BY REGISTERED POST WITH ACK. DUE

From

The Member Secretary, Chennai Metropolitan Development Authority, No.8, Gandhi Irwin Road, CHENNAI -600 008.

To Thiru D. Bala Baskar and D. Giyidhar

Plot No. 10, Door No. 3 (New No. 5) Dr. Gurusamy Str Chetput, Chennai - 600 031

Letter No.B 1/33026/2001 Sir/Madam,

Dated: 17.5.2002

Sub: CIDA - Area Plans Unit - Planning permission proposed construction of stilt parking floor part + Ground Floor part + 3 floors + 4 floors part, residential building with 10 dwelling unit at D.No.3, Dr. Gurusamy Road, Chetput, R.S. No. 376/38 block No. 25, Egmore, Chennai

- Ref: 1) Planning permission application received in SBC No. 10, dated 8.10.2001
 - 2) Applicants letter dated 5.4.2002
 - 3) This office letter No. B1/30443/2000, dated 8.2.2001

The Planning permission application and revised plan received in the reference cited for the proposed construction of stilt parking gloor part + Ground Floorpart + 3 floors + 4 floors part residential building with 10 dwelling unit at D.No. 3, (New 276/20 No. Door No. 5) Dr. Gurusamy Road, Chetput, R.S. No. 376/39, block No. 23, Egmore, Chennai is under scrutiny.

To process the applicant further, you are requested to remit the following by A separate Demand Draft of a Nationalised Bank in Chennai City drawn in favour of Member-Secretary, Chennai Metropolitan Development Authority, Chennai -8, at Cash counter (between 10.00 A.M. and 4.00 P.M.) in CMDA and produce the duplicate receipt to the Area Plans Unit, 'B' Channel in CIDA.

i) Development charges for land and building under Sec. 59 of T&CP Act, 1971

ii) Scrutiny Fee (Balance)

Earlier remitted in the ref. 3rd cited Rs.23,700/- (Rupees twenty three thousand seven hundred only) vide receipt No. 9599, dt.17.11.00 adjusted. Rs.650/- (Rupees six hundred and

fifty only)

- iii) Regularisation charges : : Rs.
 - iv) Open space Reservation : Rs. charges (i.e. equivalent land cost in lieu of the space to be reserved and handed over as per DCR 19(b)I(VI)19(b)-II(vi)/ 17(a)-9)
- v) Security Deposit (for the proposed development)

 vi) Security Deposit (for septic tank with unflow filter)

 Rs. Earlier remitted in the ref. 3rd cited Rs. 98,000/- (Rupees ninety dight thousand only) vide receipt

 Rs. No. 9599 dt. 17.11.2000 adjusted
- tank with upflow filter)
- vii) Security Deposit (for Display: Rs. Earlier remitted in the ref.3rd cited Rs.10,000/- (Rupees ten thousand only) vide receipt No.
- DTE: i) Security Deposits are refundable 2592ndt 17hb1+2000 adjusted interest on claim, after issue of completion certificate by CNDA. If there is any deviation/ violation/change of use of any part or whole of the building/site to the approved plan security deposit will be forfeited.
 - ii) Security Deposit for Display Board is refundable when the Display Board as prescribed in the format is put up in the site under reference. In case of default security deposit will be forfeited and action will be taken to put up the Display Board.
- iii) In the event of upclaim of the Security Deposit for a period of more than 5 years, it is presumed that the applicant may not have any right to claim the same and the amount would be forefeited.
- 2. Payments received after 30 days from the date of issue of this letter attracts interest at the rate of 12% per mum (i.e. 1% per month) for every completed month from the date of issue of this letter. This amount of interest shall e remitted along with the charges due (however no interest is collectable for Security Deposits).
- 3. The papers would be returned unapproved if the ayment is not made within 60 days from the date of issue of this letter.

- 3 -

. 111)In the even of the security Deposit is not claimed within a period of 5 years from the date of remittance, the Security Deposit shall be forfeited without any further notice

- 3 -4. You are also Figure 500 to county the follows:

a) Parming the letter of year consistence for the fellowing emissions atignized by wister of previous weighted solve IR SISIII

 The construction shall be undertaken as per once place only and no deviction from the place are and node without prior america. Construction does deciction is lighten to be absoluted.

deletion is lighte to be desclised.

13) In cases of Special buildings, Group Levelopsents, a perfectionally qualified architect Registered with compal of Architects or Class - I Liouand Surveyor

shall be nascensive with the construction park till it is completed, Their majoryalistance and comment itters about to furnished.

iiil report in writing shall be sent to CEEA by the ArchitectClose of identical decoupts why pagerology

the consequence of the contract of the contrac

The Licensed Gurwayer and prohibited shall inform this Authority (modificily) if the contract webwook him/ them in: the contraction has been equalled or the construction is secreed out in deviation to the special of in.

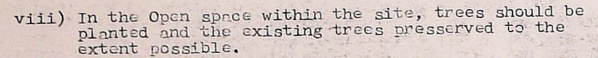
NPTH every should indeer CDL of only change of the limited graves/relative. The modely appointed to the control of the control of the control CDL that the control of the control of the control of which the how taken over. So construction of the control branch to cot of the previous Trechtice/Liminal Drawley to cot of the previous Trechtice/Liminal

V) 08 completion of the construction, the applicant Stell intincto CDE, and shall not occupy the busing or persit it to be occupied until a completion contribute in obtained from CNES.

vi) While the -pilicult makes application for service connection such as Electricity, their supply, Severage bysic shade certain a copy of the completion critificat insect by Clin, along with his application to the concerns the content of the content of the concerns.

transmiss and shall himd the purchaser to those of to the planning permission.

1



- ix) If there is any false statement suppression or any misrepresentations of acts in the application, planning permission will be liable for a cancellation and the development made, if any will be treated as unauthorised.
 - x) The new building should have mosquito proof over head tanks and wells.
- xi) The sanction will be avoid abinitio, if the conditions mentioned above are not complied with.
- xii) Rain water conservation measures notified by CMDA should be adhered to strictly:
 - a) Undertaking (in the format prescribed in Annexure -XIV to DCR) a copy of it enclosed in Rs.10/- stamp paper duly executed by all the land owners, GPA Holders, builders and promoters separately. The Undertakings shall be duly attested by a Notary Public.
 - b) Details of the proposed development duly filled in the format enclosed for display at the site in cases of Special Buildings and Group Developments.
 - 5. You are also requested to furnish the following
 - a) Revised plan (sheet No.2) monitoring mentioning the R.S.No. as 376/38
 - b) Original receipt No. 9599 dated 17.11.2000
 - c) Original approved plan copy and ped planning permit obtained earlier vide this office letter in the reference 3rd cited.
 - 6. Your earlier remittance of 115 1,27,411/2 towares water Supply and Severage Intrastructure Improvement Charges vide DD.No. 746462 Dated 12/11/2000 drawn on Bank of Baroda is adjusted.

The issue of planning permission depend on the compliance/
fulfilment of the conditions/payments stated above. The
acceptance by the Authority of the pre-payment of the development
charge and other charges, etc. shall not entitle the person
to the planning permission but only refund of the Development
Charge and other charges (excluding scrutiny fee) in case of ref
refusal of the permission for non-compliance of the conditions
stated above or any of the provisions of DCR, which has to be
complied before getting the planning permission or any other
person provided the construction is not commenced and claim
for refund is made by the applicant.

Yours faithfully.

Encl: Copy of display format

Copy tos

10 The Senior A counts Officer Accounts (Main) Division CMDA, Chennai - 600 008

2) The Commissioner, Corporation of Chennai, Rippon Building, Chennai -3

kr/20.5