From

The Member-Secretary, Madras Metropolitan Development Authority, 0.8, Gandhi-Irwin Road, Egmore, Madras-600 008. Letter No. B2 24045 99

Thirm V. Rangamathan and others He matted . El . UM Said aped, MI-15

Dated:

Sir/Hadam,

Sub: IMDA - APU - Construction of

Residential Commercial Building mambalam atts. No. 20, 21/1064 26, Door No. 19, Pollum of and Remittance of D.C., S.C., S.D., RC

C.S.R., S.D. for upflow filter -

Requested - Regarding.

Ref: Your PPA received on 5, 11,93

The Planning Permission Application received in the reference cited for the additional construction of Residential Flats Commercial Building at the above site under reference was examined and considered to process further subject to Metro Water Clearence and subject to the following conditions stipulated by virtue of provisions available under DCR 2(b)ii:-

i) The construction shall be undertaken as per sanctioned plan only and no deviation from the plans should be made without prior sanction. Any deviation done violating the DCR is liable to be demolished;

ii) A professionally qualified Architect Register d with Council of Architects of Class-I Licensed Surveyor shall be associated with the construction work till it is completed their names/addresses and consent letters should be furnished.

iii) A report in writing shall be sent to Madras Metropolitan Development Authority by the Architect or Class-I Licensed Surveyor who supervise the construction just before the commencement of the erection of the building as per the sanctioned plan. Similar report shall be sent to Madras Netropolitan Development Authority when the building has reached upto plinth level and therefore every three months at various stagen of the construction/develop-ment certifying that the work so far completed is in accordance with the a proved plan.

p.t.o.

The Licensed Surveyor and Architect shall infor this Authority imm distely if the contract between him/them and the owner/developer has been cancelled or the construction is carried out in deviation to the approved plan;

- iv) The owner shall inform lidras Metropolitan
 Development Authority of any change of the
 Licensed Surveyor/Architect. The newly appointed
 Licensed Surveyor/Architect shall also confirm
 to MDA that he has agreed for supervising the
 work under reference and intimate the stage of
 construction at which he has taken over. No
 construction shall be carried on during the
 period is interventing between the exit of the
 previous Architect/Licensed Surveyor and entry
 of the new appointse;
 - v) On completion of construction the applicant shall intimate IMDA and shall not occupy the building or permit it to be occupied until a completion certificate is obtained from Ladras Hetropolitan Development Authority;
- vi) While the applicant makes application for service connection such as Electricity, water supply, Sewerage he should enclose a copy of the completion certificate is seed by NEDA along with his application to the concerned Department/Board/Agency;
- vii) When the site under refer not is transferred by way of sale/lease or any other means to any person before completion of the construction, the party shall inform HDA of such transaction and also the name and address of the persons to whom the site is transferred immediately after such transaction and shall bind the purchaser to these conditions of the Planning Permissions;
- viii) In the open space within the site, trees should be planted and the existing trees preserved by to the extent possible;
 - ix) If there is any falose statement, suppression or any misrepresentation of facts in the application, Planning Permission will be liable for cancellation and the development made, if any will be treated as unauthorised;
 - x) The new buildings should have mosquito proff overhead tanks and wells;
 - xi) The sanction will be void abintio of the conditions mentioned above are not complied with;
 - 2. The applicant is requested to;
 - a) Communicate acceptance of the above conditions.

b) Remit a sum of B. 7,500/- (Rupus South Humand and five hurdreds only) towards Development Charge under Section 59 of the Tamil Nadu Town & Country Planning Act 1971 for land and building and a sum of B. 1800/- (Rupus Oruthousand and founds S. F. for R. P and R. 8000/- (Rupus with thousands only) towards Regularaisation sharpes. and AS 80,000/- (Rupus Charges and AS 80,000/-

towards Security Deposit which is refundable without interest. If there is any deviation/ Violation/change of use to the approved plan, the Security Deposit will be forfeited. The Development Charge/Security Deposit/Scrutiny Charge/Security Deposit for Septic Tank for upflow filter may be remitted in two/three/four separate demand drafts of any Nationalised Banks in Madras drawn in favour of the Member Secretary, Madras Metropolitan Development Authority at the Cash Counter of the Member along the sets from the date of issue of this letter and produce the receipt. The papers would be returned unapproved if the payment is not made within eight weeks from the date of issue of this letter.

- c) Furnish the informati n and letter of undertaking as required under 2(a) and 2(b) above.
- d) Give an undertaking in 1.10/- stamp paper attested by the Notary Public (A copy of the Format is enclosed herewith).
- e) A copy of the format enclosed for display of particulars for IISB/Special Buildings and the display with details at the site is compulsory.
- f) For the payments received after one month, interest shall be collected at the rate of 12% per annum (i.e. 1% per month) for the every completed month from the date of issue of this advice.
- (9) Formish R.P. deleting the postice in SSB (South) in with consult survived plan and summaning of the Non PSI one or par DCR permissibility.

J. (a) The acceptance by the Authority of the Prepayment of the Development Charge shall not entitle the person to the Planning Permission but only the refund of the Dev lopment Charge in case of refusal of the permission for non-compliance of the conditions stated in Pera-2 above or any other person, provided the construction is not commenced and claim for refund is node by the applicant.

(b) Before remitting the Development Charge, the applicant shall communicate acceptance of the conditions stated in 1(i) to (xi) above and furnished the informations and letters of undertaking as required under 2(a and 2(b) above and get clearance from the officials concerned in IIDA.

4. On receipt of the above papers, action will be taken to issue Planning Permission.

Yours faithfully,

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for IMBOR-S CRUTARY.

Incl.: As in I,D and E above.

Copy to: 1. The Commissioner, Corporation of Hadras, adras-600 003.

2. The Senior Accounts Officer, Accounts (Main) Division, MIDA., Medras-600 008.