

MUNICIPAL CORPORATION OF GREATER MUMBAI

Amended Plan Approval Letter

File No. CHE/WS/0442/K/337(NEW)/337/4/Amend dated 04.09.2020

To, CC (Owner),

AMEET G. PAWAR\$\$ Shree Naman Developers Pvt Ltd SATYANARAYAN PRASAD 315, Parekh Market, 39, J.S.S.Road, COMMERCIAL CENTER, GROUND Opera House, Mumbai.

COMMERCIAL CENTER, GROUND FLOOR, DAYALDAS ROAD, VILE PARLE EAST, MUMBAI-400057.

Subject: Proposed Residential Building on plot bearing C.T.S. No. 304,305,317 & 322 of Village Marol, Military Road at 'K'-East-

Ward , Andheri (E) Mumbai- 400059.

Reference: Online submission of plans dated 01.04.2019

Dear Applicant/ Owner/ Developer,

There is no objection to your carrying out the work as per amended plans submitted by you online under reference for which competent authority has accorded sanction, subject to the following conditions.

- 1) All the conditions of this office I.O.D. under even no. dated 31/05/2016 shall be applicable and should be complied with.
- 2) The revised structural design and calculations from the licensed structural engineer shall be submitted as per proposed amended plan.
- 3) The work shall be carried out between 6.00am to 10.00pm only (as per circular no. Ch.E./DP/7749/Gen. dated 07/06/2016)
- 4) The NOC from the A.A.&C. 'K/East' Ward shall be submitted.
- 5) All dues clearance certificate from A.E. (W.W.) 'K/East' Ward shall be submitted.
- 6) The C.C. shall be got re-endorsed before starting of work.
- 7) All the payments shall be made.
- 8) The Workmen's Compensation Policy in the name of site under reference shall be submitted.
- 9) The Structural Stability Certificate for the building under reference from Structural Engineer shall be submitted.
- 10) The dry and wet garbage shall not be separated and the wet garbage generated in the building shall treated separately on the same plot by the residents / occupants of the building in the jurisdiction of M.C.G.M. The necessary condition in Sale Agreement to that effect shall be incorporated by the Developer/Owner."
- 11) The verification of AMSL of completed work shall be done before F.C.C. from GVK/MIAL. The AMSL of the topmost part of the building under reference shall also be verified from MIAL/GVK before OCC.
- 12) All the conditions and directions specified in the orders of Hon'ble Supreme Court in the case of Dumping Ground shall be complied with before starting demolition of structures and/or starting any construction work.
- 13) Adequate safeguards shall be employed in consultation with SWM dept. of MCGM for preventing dispersal of particles through air.
- 14) The Bank Guarantee (B.G.) shall be submitted as per Hon'ble Supreme Court directives & the same shall be revalidated timely & submitted to this office.
- 15) The Indemnity Bond to indemnify the MCGM & its Officials against any risk, disputes, litigations, legal & court matters...etc shall be submitted.
- 16) breach of condition regarding debris disposal will entail the cancellation of the building permission or IOD & the work will be liable to be stopped immediately.
- 17) The record of C & D generated shall be maintained on site and shall be uploaded on MCGM AutoDCR system.
- 18) The SWM NOC shall be submitted and C & D waste shall be handled & transported to the designated unloading site as per SWM NOC and comply with all conditions mentioned in the SWM NOC.

- 19) That the Developer shall submit Registered Undertaking stating that, all the terms and condition mentioned in this circular shall be binding on them and the same will be followed scrupulously. The project proponent shall also undertake that, they shall make aware to the prospective buyers in the projects and the RERA Authorities about the instalment payment facility availed by them in the various payment to be made to MCGM/Government and the provisions in the Circular about initiating action by MCGM against the default in payment on scheduled date.
- 20) That the Developer/Project Proponent shall also submit Indemnity Bond indemnifying MCGM/MCGM staff against any dispute, litigation, RERA compliances...etc regarding the instalment payment facility available by them.
- 21) That the Developer shall deposit Post Dated Cheques (PDC) for instalment amount with an interest due & drawn on scheduled bank as per schedule date of payment before grant of C.C.
- 22) That the C.C. equivalent to 10% of approved built-up area shall be restricted.
- 23) That the payments as per schedule of instalment granted & approved by Dy.Ch.E.(B.P.)WS-I shall not be made.
- 24) That this approval is without Prejudice to Legal matters / any matters pending in Court of Law if any.

