

NORTH GOA PLANNING AND DEVELOPMENT AUTHORITY

Archdiocese Bldg., 1st floor, Mala Link Road,

PANAJI-GOA

Ref. No. NGPDA/CAN/44/290/ 2176/2022

Date: 30 NOV 2022

ORDER

Calangute – Candolim Planning Area

- Read 1) The Goa Tax on Infrastructure Act, 2009 (Goa Act 20 of 2009)
2) Your application under Inward No. 1425 Dated 16-03-2022.

Whereas the Infrastructure Tax towards your application for Construction of Residential building (Block A & B) Compound wall (Part) swimming pool and amalgamation of properties in property bearing survey No. 41/1 & 7 (Part) of Village Candolim situated at Candolim has been assessed as Rs. 11,97,402.00 (Rupees Eleven Lakhs Ninety Seven Thousand Four Hundred and Two only)

The Calculation of the tax has been assessed @ Rs.200/- per square meter of floor area for Residential building and @ Rs.800/- per square meter of floor area for commercial Building as per the provisions of the said Act.

Infrastructure Tax due:

		No. of units	Built up area in m2		Amount
(i)	Commercial	-----	-----	@ Rs. 800.00 /m2	= Rs. -----
(ii)	Residential	42	5987.01	@ Rs. 200 .00 /m2	= Rs. 11,97,402.00/-
(iii)	Industrial	-----	-----	@ Rs. -----/m2	= Rs. -----
(iv)	Others -	-----	-----	@ Rs 200.00 /m2	= Rs. -----

Total Amount of Rs. Rs. 11,97,402.00 (Rupees Eleven Lakhs Ninety Seven Thousand Four Hundred and Two only) for the total Built up Area admeasuring 5987.01 sq.mts.

Now, therefore the said amount shall be deposited in the State Bank of India (Treasury Branch), Panaji by way of challan in the following Budget Head:

0217- Urban Development

80 - General

800 – Other Receipts

01 - Receipt under Goa Tax on Infrastructure Act, 2009.




(R.K.PANDITA)
MEMBER SECRETARY

To,
M/s. Sheraton Township LLP
C/o BT-15, 3rd floor, Campal Trade Centre,
Campal, Panaji Goa.

Copy to:
The Accountant, NGPDA Panaji Goa

NORTH GOA PLANNING AND DEVELOPMENT AUTHORITY

Archdiocese Bldg., 1st Floor, Mala Link Road, Panaji – Goa.

Ref. No.: NGPDA/CAN/44/290/ 2333/2022

Date: 8 DEC 2022

CALANGUTE- CANDOLIM PLANNING AREA

ORDER

(Development Permission under Section 44 of the Town & Country Planning Act. 1974)

Whereas an application has been made by M/s. Sheraton Township LLP, for development permission in accordance with the provision of section 44 of the Goa Town & Country Planning Act 1974 for **proposed Construction of Residential Project, Compound wall, Swimming Pool and Amalgamation of properties** with respect to his land Zoned as **Settlement S-1 zone as per ODP 2025 of Candolim Village**(Govt. Notification dated 30-06-2021 and govt. notification dated 12-08-2022 (Partly Suspended) situated at Candolim, bearing Survey No. 41/1 & 7 (Part) approved sub-division/building plan reference number No. -----dated -----

And whereas, Development charge affixed at Rs. 93026.00/- and Infrastructure Tax of Rs. 11,97,402.00/-vide Challan no. Can-35 dated 30-11-2022 have been paid.

The Planning and Development Authority has granted permission to carry out the development in respect of the property above mentioned subject to the terms and conditions hereinafter stipulated upon receipt of the development charges levied for the said development. The terms and conditions upon which the permission has been granted by the Authority are the following.

1. Construction shall be strictly as per the approved plans. No changes shall be effected in the approved plans/approved built spaces without the prior permission of this Authority.
2. The permission granted shall be revoked, if any information, plans, calculations, documents and any other accompaniments of the application are found incorrect or wrong at any stage after the grant of the permission and the applicant will not be entitled for any compensation.
3. The permission shall be revoked if found expedient to such an action under the provision of Section 50 of the Goa Town and Country Planning Act, 1974.
4. The development permission will not entitle the applicant for making/laying any claim on water and any other connection from the Government of Goa.
5. The Developer/applicant should display a sign board of minimum size 1.00 mts. x 0.50 mts. with writing in black colour on a white background at the site, as required under the regulations.
6. The applicant shall obtain Conversion Sanad under The Goa Land Revenue Code, 1968 before the commencement of any development/construction as per the permission granted by this order.
7. The soak pit should not be located within a distance of 15.00 meters from any other existing well in the plot area/plan.
8. The commencement and the completion of the work shall be notified to the authority in writing in appropriate forms.
9. Completion certificate has to be obtained from this Authority before applying for Occupancy certificate from the licensing authority.
10. Storm water drain should be constructed along the boundary of the effected plot abutting to the road.
11. Adequate Utility space for the dustbin, Transformer etc. should be reserved within the plot area.
12. In case of compound wall, the gates shall open inwards only and traditional access, if any passing through the property shall not be blocked.

13. The Ownership of the property shall be verified by the licensing body before the issuing of the licence.
14. This Development Permission shall not in any way construed to be a document conforming any or all the following;
 - a) Title or interest of the holder of the permission to the relevant land or building or both.
 - b) Boundaries of the relevant site for which permission has been obtained; or
 - c) Any easement thereon or there from.
 - d) Structural or Engineering safety or the workmanship of the proposed development
15. The building shall be planned, designed and constructed in accordance with Part IV of Fire Protection of National Building Code of India, firefighting requirement, arrangement and installation required in such buildings shall also conform to the provision of Part IV of Fire Protection of National Building Code of India and hence N. O. C. from the Chief Fire Officer, Directorate of Fire & Emergency Services shall have to be obtained before commencement of work.
16. Necessary compliance to be followed for dust pollution, mitigation during the construction or demolition of the building by the developer as per the order of the Hon'ble NGT in O.A. 148/2016 (M.A. no. 686/2017).
17. Sewage Treatment Plant is mandatory for hotel building/residential complexes having 50 flats/residential unit and above. Sewage Treatment Plant will not be required if the area is already served by existing sewer lines.
18. The applicant shall follow the rule 18.1 & 18.2 of the Goa Land Development and Building Construction Regulation 2010, with regards to the planting & preserving of trees, which shall be checked by the local Authority.
19. The applicant shall fulfill the required clearance from the existing power lines in the vicinity, in conformity with the Indian Electricity Rules 1956, and as per the letter issued by the Chief Electrical Engineer of Electricity Department, vide letter No. 51(3)/CEE/Tech/(com)/2020-21/303, dated 01/07/2020 are to be maintained as under.

For low or medium voltage (voltage up to 650 volts)

- 1) Where a low or medium voltage (voltage up to 650 volts) overhead line passes above or adjacent to or terminates any structure, the minimum clearance from any accessible point on the basis of maximum sag shall be observed:

a. For any flat roof, open balcony, verandah and Lean to roof:

- i. Vertical clearance of 2.439 meters from the highest point where line passes over the structure.
- ii. Horizontal clearance of 1.219 meters from the nearest point where line passes adjacent the structure.

b. For pitched roof:

- i. Vertical clearance of 2.439 meters immediately under the line when line passes over the structure.
- ii. Horizontal clearance of 1.219 meters from the nearest point where line passes adjacent the structure.

For high or extra-high voltage (11KV and above)

- 2) Where a high or extra-high voltage (11KV and above) overhead line passes above or adjacent to a structure it shall still have on the basis of maximum sag, a vertical clearance above the highest part of the building immediately under such line, of not less than:

- a. Voltage level 11KV upto 33KV-3.658 meters.

For voltage level above 33KV-3.658+0.305 meter for every additional 33KV or part thereof.



20. Rain water harvesting tank for storage and re-use of water shall be mandatory for private Building in case of the plot is more than 4000sq.meters and having 40 units and more for secondary use such as flushing of WC, gardening, landcape, carwashing and the like through a separate parallel line in the plot/ premises, similarly , for public/institutional buildings/Complexes in plots having areas of more than 4000sq. meters and having a floor area of more than 2000sq. mts and all commercial/ industrial developments in plots having areas of m/ore than 4000 sq. mts shall be provided with rain water harvesting tanks for stage and re-use.

21. The Construction shall be strictly as per the provision of Goa Land Development and Building Construction Regulation 2010.
22. The applicant shall pay labour cess of 1 % of the total cost of construction project to the commissioner of labour & Employment & Secretary , Goa Building & other Construction workers welfare Board , before applying for Completion Certificate to this Authority.
23. In case the proposal involved felling trees, the project proposed/owned shall obtain prior permission from Tree Officer/Forest Department as mandated U/S 8 & 9 of Goa preservation of Tree Act.
24. If any hill cutting/ Land filling is done which involves section 17-A of TCP Act, 1974 and approval/NOC has not been obtained from the Chief Town Planner(Land use) than, this Development Permission will stand null and void, if further violated the section 17-A of TCP Act, 1974 the Development Permission stands cancelled and revoked at the same instant without claiming any compensation or relief under any legal course.
25. This development permission under section 44 of TCP Act 1974 is issued having regards to the zoning of the ODP 2025 Candolim and the proposed road of 8.00 mts as per the provision of ODP 2025 of Canagute- Candolim Planning area, as per the Govt. Approval vide no. NGPDA/Can/44/290/3115 dated 17-11-2022.
26. This Development Permission is issued subject to outcome of the civil suit no. 8/2021 pending before the Civil Judge Senior Division at Mapusa, A- Court against Mr. John Fernandes as per the complaint lodged by the Complainant Mr. Christopher Romaldo D'Souza, received by the Authority dated 22-09-2022. In view of the above in the future, there are any discrepancies in the ownership of the property under reference Sy. No. 41/1, 7(Part) of Candolim village.

THIS PERMISSION IS ISSUED WITH REFERENCE TO THE APPLICATION DATED 16-03-2022 UNDER SECTION 44 OF THE GOA TOWN & COUNTRY PLANNING ACT, 1974, FROM M/s. SHERATON TOWNSHIP LLP

[THIS PERMISSION IS VALID FOR THREE YEARS FROM THE DATE OF ISSUE OF CONSTRUCTION LICENCE, PROVIDED THE CONSTRUCTION LICENCE IS ISSUED WITHIN THE PERIOD OF THREE YEARS].




(R. K. PANDITA) 81144
MEMBER SECRETARY


To
M/s. Sheraton Township LLP
C/o BT-15, 3rd floor, Campal Trade Centre,
Campal, Panaji Goa.

Copy to:

- 1 The Secretary, Village Panchayat of Candolim, Bardez Goa
- * Not to issue Occupancy Certificate without submitting Completion Certificate from North Goa Planning and Development Authority.

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