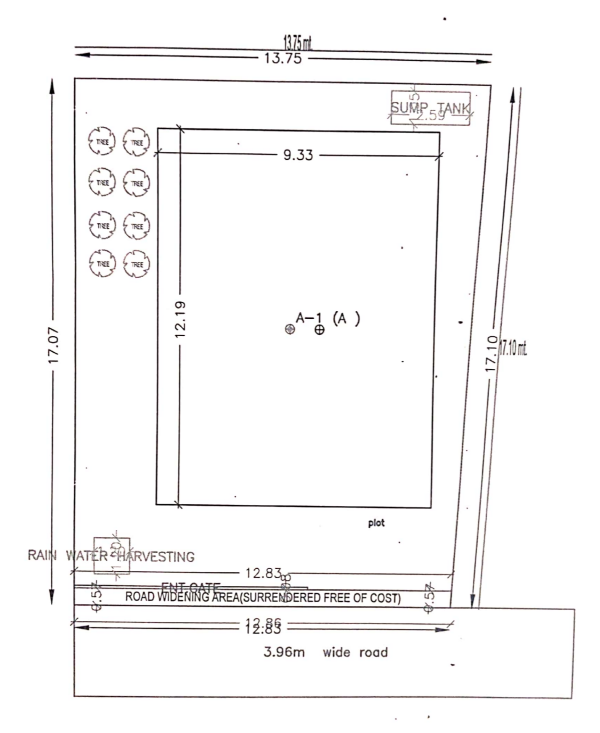


Government of Jharkhand Urban Development & Housing Department

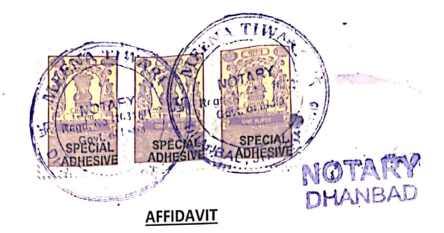
NOTIFICATION.

No.-7/न0वि0/अधि/स0सो0/102/2013.........., In exercise of the powers conferred under clause-89 of the Jharkhand Building Bye-laws, 2016, as amended, the Government of Jharkhand do hereby notify the Jharkhand Building (Vth Amendment) Bye-laws, 2019.

SI.	Chapter	Clause	Sub- clause	Provision		, Amended Provision
I	IV	39	clause	In case the plot is affected by a road widening or in the way to construct a new road/parks/any public utility and if the owner of the plot voluntarily surrenders the affected portion of his land to the Authority without any claim of compensation or through a. TDR (Transferable Development Right) scheme implemented by the Government the owner shall be entitled to build on the remaining plot, an area calculated on the basis of the FAR as applied to the total area prior to such surrender. Provided that the surrender of the land shall be affected by a deed of transfer to be executed by the owner in favour of the Authority for widening of road. The plot owner can use this T.D.R for any other new building project within the jurisdiction of the Competent Authority.		In case the plot is affected by a road widening or in the way to construct a new road parks/any public utility and if the owner of the plot voluntarily surrenders the affected portion of his land to the Authority without any claim of compensation or through a TDR (Transferable Development Right) scheme implemented by the Government the owner shall be entitled to build on the remaining plot, an area calculated on the basis of the FAR as applied to the total area prior to such surrender. Provided that the surrender of the land shall be affected by a deed of transfer to be executed by the owner in favour of the Authority for widening of road. The plot owner can use this T.D.R for any other new building project within the jurisdiction of the Competent Authority. Provided further that, in case of individual house up to maximum height of G+2 (where TDR is not availed), the owner may execute an affidavit from competent legal authority/public notary in place of deed of transfer
			2 - 48			in the favour of the authority concerned.
2	IV	49	49.1	49.1.2 Fe or or property of the second secon	or no. of flats more than 8 and p to 18, one lift of the capacity of passengers will be mandatory or G+4 and above. or every 16 flats and part thereof the lift of the capacity of 6 assengers shall be mandatorily rovided for residential buildings p to G+4 or of the height of 12 neters and above. If part thereof is 50% or more than and additional separate lift thall have to be mandatorily rovided. However in case, where the requirement can be met by the requirement can be met by the neters and the passenger capacity of lift. If the number of flats in a multistoried residential building is more than 12, the provision of lift will be compulsory for G+3, even f the height of the building is less than 12 meters. The capacity and no. of lifts shall be as mentioned	For Residential (Apartment and Group Housing) 49.1.1 Lift shall be mandatorily provided for buildings above 15 m. height. Provided at least one lift of the minimum capacity of 6 persons shall be mandatory for G+4 and above. 49.1.2 The Number and capacity of lift shall be provided as specified in the National Building Code, 2016. 49.1.3 There shall be provision of one lift per 6 passengers for 16 dwelling units or part thereof for the purpose of calculation of total no. of loads of the lift, which may be distributed by increasing the capacity of the lift. Provided that total no. of lifts in the building shall not be less than half as calculated above. 49.1.4 Notwithstanding anything contained in these bye laws in
				A9.1.5 F	above. Provision of lift should be made for residential buildings of more	case of building with 21 m. or more in height, at least two lifts shall be provided in which one







We, SMT. MANJU DEVI w/o LATE BHARAT RAUT, by faith hindu, resident of PATHERDIH, DHANBAD, do hearby solemnly affirm and declare that the statements made herein below are true to the best of my knowledge and belief

- 1. That, we have purchased a plot by sale deed no. 7238 having plot no. 256(OLD),516(NEW), Khata no. 62(NEW: 76) under mouza: KOLAKUSHMA having mouza no. 12, in the dist. Of Dhnbad having an area of 5.65dec.
- 2. That, our building plan is provisionally sanctioned by DMC Dhanbad having file no.

 DMC/BP/0275/W23/2020 with a condition that we will have to leave 7.32 sqm area of land from front side for widening of road.
- 3. That , we am leaving 7.32 sqm of land from front for DHANBAD MUNICIPAL CORPORATION for widening of road whenever it is necessary .

Deponent

Identified by:

advocate , Name and Sign

NOTARY

Authorised Cr.P.C. 1973

JIS 297 HI (C) of the Cr.P.C. 1973

Act No. 11 of 1976 & uls (8) III.

Act No. 53 of 1972)