महाराष्ट्र प्रादेशिक व नगर रचना अधिनियम, १९६६ कलम ३१(१) अन्वये छत्रपती शिवाजी आंतरराष्ट्रीय विमानतळ अधिसूचित क्षेत्राच्या वगळलेल्या भागाकरीता अंतरिम विकास योजनेच्या मंजूरीबाबतची अधिसूचना.

महाराष्ट्र शासन

नगर विकास विभाग

क्रमांक:- टिपीबी-४३१३/१२६७/प्र.क्र.१८३/२०१३/नवि-११ मंत्रालय, मुंबई:४०० ०२१, दिनांक — ३ मार्च, २०१४.

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

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

(राजन अ.काप)

सह सचिव, महाराष्ट्र शासन

प्रति,

(१) मा. मुख्यमंत्री यांचे प्रधान सचिव.

(२) मा. राज्यमंत्री (नगर विकास) यांचे स्वीय सहाय्यक.

पहानगर आयुक्त, मुंबई महानगर प्रदेश विकास प्राधिकरण, बांद्रा-कुर्ला संकुल, वांद्रे (पूर्व), मुंबई-५१.

(४) महानगरपालिका आयुक्त, बृहन्मुंबई महानगरपालिका, मुंबई

(५) जिल्हाधिकारी, मुंबई उपनगर, जिल्हाधिकारी कार्यालय, कलानगर, वांद्रे (पुर्व),मुंबई-५१.

(६) संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे

(७) उपसंचालक, नगर रचना, बृहन्मुंबई, इन्सा हटमेंट, महापालिका मार्ग, मुंबई-४००००१.

(८) व्यवस्थापक, शासकीय मध्यवर्ती मुद्रणालय, चर्नीरोड, मुंबई.

(त्यांना विनंती करण्यात येते की, सोबतची शासकीय अधिसूचना महाराष्ट्र शासनाचे असाधारण राजपत्रात भाग-१ मध्ये प्रसिध्द करुन त्याच्या ३५ प्रती नगर विकास विभाग (निव-११), मंत्रालय, मुंबई व प्रत्येकी ५ प्रती मुंबई महानगर प्रदेश विकास प्राधिकरण, वांद्रे, मुंबई; संचालक, नगर रचना, महाराष्ट्र राज्य, पुणे व उपसंचालक, नगर रचना, बृहन्मुंबई यांना पाठविण्यात याव्यात.)

(९) कक्षे अधिकारी, कार्यासन निव-२९, यांना विनंती करण्यात येते की, सोबतची अधिसूचना विभागाच्या वेबसाईटवर प्रसिध्द करावी.

(१०) निवड नस्ती (निव-११)

Maharashtra Regional and Town Planning Act, 1966.

Notification under section 31(1) for sanctioning substantial modifications to the Interim Development Plan for a part of Chhatrapati Shivaji International Airport Notified Area.

GOVERNMENT OF MAHARASHTRA

Urban Development Department Mantralaya, Mumbai 400032. Date: - 3rd March 2014.

NOTIFICATION

No.TPB 4313/1267/CR-183/2013/UD-11.

Whereas, the Government in Urban Development Department, vide Notification No.TPB 4308/3709/CR-347/08/UD-11, dated the 14th May 2009, under section 40(1)(c) of the Maharashtra Regional and Town Planning Act,1966 (Mah. XXXVII of 1966) (hereinafter referred to as "the said Act") has appointed Mumbai Metropolitan Region Development Authority (hereinafter referred to as its acronym "MMRDA") established under the Mumbai Metropolitan Region Development Authority Act,1974 (Mah. IV of 1975) to be the Special Planning Authority for the Chhatrapati Shivaji International Airport (CSIA) Notified area bounded by the Airport Boundary (hereinafter referred to as "the said Notified Area");

And whereas, the MMRDA vide its Resolution No.1207 dated 3rd August 2009 declared its intention under section 23 of the said Act to prepare a fresh Development plan for the said Notified Area and the notice of such declaration was published at Pages Nos.7 & 8 in the Maharashtra Government Gazette, Miscellaneous Part-II, dated the 24th December 2009;

And whereas, the MMRDA after carrying out survey of the entire land of the said Notified Area as required under section 25 of the said Act, prepared the Interim Draft Development Plan for a part of the said Notified Area (hereinafter referred to as the "said Development Plan"), and published a notice under sub-section (1) of Section 26 of the said Act in the Maharashtra Government Gazette, Extra-Ordinary Part-II, dated the 6th January 2011 on Pages Nos. 1 to 4, for inviting objections or suggestions from the general public;

And whereas, the said Act has been amended vide Maharashtra Act, X of 2011 with effect from 5th April 2011 and as per amended provision of Section 30 of the said Act, the MMRDA was required to submit the said Development Plan for sanction to the State Govt. before expiry of one year period from 5th April 2011, after following the legal procedure specified under Section 28 of the said Act;

And whereas, the MMRDA failed to submit the said Development Plan under provision of Section 30 of the said Act to the State Govt. within the stipulated period of one year from 5th April 2011;

And whereas, in accordance with the provisions of sub-section 4 and 4A of the Section 21 of the said Act, the Divisional Deputy Director, Town Planning,

Konkan Division appointed the Deputy Director of Town Panning, Greater Mumbai as the officer for carrying out the remaining work up to the submission stage of the said Development Plan under Section 30 of the said Act;

And whereas, in accordance with the provisions of sub-section (1) of Section 30 of the said Act, the Deputy Director of Town Planning, Greater Mumbai, appointed as the Officer under sub sections 4 and 4A of Section 21 of the said Act, has submitted the said Development Plan alongwith the Development Control Rules to the State Govt. for its sanction, vide letter dated the 3rd January 2013;

And whereas, in accordance with sub-section (1) of Section 31 of the said Act, after making necessary enquiries and after consulting the Director of Town Planning, Maharashtra State, the State Government has sanctioned a part of the said Development Plan, excluding, the substantial modifications, as specified as EP-1, EP-2 in SCHEDULE-A vide Notification No. CMS/TPB-4312/1/CR-47/2012/I/UD-11, dated the 17th May 2013;

And whereas, the substantial modifications EP-1, EP-2 were published under the provisions of Section 31(1) of the said Act, vide Notice No.CMS / TPB 4312 /1 /CR - 47/2012/II/UD-11. dated the 17th May, 2013 in the Maharashtra Government Gazette, Konkan Division Supplement dated the 24th May, 2013 on Page Nos.1 to 4 for inviting suggestions /objections from the general public and the Deputy Director of Town Planning, Greater Mumbai, was appointed as the Officer to give hearing and to submit his Report to the Government:

And whereas, the said Officer, after giving hearing in respect of the suggestions objections received from the general public regarding the EP-1 and EP-2 has submitted his Report to the Government vide his letter dated the 16th September, 2013 through the Director of Town Planning, Maharashtra State.

Now therefore, in exercise of the powers conferred by sub-section (1) of Section 31 of the said Act and of all other powers enabling it on that behalf, after considering the Director of Town Planning, Maharashtra State, Pune, the Government of Maharashtra hereby:-

- (a) sanctions the said Excluded Parts No. EP-1 and EP-2 of the said the Development Plan in the Development Control Rules, with certain changes, as specified in the Schedule appended hereto;
- (b) fixes the date after one month of the publication of this Notification in the Maharashtra Government Gazette to be the date on which the said Excluded Parts No. EP-1 and EP-2, shall come into force.

A copy of modifications showing the Excluded Parts, as sanctioned by the State Government, shall be kept open for inspection by the general public, during working hours for a period of one year at the following Offices during office hours on all working days:-

- (1) Metropolitan Commissioner, Mumbai Metropolitan Region Development Authority, Bandra-Kurla Complex, Bandra 400 051.
- (2) Deputy Director of Town Planning, Greater Mumbai.

This Notification shall also be made available on the Govt. website-www.maharashtra.gov.in

By order and in the name of Governor of Maharashtra,

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(Sanjay Banait)
Under Secretary to Government.

SCHEDULE

SUBSTANTIAL MODIFICATIONS SANCTIONED BY THE GOVERNEMENT UNDER SECTION 31 (1) OF THE MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966.

(ACCOMPANIMENT TO THE GOVERNMENT NOTICATION No. TPB 4313/1267/CR-183/2013/UD-11, DATED the 3^{rd} March, 2014)

Sr	Exclu-	Proposals of Draft	Modifications proposed	Modification sanctioned
No.	ded	Development Plan	by Government while	by the Govt.
	part	Submitted to the	Sanctioning the Interim	
		Government for	Development Plan under	
		Sanction under Section	Section 31 of the MR &	
1		30 of the MR & TP	TP Act, 1966.	
		Act,1966		
1	EP-1	Regulation No. 33	Regulation No. 33	Regulation No. 33
	Wisi ((4) Building of Starred	, ,	(4) Building of Starred
		Category Residential	0 2	Category Residential
	781	Hotels:-	Hotels and Conventional	Hotels and Convention
			Center:-	Center:-
		W/:+b +b-	7	In the case of-
1016		With the previous	In the case of	(i) Buildings of any starred
		approval of Government		category residential hotel
		and subject to payment of such premium as may be	category residential hotels on independent plots and	on an independent plot and
		fixed by Government		under one establishment, as approved by the
		(out of which 50 per cent		Ministry of Tourism,
	1	shall be payable to the	of Tourism, Government of	Government of India;
1		Authority), and subject to	India and	Government of India,
		such other terms and		and
T		conditions as it may		
		specify, the floor space	(ii) Convention Center,	(ii) Convention Center;
		indices in Table 14 may	The Metropolitan	the Metropolitan
	dr.	be permitted to be	Commissioner may grant	Commissioner may allow
Maria		exceeded in the case of	additional floor space index	floor space index to be
7 1,38		buildings of all starred	upto 1.00, over and above	increased by 1.00, over and
		category residential hotels	the maximum allowable FSI	above the maximum
1.1		in independent plots and	of 4, on any individual plot	allowable FSI of 4 on any
		under one establishment as approved by the	in the Notified area of	individual plot in the
		Department of Tourism,	CSIA, where such use	Notified area of CSIA,
		by a maximum of 100	is otherwise permissible	where such use is
		percent over the normal	under these Regulations	otherwise permissible
		permissible floor space	subject to payment of such	under these Regulations,
		index in notified area of	premium as may be fixed	subject to the following
		CSIA. No condonation in	by the Metropolitan	special conditions:-
		required open spaces,	Commissioner (out of which 50 per cent shall be	i) No condenstion in the
		parking and other	payable to the State	i) No condonation in the required open spaces,
		requirements as in these	Government), and subject	parking and other
		Regulations shall be	to such other terms and	requirements, as
	1	allowed in the case of	conditions as he may	mentioned in these
		grant of such additional	specify. No condonation in	Regulations, shall be
		floor space index.	required open spaces,	allowed by MMRDA
	PRINCIPAL ANGRADA		parking and other	while permitting such
			requirements as mentioned	increased floor space
			in these Regulations shall	index.
			be allowed in the case of	
			grant of such additional	ii) Such Starred Category

	A DEL 18 LA MOLO LA DEL 18 LA DEL 18 LA DEL LA DEL LA DEL LA DEL	SCIENBLE TORS SARCTIONED BY TORS SARCTIONED BY LAWYENG ACT, 1966 TO THE COVERNMENT POUR COVERNMENT PRODUCT DATED the 3 by Covernment Plan is Development Plan is an Secress II of the Nik	floor space index.	Hotel, utilizing such increased FSI, shall keep reserved and make available, Hotel Rooms corresponding to 5% built area of such increased FSI, for use as directed by the Govt. from time to time, for 30 days in a calendar year and such Hotel Rooms shall be made available free of cost. iii) Such Convention Center utilizing such increased FSI, shall be made available to the
		Courtes and the court of the court of the courtes o	special description of the special spe	made available to the Govt. at its request for 30 days in a calendar year, free of cost. iv) The responsibility of administering the aforesaid conditions on behalf of the Govt. and handling the issue of allotment of aforesaid Hotel Rooms and Convention Center for the Govt. shall vest with MMRDA.
2	EP-2	Section-B List of Additional Regulations/ Sections of MCGM DCR modified in CSIANA DCR. Regulation/ Section as per MCGM DCR-51. Purely Residential Zone (R1 Zone)- Ancillary use permitted. Regulation deleted - uses permitted as per provisions in Regulation 49.	Section-B List of Additional Regulations/ Sections of MCGM DCR modified in CSIANA DCR. The provision is proposed to be redrafted as under "Permissible uses in Non- Aeronautical zone shall be as per provisions in Table 49-B under Regulation 49 of these Regulations and shall also include uses permissible in R-1 Zone under Regulation No.51 of the MCGM, DCR 1991, but without any restriction on the size of Office."	Section-B List of Additional Regulations/ Sections of MCGM DCR modified in CSIANA DCR. The provision is redrafted as under — "Permissible uses in Non- Aeronautical zone shall be as per provisions in Table 49-B under Regulation 49 of these Regulations and shall also include uses permissible in R-1 Zone under Regulation No.51 of the MCGM, DCR 1991, but without any restriction on the size of Office."

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

(Sanjay Banait)
Under Secretary to Government.