BY REGISTERED POST ACK DUE	
Rrom another same does dan I W	in mandring per anagement (e);
and the property of the property of the second of the seco	The conference of Paragraphics
The Member Secretary and boscommer and the	Int. V. Negalakphie
Chennai Metropolitan (1998) and an include (1998).  Development Authority (1998) and (19	51, of = 47 North 18 may Poal,
No.1, Gandhi Irwin Road, in a second	the side of the country of the state of the
Fomore.Chennai-600008.	C. Ngor, cherici 17.
with the annual manual and a state of the st	41 % 348% 10 4448 MA MARK WAT MINIST
Letter No. 20 8 21 93 92 05	Dated: 29-7-05
1000 HOLD PARKET OF THE PARKET	man conference and processing and a super
	Justin e Mass Luisisted.
Sub: CMDA - Area Plans Unit -	Planning Permission - Papered Constraint of
	ental briting that & Down 5/6/2000. Sopor, channed 17. 7.5. 7 5099/1 Blocking/mittane of DC and our changes - Reg-Reg
and and 109+ f 3 floors deside	outst pulsing at the part & (Opio
North of you Road, T. M	logor, denni-17, 7.5.2 5099/1 Blocker /
8.88. Stronger - Ray	mittane of DC of our clayer fleg-Rog
Ref: 1) PPA received in SBC No.	. 338 St. 1.4. 2001
(Bartonian Bartonian Bart	9- 8.11.7.2005 and most and
3) Revised play sec	eero we by 94. 13. 2. 2005
The Control of the Co	recor, eister apelikalikalih (5 %)
The interior invitable to the last	र कार्य व वेजार्गकर हो विकास स्थापन के स
	** palling only or should be the light the
reference 123 Cefel for to	posposed Co-skively of aff3f60s
relevence / a 3 Cefed The	Participation of the state of t
dofision by bring mis 4 des	d Door @ 51 (0/3 = 42) Neck & BMan
7.5.00 5099/1, slol e 118,71	Igor chenai -17
the statement of the st	and the second to require the
is under scruting. To process the applicant	t littlest, along the reducation to rount and
following by senarate Demand Prait of a	Nationalised Bark in Unennai City acavit
in favour of Member Secretary, CMDA, Ch	ennai-6, at cash counter (between 10.00
a.m. to 4.00 p.m.) in CMDA and produce the di Channel in CMDA.	iplicate receipt to the Area Flans onn, D
Channel in ChanA. 19 Philips of the Change o	A STATE OF THE STA
i) Development charges for land and	: Rs. 8000/5 1971 (Rupees eght Toosand only)
Building under Sec. 59 of TeaCP Act 1	1971 (Rupees Eght housens enry)
	A
ii) Scrutiny Fee	(Rupees for Lindred only).
n, bytumy rov	(Rupees fore Lindsed any).
	the state of the s
an activities the state of the	katang manganan katang kat Katang katang katan
	(Runees
그 이 것이 그렇게 되는 이 그 것같아 없는 이 경기에 가면 없는 것이 하고 있다. 이 회사에 없는 것이 없는 것이 없는 것이 없다고 있다면 없다.	그 것이 있는 경우를 잃었다면 가는 아내는 아내는 아내는 아내는 아내는 아내는 아내는 아내는 아내는 아내
in One Space Reservation Charges	Rs.
(i.e. cipit)  (i.e. cipit)  the space to be reserved and incided	(Kupees
over as per TiCT, 19 (b)I (VI)19(b)-I	
(17(a)(9)	
HE 40.00m 사용 10.00m 전에 12.00m 사용 12.00m 14.00m 14.00m 14.00m 14.00m 15.00m 16.00m 16.00m 16.00m 16.00m 16.00m 1	

v) Security Dopaif to proposed.

Development.

(Rupees Thought me Trought aly)

By /9392/05

vi) Security Deposit for Septic tank with Upflow Filter)

vii) Security Deposit for Display Board

(Rupers for Thousand only)

## NOTE:

- i) Security Deposit 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 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 the Recurity Deposit is not claimed within a period of 5 years from the date of remittance, the Security Deposit hall be forfeited without any further notice.
- 2) Payment received after 20 days from the date of lique of this letter attracts interest at the rate of 12% per amount (i.e. 1% per month) for every completed month from the date of issue of this letter. This amount of inverest 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.

Ba / 9392/05

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 up to 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.

- The owner shall inform CMDA of any changes 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 exist of the previous Architect/Licensed Surveyor and entry of the newly appointed.
- 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, Severage, he/she should enclose a copy of the completion certificate issued by CMDA along with his application tot the concerned Department Board/Agency.
- wii) 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 action 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.
- xi) Head tanks and wells.
- xii) The sanction will be void abinitic if the conditions mentioned above are not complied with:

- xiii) 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. A Notary Public shall duly attest the Undertakings.
- 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. 37, 600/5 Repes This feet Thousaft of

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) (ii) of the Act. As per the CMWSSB Infrastructure Development Charges (Levy & Collection) Regulation 1998 passed in CMWSSB Resolution No.416/98, CMDA is empowered to collect the amount of behalf of CMWSSB and transfer the same to CMWSSB.

This rest out the in this think is

Somethe Call Mr.

Bu/9392/05

6. The issue of Planning Permission depends on the compliance/fulfillment of the conditions/payments stated above. The acceptance by the Authority of the pre-payment of the Development Charges and other charges, etc shall not entitle the person to the planning permission, but only refund of the Development Charges 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 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.

durs faithfully,

for MEMBER-SECRETARY.

Encl: Copy of Display Format.

## Copy to:-

1. The Commissioner Corporation of Chennai Chennai - 600 003.

 The Senior Accounts Officer, Accounts (Main) Division, CMDA, Chennai-600 008.