



SLUM REHABILITATION AUTHORITY

No.: R-N/PVT/0102/20220118/LOI

Date: **56** NOV 2023

1. Architect : Shri. Manishkumar V. Bagsariya.

of M/s. Jiyani Consultancy LLP 802, 8th Floor, Shiva Mudra CHSL, Nanda Patkar Road, Vile Parle (East),

Mumbai-57.

2. Developer: M/s. Dharti Developers,

E, 2nd floor, Yashodhan Apartment,

Roshan Nagar corner, Chandavarkar Road,

Borivali (West), Mumbai 400092.

3. Society: "Shaktidham SRA C.H.S. (Prop.)"

Sub: LOI for S. R. Scheme under regulation 33(10) & 33(19) of DCPR 2034 on plot bearing CTS No. 1826(Pt.), 1827/A & 1832 (Pt.) of Village Dahisar, Taluka Borivali in R/North Ward at Western Express Highway, Dahisar (East), Mumbai for "Shaktidham SRA C.H.S. (Prop.)".

Ref.: R-N/PVT/0102/20220118/LOI

Gentleman,

With reference to the above mentioned Slum Rehabilitation Scheme and based on documents submitted by applicant, this office is pleased to issue in principal approval to the scheme in the form of this **Letter of Intent (LOI)** subject to the following conditions.

- 1. This Letter of Intent is issued based on plot area certified by the Architect and the Annexure II issued by Competent Authority and other relevant documents.
- 2. This LOI is valid for the period of 3 (three) months from the date of issue. However, if IOA/CC are obtained for any one bldg. of the project then this LOI will remain valid till validity of IOA/CC.

3. The built up area for sale and rehabilitation shall be as per the following scheme parameters. In the event of change in area of plot, nos. of eligible huts etc. the parameters shall be revised from time to time.

Parameters of Scheme:

Sr. No.	Description	Slum 33(10) in sq. mt.	Non-slum 33(19) In sq. mt.	Total 1578.20	
1	Area of plot considered for the scheme	1078.00	500.20		
2	Plot area not in possession	7.85		7.85	
3	Deductions for D.P. Road setback area	7.85	11.55	19.40	
4	Amenity	7.03		19.40	
5	Net Plot Area	1062.30	488.65	1550.95	
6	Additions for D.P. Road setback area	7.85		7.85	
7	Plot area for FSI	1070.15	488.65	1558.80	
8	Additional 50% FSI as per Reg. 30		244.33	244.33	
9	FSI credit available by TDR		488.65	488.65	
10	Plot area for additional FSI under reg. 33(19)		500.20	500.20	
11	Additional FSI under reg. 33(19)		1279.37	1279.37	
12	Minimum FSI to be considered as per clause 3.8 of 33(10) of DCPR 2034 for slum plot and as per Reg. 33(19) of DCPR 2034.	4 or upto sanctioned FSI whichever is more	5.0		
13	Proposed built-up area of Rehab.	2267.15		2267.15	
14	Area of Amenities including passage	1204.16		1204.16	
15	Rehab Component	3471.31		3471.31	
16	Sale Component (Incentive 1:1.10)	3818.44		3818.44	
17	Total BUA Sanctioned for the scheme	6085.59	2501.00	8586.59	
18	FSI sanction for the scheme	5.69	5.00		
19	Total Sale BUA permissible in situ	3818.44	2501.00	6319.44	
20	Total BUA proposed to be consumed in situ	6085.59	2501.00	8586.59	
21	Total FSI consumed in situ	5.69	5.00		
22	No. of eligible t/s to be Rehabilitated Residential Commercial	31 06		31 06	
	Commicicial	00		00	

4. This LOI is issued on the basis of documents submitted by the applicant. If any of the document submitted by Architect / Developer /Society or Owner are proved fraudulent/misappropriated before the

Competent Court/HPC and if directed by Competent Court /HPC to cancel the LOI, then the LOI is liable to be cancelled and concerned person/Society /Developer/Architect are liable for action under version provision of IPC 1860 and Indian Evidence Act. 1872.

- 5. The Developer shall pay Rs. 40,000/- per tenement towards Maintenance Deposit and shall also pay Infrastructural Development charges @ 2% of Ready Reckoner rate of developed land.
- 6. The Developer shall hand over PAP tenements if any within three months after grant of OCC. The said PAP tenements as mentioned in salient features condition no.3 above be handed over to the Slum Rehabilitation Authority/MHADA/MCGM or any designated Govt. Authority for Project Affected Persons, each of carpet area 27.88 sq.mt. free of cost.
- 7. The PAP tenements shall be marked as a PAP tenement on front doors prominently. After completion of the building, PAP tenements shall be protected by the developer at his cost till handing over to the concerned authority by providing security guards etc.
- 8. The Amenity Tenements shall be handed over within 30 days from the date of issue of OCC of Composite bldg. & handing over / Taking over receipt shall be submitted to SRA by the developer.

Sr. No.	Amenity	Nos	Amenity handed over to
1	Balwadi	01	Hand over to the women and child Welfare Department, Government of Maharashtra.
2	Society office	01	Hand over to the slum dwellers society.
3	Welfare Centre	01	Hand over to the slum dwellers society.
4	Health Center	01	Hand over to the slum dwellers society.
5	Library	01	Hand over to the slum dwellers society.

9. The conditions if any mentioned in certified Annexure-II issued by the Competent Authority, it shall be complied and compliances thereof shall be submitted to this office in time.

- 10. Developer shall rehabilitate all the additional hutment dwellers if declared eligible in future by the competent Authority, after amending plans wherever necessary or as may be directed.
- 11. Developer shall complete the rehab component of project within the stipulated time period from the date of issue of CC to 1st rehab building as mentioned below: -

Plot area up to 4000 sq.mt. \rightarrow 36 months.

Plot area between 4001 to 7500 sq.mt. \rightarrow 60 months.

Plot area more than 7500 sq.mt. \rightarrow 72 months.

In case of failure to complete the project within stipulated time period the extension be obtained from the CEO/SRA with valid reasons.

- 12. Developer, Architect shall submit the duly notarized Indemnity Bond on Rs. 220/- non-judicial stamp papers indemnifying the Slum Rehabilitation Authority and its officers against any kind of dispute, accident on site, risks or any damages or claim arising out of any sort of litigation with the slum dwellers / property owners or any others before IOA in a prescribed format.
- 13. Developer shall not block existing access/easement right leading to adjoining structures/users and shall make provision of adequate access to the adjoining land locked plot, if any, free of cost and the same shall be shown on layout plan to be submitted for approval on terms and conditions as may be decided by Slum Rehabilitation Authority.
- 14. A) Society/Developer/Architect shall display the copy of approved LOI and list of Annexure-II on the notice board of Society and/or in the area at conspicuous place. The photo of such notices pasted shall be submitted to concern Ex. Engineer (SRA) with in a period of two weeks from the date of this LOI.
 - B) That Developer/society shall give wide publicity by way of advertisement in a prescribed format for the approval of S. R. scheme at least in one local Marathi newspaper in Marathi script & English newspaper in English script and copy of such newspapers shall be

- submitted to concern Ex. Engineer within two months from the date of LOI.
- 15. The IOA/Building plans will be approved in accordance with the modified Development Control and Promotion Regulations and prevailing rules, policies and conditions at the time of approval.
- 16. The Arithmetical error/ typographical error if any revealed at any time shall be corrected on either side.
- 17. That proper safety measures like barricading, safety net etc. shall be taken on site during construction work as maybe necessary depending upon the type of work and the developer along with their concerned technical team shall be solely responsible for safety.
- 18. The Developer/Chief Promoter shall register society of all Eligible slum dwellers to be re-housed under Slum Rehabilitation Scheme before issue of CC. After finalizing the allotment of Project Affected Persons (PAP) by the Competent Authority they shall be accommodated as members of registered society.
- That you shall install CCTV Cameras with direct feed to SRA Server at site as may be directed by I.T. Dept. SRA.
- 20. As per the Circular No. 137 you shall pay charges of identity card of eligible slum dwellers/lottery.
- 21. That you shall pay the non-refundable Legal charges as per office order u/no. SRA/LA/Office order/126/2016 dtd. 22/02/2016.
- 22. High Rise Rehab Building:
 - a. That you shall appoint Project Management Consultant with prior approval of Dy.Ch.Eng. (S.R.A.)/E.E. (S.R.A.) for implementation / supervision / completion of S.R. Scheme.
 - b. The Project Management Consultant appointed for the scheme shall submit quarterly progress report to Slum Rehabilitation Authority after issue of LOI.
 - c. That the developer shall execute tri-partite Registered agreement between Developer, Society & Lift Supplying Co. or maintenance firm for comprehensive maintenance of the electro mechanical systems such as water pumps, lifts, etc. for a period of ten years

from the date of issue of Occupation Certificate to the Rehabilitation / Composite building.

Entire cost shall be borne by the developer and copy of the registered agreement shall be submitted to S.R.A for record before applying for Occupation Certificate including part O.C.

- d. The third party quality auditor shall be appointed for the scheme with prior approval of Dy. Ch. Eng. (S.R.A.) / E.E. (S.R.A.) for quality audit of the building work at various stages of the S.R. Scheme.
- e. That the developer shall install fire-fighting system as per requirements of C.F.O. and to the satisfaction of this department. The developer shall execute tri-partite Registered agreement between Developer, Society & Fire Fighting equipment supplying Co. and/or maintenance firms for comprehensive maintenance for a period of ten years from the date of issue of occupation certificate to the building.

Entire cost shall be borne by the developer and copy of the Registered Agreement shall be submitted to S.R.A for record before applying for Occupation Certificate including part O.C.

- f. That the structural design of buildings having height more than 24m shall be got peer reviewed from another registered structural engineer / educational institute.
- 23. That you shall submit registered undertaking & Indemnity bond from the Developer for
 - i. Not misusing stilt.
 - ii. That the buyers / member will not be held liable to SRA for deficient open spaces in composite building.
 - iii. That the buyers / member will not be held liable to SRA for failure of mechanical parking system in future.
- 24. That you shall submit registered undertaking for not misusing part terrace / Pocket terrace before granting C.C. to respective building.
- 25. That you shall pay labour cess of one percent of total cost of construction (excluding land cost) before granting Plinth C.C.

- 26. That you shall submit separate P.R. Card before requesting C.C. for last 25% of sale BUA of scheme under reference.
- 27. That the work shall not be carried out between 10.00 pm to 6.00 am, only in accordance with Rule 5A(3) of Noise Pollution (Regulation & Control) Rules 2000 & the provisions of Notification issued by Ministry of Environment & Forest Dept.
- 28. That you shall register the said project with MAHA-RERA & submit the certificate to this office for office record.
- 29. That you shall submit the Indemnity Bond indemnifying the Slum Rehabilitation Authority and its officers against any accident on site, risks or any damages or claim arising out of any sort of litigation with the slum dwellers / property owners or any others before IOA.
- 30. That Developer shall ensure compliance of the provision of building & other construction worker (Regulation & Employment and condition of service) Act, 1996 and submit documentation to that effect in order to comply various order of Hon'ble Supreme Court of India in IA 127961/2018 on SMW (c) No(s) 1/2015.
- 31. That you shall get D.P. Road/Setback land demarcated from A.E.(Survey)/D.P. T & C department of M.C.G.M. and handed over to MCGM free of cost & free of encumbrances by transferring the ownership in the name of M.C.G.M. duly developed as per municipal specification & certificate to that effect shall be obtained & submitted before obtaining C.C. for the last 25% of Sale built up area approved in the Scheme.
- 32. That the plot falls within 45 meters of Western Express Highway buffer, hence you shall submit NOC from concerned department before asking plinth C.C. to composite building.
- 33. That the plot abuts the proposed Metro Rail alignment or within influence Zone of stations areas thereof, hence you shall submit NOC from concerned department before asking plinth C.C. to composite building.
- 34. That the Rain Water Harvesting system should be installed/provided as per the direction of U.D.D., Govt. of Maharashtra under No.

TPB/432001/2133/CR-230/01/UD-11 dtd.10/03/2005 and the same shall be maintained in good working conditions all the time, failing which penalty of Rs.1000/- per annum for every 100 sq.mt. of built-up area shall be levied.

- 35. That you shall submit NOC from CFO before C.C. to composite building.
- 36. That you shall submit NOC/Remarks from E.E.(T&C) before C.C. to composite building.
- 37. That you shall submit NOC/Remarks from Ch.E.(M&E) before C.C. to composite building.
- 38. That you shall make payment in respect of the depreciated cost of any toilet block(s) existing in the slum plot to the Municipal Corporation of Greater Mumbai through Ch.E. (MSDP)/Ch.E.(SP)/Asst. Commissioner of concerned Ward, as the case may be if the same is required to be demolished for development under SRA.
- 39. That you shall submit NOC/ remarks from Civil Aviation Authority regarding permissible height of the building before Further C.C. to composite building.
- 40. That you shall submit NOC from the Electric Supply Co. before C.C. to Composite building.
- 41. If there will be any changes in road demarcation and set back (as certified by Architect) then revised LOI shall be obtained from S.R.A. accordingly.

If applicant Society/Developer/Architect are agreeable to all these conditions, then may submit proposal for approval of plans separately for each building, in conformity with the Development Control and Promotion Regulations-2034 in the office of the undersigned within 90 days from receipt of this LOI.

Yours faithfully,

-5d-

Chief Executive Officer Slum Rehabilitation Authority

Copy to:

- 1. Municipal Commissioner, MCGM.
- 2. Deputy Collector (SRA) for necessary action as per circular no.37.
- 3. I.T. Section (SRA), to publish this LOI on SRA website.
 - 4. Assistant Commissioner (R/N).

for Chief Executive Officer
Slum Rehabilitation Authority