APPROVED LAYOUT P.PD/L.O. NO.22/2010 9.0M EXISTING ROAD 9.0M S.No:63/4 VACANT PLOTS S.No:66/3 \_\_\_1.5M NO DEVELOPMENT AREA S.No:66/11B2 VACANT PLOTS VACANT SHOP-2 LAND SINGLE POLE H.T.LINE TO BE SHIFTED SHOP-1 S.No:65 12.0M EXISTING ROAD S.No:64

| OTAL EXTENT (AS PER PATTA) | : 3000 SQ.M |
|----------------------------|-------------|
| OAD AREA                   | : 471 SQ.M  |

PUBLIC PURPOSE AREA (1%)
(P.P-1 HANDED OVER TO THE LOCAL BODY 0.5% AREA: 13.0 SQ.M)
(P.P-2 HANDED OVER TO THE TANGEDCO 0.5% AREA: 13.0 SQ.M)

NO.OF.PLOTS : 13 Nos SHOP SITE : 2 Nos.

# NOTE:

1. SPLAY-1.5MX1.5M

2. MEASUREMENTS ARE INDICATED EXCLUDING SPLAY DIMENSION

3. ROAD AREA

PUBLIC PURPOSE AREA-1

WERE HANDED OVER TO THE LOCAL BODY VIDE GIFT DEED

DOCUMENT NO. 2988/2024, DATED: 08.04.2024, @ SRO PONNERI.

PUBLIC PURPOSE AREA-2
(RESERVED FOR TANGEDCO)

#### **CONDITIONS:**

(I)THE FOLLOWING CONDITIONS OF THE PWD VIDE THE CE, PWD/WRD, CHENNAI REGION, CHEPAUK, CHENNAI-5, IN LETTER NO.DB / T5(3) / F-NOC-05466 MINJUR VILLAGE 08736 / 2023 / DATED:06.11.2023, WHICH ARE TO BE COMPLIED BY THE APPLICANT BEFORE ISSUING OF THE LAYOUT APPROVAL BY THE COMPETENT AUTHORITY (LOCAL BODY)

**26 SQ.M** 

1. The applicant's land should be filled with earth with proper compaction to the level of (+)8.940 m to protect the site from inundation during floods. The process of earth filling and compaction should be done in layers of not more than 0.30m depth to achieve the required degree of compaction for a depth of (+)1.350m depending upon the existing field levels and the existing applicant land should be raised to a level (+)8.940 m (ie.,4.20m above the Crest level of Vallur Anicut which is (+)4.740m). Also, the applicant should provide emergency pumping operation for the seepage water, if it is proposed to have basement floor as well as dewatering arrangements during flood periods. The applicant is suggested not to have regular habitation below MFL. The all round pavement level within the site should not be less than (+)8.940 m.

2. The applicant should clearly demarcate the boundary of their land before the commencement of any developmental activities in presence of Revenue authorities and WRD and local body authorities concerned without fail and should not encroach the Government land and the same should be maintained as it is in the Revenue records.

3. The permission granted to the applicant, should not be altered/modified/ changed to any others. Based on the Revenue records submitted by the applicant, the permission is granted. If any documents seem to be fake / manipulated / fabricated, in future the above permission will be cancelled without any correspondence. Hence, the applicant is solely responsible of genuinty of the documents submitted. If there is any discrepancy or any other encroachments activities, the applicant is held responsible in the future.

4. The WRD officers should be allowed to inspect the site at any time, during execution and thereafter, if necessary. Advance intimation should be given to the WRD officers concerned before commencement of work.

5. The applicant should abide by the rules and regulation of the WRD from time to time. The applicant should also abide court of law of both State & Central Government from time to time.

6.WRD is giving opinion only in connection with the inundation aspect and does not deliver any rights to the applicant to encroach the Government Lands. The NOC for this site issued from WRD is purely issued on the basis of inundation point of view.

7. The applicant should not object at any time for the maintenance works / improvement works of the channels which are proposed to be carried out by WRD. The applicant should give an undertaking in writing to the effect that the above proposal will not obstruct in case any maintenance I improvement I development works as per Revenue records [FMB], which are proposed to be carried out by WRD in future periodically.

8. The applicants should not construct any cross masonry across the canal without prior permission of WRD. If any damages occurred to the Government Channel, the same should be restored to its original condition at their own cost

9. The Government Channel in S.F.No.64 & 65 on Southern side of the applicant land should be completely desilted and resectioned by constructing retaining wall on either side of the channel with concrete bed as per the FMB up to their stretch at the applicant's own cost. The bed level of the above channel should be ascertained and restored before commencing the development activity in the presence of the concerned WRD Executive Engineer. Moreover, the width of entire channel as per Revenue records (FMB) along & within the stretch of applicant's land should be maintained properly without any change and without encroachments.

10. The Government channel in S.F.No.64 & 65 stretch abutting the applicant boundary should be marked as per FMB and monitored and maintained by the applicant at his own cost. The width of the channel should be maintained without encroachments as per Revenue records and the hydraulic parameters of the field channel should be maintained. The applicant should make necessary periodical arrangements for free flow of water through the existing channel to the downside area within the proposed layout site. Also, the applicant should de-silt the channel periodically and remove the obstruction then and there without any hindrance for free flow of water at his own cost within the proposed land, after the completion of Project also.

#### Technical Suggestion

a. The applicant should prepare the layout proposal by considering the suitable internal storm water drainage network micro drains of suitable size within the site as per prevailing site conditions. The same should be connected to the local drain/channel, rainwater harvesting and sewerage treatment and its disposal and garbages/debris and other solid and liquid waste management as per norms in existence within the applicant's land according to existing rules in force and should get proper approval from competent authority without fail.

The sewage or any unhygienic drainage (Treated or Untreated) should not be let into drain / channel / course at any cost and the debris and other materials should not be dumped into the drain / surplus course obstructing free flow of water. The applicants should make drainage network, at their own cost and the same is to be connected to natural storm water drainage / channel There should not be any hindrance to the free flow of internal drain to

b.The necessary setback distance should be provided with in the site according to the site condition as per the norms in existence and as per the rules in force of CMDA (circular issued by the office of the Commissioner of Town & Country Planning, Chennai-2 vide Roc.No.4367 / 2019-BA2 / 13.03.2019) during development and there should not be any construction activities in further also. The CMDA should issue completion certificate only after

obtaining compliance certificate NOC from WRD.

c.The applicant for this land should get a clearance certificate from the Revenue department to make sure that the site is not an encroached property of the water body as well as confirming this site boundary. The applicant lands are seemed to be Ryotwari land which would be classified as "Dry" lands. Hence, these lands are to be converted into other zone from the agricultural zone by the competent authority.

d. The sewage water from the applicants' land should not let into the drains and for the disposal of the sewage water and suitable arrangements should be made for the same by the applicant and as well as the construction materials/debris/garbages should not be dumped into the channel/river at any cost

materials/debris/garbages should not be dumped into the channel/river at any cost.

At any cost, sewage/sullage should not be let into channel, and the garbages, debris and construction materials should not be dumped into the channel/river restricting the free flow of water

The owner of the document received from the applicant in respect to the Ownership is purely of applicant's responsibility and it is only for reference purpose to this department. The legal validity of this document should be verified by the Development / Revenue authorities. The specific remarks on inundation are purely issued on technical grounds in respect to the physical location of land.

Failing to comply with any of the above conditions, WRD reserves rights to withdraw the technical opinion on inundation point of view to the above proposed site and in event, the applicant shall not be eligible for any compensation whatsoever and as well as legal entity.

### (II) TNCDBR RULE NO: 47 (11)

THE COST OF LAYING IMPROVEMENTS TO THE SYSTEMS IN RESPECT OF ROAD, WATER SUPPLY, SEWERAGE, DRAINAGE OR ELECTRIC POWER SUPPLY THAT MAY BE REQUIRED AS ASSESSED BY THE CONCERNED AUTHORITY, NAMELY, THE LOCAL BODY AND TAMIL NADU ELECTRICITY BOARD, SHALL BE BORNE BY THE APPLICANT.

(III ) LOCAL BODY SHOULD ENSURE COMPLIANCE OF ALL THE CONDTIONS STIPULATED BY PWD IN THEIR LETTER NO.DB / T5(3) / F-NOC-05466 MINJUR VILLAGE 08736/2023, DATED:06.11.2023 AND SHALL OBTAIN A LETTER FROM PWD CONFIRMING THE COMPLIANCE OF THE CONDITIONS BEFORE THE SANCTION AND RELEASE OF THE LAYOUT.

(V) THE APPLICANT IS RESPONSIBLE FOR THE SHAPE, SIZE & DIMENSIONS OF THE SITE UNDER REFERENCE.

® NECESSARY SPACE FOR BUILDING LINE TO BE LEFT AS PER THE RULE IN FORCE WHILE TAKING UP DEVELOPMENT IN EVERY PLOT

LEGEND:

SITE BOUNDARY
ROADS GIFTED TO LOCAL BODY

EXISTING ROAD

PUBLIC PURPOSE-1 GIFTED TO LOCAL BODY

PUBLIC PURPOSE-2 GIFTED TO LOCAL BODY (FOR TANGEDCO)

SHOP

This 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.

CONDITION:

THE LAYOUT APPROVED IS VALID SUBJECT TO OBTAINING SANCTION FROM THE LOCAL BODY CONCERNED.

FILE NO.L1/0367/2023

 $\frac{P.P.D}{L.O}$ 

**NO**:

APPROVED

VIDE LETTER NO : LAYOUT-1/0367/2023

DATE : 30 / 04 / 2024

OFFICE COPY

FOR CHEIF PLANNER (LAYOUT) CHENNAI METROPOLITAN DEVELOPMENT AUTHORITY





## MINJUR TOWN PANCHAYAT