

BY REGISTERED POST WITH ACK. DUE

From

The Member Secretary,  
Chennai Metropolitan  
Development Authority,  
No.1, Gandhi Irwin Road,  
CHENNAI -600 008.

To

M/s. HIVELM INDUSTRIES,  
A Unit of Digivision Electronics  
Limited,  
A-5&6, Industrial Estate,  
Guindy, Chennai-600 032.

Letter No.B 1/25263/2002

Dated: 28-08-2002

Sir/Madam,

Sub: CMDA - Area Plans Unit - Planning Permission -  
Construction of BF+GF+3F Office, Show Room and  
residential building in two blocks with 27  
dwelling units in total at No.8 (Old No.160/161),  
Lattice Bridge Road, S.Nos.59/6,9,10, 59/4 part  
and 59/8 part, T.S.No.21/1 and 21/2, Block No.20,  
Thiruvanmiyur - Remittance of charges - Regarding.

Ref: PPA received in SBC No.26/2002 (Green Channel)  
dated 10-07-2002.

-:-

The Planning Permission Application received in the  
reference cited for construction of Basement Floor + Ground Floor +  
3 Floors Office, Show Room and Residential Building in two blocks  
with 27 dwelling units in total at No.8 (Old No.160/161), Lattice  
Bridge Road, Survey Nos.59/6, 9, 10, 59/4 part and 59/8 part, T.S.  
No.21/1 and 21/2, Block No.20, Thiruvanmiyur, Chennai is under  
scrutiny. ....

To process the applicant further, you are requested to remit the  
following by **five** 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 CMDA.

- i) Development charges for land and building under  
Sec.59 of T&CP Act, 1971 : Rs.1,25,000/-  
(Rupees one lakh twenty five thousand  
only)
- ii) Scrutiny Fee : Rs. 5000/-  
(Rupees five thousand only)

p.t.o.

- iii) Regularisation charges : ~~Rs. 12,20,000/- (Rupees twelve lakhs twenty thousand only)~~  
Rs. 12,20,000/- (Rupees twelve lakhs twenty thousand only)
- iv) Open space Reservation 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) : Rs. 12,20,000/- (Rupees twelve lakhs twenty thousand only)
- v) Security Deposit (for the proposed development) : Rs. 2,63,000/- (Rupees two lakhs sixty three thousand only)
- vi) Security Deposit (for septic tank with upflow filter) : Rs. —
- vii) Security Deposit (for display Board) : Rs. 10,000/- (Rupees ten thousand only)

- NOTE: i) Security Deposits are refundable amount without interest on claim, after issue of completion certificate by CMDA. If there is any deviation/violation/change of use of any part of while 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 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.

2. Payments received after 30 days from the date of issue of this letter attracts interest at the rate of 12% per annum (i.e. 1% per month) for every completed month from the date of issue of this letter. This amount of interest shall be remitted along with the charges due (however no interest is collectable for Security Deposits).

3. The papers would be returned unapproved if the payment is not made within 60 days from the date of issue of this letter.

4. You are also requested to comply the following:

- a) Furnish the letter of your acceptance for 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. Construction done in deviation is liable to be demolished.
  - ii) In cases of Special Buildings, Group Developments, a professionally qualified Architect Registered with Council of Architects or 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 CMDA by the Architect/Class -I Licensed Surveyor who supervises the construction just before the commencement of the erection of the building as per the sanctioned plan. Similar report shall be sent to CMDA when the building has reached upto plinth level and thereafter every three months at various stages of the construction/development certifying that the work so far completed is in accordance with the approved plan.

The Licensed Surveyor and Architect shall inform this Authority immediately 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 CMDA of any change of the Licensed Surveyor/Architect. The newly appointed Licensed Surveyor/Architect shall also confirm to CMDA 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 intervening between the exit of the previous Architect/Licensed Surveyor and entry of the new appointee.
- v) On completion of the construction, the applicant shall intimate CMDA and shall not occupy the building or permit it to be occupied until a completion certificate is obtained from CMDA.
- vi) While the applicant makes application for service connection such as Electricity, Water supply, Sewerage he/she should enclose a copy of the completion certificate issued by CMDA along with his application to the concerned Department/Board/Agency.
- vii) When the site under reference is transferred by way of Sale/lease or any other means to any person before completion of the construction, the party shall inform CMDA 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 those conditions to the planning permission.

- viii) In the Open space within the site, trees should be planted and the existing trees preserved to the extent possible.
- ix) If there is any false statement, suppression or any misrepresentations of facts 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 void 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 a Demand Draft drawn in favour of Managing Director, Chennai Metropolitan Water Supply and Sewerage Board, Chennai-2 for a sum of Rs.3,35,000/- (Rupees three lakhs thirty five thousand only) towards Water Supply and Sewerage Infrastructure Improvement charges. The Water Supply and Sewerage Infrastructure Improvement charge (a statutory levy) is levied under the provisions of Sec.6(xii)a of CMWSSB Amendment Act 1998 read with Sec.81(2)(jj) of the Act. As per the CMWSSB Infrastructure Development charge (Levy and Collection) Regulation 1998 passed in CMWSSB Resolution No.416/98, CMDA is empowered to collect the amount on behalf of CMWSSB and transfer the same to CMWSSB.

6) You are also requested to furnish 5 sets of revised plans rectifying the following defects.

- 1) The abutting road width has to be shown as 16.00mtr. i.e., as per Block Map/Revenue Record. The 3.20mtr. wide land as on site has to be shown in hatched indication. (which can not be considered as road portion)
- ii) The shape of the site on North West corner do not tally with the TSLR dimensions.
- iii) Elevation and cross sectional plans do not tally with the detailed floor plans, which needs correction.

- iv) Notation of "ward robes" were not indicated in the detailed floor plans for typical floors in both the blocks.
- v) Column positions do not tally on ~~south~~<sup>South</sup> east corner in the plans for Basement and Ground Floor of rear block.
- vi) In the kitchen inner dimensions (Front Block typical floor plan), the conversion of 9'3" shall be 2.82mts.
- vii) Plot extent and floor areas stated in the area statement needs correction.
- viii) The location of dwarf wall across the North-East gate was not shown.
- ix) Sump capacity (in total) shall be restricted to 68,000 litres.
- x) The Building dimension on south west corner in the site plan shall be shown as 13'6" (North to South).
- xi) The words "7.0m wide set backs" shall be deleted from the site plan.
- xii) In the detailed floor plans, some of the break-up dimensions were over written.
- xiii) The usage was not mentioned in the Basement Floor Plan (Front Block).
- xiv) In the typical floor plan for front block, "First Floor" was not mentioned.
- xv) The usage was not mentioned in the basement floor plan and Ground Floor for Rear Block.
- xvi) In the terrace floor plans, parapet walls shall be shown over the main wall and not over the projections.
- xvii) Grading of 1 in 20 was not shown towards percolation trench (Pebble bed) detail.
- xviii) One of the gate to be shifted to the Public passage side so as to provide 7.20mts. accessway to the rear block within a distance of 50mts. from the block.

7. You may call upon Deputy Planner (B-Channel) South on any working day between 10 AM and 1 PM for clarification of the defects noted above.

8. 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 refusal of the permission for non-compliance of the conditions stated above or any of the provisions of Development Control Rules, 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,

for MEMBER-SECRETARY.

Encl:- Copy of display format.