in replying please quote No. and date of this letter.

## Intimation of Disapproval under Section 346 of the Mumbai Municipal Corporation Act, as amended up to date.

No. E.B./CE/

3./CE/ BS/A

of 20 - 20

MEMORANDUM

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Municipal Office,

Mumbai .....20

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26.09.2043

With reference to your Notice, letter No. dated 20 and delivered on and the plans, Sections Specifications and Description and further particulars and details of your buildings at fine to me under your letter, dated 20. I have to inform you that I cannot approval of the building or work proposed to be erected or executed, and I therefore hereby formally intimate to your, under Section 346 of the Bombay Municipal Corporation Act as amended upto-date, my disapproval by thereof reasons:

- AND AND REPORTED BY AND RELIGIOUS WITH BEFORE STARFING THE UNIONS HEROMED FLURISH CLC.
- That the commencement certifests under Sec. 45/65(1)(a) of the M.R.& T.P. Act will not be obtained before starting the proposed work.
- I that the description with is not constructed on all sides of the plot clear of road watering the with inundation below the bottom of road side drain without chafricities the fiew of rain water from the adjoining holding to prove possession of noiding or fore starting the work so per O.C. Regulation No. 38(27)
- That the low lying plot will not be filled up to reduced level of at least 92 Tirl.D. or 5" above adjoining read lovel whichever is higher with murum, earth, boulders, etc. and win not be leveled, rolled, consolidated and sloped towards road side bolded about about.
- That the specification for layout/D.P./or access roads/development of setback land will now he obtained from Executive Engineer (Road Construction) before starting the construction work and the access and setback land will not be developed accordingly tackeding providing screenlights and S.W.D., the completion certificate will not be obtained from Executive Engineer (E.C.)/Executive Engineer (S.W.D.) C.D. before successfung tackeding acceptable beathficate.
- That the structural design and statedations for the proposed work considering maximic tolerance per 1 % four Mon. 456-2000, 13920 1993, 4326 and 1893 2002 as per consume upon 00/00/115-45/1 dated 2.2.2006 for existing building specific adequacy thereof to take up additional load will not be submitted by him.

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Executive Engages Seleting Proposed 9/C. (Sealom Suburbs.) —II

- ( ) That proper gutters and down pipes are not intended to be put to prevent water dropping from the public street.
- ( ) That the drainage work generally is not intended to be executed in accordance with the Municipal requirements.

Your attention is drawn to the Special Instructions and Note accompanying this Intimation of Disapproval.

Executive Engineer, Building Proposals,

## SPECIAL INSTRUCTIONS

- (1) THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND WHICH IS NOT YOUR PROPERTY.
- (2) Under Section 68 of the Bombay Municipal Corporation Act, as amended, the Municipal Commissioner for Greater Mumbai has empowered the City Engineer to exercise, perform and discharge the powers, duties and functions conferred and imposed upon and vested in the Commissioner by Section 346 of the said Act.
  - (3) Under Byeiaw, No. 8 of the Commissioner has fixed the following levels:--
- "Every person who shall erect as new domestic building shall cause the same to be built so that every part of the plinth shall be-
- "(a) Not less than, 2 feet (60 cms.) above the centre of the adjoining street at the nearest point at which the drain from such building can be connected with the sewer than existing or thereafter to be-laid in such street"

  "(b) Not less than, 2 feet (60 cms.) above the centre of the adjoining street at the nearest point at which
- "(b) Not less than 2 feet (60 cms.) above every portion of the ground within 5 feet (160 cms.)- of such building.
  - "(c) Not less than 92 ft. ( ) meters above Town Hall Datum."
- (4) Your attention is invited to the provision of Section 152 of the Act whereby the person liable to pay property taxes is required to give notice of erection of a new building or occupation of building which has been vacant, to the Commissioner, within fifteen days of the completion or of the occupation whichever first occurs. Thus compliance with this provision is punishable under Section 471 of the Act irrescreetive of the fact that the valuation of the premises will be liable to be revised under Section 167 of the Act, from the earliest possible date in the current year in which the completion on occupation is detected by the Assessor and Collector's Department.
- (5) Your attention if further drawn to the provision of Section 353-A about the necessary of submitting occupation certificate with a view to enable the Municipal Commissioner for Greater Munbai to inspect your permises and to grant a permission before occupation and to leavy penalty for non-compliance under Section 471 if necessary.
- (6) Proposed date of commencement of work should be communicated as per requirements of Section 347 (1) (aa) of the Bombay Municipal Corporation Act.
  - (7) One more copy of the block plan should be submitted for the Collector, Mumbai Suburbs District.
- (8) Necessary permission for Non-agricultural use of the land shall be obtained from the Collector Mumbai Suburban District before the work is started. The Non-agricultural assessment shall be paid at the site that may be fixed by the Collector, under the Land Revenue Code and Rules thereunder.

Attention is drawn to the notes Accompanying this Intimation of Disapproval.

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### CE / CSTY / DOMO / AM

that the regular/especioned/ proposed lines and reservations will not be got demandated at site through A.E. (Survey)/E.E. (T&C)/ E.E. (D.P.)/D.I.L.R. before applying for C.C.

That the registered undertaking and additional copy of plan shall not be submitted for agreeing to head over the setback land free of compensation and that the sutback bending over continues will not be obtained from Ward Officer and the ownership of the setback land will not be transferred in the name of

That the Indomnity Bond indemnifying the Corporation for any action pending on axisting structure, any logal dispute of plot, ownership, accident, damage, risk to the to the occupions and an undertaking regarding no nuisance to neighbournood & occupants with the be submitted.

That the regularization of N. O.C. of Chief Fire Officer / Reliance Energy Ltd. will not be obtained and the requisition, if any, will not be complied with before

occupation certificate / B.C.C.

That the qualified registered site supervisor through architect/structural 365 engineer will not be appointed before applying for C.C.& his name and licence No. duly revelidated will not be submitted.

That the extra water and sewerage charges will not be paid to Asst. Engineer, 1.1

Water Works, "It' ward before C.C.

That 'No does wending' certificate from Assk.Engineer(B&F), N-Ward shall not 12. The same of the party of the same of the s

That adequate care in planning, designing and carrying out construction will 4 not be taken in the proposed building to provide for the consequence of sectionent of floors and plinth filing etc.

That adequate care will not be taken to safeguard the trees existing on the plot 141 while carrying out construction work & remarks from S.G. shall not be

substitui.

That the nutice under Sec 347 (1)(a) of the Mumbai Municipal Corporation Act 1. 4. will not be sant for intimating the date of commencement of the work.

That this office will not be intimated in prescribed proforms for checking the 16. opens spaces and building dimensions as soon as the work upto plinth is campatted.

That the clearance certificate from assessment Department regarding upto 37.

date payment of Municipal taxes etc. will not be submitted.

That the requirement of bye law 4(2) will not be complied with before starting 18. the drainage work and in case Municipal sewer is not laid, the drainage work will not be carried on as per the requirement of Executive Engineer (Sewerage Project), Planning & completion certificate from him will not be submitted.

That the copy of Intimetion of Disapproval conditions & other layout or sub 1.43 division canditions imposed by the Corporation in connection with the developmental sits shall not be given to the would be purchaser and also

displayed at site.

That a Janate Insurance Policy or policy to cover the compensation claims 90 enality out of Workman's Compensation Act 1923 will not be taken out before starting the work and will not be renewed during the construction.

S.E.(E.P.(O))V/E A.L.(E., P.) L. & M. O/L. (Ecsien Susable.) - T.

# CE / COTT / DFES / AB

- Trial the Javaic, ment charges as per H.R.T.P. (amendment) Act 1992 will not 35 paid.
- That the carrage entrance shot he provided before starting the work
- That the registered undertailing in prescribed proforms agreeing to demolish the excess area if constructed beyond permissible F.S.L shall not be submitted before astand for C.C.
- That the lifequate & decent temperary sanitary accommodation will not be provided for construction workers or enforce starting the work.
- That the decomensary evidence regarding ownership, area and boundaries of holding is not produced by way of abstracts form the District Inspector of Land Records, aspects from City Survey Record and conveyance deed etc.
- That the reperties fift. Cards for each sub-divided plots, road, etc. exhibiting area in varies is figures will not be submitted.
- 27. That the debris will not be removed before submitting the building completion writingto and requisite deposit will not be paid before starting the work towards faithful compliance thereof.
- That the No Objection Certificate from Hydraulic Engineer for the proposed development will not be obtained and his requirements will not be complied with
- 20. That the registered undertaking agreeing to form Co-op. Housing society will not be submitted before starting the work.
- That the relaxation / concessions if any due to hardship for the consumption of full FS1 permissible u.e. maximum potential permissible on the plot shall not be get approved from competent sufficiely before C.C.
- That the proposal will contravane the section 251(A)(A) of the Numbel Municipal Corporation Act.
- That the remarks from Asst. Engineer, Weter Works regarding location, size capacity of the socious tank, eventual storage tank for proposed and existing work will not be submitted before starting the work and his requirements will not be complied with.
- 33. There the superity of everyend tenk well not be provided as per 'P' form issued by department of Hydraulic Engineer and structural design to that effect usualized before requesting to grant commencement certificate.
- 34. That the phase programme for infrastructure development will not be cubmitted and got approved and will not be developed as per phase programme.
- 35. That the undertaking for paying additional premium due to increase in land rate as and when demanded thall not be submitted.
- 35. That the requirements as per circular no. CE/PD/12387 of 17.3.2005 shall not be complied with during the execution of work.
- That the C.C. shall not be asked unless payment of advance for providing treatment at construction site to prevent epidemics like Dangue, Malana etc. is made to the Insecticide Officer of the concerned ward office and provision shall not be made as and when required by insecticide Officer for inspection of water tenks by providing onfe and stable ledger, etc. and requirements as committees by the insections Officer shall not be complied with.
- 30. That the board mentioning the name of Architect/Owner shall not be displayed on site.

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The Hall Executive Engineer Solicity Proposed

S.E. (G. Pholybric: A. C. C. of C. (Esotem Suburbs.) - IL

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- Significant the debrie management blan shall not be submitted to S.W.M. Coperiment & NOC shall not be obtained and submitted to this office.
- That the passessory remarks his training of nalls / construction of S.W.D. will not be obtained from Dy.Ch.E.(S W.D.)City & Centrel cell, before plinth C.C. and compliance of said remarks will not be insisted before granting full C.C. for the building.
- That the private pest control agency to give enti-larval treatment on construction site shell not be appointed and conditions of circular u/No AMC/NS/cl/SG-XG/ 29.702010 shell not be complied with before asking for C.U.
- Then the work of construction shall not be carried out between 7.00 a.m. to 7.00 p.m.
- That the register U/T shall not be submitted by Owner / Developer / Builder to sell the tenements / flets on extpet eres basis only and abide by the provisions of Maharashina Ownership flets ((Regulation of the promotion of construction, sale, Management & Transfer) Act; (MOTA) amended upto date. Indemnity Board indemnity ing MOCM & its officers from any legal complications arising due to MOFA shall not as submitted.
- That the N.C.C. from Ch.E.(M&E) shall not be obtained and submitted to this office.
- 45. That the delice generated / auditing material will not be dumped within a periphery of 50.00 Mrs. from mangroves.
- That the NOU E.E. (1900) for manning of venicles shall not be submitted.
- That the registered U/T making that the Owner/Society/ Developer shall not outpose the severagement of reighbouring plot for their development which may livid open space deficiency shall not be submitted.
- 48. That as per Chouler No.ChE/27921/DP/San dated 06/01/2014, the owner / developer and concerned anti-trans / L.S. shall not compile and preserve the following ducuments:
  - a) Divinouship document, ii) Copies of IOD, CC subsequent amendments, O.C.C., E.C.C. and corresponding convect mounted plans, c) copies of Soil transaction imports, a) RCC details and convest mounted structural drawings, e). Structural Scapility Certificate from Licensed Structural Engineer, 1) Structural Addit Reports, a) All details of repairs carried out in the buildings, ti) Supervision certificate issued by the Licensed Site Supervision, i) Building Completion Certificate issued by L.S. / arctitect, j) NOC and completion certificate issued by L.S. / arctitect, j) NOC and completion certificate issued by the C.F.C.

The above decuments / plans their not be handed over to the end user / prospective society within a period of 30 days in case of redevelopment of properties and in other cases, the same should not be handed over within a period of 90 days after granting Occupation Cartificate.

49. That all the structural members below the ground shall not be designed considering the affect of chlorineses water, sulphar water, scepage water etc. and any other possible chamical affects and due care while constructing the value will be taken and completion certificate to that affect shall not be insisted before granting further C.C. beyond plinth from the licensed Structural linguiseer.

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- 50. That the registered underraiting for compliance of various conditions of E.E.(TOCIS ILO.C. shall not be submitted.
- That the R.C.C. from Register / Dy. Registrar of CHS shall not be submitted before demolition of the existing structure.
- adelizione de apartico activatore fuera el co.
- That the It.O.C. from Civil Aviation Department will not be obtained for the proposed height of the building.
- 0) SEMERAL CONCITIONS TO DE COMPLIED WITH SEMISE O.C.
- That the separate vertical drain plas, soil pipe with a separate guily trop, water main, coerdead tank etc. for materalty home / nursing home user will not be provided and the drainage systems or the residential part of building will not be affected.
- Z. That some of the drains will not be taid internally with C.I. pipes of adequate dire.
- That the dust his will not be provided as per C.E.'s circular No.CE/9296/11 of 25.6.1978.
- 5. That the surface drainage arrangement will not be made in consultation with Executive Engineer (S.W.D.) or as per his remarks and a completion certificate will not be obtained and submitted before applying for occupation certificate.
- That 10 ft. wide peved pethway upto staircase will not be provided.
- That the corrounding open spaces, parking spaces and terrace will not be kept open and unbuilt upon and will not be leveled and developed before requesting to grant permission to occupy the building or submitting the B.C.C. whichever is earlier.
- 7. That the name place/board showing plot No. name of the building etc. will not be displayed at a prominent place before O.C.C./B.C.C.
- That the parking spaces shall not be provided as per D.C. Regulation No.36.
- That B C.C. will not be obtained and I.O.D. and debris deposit etc. will not be claimed for refund within a paried of 6 years from the date of its payment.
- 10. That the provision will not be made for making available water for flushing and other non-potable purposes through a system of bore well and pumping that vision through a separate overhead tank which will be connected to the diminage system and will not have any chances of mixing with the normal vision supply of the Corporation.
- 11. That the certificate to the effect that the licensed surveyor has effectively supervised the work and has carried out tests for checking leakages, through sammary blocks, cermies, fictures, joints in drainage pipes etc. and that the workmanship is found very satisfactory shall not be submitted.
- 12. That one set of plans mounted on canvas will not be submitted.
- 13. That the certificate from List Inspector regarding setisfactory instellation and operation of lift will not be submitted.
- 14. That the federation of flat parmers of the sub-division/layout for concruction and maintanence of the infrastructure will not be formed

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15. That the acoquate provision for post-read boxes shall not be made as aultable location on ground Reer fells.

That the overy part of the building construction and more particularly, 15 overhead tunk will not be provided with a proper access for the staff of insactions Officer with a provision of temporary but safe and stable ladder etc.

That the final HOC from S.G. shall not be submitted. 17.

That the requisitions of clause No.45 & 48 of D.C.R.91 shall not be compiled 13. enigrām. Partija

That the intrastructural works such as; construction of handholes/manholes. ducts for underground cables, concealed withing inside the flattifrooms, reams/space for telecom lastallations etc. required for providing telecom survices shah not be provided.

20 That the provision for rain water harvesting as per design prepared by approved consultant in the field shall not be made to the satisfaction of

Manichal Commissioner.

That the Verminulture bins for disposal of wer waste as per the design and 2). specification of Organizations / individuals specialized in this field, as per the list furnished by Solid Waste Management Department of MCGM, shall not be provided to the satisfaction of Municipal Commissioner.

That the final C.F.O. NOC shall not be submitted before O.C.C. 22.

#### 2.3

That certificate under Section 270-A of the Bombay Municipal Corporation Acc 1 will not be obtained from the sidepartment regarding adequacy of water supply.

> Section Proposale E.S.-II

#### NOTES

- (1) The work should not be started unless objections are complied with
- (2) A certified set of latest approved plans shall be displyed on site at the time of commencement the work and during the progress of the construction work.
- (3) Temporary permission on payment of deposite should be obtained any shed to house and store for constructional purposes, Residence of workmen shall not be allowed on site. The temporary structures for storing constructional material shall be demolished before submission of building completion certificate and a certificate signed by Architect submitted along with the building completion certificate.
- (4) Temporary sanitary accommodation on full-flusing system with necessary drainage arrangement should be provided on site workers, before starting the work.
- (5) Water connection for constructional purpose will not be given until the hoarding is constructed and application made to the Ward Officer with the required deposite for the construction of carriage entrance, over the road side drain.
- (6) The owners shall intimate the Hydraulic Engineer or his representative in Wards at least 15 days prior to the date of which the proposed construction work is taken in hand that the water existing in the compound will be utilised for their construction works and they will not use any Municipal Water for construction purposes. Failing this, it will be presume that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.
- (7) The hoarding or screen wall for supporting the depots of building materials shall be constructed before starting any work even though no materials may be expected to be stabled in front of the property. The scaffoldings, bricks metal, sand preps debrics, etc. should not be deposited over footpaths or public street by the owner/architect/their contractors, etc. without obtaining prior permission from the Ward Officer of the area.
- (8) The work should not be started unless the manner in obviating all the objection is approved by this department.
- (9) No work should be started unless the structural design is approved.
- (10) The work above plinth should not be started before the same is shown to this office Sub-Engineer concerned and acknowledgement obtained from him regarding correctness of the open spaces & dimension.
- (11) The application for sewer street connections, if necessary, should be made simultaneously with commencement of the work as the Municipal Corporation will require time to consider alternative site to avoid the excavation of the road an footpath.
- (12) All the terms and conditions of the approved layout/sub-division under No. of should be adhered to and complied with.
- (13) No Building/Drainage Completion Certificate will be accepted non water connection granted (except for the construction purposes) unless road is constructed to the satisfaction of the Municipal Commissioner as per the provision of Section 345 of the Bombay Municipal Corporation Act and as per the terms and conditions for sanction to the layout.
- (14) Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.
- (15) The acces road to the full width shall be constructed in water bound macadam before commencing work and should be complete to the satisfaction of Municipal Commissioner including asphalting lighting and drainage before submittion of the Building Completion Certificate.
- (16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.
- (17) The surrounding open spaces around the building should be consolidated in Concrete having broke glass pieces at the rate of 125 cubic meters per 10 sq. meters below payment.
- (18) The compound wall or fencing should be constructed clear of the road widening line with foundation below level of bottom of road side drain without obstructing flow of rain water from abjoining holding before starting the work to prove the owner's holding.
- (19) No work should be started unless the existing structures proposed to be demolished are demolished.

- (20) This Intimation of Disapproval is given exclusively for the purpose of enabling you to proceed further volves arrangements of obtaining No Objection Certificate from the Housing commissioner under Section 15 (h)(i1) of the Rent Act and in the event of your proceeding with the work either a factor arrangement and about commencing the work under Section 347 (1) (au) or your starting the work without removing the structures proposed to be removed the act shall be taken as a severe breach of the conditions under which this Intimation of Disapproval is issued and the sanctioned will be revoked and the commencement certificate granted under Section 45 of the Maharashtra Regional and Town Planning Act, 1966, (12 of the Town Planning Act), will be with drawn.
- (21) If it is proposed to demolish the existing structures by negotiations with the tenants, under the circumstances, the work as per approved plans should not be taken up in hand unless the City Engineer is satisfied with the following:-
  - (i) Specific plans in respect of eviciting or rehousing the existing tenants on hour stating their number and the area in occupation of each.
  - (ii) Specifically signed agreement between you and the existing tenants that they are willing to avail or the alternative accommodation in the proposed structure at standard rent.
  - (iii) Plans showing the phased programme of construction has to be duly approved by this office before starting the work so as not to contravene at any stage of construction, the Development control Rules regarding open spaces, light and ventilation of existing structure.
- (22) In case of extension to existing building, blocking of existing windows of rooms deriving light and its from other sides should be done first before starting the work.
- (23) In case of additional floor no work should be start or during monsoon which will same arise water leakage and consequent nuisance to the tenants staying on the floor below.
- (24) the bottom of the over hand storage work above the finished level of the terrace shall not be more than 1 metre.
- (25) The work should not be started above first floor level unless the No Objection Certificate from the Civil Aviation Authorities, where necessary is obtained.
- (26) It is to be understood that the foundations must be excavated down to hard soil.
- (27) The positions of the nahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- (28) The water arrangement must be carried out in strict accordance with the Municipal requirements.
- (29) No new well, tank, pond, cistern or fountain shall be dug or constructed without the previous permission in writing of the Municipal Commissioner for Greater Mumbai, as required in Section 381-A of the Municipal Corporation Act.
- (30) All gully traps and open channel drains shall be provided with right fiting mosquito proof covers made of wrought iron plates or hinges. The manholes of all jisterns shall be covered with a properly fitting mosquito proof hinged cast iron cap over in one piece, with locking arrangement provided with a bolt and huge screwed on hightly serving the purpose of a lock and the warning pripes of the ribbet pretessed with screw or dome shape pieces (like a garden mari rose) with copper pipes with perfictions each not exceeding 1.5 mm. in diameter, the cistern shall be made easily, safely and permanently a ceasible by providing a firmly fixed iron ladder, the upper ends of the ladder should be earmarked and extended 40 cms. above the top where they are to be fixed an its lower ends in cement concrete blocks.
- (31) No broken bottles should be fixed over boundary walls. This prohibition refers only to broken bottles to not to the use of plane glass for coping over compound wall.
- (32) (a) Louvres should be provided as required by Bye-law No. 5 (b).
  - (b) Lintels or Arches should be provided over Door and Window opening.
  - (c) The drains should be laid as require under Section 234-1 (a).
  - (d) The inspection chamber should be plastered inside and outside.

(33) If the proposed aditional is intended to be carried out on old foundations and structures, you will do so at your own risk.

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Executive Engineer, Building Proposals

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