परवडणारी घरे योजनेसंदर्भात नियमावलीत बदल करणेबाबत

महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ चे कलम ३७(१कक) अन्वये मुंबई महानगर प्रदेशातील बृहन्मुंबई महानगरपालिका, नवी मुंबई महानगरपालिका व माथेरान नगरपरिषद वगळून इतर स्थानिक स्वराज्य संस्थाच्या मंजूर नियमावलीत बदल करणेबाबत.

महाराष्ट्र शासन नगर विकास विभाग, मंत्रालय, मुंबई ३२.

शासन निर्णय क्र.टिपीएस-१२१२/७९/प्र.क्र.६०/१२/निव-१२ दिनांक — ३० नोव्हेंबर,२०१३.

शासन निर्णय:-सोबतची सुचना महाराष्ट्र शासनाच्या कोकण विभाग असाधारण राजपत्रात प्रसिध्द करण्यात यावी.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नांवाने,

(राजन अ. काप)

संचालक तथा सह सचिव, महाराष्ट्र शासन

प्रत-

- १) मा. मुख्यमंत्री महोदयांचे प्रधान सचिव, मंत्रालय, मुंबई.
- २) मा. राज्यमंत्री (नगर विकास) महोदयांचे खाजगी सचिव, मंत्रालय, मुंबई. **प्रति,**
- १) प्रधान सचिव-१, नगर विकास विभाग, मंत्रालय, मुंबई.
- २) प्रधान सचिव, गृह निर्माण विभाग, मंत्रालय, मुंबई.
- ३) महानगर आयुक्त, मुंबई महानगर प्रदेश विकास प्राधिकरण, बांद्रा
- ४) विभागीय आयुक्त, कोकण विभाग, कोकण भवन, नवी मुंबई.
- ५) संचालक नगर रचना, महाराष्ट्र राज्य, पुणे.
- ६) संचालक तथा सह सचिव (नगर रचना), नगर विकास विभाग, मंत्रालय, मुंबई.
- ७) सहसंचालक, नगर रचना, कोकण विभाग, कोकण भवन, नवी मुंबई.
- ८) आयुक्त,ठाणे/कल्याण-डोंबिवली/उल्हासनगर/मिरा-भाईंदर/वसई-विरार/भिवंडी-निजापमूर महानगरपालिका
- ९) सहायक संचालक नगर रचना, ठाणे /रायगड शाखा
- १०) मुख्याधिकारी अंबरनाथ/कुळगांव-बदलापूर/पनवेल/कर्जत/पेण/उरण/अलिबाग/ खोपोली नगरपरिषद.
- ११) व्यवस्थापक, शासकीय मुद्रणालय, चर्नीरोड, मुंबई.

(त्यांना विनंती करण्यात येते की, सोबतची सूचना महाराष्ट्र शासनाच्या असाधारण राजपत्रात कोकण विभाग, भाग-एक पुरवणीमध्ये प्रसिध्द करण्यात येऊन त्याच्या प्रत्येकी ०५ प्रती या विभागास, संचालक नगर रचना, महाराष्ट्र राज्य, पुणे, सहसंचालक नगर रचना, कोकण विभाग, कोकण भवन, नवी मुंबई, आयुक्त,ठाणे/कल्याण-डोंबिवली/उल्हासनगर/मिरा-भाईंदर/वसई-विरार/भिवंडी-निजापमूर महानगरपालिका, सहाय्यक संचालक, नगर रचना ठाणे/ अलिबाग शाखा, व मुख्याधिकारी, अंबरनाथ/कुळगांव-बदलापूर/पनवेल/कर्जत/ पेण/ उरण/ अलिबाग/ खोपोली नगरपरिषद. यांच्याकडे पाठवाव्यात.)

- १२) कक्ष अधिकारी, (निव-२९) नगर विकास विभाग, मंत्रालय, मुंबई. (त्यांना विनंती करण्यात येते की, सोबतची सूचना विभागाच्या वेबसाईटवर प्रसिध्द करावी.)
- १३) निवडनस्ती (कार्यासन नवि-१२)

Government of Maharashtra, Urban Development Department, Mantralaya, Mumbai-400 032.

Dated: 30th November, 2013

NOTICE

The Maharashtra Regional & Town Planning Act, 1966 No.TPS-1212/79/C.R.60/12/UD-12

Whereas the Development Plans and Development Control Regulations (hereinafter referred to as "the said Regulations") for the Municipal Corporations of Thane, Kalyan-Dombivali, Mira-Bhayandar, Bhivand-Nizampur, Ulhasnagar, Vasai-Virar and the Municipal Councils of Ambernath, Kulgaon-Badlapur, Panvel, Karjat, Pen, Uran, Alibag, Khopoli (hereinafter referred to as "the said Municipal Corporations and Municipal Councils") within the limits of the Mumbai Metropolitan Region (MMR) are sanctioned by the Government under section 31(1) of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as "the said Act") from time to time and the same are in force;

And whereas, in exercise of the powers contained in section 37 (1) of the said Act, read with the provisions contained in section 154 of the said Act, the Government had issued directions to the Municipal Corporation of Greater Mumbai, excluding Island City, vide order dated 6th August, 2008 ii) the Municipal Corporation of Ulhasnagar vide order dated 25th August, 2009, iii) the Municipal Corporations of Thane, Kalyan-Dombivali, Mira-Bhayander and Bhiwandi-Nizampur, the Municipal Council of Panvel and the Special Planning Authority areas of Vasai-Virar Sub region and Ambernath, Kulgaon-Badlapur and the surrounding notified area vide order dated 4th November, 2008 and iv) the Municipal Councils of Karjat, Pen, Uran, Alibag, Khopoli vide order dated

21th August, 2008 (hereinafter referred to as 'the said directives') to initiate modification to the said Regulations to add a new Regulation regarding Rental Housing Scheme and also appointed Mumbai Metropolitan Region Development Authority (MMRDA) as the Implementing Authority for Rental Housing Projects in MMR;

And whereas, considering the need for rationalizing the Rental Housing Scheme and to make the Rental Housing Scheme more effective as well as to suggest the strategy for maintenance and management of Rental Housing stock, the Government constituted a Committee vide Government Resolution No. Misc/2009/1301/C.R. 271/09/UD-12 dated 17th May, 2012 (herein after referred to as 'the said Committee');

And whereas, the said Committee submitted its final Report (Part-2) to the Government on 7^{th} February, 2013;

And whereas, after considering the Committee's recommendations, the Government feels it necessary that the Rental Housing Scheme should be replaced by "Affordable Housing Scheme" (hereinafter referred to as 'the Scheme') and in supersession of the said directives, suitable provisions for implementation of the Affordable Housing Scheme be incorporated in the said Regulations;

Now therefore, in accordance with the provisions contained in subsection (1AA) of section 37 of the said Act, the Government hereby, in supersession of the said directives, publishes this notice for inviting suggestions and / or objections from the general public in respect of the proposed modification, described in the Schedule appended hereto, to the said Regulations of the said Municipal Corporations and the Municipal Councils within the Mumbai Metropolitan Region, within 30 (thirty) days from the date of publication of the notice in the Official Gazette. The suggestions and / or

objections shall be addressed to the Joint Director of Town Planning, Konkan Division, Konkan Bhavan, Navi Mumbai who is hereby appointed as the Officer under Section 162 of the said Act and authorized to hear the suggestions and / or objections which may be received within the aforesaid prescribed period and submit his report to the Government. Only the suggestions and/ or objections received within the aforesaid stipulated period shall be considered by the Government.

A copy of the proposed modification for Affordable Housing Scheme in the areas of the said Municipal Corporations and Municipal Councils in the Mumbai Metropolitan Region shall be kept open for inspection by the general public in the offices of the following officers for the period of one month:

- (1) The Metropolitan Commissioner, Mumbai Metropolitan Regional Development Authority, Bandra-Kurla Complex, Mumbai.
- (2) Joint Director of Town Planning, Konkan Division, Konkan Bhavan, Navi Mumbai.
- (3) The Municipal Commissioners, Thane/Kalyan-Dombivali/Mira-Bhayandar/Bhivand-Nizampur/Ulhasnagar/Vasai-Virar Corporations.
- (4) Asst. Director of Town Planning, Thane/Raigad-Alibag.
- (5) The Chief Officers of Ambernath, Kulgaon-Badlapur, Panvel, Karjat, Pen, Uran, Alibag, Khopoli Municipal Councils.

This notice is also available on the Government website www.maharashtra.gov.in

(Sanjay V. Pawar) Section Officer

Schedule

Regulations for Affordable Housing Scheme

- 1. In order to promote construction of affordable housing stock on private lands, the Planning Authority may permit implementation of Affordable Housing Scheme* in accordance with the provisions of this Regulations. Affordable Housing Scheme (hereinafter referred to as 'the Scheme') shall be permissible only on the lands situated within the limits of the Urban Local Bodies (ULBs) in the Mumbai Metropolitan Region (MMR), excluding the area under the Municipal Corporation of Greater Mumbai, Municipal Corporation of Navi Mumbai and Matheran Municipal Council.
- 2(i) Affordable Housing Scheme shall be permissible in Residential Zone only and on plots having access from an existing or proposed road having width equal to or in excess of 18 mt. where permissible FSI is 1.00 or more and where TDR more than 0.6 is allowable. However in case of a proposed road, the land under the said proposed road shall be acquired before the approval of building plans for the Affordable Housing Scheme. Affordable Housing Scheme shall not be allowed in areas where FSI is less than 1 or where use of TDR is not permissible.
- (ii) Minimum plot area for the Affordable Housing Scheme shall be 4000 sq. mt., excluding area under D.P. Roads and D.P. Reservations, if any.
- (iii)The plot under the Scheme shall be independent, unencumbered and contiguous.
- (iv) The Scheme shall not be permissible in congested areas, demarcated as such on the Development Plan.

- 3. The concerned Urban Local Body, being a Planning Authority, shall be competent to grant location clearance and layout approval/building permission simultaneously for an Affordable Housing Scheme.
- 4(i) Maximum permissible FSI (including the base FSI of 1.00) under the Scheme shall be 3.00 on the gross plot area, including mandatory layout recreational open space but excluding Amenity Space. The FSI to be utilized shall be in the proportion of 1:3 for the Affordable Housing Component and the Free Sale Housing Component on ½ and ¾ part of the plot of land, respectively. Thus Affordable Housing and Free Sale Housing shall be proposed on the same plot of land but on two separate independently buildable pockets.
- (ii) Under Affordable Housing Scheme, upto 15% of the FSI shall be used for construction of shops/commercial use and handed over to the concerned ULB free of cost.
- 5(i) An Affordable Housing Unit shall be a self-contained dwelling unit of 25 sq.mt. carpet area. However the carpet area of an Affordable Housing Unit shall be 160 sq. ft., where the construction under the Rental Housing Scheme has already commenced.
- (ii) The amenity space for affordable housing shall be 10% of the gross plot area under the Scheme and it shall be proportionately provided in the area earmarked for the affordable housing component and the area kept for free sale housing component.
- (iii) Under the Affordable Housing Scheme, there shall be a welfare hall and a Balwadi at the rate of 30 sq.mt. for every multiple or part of 200 residential units and an office for Managers/Co-operative Housing Society at the rate of 30sq.mt.per every multiple or part of 500 residential units which shall be treated as a part of Affordable Housing Component and shall not be

counted towards the FSI while computing 3.00 FSI on the site and shall be given along with layout/DP roads and shops, free of cost to the concerned ULB. These facilities shall be constructed at locations as suggested by the concerned ULB and shall be transferred free of cost to it.

6. Under the affordable Housing Scheme, off-Site Infrastructure Charges at the rate of 5% of the Annual Statement of Rates (ASR) for the year in which Commencement Certificate is issued, subject to a minimum of Rs. 2000 per sq.mt., shall be paid by the Developer for the built up area, over and above the normal permissible FSI. This amount shall be paid to the concerned ULB.

Release of FSI under the Scheme shall be as follows: FSI for Affordable Housing Component and the Free Sale Housing Component under the Scheme shall be released in accordance with the following Table:

Sr. No.	Stages of Release of FSI	Affordable Housing Component*	Free Sale Component*
1	On Grant of BP/CC up to plinth by ULB/Planning Authority to the Affordable Housing Project	3.00	1.00
2	On Completion of 50% BUA of Affordable Component		0.75
3	On Completion of 100% BUA of Affordable Component		0.75

4	On handing over of 25% land & completed Affordable Housing	0.	
	Component buildings with Occupancy Certificate.		0.50
	TOTAL	3.00*	3.00*

- * Explanation -The FSI of 3.00 is to be calculated separately on the one fourth of plot area for Affordable Housing Component as well as three fourth of plot area for Free-Sale Housing component.
- 8 The Affordable Housing Component under the Scheme shall be handed over along with the ¼th part of the total plot of land, free of cost to the concerned ULB.
- 9(i) The affordable Housing stock created under the Scheme shall be allotted by the concerned ULB as follows:-

Percentage	Allotment to	Category of	Rate of
		Stock	Allotment
25	Respective ULBs for use as	Ownership	Free of cost
	PAP tenements or Staff		
	Quarters or Transit		
	Accommodation		
25	Outright sale to Govt. of	Ownership	As per
	Maharashtra and its statutory		construction
	bodies/Govt. undertakings for		rate of ASR
	use as PAP tenements or staff		
	quarters or transit		

	accommodation		·
50	Outright sale as affordable	Ownership	Free of cost to
	housing by MHADA subject		MHADA
	to the general or specific		which shall
	direction of the Government.		dispose of the
			same as per its
			pricing policy
			and by drawal
			of lots

- (ii) The Affordable Housing stock shall be disposed of as per the prevailing policy of MHADA regarding pricing and disposal of its housing stock meant for affordable housing. Each project approved under the Scheme shall be brought to the notice of the Govt. of Maharashtra and its statutory bodies/Govt. undertakings by means of Press Advertisement and if the Govt. of Maharashtra or any of its statutory bodies/ Govt. Undertakings doesn't place firm requirement for the housing stock earmarked for them in the Scheme before the Completion Certificate / Occupation Certificate for the said Scheme is issued, the same shall come to the share of MHADA for outright sale as per the prevailing policy of the MHADA.
- 10 The other aspects of the development of Affordable Housing Scheme, not specifically dealt with hereinabove, shall be as per the relevant provisions of the Development Control Regulations of the respective Planning Authority.
- 11. No project under the Rental Housing Scheme envisaged under the said directives issued by the Government vide orders dated 6th August, 2008, 25th August, 2009, 4th November,2008 and 21th August, 2008 shall be

permitted after the date of publication of the Notice regarding this Regulation under section 37(1AA) of the Maharashtra Regional and Town Planning Act, 1966 in the Official Gazette (herein after referred to as 'the cut of date').

Provided that the Rental Housing Projects in respect of which location clearance has been granted by the MMRDA and commencement certificate has been issued by the concerned Planning Authority before the aforesaid cut of date, shall be allowed to continue in accordance with the provisions of the said directives regarding the Rental Housing Scheme.
