महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम, १९६६ बृहन्मुंबई विकास नियंत्रण नियमावली विनियम ३३(१०) मधील फेरबदलाबाबत कलम ३७ (२) खालील अधिसूचना.

महाराष्ट्र शासन नगर विकास विभाग

क्रमांक :- टिपीबी -४३१६ / प्र.क्र. १०६/ २०१६ / निव-११ मंत्रालय, मुंबई :४०० ०२१, दिनांक — १ आक्टोंबर, २०१६,

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

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

(श्रीरंग दि. लांडगे) सह सचिव, महाराष्ट्र शासन

प्रत,

मा. मुख्यमंत्री महोदयांचे प्रधान सचिव.

मा. राज्यमंत्री, नगर विकास विभाग यांचे खाजगी सचिव.

प्रति.

(१) प्रधान सचिव, गृहनिर्माण विभाग, मंत्रालय, मुंबई-३२.

(२) महानगरपालिका आयुक्त, बृहन्मुंवई महानगरपालिका, मुंबई.

- (३) मुख्य कार्यकारी अधिकारी, झोपडपट्टी पुनर्वसन प्राधिकरण, प्रशासकीय इमारत. अनंत काणेकर मार्ग, वाँद्रे (पुर्व), मुंबई.
- (४) संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे.
- (५) सह सचिव, तथा संचालक, नगर रचना, नगर विकास विभाग, मंत्रालय, मुंबई.
- (६) उपसंचालक, नगर रचना, बृहन्मुंबई, इन्सा हटमेंट, महापालिका मार्ग, मुंबई- ४००००१.
- (७) प्रमुख अभियंता (वि.नि.), बृहन्मुंबई महानगरपालिका, मुंबई.
- (८) व्यवस्थापक, शासकीय मध्यवर्ती मुद्रणालय, चर्नीरोड, मुंबई. (त्यांना विनंती करण्यात यते की. सोबतची शासकीय अधिसूचना महाराष्ट्र शासनाचे असाधारण राजपत्रात भाग-१ मध्ये प्रसिध्द करुन त्याच्या ५० प्रती नगर विकास विभाग (नवि-११), मंत्रालय, मुंबई: ४०० ०३२ व संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे व उपसंचालक, नगर रचना, बृहन्मुंबई यांना पाठविण्यात याव्यात.)
- (९) कक्ष अधिकारी, कार्यासन निव-२९.(त्यांना विनंती करण्यात येते की, सोवतची सूचना विभागाच्या वेबसाईटवर प्रसिध्द करण्यावाबत आवश्यक ती कार्यवाही करावी.)
- (१०) निवड नस्तो

Maharashtra Regional & Town Planning Act. 1966.

- Notification under section 37 (2) of the said Act.
- Sanctioned modification to Regulation 33(10) of DCR for Gr. Mumbai.

GOVERNMENT OF MAHARASHTRA Urban Development Department, Mantralaya, Mumabi 400 032. Dated:- 1stOctober, 2016.

NOTIFICATION

No. TPB -4316/46/CR-106/2016/UD-11:

Whereas, the Development Control Regulations for Greater Mumbai, 1991 (hereinafter referred to as "the said Development Control 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 Government of Maharashtra vide Notification of Housing and Special Assistance Department No. SRP 1095/CR-37/ Housing Cell, dated the 16th December, 1995 has appointed the "Slum Rehabilitation Authority" (hereinafter referred to as "the said Authority") under the Maharashtra Slum Areas (Improvement, Clearance & Redevelopment) Act, 1971, for the purpose of slum rehabilitation in Brihan Mumbai:

And whereas, according to the provision of the clause (19) of Section 2 of the said Act, the said Authority is the Planning Authority in respect of slum rehabilitation areas for the purpose of implementation of Slum Rehabilitation Schemes in Brihan Mumbai;

And whereas, the Government of Maharashtra in the Urban Development Department vide Notification No. DCR 1095/1209/CR-273/95/UD-11. Dated the 15th October 1997, which is published in the Government of Maharashtra Official Gazette, dated the 15th October 1997 at Page Nos. 104 to 133-A, has sanctioned modification to Regulations 33 (10) and 33(14) of the said Development Control Regulations for effective implementation of Slum Rehabilitation Schemes, which has come into force with effect from 15th October 1997;

And whereas, the Government of Maharashtra in the Urban Development, vide Notification No. DCR 1095/1209/CR-273/95/UD-11, dated the 30th November, 2002, has further modified Regulation 33(10) under section 37(2) of the said Act. (hereinafter referred to as "the said modified Regulation");

De

And whereas, the said Authority felt to give impetus to slum rehab Scheme under Regulation 33(10) and to motivate the developers to implement the program of the State Govt, to create more housing stock in the market, the said Authority in its 14th meeting have resolved to initiate the modification proposal under section 37(1B) of the said Act.:

And whereas, vide resolution No. 5/6/4, dated 28th August. 1997, the said Authority has empowered and authorized the Chief Executive Officer. Slum Rehabilitation Authority (hereinafter referred to as "the said Officer") to call for objections and suggestions as stipulated under section 37(1B) of the said Act;

And whereas, the said Authority in exercise of the powers conferred under subsection (1B) of Section 37, had issued Notice No.SRA/DDTP/CEO/33(10)/DCR/2015, dated 21st September, 2015 for inviting suggestions/objections from the general public with regard to the modification in Clause 3.12, Regulation 33(10) Appendix –IV of said Regulations (hereinafter referred to as the proposed modification) proposed in the Schedule appended to the said Notice;

And whereas, the said Notice No.SRA/DDTP/CEO/33(10)/DCR/2015, dated 21st September, 2015 was published in the Maharashtra Government Gazette dated 24-30 September, 2015 (hereinafter referred to as "the Official Gazette) and the said Officer has submitted his Report vide letter dt. 2nd December 2015, after completing the legal procedure stipulated under Section 37(1B) 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 has sanctioned the proposed modification in respect of Sub Clause-A. B, E vide Notification of even no. dated 20th May, 2016 and kept in abeyance the proposed modification in respect of clause (C) & (D).

Now, therefore, in exercise of the powers conferred upon it under section 37(2) of the said Act, the Government hereby:-

- A) Sanctions the proposed modification in respect of Sub Clause (D) and refuses to accord sanction in respect of Sub Clause (C) 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 modification.
- C) Directs the Municipal Corporation of Greater Mumbai and the Slum Rehabilitation Authority that in the Schedule of Modifications sanctioning the said Regulations, after the last entry, the Schedule appended hereto shall be added.

The said modification shall be kept open for inspection by the general public during the office hours on all working days in the office of the Municipal Commissioner, Municipal Corporation of Greater Mumbai and Chief Executive Officer. Slum Rehabilitation Authority.

This Notification shall also be made available on the Govt. websitewww.maharashtra.gov.in

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

(Kishor D. Girolla)
Under Secretary to Government

SCHEDULE

(Accompaniment to Government Notification No. TPB-4316/46/CR-106/2016/UD-11, dated 1st October, 2016.)

SANCTIONED MODIFICATION

Sr.	Regulation	Original	Sanctioned	Sanctioned Modification
No.	No.33(10)	Provision	Provision	vide this Notification.
	(Appendix-		Vide Notification	ji i
	IV)	8 4 8	of even No. dated	Å.
			20 th May 2016	
(1)	(2)	(3)	(4)	(5)
1	Clause 3.12	3.12 Minimum	3.12 (A) Minimum	3.12(C)
		Density On The	Density On The Plot	
		Plot Including	Including Non-	clause (C) as per Notice
-		Non-Residential	Residential Units:	No. SRA //
		Units: The	The minimum	DDTP/CEO/33(10)/DCR .
		minimum	density of	/2015, dated
		density of	rehabilitation	21st September, 2015 by
		rehabilitation	component on plot	the Slum Rehabilitation
		component on	shall be 500	Authority is rejected.
		plot shall be 500	tenements per net	
	e e	tenements per	hectare, that is, after	3.12(D)
		net hectare, that	deducting all	
	*		reservations actually	
		deducting all		whenever total No. of slum
		reservations	including the land	
		actually	appurtenant thereto.	less than 650 per hectare,
		implemented on	but not deducting	I
		site including the	the	with taking all the slum
		land appurtenant	recreational/amenity	dwellers in account and if
1	19 6 g ₂₀ 0	thereto, but not		final eligibility is less than
		deducting the	remaining area. If	constructed tenements then
		recreational /	the number of	remaining tenements shall
		amenity open	tenements to be	be treated as PAPs
		space on the	provided to the	/Affordable housing, rental
		remaining area.	hutment dwellers is	housing, staff quarters etc.
		·If the number of	less than the	In case of tenement density
*		tenements to be	minimum, the	between 650 to 800, all
		provided to the		slum dwellers shall be
			handed over free of	counted for construction of
	***************************************	is less than the	cost to the Slum	tenements but in situ FSI
		minimum, the	Rehabilitation	sanctioned will be 3.00.
1		balance shall be	Authority.	Only after finalization of
		handed over free	The Authority	
		of cost to the	1	
1		Slum	the purpose of	out to be more than 650 per
PZ		Rehabilitation	transit or Project-	hectare; FSI of 4.00 as per

Authority. The Authority shall use them for the purpose of transit or Project-affected persons pavementdwellers or slum dwellers from other slums.

Provided if slum rehabilitation scheme undertaken by a Federation, Co-Op. Housing society consisting members who are serving or retired State Govt. Employees / Employees of the State Govt. Undertakings Employees of local bodies of State Government for providing housing to its members, such tenements which generated are over and above the tenements to be provided to the existing eligible hutment dwellers, shall be handed over back to the said Federation / Cooperative Housing Society providing housing to its above mentioned affected persons or affordable housing, rental housing, staff quarters etc.

(B) If there balance FSI available in a slum scheme, after in situ development rehab as well as sale component. development additional PAPs. affordable housing. rental housing, staff quarters etc. decided by Chief Executive Officer (SRA) may allowed in the Scheme up to an extent such that this development and corresponding sale component development remains within the limit of maximum permissible FSI in the said Scheme.

If (E) slum rehabilitation scheme undertaken by Federation, Co-Op. Housing society consisting of members who are serving or retired State Govt. Employees/Employe es of the State Govt. Undertakings/Emplo yees of local public bodies for providing housing its such members,

rules shall be sanctioned. If total No. of slum dweller is more than 800 per hectare. Scheme shall be sanctioned with taking all slum dwellers with corresponding FSI of 4.00 and in case of tenements remaining after allotment to eligible slum dwellers. these would be converted into PAPs/Affordable Housing/Rental housing/Staff quarters etc. However, in case of on going schemes where the tenement density is more than 650, considering the total number of slum dwellers listed in certified Ann.-II and the appeals for eligibility are pending, such

schemes will be considered

for grant of FSI of 4.00, the

remaining tenements after

finalization of appeals will

be treated as PAP's/

Affordable Housing /Rental Housing/Staff quarters etc.

members and subject to further additional terms and conditions as would be imposed by the Chief Executive Slum Officer, Rehabilitation Authority 10 ensure adequate membership of class III and class IV employees.

tenements which are generated over and above the tenements to be provided to the existing eligible hutment dwellers. shall be handed over back to the said Federation/Co.operative Housing Society providing housing to its above mentioned members subject to further additional terms and conditions as would be imposed by the Chief Executive Officer Slum Rehabilitation Authority to ensure adequate membership of class III and class IV employees.

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

(Kishor D. Girolla)
Under Secretary to Government