Maharashtra Industrial Development Corporation

(A Government Of Maharashtra Undertaking)

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REGIONAL OFFICE,SANGLI MIDC,. UDYOG BHAWAN 300/2,. VISHRAM BAUG, NEAR TATA. PETROL PUMP,. SANGLI SANGLI - 416415

Letter No.: MIDC/RO(ROS)/BARSHI/LMS-38/202112000234 Date: 21-JAN-2021

Subject :- BARSHI INDUSTRIAL AREA Plot No.B-2 Allotment of Land

:ORDER:

Sanction is hereby accorded to the allotment of land admeasuring 1800 Sq. Mts. at the rate of Rs. 1521/- per Sq. Mts. Comprising of Plot No.B-2 in BARSHI INDUSTRIAL AREA to DNYANESHWAR CHATURBHUJ SARADE trading as a Proprietor under the firm name and style of M/S. DARSHAN ENTERPRISES and having his/her office at for setting up your industrial unit for manufacturing of Food for CATTLE & POULTRY FEED SUPPLEMENTS and OTHERS subject to the payment of the premium of 2737800/- (Rs.Twenty Seven Lakh Thirty Seven Thousand Eight Hundred) and subject to the following conditions.

- 1. The amount of earnest money Rs. 684450/- (Rs. Six Lakh Eighty Four Thousand Four Hundred Fifty Only) received on dated 16-JAN-2021 with the application will be appropriated towards the amount of premium. The allottee shall pay the sum of Rs. 2053350/- (Rs. Twenty Lakh Fifty Three Thousand Three Hundred Fifty Only) balance amount of the premium within a period of 30 days from the date of receipt of this order, by online payment at https://land.midcindia.org
- 2. In case the allottee fails to pay the balance amount of premium within the period mentioned above, the allotment shall be liable to cancelled without further notice.
- 3. In the event of the allotment being cancelled as foresaid the corporation shall forfeit the whole of the earnest money received with the application.
- 4. The terms & conditions of allotment of land will be those contained in the standard form of Agreement to Lease and the lease annexed thereto & in substance are as follows.
- a) The allottee shall enter into an Agreement to Lease in the form prescribed by Corporation & on performance of the conditions will be entitled to lease for the term of ninety five (95) years to be computed from the date of execution of the Agreement to Lease and renewable for one further term of 95 years on payment of premium and on such terms and conditions as may be determined by the Corporation at the time of renewal.
- b) The annual ground rate rent of Rupee 1/- per annum is payable in respect of the plot of land allotted.
- c) The allottee shall get the plan and specification of the proposed factory building duly approved from the Executive Engineer of the said Industrial area and complete the said building in accordance with approved plans and shall obtain a Building Completion Certificate (B.C.C) from the Executive Engineer of the said industrial area within a prescribed period.
- d) The allottee shall not directly or indirectly transfer or assign the benefits of interest in the Agreement to Lease or part with possession of the land or any part there of without previous consent of the Corporation who may refuse or grant it subject to such condition as the Corporation may think fit including a condition for payment of additional premium.
- e) The allottee shall be entitled to use land for the purpose of a factory but not for the purpose of a factory for any of the obnoxious industries specified in the annexure set out in for any other purpose and not for the purpose of any factory which may be obnoxious, offensive by reason of emission of odor, liquid effluvia, dust, smoke, gas, nuisance, vibration or fire hazards.
- f) The other terms and conditions of allotment shall be those contained in the prescribed form of Agreement to Lease and the Lease.



- g) The stamp duty in respect of preparation & execution of the Agreement to Lease & its duplication as also the Lease & its duplication in respect of the allotted plot of land as also the legal costs for the preparation and execution of these documents including the registration fees shall be borne and paid by the allottee alone.
- h) If there any encroachment on the plot the same should be removed by you, at your own risk and cost.
- i) Please note that if MSEB's line is passing through your plot, you will have to shift the line at your own cost and risk, also concern with MSEB and Telephone Department.
- j) In case any changes after final measurement of plot area and if the area is found to be increased the charges towards excess area, shall be recovered as per prevailing rate at that time.
- k) The infrastructure of water supply is provided by MIDC, considering the water requirement of your plot at the rate of the 25 m3 per hect. Per day. For the requirement in excess of 25 m3 per Hect. Per day of your plot, you will be required to pay the capital contribution at rate of Rs.15,000/- per m3 or the actual rate of capital contribution of water supply scheme of the industrial area whichever in more.
- 1) MIDC has no objection to grant power connection for 100 HP applied load as per your project report.
- m) The allottee may submit his application to the concern telephone & electricity authority immediately, after taking over the possession of the plot. This will enable the concern authorities to build up a waiting list & ensure proper planning to provide timely telephone & electric connection to the industrial units in the area. Please note that, MIDC is not responsible for supplying electricity. Hence, you should ensure the availability of such infrastructure with concerned MSEDCL authorities.
- n) Please also note that AtoL will be signed with you within 30 days from the date of handing over of possession of plot.

Regional Officer, MIDC, SANGLI.

To, DNYANESHWAR CHATURBHUJ SARADE M/S. DARSHAN ENTERPRISES SHREE SAI-SANKUL APT. GOANDEVI ROAD, TISGAON,KALYAN, (EAST) THANE-421306.

Copy f.w.c.s. to:

- 1. The Jt.Chief Account Officer, MIDC A & FD, Chinchwad Pune-19.
- 2. The Executive Engineer, MIDC, Division Sangli.

Copy to:

The Deputy Engineer, MIDC Sub-Division, Solapur.



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