

STC/GNIDA/2015 June 29, 2015

The Manager (Builders & Properties) Greater Noida Industrial Development Authority 169, chitvan Estate, Sector Gamma, Greater Noida Dist: Guatam Budh Nagar

Request for amending Permission to Mortgage for mortgaging the land area 85202.37 sq. mtr. for our Group Housing Project Eco Village - HI, GH-06, Sub: Sector - 16 B, Greater Noida

Dear Sir.

With reference to our above project, we request that the final tie up of term loan for completion of above project has been done with following 3 banks for our group hous ag project Eco Village -- III, Sector -- 16B, Greater Noida.

Bank of Maharastra, Sector - 62, Noida 1.

Vijaya Bank, Sector - 18, Noida 2.

Corporation Bank, Connaught Place, New Delhi 3.

As the tie up with Corporation Bank has been done, we request you to please return the earlier Permission to mortgage issued by the Authority Thanking you,

Yours faithfully, For Supertech Limited

(Authorized Signatory)

169, विस्तर एडीट, डोस्टर, मार्ग व



GREATER NOIDA INDUSTRIAL DEVELOPMENT AUTHÔRITY

169, Chitvan Estate, Sector Gamma, GREATER NOIDA CITY (U.P.)

Tel, Nos 0120-2326150 -- 155, Fax No.2326133 Email:www.greaternoidaauthority.in

L.No.: Property/BRS/2015/72

Dated: (May, 2015

To,

M/s. Supertech Limited
Supertech House B-28-29, Sector-58,
Noida-201307

Sub: Permission to mortgage Builders Residential/ Group Housing Plot No.GH-06, Sector-16B, Greater Noida, Area 85202.37 Sq.mtr.

Sir.

With reference to your letter dated 10.04.2015 regarding renewal of N.O.C. dated 28.12.2012, this is to inform you that Greater Noida Industrial Development Authority shall have no objection for the mortgage of dwelling units being constructed on the above mentioned Builders Residential/Group Housing Plot in favour of nationalized bank / financial institutions subject to the condition that in the mortgage deed followings clauses will be included –

A. That the nationalized bank / financial institution in whose favour mortgage permission is required should be recognized by the Reserve Bank of India / National Housing Bank.

B. GNIDA shall have the first charge towards the pending payment in respect of plot allotted / lease rent/ taxes or any other charges as informed or levied by the Authority on the plot and that bank / financial institution shall have the second charge on the dwelling unit thus being financed.

C. This Mortgage Permission shall be effective on making upto date payment of the premium and lease rent of the plot allotted / leased, and shall be in proportion of the premium paid to the total premium payable on the allotted/leased builders residential/group housing plot. Permission to mortgage given to the allottee by this letter shall be governed by the terms and conditions of allotment and lease deed of plot executed and sub-lease deed to be executed in favour of allottee/sub-lessee. In the event of sale / transfer of flat, subsequent to the original allotment, transfer charges shall be charged at the rate prevailing at the time of transfer, shall be payable to GNIDA.

D. The allottee/lessee shall have to intimate GNIDA about the NOC's issued to their allottees and creation of mortgage of the dwelling units in favour of bank / financial institution. The bank / financial institution shall also keep GNIDA informed about the dwelling unit, thus, financed.

E. This NOC in favour of lessee shall be renewed at the end of every year from the date of issue of letter/permission which should be done only after getting the details of mortgage permission letters issued to their allottee(s).

F. In the event of sale or foreclosure of the mortgaged / charged property, the Authority shall be entitled to claim and recover such percentage, as decided by the Greater Noida Authority, of the unearned increase in values of properties in respect of the market value of the said land/flat as first charge, having priority over the said mortgage charge. The decision of the Authority in respect of the market value of the said land/flat shall be final and binding on all the parties concerned. The Authority's right to the recovery of the unearned increase and pre-emptive right to purchase the property as mentioned herein before shall apply equally to involuntary sale or transfer, be it bid or through execution of decree of insolvency/court.

Yours faithfully,

Manager (Builders)