MANAGING COMMITTEE 2019-2020

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TREASURER Mukesh Patel

SPECIAL PROJECTS Parag Munot Sandeep Raheja Jayesh Shah Sanjay Chhabria Rasesh Kanakia

HON. JT. SECRETARIES Navin Makhija Sandeep Runwal Shailesh G. Puranik Dhaval Ajmera Pratik Patel

> JT. TREASURERS Nayan Bheda Munish Doshi

CO-ORDINATORS Tejas Vyas Shailesh Sanghvi Pritam Chivukula

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INVITEE MEMBERS Praful Shah Raajesh Prajapati Sachin Mirani Nikunj Sanghavi Rajeev Jain Shyamal Mody Digant Parekh Rushank Shah Samyag Shah Jayesh C. Shah Sunny Bijlani Sahil Parikh Naman Shah Suhail Khandwani Ricardo Romell

PAST PRESIDENTS Dharmesh Jain Vyomesh Shah Paras Gundecha Pravin Doshi Mohan Deshmukh Mofatraj Munot Rajnikant Ajmera Late G. L. Raheja Late Lalit Gandhi Late Babubhai Majethia

Harshul Savla

CREDAI-MCHI UNITS PRESIDENT, THANE UNIT Ajay Ashar

PRESIDENT, KALYAN DOMBIVLI Deepak Mehta

PRESIDENT, MIRA VIRAR CITY Ashit Shah

> PRESIDENT, RAIGAD Kiran Bagad

PRESIDENT, NAVI MUMBAI UNIT Prakash Baviskar

Ref. No. MCHI/PRES/19-20/298

To,

(1) Shri Praveen Pardeshi (I.A.S.)

Municipal Commissioner Municipal Corporation of Greater Mumbai Mumbai- 400 001

(2) Shri P. Velrasu (I.A.S.)

Additional Municipal Commissioner Muniicipal Corporation of Greater Mumbai Mumbai- 400001

(3) Shri Sunil Dhamane

Dy. Municipal Commissioner (Assessment tax) Municipal Corporation of Greater Mumbai Mumbai- 400 001

Sub:- Coercive steps adopted by Assessment & Collection Department for recovery of property taxes from builders/developers.

Grant of installments for clearing the outstanding Taxes till final disposal of SLP No. 17009 of 2019 by the Hon'ble Supreme Court.

Ref:- Our earlier letters dtd. March 13, 2020 bearing no. MCHI/PRES/19-20/157 and March 20, 2020 bearing no. MCHI/PRES/19-20/164

Respected Sir,

We, the undersigned are registered body of the Builders/Developers in Mumbai city. As you are aware, the entire economy of our country is going through a massive slump and there is recession everywhere. It has been a double whammy for the builders / developers since on one hand it has been hit by the bankers levying exorbitant interest and on other hand there is huge inventory pending since there is lack of buyers.

The levy of the LUC has been exorbitant and beyond affordability of any developer, and that is the reason, why across the entire city, more than 90 % of the developers are not able to pay this levy. Besides the levy itself being exorbitant, the problem has compounded by lack of sale and availability of the funds. This kind of most unreasonable levy at the level unheard in the entire country, needs to be rationalised, and should be brought down to reasonable level.

The builders/ developers are more particularly aggrieved by the taxes imposed by the Assessment & Collection department (A&C Department) for open land/land under construction. The percentage of taxes has also being exorbitantly revised from 01/04/2015 more particularly for Land under construction as per the Capital Value rules. Also, from 01/04/2010 onwards, Rule 20 of Capital Value rule has become the biggest impediment for the builders since MCGM takes into consideration the element of F.S.I./ T.D.R. into consideration for assessing the plot of land, whereby the developers are assessed in the multiples of F.S.I. to be consumed at the stage of Land under Construction. This Rule is not only against the cardinal principles of Rating which states that assessment should be 'Rebus sicstantibus' (i.e. as is where is basis) but also defies logic since Plot of land is assessed in the multiples of FSI/TDR which is nothing but the potential of land being assessed instead of the actual land. This rule 20 of Capital Value rules for the

April 2, 2020



year 2010 & 2015 was inter alia agitated by the Petitioners/Developers in W.P. No. 2592 of 2013 and Ors. wherein, the Division Bench of the Bombay High Court vide judgment dated 24/04/2019 was pleased to struck down rules 20, 21 & 22 of Capital Value rules for the years 2010 & 2015.

The aforesaid judgment was challenged by MCGM in the Apex court by filing SLP No.17009 of 2019 and vide Order dated 29/07/2019, the Hon'ble Supreme Court was pleased to stay the judgment dated 24/04/2019 of the Bombay High Court by continuing the interim order dated 24/02/2014 (of the Bombay High Court) regarding payment of 50% taxes till final disposal of SLP. However, even if one has to pay 50% of the demand, then also most of the developers will not be able to afford.

In most of the cases, A&C department has started taking coercive steps like attachment etc. without disposal of the complaints filed by the complainants thereby demanding 50% payment of property taxes. It is our humble submission that looking at the massive recession and lack lustre demand in the real estate market, your good self is requested to grant payment installment facility so as to enable the developers to deposit 50% property taxes out of the total demand, subject to an undertaking from the concerned developers. It will not be out of place to mention that the Maharashtra Housing Area Development Authority (MHADA), Slum Rehabilitation Authority (SRA) have issued circulars granting various installment facilities to the developers for payment of premium/ charges on account of the slump in the economy, the necessary copy of the circular is enclosed herewith (Annexure - 1). We therefore, request you to extend similar concessions to the cash starved builders in payment of property taxes so as to remain afloat in this depressed market. This will not only alleviate the hardships faced by the developers but also enable the MCGM to recover the property taxes. Also, the developers will be saved from the hanging sword of attachment/ auction by getting payment facility and also from selling the unsold stock to the prospective buyers since the builders are unable to sell the flats / units in the property which is attached by MCGM.

Further, as you are aware, the recent outbreak of COVID-19 globally has been declared a pandemic cause by the World Health Organization (WHO) on March 11, 2020. The impact on people and businesses globally has been severe and still expected to be felt for some more period of time. In addition, the Government of India has announced lockdown by order for a period of at least 21 days from March 25, 2020 across the nation. We have been hugely adversely exposed to this unprecedented event and have been seriously impacted by it. This lockdown by State & Central Government is a natural calamity / act of god / force majeure. These unprecedented never before events over the last few weeks and also the expected long drawn lockdown of the country is and shall be causing severe strain on the cash flows. The times are full of uncertainty and dynamic and are ever evolving on a continuous basis.

In view of the above, we request as follows:

1. The tax to be waived for the period from 15th March 2020 till 30th June 2020.

2. Balance tax to be collected, should be restricted to 50% of the demand raised, which shall be payable in installments as follows:

 A. 15% on or before 30th September 2020 in light of emergency caused by COVID-19 & in light of Hon'ble High Court Order dated 19th March in WP (L) 900 of 2020



- B. 10% on or before 31st March 2021
- C. 15% on or before 30th June 2021
- D. 10% on or before 31st December 2021.

Payments already made till date to be taken into consideration for calculating the above installment amounts.

However, if any building is required to obtain OC then entire 50% of the tax demand for that particular building shall be paid on or before issue of the OC by the developer and the NOC of assessment department shall be given based on the payment of the 50% of the demand raised.

Consequential relief be given as follows:

- 1. We request you to cancel the attachment orders issued to the properties for non-payment of 50% taxes by granting them installments as above
- 2. To give water connections and approvals to all in light of the above request.

Thanking you,

Yours Sincerely, For CREDAI-MCHI

11.

Nayan A. Shah President

Bandish Ajmera Hon. Secretary