

# NORTH GOA PLANNING AND DEVELOPMENT AUTHORITY

Archidiocese Bldg., 1<sup>st</sup> floor, Mala Link Road,  
PANAJI-GOA

Ref. No. NGPDA/ CAL/44/89/ 1063/2018

Date: 1 FEB 2018

## ORDER

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

Whereas an application has been made by M/s. Graviss Hotels & Resorts Limited, for development permission in accordance with the provision of section 44 of the Goa Town & Country Planning Act 1974 for Revision of Building Plan (multi family residential building), Swimming Pool & Compound Wall with respect to his land zoned as Settlement zone as per RPG 2001 AD & RPG 2021 of Calangute and situated at Calangute, bearing Survey Number. 236/6, 7, 9 & 10-A approved sub-division reference number No. ---- dated----

And whereas, Development charge affixed at Rs. 1,64,445/- and Infrastructure Tax of:

- 1) Rs. 34,00,872/- vide Challan No. Cal-80 dated 20/02/2016,
- 2) Rs. 64,588 vide Challan No. Cal-69 dated 13/12/2016,
- 3) Rs. 27,510 vide Challan No. Cal-43 dated 08/09/2017, has 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 signboard 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 shall not be located within a distance of 15 mts. from any other well in the plot area/plan.
- 8) The commencement and the completion of the work shall be notified to the Authority in writing in the appropriate forms.
- 9) Completion Certificate has to be obtained from this Authority before applying for Occupancy Certificate from the Licencing Authority.

- 1) Strom water drain should be constructed along the boundary of the affected plot abutting to the road.  
 11) Adequate utility space for the dust bin, transformer, etc. should be reserved within the plot area. In case of any cutting sloppy land or filling of low lying land, beyond permissible limits, prior permission of the Chief Town Planner shall be obtained before the commencement of the works as per the Provision of Section 17(A) of the Goa Town and Country Planning Act, 1974  
 12) In case of compound wall the gate 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 License.  
 14) The building shall be planned, designed and constructed in accordance with Part IV of Fire Protection of National Building Code of India, fire fighting 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.  
 15) This Development Permission shall not in any way construed to be a document confirming 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 therefrom.  
 16) This Development Permission is issued based on the earlier commitment order issued vide 08/03/2016, 14/12/2016 & 08/09/2017.  
 17) The Construction shall be strictly as per the provision of Goa Land Development and Building Construction Regulation 2010



This permission is valid for three years from the date of issue of construction license provided the construction license is issued within the period of three years.

This permission is issued with reference to the application dated 11/01/2018 under Section 44 of the Goa Town and Country Planning Act, 1974, from M/s. Graviss Hotels & Resorts Limited,

Copy to:

To,

Graviss Hotels & Resorts Limited,  
851/9 Alto-Betim, Povormim Goa  
Represented by P.O.A Acron Housing Pvt.Ltd

MEMBER SECRETARY  
(R.K.PANDITA)