

### No. ANB/4458/2022/dt.16.07.2022

FORM-II [See Regulation-9 (4)]

To,

ADISMARAN LIFESTYLES PROPERTIES PVT LTD, FLAT NO-201, GOPAL RESIDENCY,K-2, BJR NAGAR, BHUBANESWAR,751014.

#### File No ANB210949.

Permission Under Sub-Section (3) of the Section-16 of the Odisha Development Authorities Act'1982 (Odisha Act, 1982) is hereby granted in favour of M/s. ADISMARAN LIFESTYLES PROPERNES PVT LTD. Represented by its Director Mr. Shambhunath pati GPA Holder Mrs. Taraswini Sahu for construction of S+4 storied Residential Apartment building over Plot No 665/2190 , Mouza-Chandrasekharpur under Bhubaneswar Municipal Corporation in the Development Plan area of Bhubaneswar with the following parameters and conditions;

#### 1. Parameters;

### Plot area-1833.22 Sqm. (Document), Plot area-1722 Sqm. (Possession),

Covered area approved		Proposed.use	No.of DwellingUnits
Stilt Floor	1158.67 Sqm	Parking	Nil
		Service area	
First floor	889.53sqm	Residential	06 nos(Six)
Second floor	889.53sqla	Residential	06 nos(Six)
Third floor	889 <mark>.53</mark> sqm	Residential	06 nos(Six)
Fourth Floor	.53 Sqm	Residential	06 nos(Six)
Total Built up area	4716.79 Sqm		24 nos (twenty four)
Total FAR Area	3627.12Sqm	-	
F.A.R.	2.10		
Society Room	24.00 sqm		
Height	14.80Mtr		
Parking	1089.67Sqm	-	-

### Setbacks

Front Set back	3.10 Mtr.
Rear Set back	3.00 Mtr.
Left side	4.80 Mtr.
Right side	3.20 Mtr.

The building shall be used exclusively for Residential Apartment purpose and the use shall not be changed to any other use without prior approval of this Authority.

3. The development shall be undertaken strictly according to plans enclosed with necessary permission endorsement.



- 4. Parking space measuring **1089.67 Sqm** as shown in the approved plan shall be left for parking of vehicles and no part of it will be used for any other purpose and shall not be partitioned/closed in any manner.
- 5. The land over which construction is proposed is accessible by an approved means of access of **9.15 M** (**Nine point One Five**) in width.
- 6. The land in question must be in lawful ownership and peaceful possession of the applicant
- 7. The permission granted under these regulations shall remain valid up to three years from the date of issue. However the permission shall have to be revalidated before the expiry of the above period on payment of such fee as may be prescribed under rules and such revalidation shall be valid for one year.
- 8. (i) Approval of plans and acceptance of any statement or documer pertaining to such plan shall not exempt the owner or person or persons under whose supervision the building is constructed from their responsibilities imposed under ODA (Planning & Building Standards)Rules, or under any other law for the time being in force.
  - (ii) Approval of plan would mean granting of permission to construct under these Rules in force only and shall not mean among other things;
  - (a) The title over the land or building;
  - (b) Easement rights;
  - (c) variation in area from recorded area of a plot or a building;
  - (d) Structural stability
  - (e) Workmanship and soundness of materials used in the construction of the buildings
  - (f) Quality of building services and amenities in the construction of the building,
  - (g) the site/area liable to flooding as a result of not taking proper drainage arrangement as per the natural lay of the land, etc and
  - (h) Other requirements or licenses or coarances required to be obtained for the site /premises or activity under various other axes.
  - 9. In case of any dispute arising out of land record or in respect of right, title, interest after this permission is granted, the permission so granted shall be treated as automatically cancelled during the period of dispute.
  - 10. Neither granting of the permit nor the approval of the drawing and specifications, nor inspections made by the Authority during erection of the building shall in any way relieve the owner of such building from full responsibility for carrying out the work in accordance with the recurrements of NBC 2016 and these Rules.

### 11. The owner /applicant shall;

- (a) Permit the Authority to enter the building or premises, for which the permission has been granted at any reasonable time for the purpose of enforcing the regulations;
- Obtain, wherever applicable, from the competent Authority permissions/clearance required in connection with the proposed work;
- (c) Obtain an Occupancy Certificate from the Authority prior to occupation of building in full or part.
- (e) Register the said Apartment project over scheduled property under the Real Estate (Regulation & Development)-Act-2016.



- .12. Wherever tests of any material are made to ensure conformity of the requirements of the regulations in force, records of the test data shall be kept available for inspection during the construction of building and for such period thereafter as required by the Authority.
- 13. The persons to whom a permit is issued during construction shall keep pasted in a conspicuous place on the property in respect of which the permit was issued;
  - (a )A copy of the building permit; and
  - (b) A copy of approved drawings and specifications.
- 14. If the Authority finds at any stage that the construction is not being carried in accordance to the sanctioned plan or is in violation of any of the provisions of these regulations, it shall notify the owner and no further construction shall be allowed until necessary corrections in the plan are made and the corrected plan is approved.

15. This permission is accorded on deposit /submission of the following:

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item	Amount (in Rs)	Amount in words	
Scrutiny fee	10,581.00	(Rupees ten thousands five hundred and eighty one) only	
Sanction fee	2,35,840.00	(Rupees two lath thirty five thousands eight hundred and forty )only	
CWWC	9,24,550.00	(Rupees nine lakh twenty four thousands five hundred and fifty) only.	
Compounding Unauthorised Layout	20,83,800.00	(Dupees twenty lakhs eighty three thousands eight hundred) only	
EIDP fee	9,24,550.00	(Rupees nine lakh twenty four thousands five hundred and fifty only) only.	
Retention Fee	2,000 80	(Rupees two thousand) only	
Purchasable	2,66,190.00.00	(Rupees two lakh sixty thousands one hundred	
FAR Fee	installment Out of	and ninety) only	
	10,40,760.00)		

- 16. The applicant shall deposit the subsequent installments of their purchasable FAR as detailed below:
  - (i) 1 nstallment before issue of permission letter (already deposited)
  - (ii) party verification report at plinth level.
  - (ii) 3<sup>rd</sup> installment at the time of submission of 3<sup>rd</sup> party verification report at after casting of the ground floor roof.

4<sup>th</sup>installment at the time of submission of application for Occupancy certificate

- 17. Other conditions to be complied by the applicant are as per the following;
- i) The owner/applicant/Technical Person shall strictly adhere to the terms and conditions imposed in the NOC from PHED vide Letter No- 9196 dt. 05/05/2022.



- ii) Storm water from the premises of roof top shall be conveyed and discharged to the rain water recharging pits as per ODA (Planning & Building Standards) Rules, 2020.
- iv) Plantation as required under the provision under Rule 30 of ODA (Planning & Building Standards) Rules, 2020.shall be strictly adhered.
- v) The Owner/ Applicant/Architect/Structural Engineer are fully and jointly responsible for any structural failure of building due to any earthquake/cyclone/any other natival disaster, structural/construction defects. Authority will be no way be held responsible for the same in what so ever manner.
- vi) The applicant shall obtain EIDP towards development of Infrastructure & clearance from Engineering Wing of BMC before obtaining Occupancy Certificate.

The nos. of residential dwelling units so approved shall not be changed in any manner. ARPROVED BY BHILBANICS WING PROVIDED BY BUT BY BY BUT BY B

By order

City planner

**Bhubaneswar Municipal Corporation**