Regd.

Hasta Infrastructure Pvt. Ltd. 296, Forest Lane, Sainik Farms, Neb Sarai, New Delhi-68.

Memo. No. LC-2806-PA(SN)-2017/ 31125

Dated: 05-12-2-17

Subject:

developed by Hasta Infrastructure Pvt. Ltd. Colony measuring 11.5875 acres falling under Licence no. 37 of 2013 dated 03.06.2013 in Sector 99A, District Gurugram being Approval of Service Plan/Estimates for Residential Group Housing

Kindly refer your application on the subject noted above.

approved subject to the following terms and conditions:corrected wherever necessary by the Chief Administrator, HUDA & are hereby area measuring 11.5875 acres in Sector 99A, Gurugram have been checked and dated 03.06.2013 granted for setting up Residential Group Housing Colony over an The Service Plans/Estimates in respect of Licence no. 37 of 2013

- deduction on account of any services proposed from other Department/from own sources by the colonizer for the time being, as EDC works for a town as a whole will have to be got executed in view of overall planning, proposed area also covered/to be covered in EDC, Gurugram planning, proposed area also co Town, which is under finalization. That you will have to pay External Development Charges as a full and no
- 2 services only. population thereof has been treated to be correct for the purpose of The category wise area shown on the plans and proposed density of
- Ş authority/State Govt. HUDA norms till such time, the colony is taken over by the local That you are liable to maintain the licensed area for ten years or as per
- 4 HVPNL and as well environment. standard of HVPNL. LED lamps shall be provided to met the requirement of specifications of the street lighting fixture etc. will be as per relevant The wiring system of street lighting will be under ground and the
- ري. undertaking any construction. You shall be sole responsible for fire safety certificate should also be obtained from the competent authority before required in the NBC/ISI should also be provided by you and fire safety It is made clear that appropriate provision for fire-fighting arrangement as
- 0 sheets will also apply. A copy of these is also appended as Annexure-A. All technical notes and comments incorporated in the estimates in two
- 7 colony by gravity with the master services. owner for integrating the internal sewer/ storm water drainage of the The correctness of the levels of the colony will be sole responsibility of the
- 00 accordance with EDC deposited. The colonizer will be fully responsible to meet the demand, to dispose of effluent and rain water till these services are provided by HUDA. That level/extent of external services to be provided by HUDA will be in

- 9 services are made available as per the proposal of the town. All the link cost after seeking approval from competent authority. There should be no connections with the external services shall be made by you at your own requirement of HSPCB/Environment Deptt. till such time the external You shall be sole responsible for disposal of sewage of your colony as per State Pollution Board/Environment Department. effluent should be accordance to the standard norms fixed by Haryana pollution due to disposal of sewerage of the colony. The disposal of the
- 10. paid by you directly to the HVPNL. However, it is clear that the supervision charges and O&M charges shall be The estimate does not include the provision of electrification of the colony.
- <u>-</u> dividing road at respective locations/points That you shall be solely responsible to lay the services upto the external services laid/to be laid by HUDA or any developing agency on Sector
- 12. and any scouring arrangement. Even ablution taps should be avoided. system and plumbing has been made. Therefore, it is clarified that no tap You have proposed to utilize recycled water for flushing purposes and for recycled water except for connection to the cistern of flushing tanks provision of separate flashing line, storage tank, metering system, pumping or outlet of any kind will be provided from the flushing lines/plumbing lines
- Ξ Two separate distribution systems, independent to each other, will be water pipe lines. Every Home/Office/business establishment will have access to two adopted, one for potable water supply and second for recycled water.
- Ξ Potable water and recycled water supply lines will be laid on opposite Wherever unavoidable and if all pipes are required to be laid on same possible then readily identifiable sleeve should be used. potable water line and a recycled water line shall be one ft, if it not should be above sewer. Minimum clear vertical separation between a descending quality. Potable water shall be above recycled water which side of road, these will be located from the ground surface in order of road. Recycled water lines will be above sewer lines.
- To avoid any accidental use of recycled water for potable purposes
- <u>(d</u> Sign and symbols signifying and clearly indicating "Recycle Water" "Not hydrants will be of Red Colour or painted red.

Recycle water pipes, fitting, appurtenances, valves,

taps,

meters,

(a)

- Valves both surface and subsurface, Covers and at all conspicuous fit for Drinking" must invariably be stamped/fixed on outlets, Hydrants places of recycle distribution system.
- 0 should be fixed at suitable interval on pipes. Detectable marker tapes of red colour bearing words "Recycle Water"
- (d) Water-Not fit for Drinking" embossed on them should be used for Octagonal covers, red in colour or painted red and words "Recycle recycled water.
- <u>.</u> system in toilets. That it shall be mandatory to provide dual/two button or lever flushing
- 4. quality and its workmanship. The structural stability responsibility will as RCC underground tank etc. according to the standard specification good entirely rest upon you. You shall be sole responsible for the construction of various structures such

- 5 automatic type on water supply connection with main water supply line, binding upon you. Flow of control valves will be installed preferably of decided by HUDA/development agency at a later stage, the same will be In case some additional structures are required to be constructed and laid by developing agency or HUDA.
- 6. sewerage and SWD etc, which shall be ensured by you. should be fixed in integration of levels of EDC services of water supply, Similar other services like water supply, sewerage and SWD level etc. The formation level of internal road should match with sector roads.
- 17. will be recoverable over and above EDC road, then additional amounts at rates as decided by the authority/Govt. In case it is decided by Govt. that HUDA/Govt. will construct 24 m wide and will extend master services on 24 m wide internal circulation
- <u>∞</u> Since, the construction of master plan is yet to take place, you will get the Superintending Engineer, before execution. level/formation level of your service fixed from the concerned
- 19. storage tank on the top of the building block, the plumbing works etc. will part of the building works. estimate does not include the common services like water supply,
- 20. maintenance thereof for all the time to come. you will be connected with the proposed existing master services by gravity. If it is not possible to connect the services by gravity, it will be You will have to ensure that the sewer/storm water drainage to be laid by responsibility Ö make the pumping arrangement and
- 21. supply, sewerage, storm water drainage, without prior approval of the competent authority in writing. That you shall not make any connection with the master services i.e. water
- 22. this office before execution of work at site. That the detailed technical proposal/scheme shall be got approved from
- 23. The firm will provide solar water heating system as per the guidelines issued by Haryana Govt./Ministry of Environment/Govt. of India.
- 24. into the system shall also be made by you. It is made clear that roof top rain harvesting system shall be provided by Notification and the same shall be kept operational/maintained all the The arrangement for segregation of first rain water not to be entered as per Central Ground Water Authority norms/Haryana Govt.
- 25. you. proportionate cost for construction of service road shall also be paid by road to Govt./HUDA for construction of road/service road free of cost and That you shall transfer the land under master plan road as well as service

NOTE(1):-

In order to implement the directions given by National Green Tribunal dated 26.11.2014, 04.12.2014 and 19.01.2015 in original Application No. 21 of 2014 in the matter of Vardhman Kaushik V/s Union of India and Ors, the following instruction issued vide letter No. 2613 dated 5.3.2015 be incorporated for implementation at site as under:-

- During construction and maintenance of road, it shall be also ensure that It shall be ensured that there should be no hot mixing on the road side. bitumen and asphalt is brought in molten condition and same is
- ij. neither burnt nor fire is put to melt these substances on open roads. The demolition material and construction material is transported proper coverage and precautions, in order not to be cause serious air pollution. transported with

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Z: tarpaulin. To ensure that no dust particles are permitted to pollute the air quality as a result of such storage.

The builder/contractor will be responsible and ensure that their activity No Govt. authority, contractor, builders would be permitted to store and dump construction material or debris on the metalled road. Such storage does not cause any obstruction to the free flow of traffic and/ or inconvenience to the pedestrians. Every builder, contractor or person shall ensure that the construction material is completely covered

5 and/or does not cause any air pollution during the course of the construction storage of material or construction activity. Defaulter shall be

≦: allied material shall be fully covered dust free and/or other precautions would be taken to ensure that enroute their destination, the dust, send or other particles are not permitted to be released in the air and/or and/or are carrying construction materials like cement send and other contaminate air. Any truck which is not complying with these directions liable to be prosecuted under the law in force.
All trucks or vehicles of any kind which are used for construction purposes would not be permitted to enter in the NCR region.

NOTE(2):-

Implementation of instruction used by Hon'ble NGT during hearing held on 28.4.2015 in OA No. 21 of 2014 and OA No. 95 of 2014 in the matter of Vardhman Kaushik V/s Union of India and Ors, the following instruction issued vide letter No. CEIEE-W/CHD(G)/4971-89 dated 30.4.2015 shall be complied with in the construction work as under:-

continue to be in force and the Authorities concerned would carry out the All the direction contained in our order dated 4th December, 2014 shall

5 said directions in their true spirit and substance.
There shall be complete prohibition of burning of any kind of garbage leave, waste plastic, rubber, self-moulding compound and such other materials in the open. Any person affected or concerned would have a right to make a complaint in writing. NGT further directed that all the Corporations of concerned states falling

0 in NCR would notify on their websites, address and Mobile Number to which

such complaint can be made/sent.

0 accordance with law. Immediately upon receipt of such complaint, the concerned Authority and for Authorities the designed Officers would proceed to take action in

0 who is found actually burning such and/ or responsible for or abating such burning would be liable to pay compensation in terms of the Section 15 of the Nation Green Tribunal Act, 2010 for polluting the environment and would be liable to pay a sum Rs. 5000/- (to be paid instantaneously). In the event such offender refuses to comply with the directions of the Authorized Officers, the Authorized Officers would be at liberty to serve a notice upon him for appearing before the Tribunal and to show cause why the person burning, abating or responsible for such burning materials afore For every incident of burning of any such above stated material, the person

indicated, be not directed to pay compensation as may be determined by

ņ collected, shall be maintained by the Corporation and / or any Authority as a separate fund to be utilized for improvement, restoration and restitution liabilities that such person may incur under different laws including other provisions of the National Green Tribunal Act, 2010. of the environmental degradation resulting from such activity or otherwise. the directions/orders of the Tribunal in accordance with law. The money so Civil Court. All these Authorities and the Police are duty bound to carry out the Tribunal in accordance with law.
The orders of the NGT are to be complied with as a decree / order of the The payment of such compensation shall not absolve the offender of

there is proper composting pits area-wise prescribed within one week from NGT has directed that there is no burning of leaves or horticulture residue, all the Corporations, Authorities and the State Governments to ensure that

today (28.04.2015). The composting will be only at those sites and all the Corporations, Authorities and the State Governments shall be responsible to provide due space for collection and deposit of horticulture waste

Each officer under whose jurisdictions the area would fall, including leaves for composting purposes at these sites. would be

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ス is large numbers of trees, gardens and compost bits which also convert into burden on the site does not increase beyond its capacity. self-manure should be used for horticulture purposes to ensure that the The composition sites should be provided nearer to the places where there personally responsible for imposition of compensation and costs.

-Decision in regard the land fill sites should be taken expeditiously as identified by the respective corporations and authorities if not done so far. Such adequate number of sites if not earmarked, should be

3 No one would permit the building of plastic and allied products in NCR area. if authorities notice any burning of such materials they would not only ensure that such activity does not persist, but even would be entitled by a person who does not possess of a license or authorization for dealing with such products in accordance with the plastic waste Management and Handling Rules, 2011. Upon seizure of such material, the authorities would take a direction from Hon'ble NGT and dispose of the same by giving it to the authorized dealer in accordance with the directions issued. to seize the entire material which is illegally and unauthorized stored/held

You are requested to supply three additional copies of the approved service this office. plan/estimates to the Chief Administrator, HUDA, Panchkula under intimation to copy of the approved service plan/estimates is enclosed herewith.

DA/As above

Endst. No LC-2699-PA(SN)-2017/

Dated:

For Director, Town & Country Planning

Haryana, Chandigarh

District Town Planner (HQ)

(Sanjay Kumar)

22.05.2015 for information and necessary action please. reference A copy is forwarded to the Chief Administrator, HUDA, Panchkula to his memo No. CE-1/SE(HQ)/CHD(G)/2015/6139 dated

For Director, Town & Country Planning District Town Planner (HQ) Haryana, Chandigarh (Sanjay Kumar)