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#### CHENNAI METROPOLITAN DEVELOPMENT AUTHORITY

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# Letter No.PP/NHRB/S(B1)/0664/2019, Dated:.....8,11.2019

То

## The Principal Chief Engineer,

Greater Chennai Corporation, Chennai 600003

Sir,

**Sub:** CMDA – Area Plans Unit - 'B' Channel (South) - Planning Permission for the proposed construction of Group development comprising of Fuel Filling Station and Shop consisting of Ground floor at Rajiv Gandhi Salai (OMR), Semmanchery, Chennai in S.No.127/16B1A & 127/18A1A of Semmanchery Village within the limit of Greater Chennai Corporation – Approved and forwarded to Local Body for issue of Building Permit – Reg.

Ref: 1. Planning Permission Application received in SBC No.CMDA/PP/NHRB/S/0664/2019 dated.13.08.2019

- 2. G.O.Ms.No.86, H&UD Department dated 28.03.2012
- 3. G.O.Ms.No.85, H&UD Department dated 16.5.2017.
- 4. Govt. letter No.6188/UD4(3)/2017-8 received from H&UD Dept. dated 13.6.2017.
- 5. G.O.(Ms).No.18 MAWS Department, dated 04.02.2019 and published in Government Gazette No.43, Extraordinary Part-III, Section 1(a), dated 04.02.2019
- CMDA office order No.7/2019, dated.12.03.2019
- 7. This office DC letter even No. dated.19.09.2019
- 8. Applicant letter dated.17.10.2019

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The Planning Permission for the proposed construction of Group development comprising of Fuel Filling Station and Shop consisting of Ground floor at Rajiv Gandhi Salai (OMR), Semmanchery, Chennai in S.No.127/16B1A & 127/18A1A of Semmanchery Village within the limit of Greater Chennai Corporation received in the reference 1<sup>st</sup> cited has been examined and Planning Permission is issued subject to the conditions put forth by CMDA in the reference 7<sup>th</sup> cited.





2. The applicant has remitted the following charges in the reference 8<sup>th</sup> cited.

| i)    | Development charges                | ₹ 32,000/-   | B0014452,<br>Dated.17.10.2019. |
|-------|------------------------------------|--------------|--------------------------------|
| ii)   | Scrutiny Fee                       | ₹ 3,000/-    |                                |
| iii)  | Regularization charges             | Nil          |                                |
| iv)   | Open space & reservation charges   | Nil          |                                |
| v)    | Security Deposit for Building      | ₹ 1,19,000/- |                                |
| vi)   | Security Deposit for Display Board | ₹ 10,000/-   |                                |
| vii)  | Security Deposit for Septic Tank   | ₹ 8,000/-    |                                |
| viii) | Infrastructure & Amenities Charges | ₹ 1,69,000/- |                                |
| ix)   | Premium FSI Charges                | Nil          |                                |
| x)    | Shelter charges                    | , Nil        |                                |
| xi)   | MIDC Charges                       | Nil          |                                |

- 3. Two sets of approved Plans are numbered as **B/NHRB/372/2019**, **dated....** 11.2019, Planning **Permit No.12955** are sent herewith. The Planning Permit is valid for the period from ...... 11.2019 to ..... 11.2024.
- 4. The Localbody is requested to ensure water supply and sewerage disposal facility for the proposal before issuing building Permit. It shall be ensured that all wells, overhead tanks are hermitically sealed with properly protected vents to avoid mosquito menace. Non provision of rain water harvesting structures shown in the approved plan to the satisfaction of the Authority will also be considered as a deviation to the approved plan and violation of Tamil Nadu Combined Development Building Rule 2019 and enforcement action will be taken against such development.
- 5. The Planning Permission for buildings is issued in accordance with the provisions of the Town & Country Planning Act, 1971 and the rules made there under. All other statutory clearance as applicable to this project shall be obtained by the project proponent from the competent Authority. The Town & Country Planning Act provision does not cover the Structural Stability aspect of the building including the safety during the construction. However, these aspects are covered under the provisions of the Local Bodies Act.
- 6. As far as, the Structural Stability aspect of the building is concerned, it falls within the jurisdiction of the Local Body concerned as stated in the Building Rules under the respective Local Body Act 1920, such as Madras City Municipal Corporation Act 1919, Tamil Nadu District Municipality Act, 1924, Tamil Nadu Panchayat Act, 1994. The Planning Permission issued under the provision of Tamil Nadu Town & Country Planning Act 1971, does not cover the Structural Stability aspect. However, it is the sole responsibility of the applicant / developer /Power Agent and the Structural Engineers / License Surveyor / Architects who has signed in the plan to ensure the safety during construction and after construction and also for the continued structural stability of the buildings. In this regard,

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applicant along with the Architect and Structural Engineer and Construction Engineer has furnished necessary undertakings for Structural Design Sufficiency as well as for supervision in the prescribed formats.

7. Issuance of Planning Permission by CMDA under the statutory provisions does not confirm any ownership or title over the property, in favour of the applicant. Before issuing Planning Permission for any development, CMDA in this regard, checks only the aspect of applicant's right over the site under reference to make the development thereon based on the copies of the documents (such as Sale Deed, Patta, Lease Deed, Gift Deed etc., and GPA) furnished by the applicant along with his /her application to prove the same. Thus, CMDA primarily considers only the aspect whether the applicant prima facie has a right to carry out development on the site under reference.

Any person who acquires interest in the property shall ensure independently about the ownership and the applicant's right before acquiring the same. Further, if any individual claim right (or) title over the property he / she / they shall have to prove it before the appropriate / competent Court to decide on the ownership or get the matter settled in the Court of Law and CMDA is not the competent authority to decide on this matter.

- 8. This Planning Permission is not final. The applicant has to approach the Principal Chief Engineer, Greater Chennai Corporation for issue of Building Permit under the Local Body Act.
- 9. Applicant shall not commence construction without building approval from the Greater Chennai Corporation.
- 10. The Planning Permission issued under New Rule TNCDBR, 2019 is subject to final outcome of the W.P.(MD) No.8948 of 2019 and WMP (MD) Nos.6912 & 6913 of 2019.

Yours faithfully,

For Chief Planner Area Plans Unit

Encl:

- 1. Two sets of approved Plans
- 2. Two copies of Planning Permit

Copy to:

 M/s.Shell India Marketing Private Limited No.143, Dr.M.G.R.Road, Perungudi, Chennao 600096



### 2. The Deputy Planner

Enforcement Cell (South), CMDA, Chennai – 8. (With one set of approved plans)

# 3. The Commissioner of Income Tax

No.108, Mahatma Gandhi Road, Nungambakkam, Chennai-34.

#### 4. The Member

Appropriate Authority No.108, Mahatma Gandhi Road, Nungambakkam, Chennai-34.