महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम, १९६६ कलम ३७(१अेअे)(सी) अन्वये बृहन्मुंबई विकास नियंत्रण नियमावली १९९१ मधील विनियम ३३(२४) मधील फेरबदलाच्या मंजूरीची अधिसूचना.

महाराष्ट्र शासन

नगर विकास विभाग

क्रमांक :- टिपीबी ४३१३/९२९/प्र.क्र.८२/२०१३/भाग-२/नवि-११ मंत्रालय, मुंबई :४०० ०३२, दिनांक — ८ फेब्रुवारी, २०१६.

शासन निर्णय: सांवतचा अधिसूचना शासनाच्या असाधारण राजपत्रात प्रसिध्द करण्यात यावी.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.



्रीदिल्ला ड्रेंगे (श्रीरंग दि. लांडगे) सह सचिव, महाराष्ट्र शासन

प्रति,

- (१) मा. म्ख्यमंत्री यांचे प्रधान सचिव.
- (२) मा. राज्यमंत्री (नगर विकास) यांचे स्वीय सहाय्यक.
- (३) भहानगरपालिका आयुक्त, बृहन्मुंबई महानगरपालिका, मुंबई
- (४) महानगर आयुक्त, मुंबई महानगर प्रदेश विकास प्राधिकरण, बांद्रा-कुर्ला संकुल, बांद्रे (पूर्व), मुंबई-५१.
- (५) संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे
- (६) उपसंचालक, नगर रचना, बृहन्मुंबई, इन्सा हटमेंट, महापालिका मार्ग, मुंबई- ४००००१.
- (७) व्यवस्थापक, शासकीय मध्यवर्ती मुद्रणालय, चर्नीरोड, मुंबई.
 - (त्यांना विनंती करण्यात येते की, सोबतची शासकीय अधिसूचना महाराष्ट्र शासनाचे असाधारण राजपत्रात भाग-१ मध्ये प्रसिध्द करुन त्याच्या १० प्रती नगर विकास विभाग (नवि-११), मंत्रालय, मुंबई व संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे व उपसंचालक, नगर रचना, बृहन्मुंबई यांना पाठविण्यात याव्यात.)
- (८) कक्ष अधिकारी, कार्यासन निव-२९, यांना विनंती करण्यात येते की, सोबतची अधिसूचना विभागाच्या वेबसाइंटवर प्रसिध्द करावी.
- (९) निवड नस्ती (नवि-११)

Maharashtra Regional & Town Planning Act, 1966.

- Notification under section 37 (1AA) (c) of the said Act.
- Sanctioned modification to Regulation 33(24) of DCR,1991 for Gr. Mumbai.

GOVERNMENT OF MAHARASHTRA Urban Development Department,

Mantralaya, Mumabi 400 032. Dated: - 8th February, 2016.

NOTIFICATION

No. TPB 4313/929/CR-82/2013/Part-II/UD-11:

Whereas, the Development Control Regulations for Greater Mumbai, 1991 (hereinafter referred to as "the said Regulations") have been sanctioned by the Government in the Urban Development Department, under Section 31(1) of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as "the said Act") vide Notification No. DCR 1090/RDP/UD-11, dated the 20th February, 1991 so as to come into force with effect from the 25th March, 1991;

And whereas, the said Regulations provides for Two Types of Parking (1) Captive Parking to be provided with structures under development as per Regulation No.36 and (2) Public Parking to be developed on Parking Lots/Car Parking Reservations as per regulation No.9(Table 4);

And whereas, as per proposal submitted by the Municipal Corporation of Greater Mumbai (hereinafter referred to as "the said Corporation") regarding Development of Public Parking Lot by Private Owners/Developers, under Section 37(1) of the said Act, the Government of Maharashtra in the Urban Development has incorporated New Regulation No. 33(24) under Section 37(2) of the said Act in the said Regulations vide Notification No. TPB 4305/2736/CR-338/05/UD-11, dated the 20th October 2008;

And whereas, the Govt., in the Urban Development Department has sanctioned modification to New Regulation 33(24) vide Notification of even no. dated 6th August 2014.

And whereas, the Govt., in the Urban Development Department has decided in the public interest to revise the rates of premium for Incentive F.S.I. and accordingly it is necessary to urgently carry out suitable modification to the existing clause (x) of Regulation 33(24) and therefore, the Government, in exercise of the powers conferred under sub-Section (1AA) of Section 37 of the said Act, had issued Notice No. TPB 4313/929/CR-82/2013/Part-II/UD-11, dated 18th April 2015 for inviting suggestions/ objections from the general public with regard to certain modifications proposed in respect of Regulation No.33(24) (hereinafter referred to as "the proposed modifications") as specifically described in the Schedule appended to the said Notice and appointed the Deputy Director of Town Planning, Greater Mumbai as the Officer (hereinafter referred to as "the said



Officer") to submit a Report on the suggestions/objections received in respect of the proposed modifications to the Govt., after giving hearing to the concerned persons and the said Authority;

And whereas, the said Notice No. TPB 4313/929/CR-82/2013/Part-II/UD-11, dated 18th April 2015 was published in the Maharashtra Government Gazette (Extra-Ordinary Gazette) – Konkan Division Supplement dated 30th April 2015 (hereinafter referred to as "the Official Gazette") and the said Officer submitted his Report vide letter dt. 6/11/2015 through the Director of Town Planning, Maharashtra State, after completing the legal procedure stipulated under Section 37(1AA) of the said Act;

And whereas, after considering the Report of the said Officer and after consulting the Director of Town Planning, Maharashtra State, the Government is of the opinion that the proposed modification is required to be sanctioned;

Now, therefore, in exercise of the powers conferred upon it under section 37(1AA)(c) of the said Act, the Government hereby:-

- A) Sanctions the proposed modifications, without any changes as described more specifically in the Schedule appended hereto.
- B) Fixes the date of publication of this Notification in the Official Gazette as the date of coming into force of this sanctioned modification.
- C) Directs the Municipal Corporation of Greater Mumbai that in the Schedule of Modifications sanctioning the said Regulations, after the last entry, the Schedule appended hereunder shall be added.

By order and in the name of the Governor of Maharashtra,

(Kishor D. Girolla)

Under Secretary to Government

SCHEDULE

Accompaniment to Notification No. TPB 4313/929/CR-82/2013/Part-II/UD-11, dated 8th February, 2016.

Sanctioned modification to Development Control Regulation 33(24)

Regulation No.	Existing Provision	Provision as per Sanctioned Modification
Clause (x)	The developer of the public parking	The developer of the public parking
of	lot (PPL) shall pay 'premium',	lot (PPL) shall pay 'premium',
Regulation	worked out as per the following	worked out as per the following
33(24)	formula:-	formula:-
	Premium = 40% of [Value of	Premium = 60% of [Value of
	the additional built up area	the additional built up area
	corresponding to the incentive FSI	corresponding to the incentive FSI
	admissible under this Regulation, as	admissible under this Regulation, as
	per the A.S.R. prepared by the	per the A.S.R. prepared by the
	I.G.R. Maharashtra State - (Cost of	I.G.R. Maharashtra State - (Cost of
	construction of PPL + cost of any	construction of PPL + cost of any
	extra amenities /facilities provided +	extra amenities /facilities provided +
	cost of construction of built-up area	cost of construction of built-up area
	corresponding to the incentive F.S.I.	corresponding to the incentive F.S.I.
	admissible under this Regulation)]	admissible under this Regulation)]
λVi r∭	For the purpose of calculating	For the purpose of calculating
	premium as above, the cost of	premium as above, the cost of
7	construction of PPL including	construction of PPL including
	amenities /facilities and the cost of construction of built-up area	amenities /facilities and the cost of
	construction of built-up area corresponding to the incentive FSI	construction of built-up area
	admissible under this Regulation for	corresponding to the incentive FSI admissible under this Regulation for
	the financial year 2011-2012 shall be	the financial year 2011-2012 shall be
	taken as Rs.15,000/- per sq. mtrs. and	taken as Rs.15,000/- per sq. mtrs. and
	Rs.25,000/- per sq.mtr. respectively	Rs.25,000/- per sq.mtr. respectively
	Revised construction costs shall be	Revised construction costs shall be
	notified by the Municipal	notified by the Municipal
	Commissioner of Municipal	Commissioner of Municipal
	Corporation of Greater Mumbai	Corporation of Greater Mumbai every
	every year in April, based on the	year in April, based on the average
	average increase in Material Price	increase in Material Price Index of
!	Index of RBI (70% weightage) and	RBI (70% weightage) and Labour
ļ	Labour Index (CPI) (30 %	Index (CPI) (30 % weightage) during

the previous the previous financial year, over the

weightage)

during

financial year, over the year preceding that.

Provided that all the developments of public parking lots for which letter of Intent has been issued by the Corporation as per the DC Regulation 33(24), published vide Notification dated October 20, 2008, excepting those which have progressed substantially, shall have follow the provisions to Regulations 33(24) as amended vide this Notification and shall have to pay the premium at the rate of 50% of what they would have otherwise been required to pay as per the amended provision.

year preceding that.

Provided that all the developments of public parking lots for which letter of Intent has been issued by the Corporation as per the DC Regulation 33(24), published vide Notification dated October 20, 2008, excepting those which have progressed substantially, shall have the provisions follow Regulations 33(24) as amended vide this Notification and shall have to pay the premium at the rate of 50% of what they would have otherwise been required to pay as per the amended provision.

Provided further that all the developments of public parking lots for which IOD/IOA has not been issued as per proposed modification published vide Notice dated 19th March sanctioned 2012 and published vide modification Notification dated 6th August 2014, shall have to pay the premium as per the amended provision.



(Kishor D. Girolla)
Under Secretary to Government