ROLE OF AN PROFESSIONALS IN RERA

PRESENTATION BY

CA-Ramesh Prabhu

Whom does it apply to - The Promoter

Such other person who constructs any building or apartment for sale to general public A person who constructs building for the purpose of selling

A person who develops land into a project for the purpose of selling

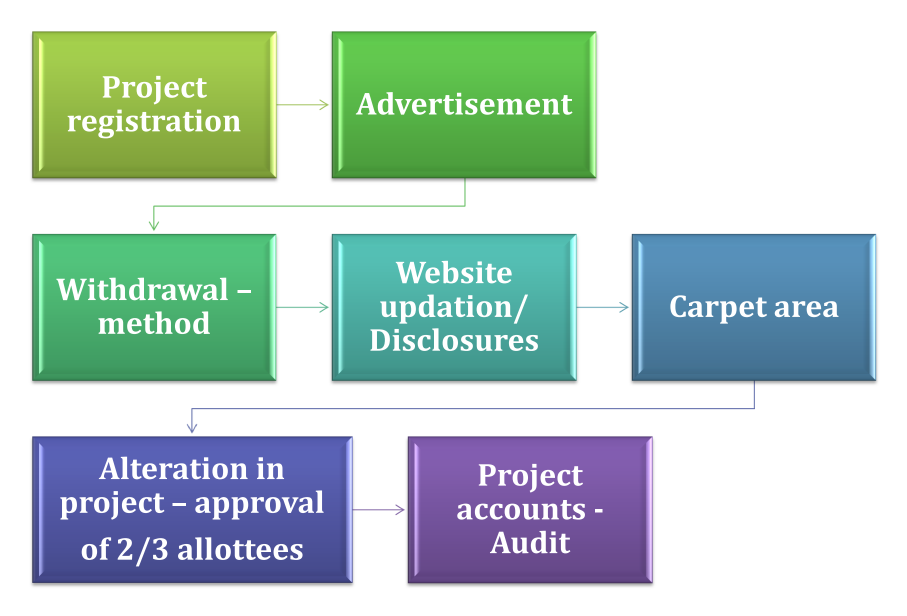
Any other person who acts himself as builder, contractor, developer or claims to be acting as the holder of a power of attorney from the owner of land

An apex State level cooperative housing finance society and a primary cooperative housing society

Promoter

Any development authority or any other public body

Promoters - Responsibility



Liability on promoter – few

If title of land is defective

Fails to complete or unable to give possession

Any false information to allotee in relation to sanctioned plan or in adherence to sanctioned plan

Liability on promoter – few

If promoter does not provide the information of sanctioned plan, stage wise time schedule of completion of project

In case project is assigned to third party without prior written consent

If promoter fails to refund the amount within 45 Days from the termination of sale agreement in dispute due to defect in the apartment

If any promoter contravenes the provisions of registration - liable to penalty upto 10% of the estimated cost of project as determined by the Authority.

If any promoter does not comply with the orders, decisions or directions issued or violate the provisions of registration - punishable with imprisonment upto 3 years or with fine upto 10% of the estimated cost of the project, or with both.

If any promoter provides false information or contravenes the provisions of registration of real estate projects - penalty upto 5% of the estimated cost of the project.

If any promoter contravenes any other provisions of the Real Estate Act penalty upto 5% of the estimated cost of the project as determined by the Authority

SEC. 4 (2) (l)(D) Application for registration of real estate projects.

(2) The promoter shall enclose the following documents along with the application referred to in sub-section (1), namely:—

(D) That seventy per cent of the amounts realized for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose:

Provided that the promoter shall withdraw the amounts from the separate account, to cover the cost of the

SEC. 4 (2) (l)(D) Application for registration of real estate projects.

project, in proportion to the percentage of completion of the project:

Provided further that the amounts from the separate account shall be withdrawn by the promoter after it is certified by an engineer, an architect and a chartered accountant in practice that the withdrawal is in proportion to the percentage of completion of the project:

Provided also that the promoter shall get his accounts audited within six months after the end of every financial year by a chartered accountant in practice, and

SEC. 4 (2) (l)(D) Application for registration of real estate projects.

shall produce a statement of accounts duly certified and signed by such chartered accountant and it shall be verified during the audit that the amounts collected for a particular project have been utilized for the project and the withdrawal has been in compliance with the proportion to the percentage of completion of the project.

Explanation.—

For the purpose of this clause, the term "schedule bank" means a bank included in the Second Scheduled to the Reserve Bank of India Act, 1934;

Monetary consideration

Conditions imposed on consideration for real estate projects

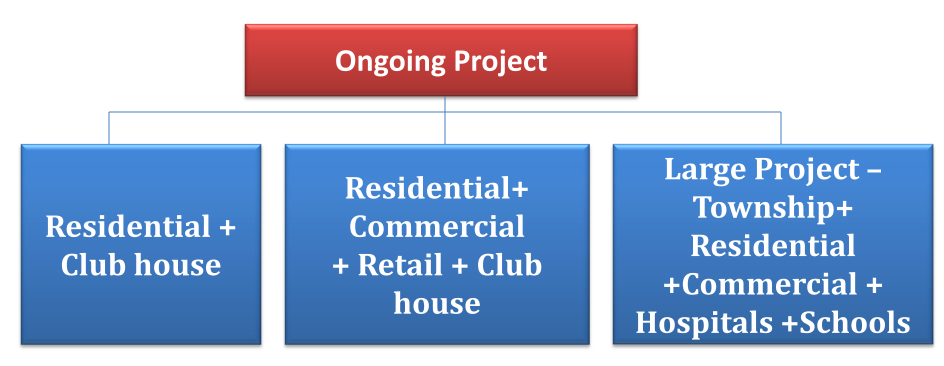
- 70%, of the amounts realized from the allottees shall be:
- deposited in a separate account to be maintained in a scheduled bank;
- Utilization only to cover the cost of construction and land cost;
- Withdrawal only after certification from an engineer, architect and a chartered accountant in practice certifying the withdrawal is proportionate to the percentage of completion of project
- Accounts of promoter needs to be audited within 6 months of the Financial Year end

Monetary consideration

Conditions imposed on consideration for real estate projects

Maximum advance / application fee that can be received by the Promoter, prior to executing a written agreement for sale is 10% of the cost of the apartment.

Determining Project Phase



As per notified Maharashtra Rules - "Phase of a Real Estate Project" may consist of a building or a wing of the building in case of building with multiple wings or defined number of floors in a multi- storeyed building/wing.

Notified Maharashtra RERA Rules – Ongoing projects

For ongoing real estate project in which all buildings/wings as per sanctioned plan have not received occupation certificate or the completion certificate (as the case may be) has not been issued, 70% of the amount to be realized from the allottees shall be deposited in such separate account.

Notified Maharashtra RERA Rules – Ongoing projects

In the event where the estimated receivables of the ongoing project is less than the estimated cost of completion of the project, then 100% of the amount to be realized from the allottees shall be deposited in the said separate account.

3. Information to be furnished by the promoter for the registration of real estate project.-

- (1) The promoter shall furnish to the Authority such information as is required under the Act and documents, specified under the sub-sections (1) and (2) of section 4 of the Act, for registration of the real estate project with the Authority.
- (2) Without prejudice to the provisions of sub-rule(1), the promoter shall also furnish the following information and documents:-
 - (a) Authenticated copy of the PAN card of the promoter;

- (b) Name, photograph, contact details and address of the promoter if he is an individual or authorized representative; or the name, photograph, contact details and address of the chairman, partners, directors, as the case may be, and the authorized representative in case of other entities.
- (c) A copy of the legal title report reflecting the flow of title of the owner or promoter to the land on which development is proposed, with authentication of such title by practicing advocate;

(e)

- Where the promoter is not the owner of the (d)land on which development is proposed, a copy of the collaboration agreement, development agreement, joint development agreement or any other form of agreement, as the case may be, entered into between the promoter and such owner, reflecting the consent of the owner of the land and authenticated copies of legal title report reflecting the title of such owner, on the land proposed to be developed;
 - The information relating to the encumbrances in respect of the land where

(f)

the real estate project is proposed to be undertaken and the details regarding the proceedings which are sub-judice (if any) in respect of such land;

(i) sanctioned plan where the project is being developed along with information relating to the FSI/ TDR and other entitlements which are proposed to be utilized in accordance with the relevant Development Control Regulations for the time being in force, for carrying out such sanctioned plan and the amenities and common facilities (including common areas,

parking spaces) to be provided in accordance with the sanctioned plan;

(ii) the Proposed Plan, Proposed Layout Plan of the whole project and Floor Space Index proposed to be consumed in the whole project, as proposed by the promoter;

(iii) proposed Floor Space Index to be consumed and sanctioned Floor Space Index. In case the sanctioned Floor Space Index is different than what is proposed to be consumed by the promoter, then the proposed Floor Space Index shall be

disclosed at the time of registration and as and when the Floor Space Index is sanctioned, the same shall be uploaded on the website of the Authority by the promoter from time to time;

(iv) proposed Number of building(s) or wing(s) to be constructed and sanctioned number of the building(s) or wing(s). In case the sanctioned number of building(s) or wing(s) is different than what is proposed to be constructed by the promoter, then the proposed number of building(s) or wing(s) shall be disclosed at

the time of registration and as and when the additional number of building(s) or wing(s) are sanctioned, the same shall be uploaded on the website of the Authority by the promoter from time to time;

(v) proposed number of floors in respect of each of the building or wing to be constructed and sanctioned number of floors in respect of each of the building or wing. In case the sanctioned number of floors is different than what is proposed to be constructed by the promoter, then the proposed number of floors shall be

disclosed at the time of registration and as and when the additional number of floors are sanctioned, the same shall be uploaded on the website of the Authority by the promoter from time to time;

(vi) Aggregate area in sq. meters of the recreation open space;

(vii) The number of covered parking spaces,

(g) the particulars in respect of Architecture
 and Design Standards, Type of
 Construction Technology, Earthquake
 Resistant Measures and the like to be

adopted for Buildings and for Common Areas and of amenities / facilities in the Layout Plan of the real estate project;

- (h) The nature of the organisation of allottees to be constituted and to which the title of such land parcels is to be conveyed and the specific local laws to govern such organisation of allottees on completion of real estate project;
- (i) The promoter shall also provide such other information and documents, as may be required by the Authority under these rules or the regulations.

- (3) The application for registration of a real estate project referred to in sub-section (1) of section 4 shall be made Form 'A' and in writing by the promoter or his authorised representative authorized by a letter of Authority or Board Resolution and shall be submitted in triplicate.
- (4) When the provision for submission of web-based applications for registration of projects has been made by the Authority under sub-section (3) of section 4, the provisions of sub-rule (3) shall not apply.

- (5)(i) At the time of application for registration, the promoter shall pay a registration fee, calculated on the area of the land proposed to be developed at the rate of, rupees ten per square meter, subject to a minimum of rupees fifty thousand only and a maximum of rupees ten lakhs; The fees for registration of real estate (ii) project shall be paid through NEFT or RTGS System or any other digital transaction mode.
- (6) The declaration to be submitted under clause (l) of sub-section (2) of section 4 shall be in form "B".

Explanation.- The registration of a real estate project shall not be required,-

- For the purpose of any renovations or repair or redevelopment which does not involve marketing, advertisement, selling or new allotment of any apartment, plot or building as the case may be under the real estate project;
- (ii) Where only structural repairs of existing buildings are being undertaken by or through any Public Authority or as per requirement under any law, rules or regulations of the State Government or directions of any Competent Authority.

The promoter may apply for withdrawal of (7)application for registration of the real estate project before the expiry of the period of 30 days of its submission to Authority provided that under sub-section (1) of section 5. In such cases, the registration fee to the extent as specified by the regulations framed by the Authority, shall be retained as administrative charges towards processing of application by the Authority and the remaining amount shall be refunded to the promoter within such period as may be specified in such regulations.

(8) The promoter shall disclose,-

- (a) Land cost in the real estate project for the purposes of sub-clause (D) of clause (l) of sub- section (2) of section 4;
- (b) Cost of construction in real estate project for the purposes of sub-clause (D) of clause(l) of sub- section (2) of section 4;
- (c) "Estimated cost of the real estate project," within the meaning of clause (v) of section 2.

Formats of Certificates of Architect, Engineer and Chartered Accountant:

The certificates, issued by the project architect, project engineer, chartered accountant and submitted to the banks for getting release of money from the separate account shall be in Form 1, 2, and 3 respectively. The certificate issued by the project architect on completion of each of the building/wing of the real estate project shall be in Form 4.

FORM 1 [see Regulation 3] ARCHITECT'S CERTIFICATE

(To be submitted at the time of Registration of Ongoing Project and for withdrawal of Money from Designated Account)

Date :

То

The ______ (Name & Address of Promoter),

Subject:Certificate of Percentage of Completion of
ConstructionWorkofNo.ofBuilding(s)/_____Wing(s) of thePhaseof the Project [MahaRERA Registration Number]

situated on the Plot bearing C.N. No/CTS No./Survey no./ Final Plot no. _____ demarcated by its boundaries (latitude and longitude of the end points) _____ to the North _____ to the South _____ to _____ the East _____ to the West of Division ______ village ______ taluka _____ District _____ PIN ____ dmeasuring _____ sq.mts. area being developed by [Promoter's Name]

Sir,

I/ We ______ have undertaken assignment as Architect /Licensed Surveyor of certifying Percentage of Completion of Construction Work of the _____ Building(s)/ _____ Wing(s) of the _____ Phase of the Project, situated on the plot bearing C.N.

No/CTS No./Survey no./ Final Plot no					
of Division		village			taluka
	District			PIN	
admeasuring	sq.mts.	area	being	develope	ed by
[Promoter's Name]					

1. Following technical professionals are appointed by Owner / Promoter :-

(i) M/s/Shri/Smt ______ as L.S. / Architect;
(ii) M/s /Shri / Smt ______ as Structural Consultant
(iii) M/s/Shri/Smt ______ as MEP Consultant
(iv) M/s/Shri/Smt ______ as Site Supervisor

Based on Site Inspection, with respect to each of the Building/Wing of the aforesaid Real Estate Project, I

certify that as on the date of this certificate, the Percentage of Work done for each of the building/Wing of the Real Estate Project as registered vide number ______under MahaRERA is as per table A herein below. The percentage of the work executed with respect to each of the activity of the entire phase is detailed in Table B.

Building /Wing Number _____ (to be prepared separately for each Building /Wing of the Project)

Sr.	Tasks /Activity	Percentage		
No		of work done		
1.	Excavation			
2	number of Basement(s) and Plinth			
3	number of Podiums			
4	Stilt Floor			
5	number of Slabs of Super Structure			
6	Internal walls, Internal Plaster, Floorings within			
	Flats/ Premises, Doors and Windows to each of			
	the Flat/ Premises			
7	Sanitary Fittings within the Flat/Premises,			
	Electrical Fittings within the Flat/Premises			
8	Staircases, Lifts Wells and Lobbies at each Floor			

Building /Wing Number _____ (to be prepared separately for each Building /Wing of the Project)

Sr.	Tasks /Activity	Percentage		
No		of work done		
	level connecting Staircases and Lifts, Overhead			
	and Underground Water Tanks			
9	The external plumbing and external plaster,			
	elevation, completion of terraces with			
	waterproofing of the Building/ Wing,			
10	Installation of lifts, water pumps, Fire Fighting			
	Fittings and Equipment as per CFO NOC,			
	Electrical fittings to Common Areas, electro,			
	mechanical equipment, Compliance to			
	conditions of environment /CRZ NOC, Finishing			
	to entrance lobby/s, plinth protection,			

Building /Wing Number _____ (to be prepared separately for each Building /Wing of the Project)

Sr.	Tasks /Activity	Percentage
No		of work done
	paving of areas appurtenant to	
	Building/Wing, Compound Wall and all other	
	requirements as may be required to Obtain	
	Occupation /Completion Certificate	

Internal & External Development Works in Respect of the entire Registered Phase

S.	Common areas and	Proposed	Percentage of	Details
No	Facilities, Amenities	(Yes/No)	Work done	
1.	Internal Roads &			
	Foothpaths			
2.	Water Supply			
3.	Sewarage (chamber, lines,			
	Septic Tank , STP)			
4.	Storm Water Drains			
5.	Landscaping & Tree			
	Planting			
6.	Street Lighting			
7.	Community Buildings			
8.	Treatment and disposal of			

Internal & External Development Works in Respect of the entire Registered Phase

S.	Common areas and	Proposed	Percentage of	Details
No	Facilities, Amenities	(Yes/No)	Work done	
	sewage and sullage water			
9.	Solid Waste management &			
	Disposal			
10.	Water conservation, Rain			
	water harvesting			
11.	Energy management			
12.	Fire protection and fire			
	safety requirements			
13.	Others (Option to Add			
	more)			

Internal & External Development Works in Respect of the entire Registered Phase

Yours Faithfully

Signature & Name (IN BLOCK LETTERS) of L.S/ Architect

(License NO.....)

FORM - 2 [see Regulation 3] ENGINEER'S CERTIFICATE

(To be submitted at the time of Registration of Ongoing Project and for withdrawal of Money from Designated Account- Project wise)

Date :

То

The ______ (Name & Address of Promoter),

Subject:CertificateofCostIncurredforDevelopment of [Project Name] forConstruction of______ building(s)/______ Wing(s)of the______Phase (MahaRERA Registration Number)situated on

the Plot bearing C.N. No/CTS No./Survey no./ Final Plot no ______ demarcated by its boundaries (latitude and longitude of the end points)

	to the No	orth	to the South
	to the Eas	st	to the West of
Division		_ village _	taluka
	District _		_ PIN
admeasu	ring	sq.mts. ar	ea being developed
by [Prom	oter]		

Ref: MahaRERA Registration Number

Sir,

I/ We ______ have undertaken assignment of certifying Estimated Cost for the Subject Real Estate Project proposed to be registered under MahaRERA, being _____ Building(s)/ _____ Wing(s) of the _____ Phase situated on the plot bearing C.N. No/CTS No./Survey no./Final Plot no _____ of Division _____ village _____ taluka _____ District _____ PIN _____ admeasuring ______ sq.mts. area being developed by [Owner/Promoter]

1. Following technical professionals areappointed by Owner / Promoter :-(i) M/s/Shri/Smt _______ as L.S. / Architect ;

(ii) M/s/Shri/Smt ______as Structural Consultant
(iii) M/s/Shri/Smt ______as MEP Consultant
(iv) M/s /Shri / Smt ______as Quantity Surveyor *

2. We have estimated the cost of the completion to obtain Occupation Certificate/ Completion Certificate, of the Civil, MEP and Allied works, of the Building(s) of the project. Our estimated cost calculations are based on the Drawings/plans made available to us for the project under reference by the Developer and Consultants and the Schedule of items and quantity for the work as calculated entire by quantity Surveyor* appointed by Developer/Engineer, and the

assumption of the cost of material, labour and other inputs made by developer, and the site inspection carried out by us.

3. We estimate Total Estimated Cost of completion of the building(s) of the aforesaid project under reference as Rs _____ (Total of Table A and B). The estimated Total Cost of project is with reference to the Civil, MEP and allied works required to be completed for the purpose of obtaining occupation certificate / completion certificate for the building(s) from the being the Planning Authority under whose jurisdiction the aforesaid project is being implemented.

- 4. The Estimated Cost Incurred till date is calculated at Rs. _____ (Total of Table A and B)_. The amount of Estimated Cost Incurred is calculated on the base of amount of Total Estimated Cost.
- 5. The Balance cost of Completion of the Civil, MEP and Allied works of the Building(s) of the subject project to obtain Occupation Certificate / Completion Certificate from _____ (planning Authority) is estimated at Rs ______ (Total of Table A and B).
- 6. I certify that the Cost of the Civil, MEP and allied work for the aforesaid Project as completed on the date of this certificate is as given in Table A and B below:

Building /Wing bearing Number _____ or called _____ (to be prepared separately for each Building /Wing of the Real Estate Project)

Sr. No	Particulars	Amounts		
1	Total Estimated cost of the building/wing as on	Rs /-		
	date of Registration is			
2	Cost incurred as on (based on the	Rs /-		
	Estimated cost)			
3	Work done in Percentage	Rs /-		
	(as Percentage of the estimated cost)			
4	Balance Cost to be Incurred	Rs /-		
	(Based on Estimated Cost)			
5	Cost Incurred on Additional /Extra Items as on Rs/			
	not included in the Estimated Cost			
	(Annexure A)			

(to be prepared for the entire registered phase of the Real Estate Project)

Sr. No	Particulars	Amounts		
1	Total Estimated cost of the Internal and External	Rs /-		
	Development Works including amenities and			
	Facilities in the layout as on date of			
	Registration is			
2	Cost incurred as on	Rs /-		
	(based on the Estimated cost)			
3	Work done in Percentage	Rs /-		
	(as Percentage of the estimated cost)			
4	Balance Cost to be Incurred	Rs /-		
	(Based on Estimated Cost)			

Sr. No	Particulars	Amounts
5	Cost Incurred on Additional /Extra Items as on	Rs /-
	not included in the Estimated Cost	
	(Annexure A)	

Yours Faithfully

Signature of Engineer

(Licence No.....)

* Note

1. The scope of work is to complete entire Real Estate Project as per drawings approved from time to time so as to obtain Occupation Certificate /Completion Certificate.

- (*) Quantity survey can be done by office of 2. Engineer or can be done by an independent Quantity Surveyor, whose certificate of quantity calculated can be relied upon by the Engineer. In case of independent quantity surveyor being appointed by Developer, the name has to be mentioned at the place marked (*) and in case quantity are being calculated by office of Engineer, the name of the person in the office of Engineer, who is responsible for the quantity calculated should be mentioned at the place marked (*).
- 3. The estimated cost includes all labour, material, equipment and machinery required to carry out entire work.

- 4. As this is an estimated cost, any deviation in quantity required for development of the Real estate Project will result in amendment of the cost incurred/to be incurred.
- 5. All components of work with specifications are indicative and not exhaustive.

FORM – 3 [see Regulation 3] CHARTERED ACCOUNTANT'S CERTIFICATE (On Letter Head)

(FOR REGISTRATION OF A PROJECT AND SUBSEQUENT WITHDRAWAL OF MONEY)

Cost of Real Estate Project MahaRERA Registration Number _____

No.

Sr.

1. i. Land Cost :

Amount (Rs.) Estimated. Incurred

- Acquisition Cost of Land or Development Rights, lease Premium, lease rent, interest cost incurred or payable on Land Cost and legal cost
- b. Amount of Premium payable to obtain development rights, FSI, additional FSI, fungible area, and any other incentive under DCR from Local Authority or State Government or any Statutory Authority
- c. Acquisition cost of TDR (if any)
- d. Amounts payable to State Government or competent authority or any other statutory authority of the State or Central

No.

Sr.

1. i. Land Cost :

Amount (Rs.) Estimated. Incurred

Government, towards stamp duty, transfer charges, registration fees etc; and

- f. Land Premium payable as per annual statement of rates (ASR) for redevelopment of land owned by public authorities.
- g. Under Rehabilitation scheme:
 - (i) Estimated construction cost of rehab building including site development and infrastructure for the same as certified by Engineer
 - (ii) Actual Cost of construction of rehab building incurred as per the books of

No.

Sr.

1. i. Land Cost :

Amount (Rs.) Estimated. Incurred

accounts as verified by the CA Note : (for total cost of construction incurred, Minimum of (i) or (ii) is to be considered)

(iii) Cost towards clearance of land of all or any encumbrances including cost of removal of legal/ illegal occupants, cost for providing temporary transit accommodation or rent in lieu of Transit Accommodation, overhead cost,
(iv) Cost of ASR linked premium, fees, charges and security deposits or maintenance deposit, or any amount

No.

Sr.

1. i. Land Cost :

1

Amount (Rs.) Estimated. Incurred

whatsoever payable to any authorities towards and in project of rehabilitation. **Sub-Total of LAND COST**

- ii. Development Cost/ Cost of Construction
 - a.(i) Estimated Cost of Construction as certified by Engineer
 - (ii) Actual Cost of construction incurred as per the books of accounts as verified by the CA
 - Note : (for adding to total cost of

Amount

Sr.

(Rs.)

construction incurred, Minimum of (i) or (ii) is to be considered)

On-site expenditure (iiI) for development of entire project excluding cost of construction as per (i) or (ii) above, i.e. salaries, consultants fees, site overheads, development works, cost of services (including water, electricity, sewerage, drainage, layout roads etc.), cost of machineries and equipment including its hire and maintenance costs, consumables etc.

All costs directly incurred to complete the construction of the entire phase of

Amount (Rs.)

the project registered.

Sr.

No.

- Payment of Taxes, cess, fees, charges, premiums, interest etc to any statutory Authority.
- c. Principal sum and interest payable to financial institutions, scheduled banks, non-banking financial institution (NBFC) or money lenders on construction funding or money borrowed for construction;

Sub-Total of Development Cost

- 2. Total Estimated Cost of the Real Estate Project [1(i) + 1(ii)] of Estimated Column
- 3. Total Cost Incurred of the Real Estate Project

Sr. No.	Particulars		
	[1(i) + 1(ii)] of Incurred Column		
4.	% completion of Construction Work % (as		
	per Project Architect's Certificate)		
	Proportion of the Cost incurred on		
	Land Cost and % Construction		
	Cost to the Total Estimated Cost. (3/2 %)		
	6.Amount Which can be withdrawn		
	from the Designated Account Total		
	Estimated Cost * Proportion of cost incurred		
	(Sr. number 2 * Sr. number 5)		
6	Loss Amount withdrawn till date of this		

Amount

(Rs.)

- 6. Less: Amount withdrawn till date of this certificate as per the Books of Accounts and Bank Statement
- 7. Net Amount which can be withdrawn from the Designated Bank Account under this

Sr.

No.

Particulars

Amount (Rs.)

Certificate

This certificate is being issued for RERA compliance for the Company [Promoter's Name] and is based on the records and documents produced before me and explanations provided to me by the management of the Company. Yours Faithfully Signature of Chartered Accountant (Membership Number.....)

Name

(ADDITIONAL INFORMATION FOR ONGOING PROJECTS)

1. Estimated Balance Cost to Complete the Real

Amount (Rs.)

Estate Project

(Difference of Total Estimated Project cost less Cost incurred) (calculated as per the Form IV)

 Balance amount of receivables from sold apartments as per Annexure A to this certificate

(as certified by Chartered Accountant as verified from the records and books of Accounts)

- 3. (i) Balance Unsold area
 (to be certified by Management and to be verified by CA from the records and books of accounts)
 - (ii) Estimated amount of sales proceeds in

Sr. No.

Amount (Rs.)

No.

Sr.

respect of unsold apartments

(calculated as per ASR multiplied to unsold area as on the date of certificate, to be calculated and certified by CA) as per Annexure A to this certificate

- Estimated receivables of ongoing project.Sum of 2 + 3(ii)
- 5. Amount to be deposited in Designated Account 70% or 100%

IF 4 is greater than 1, then 70 % of the balance receivables of ongoing project will be deposited in designated Account

IF 4 is lesser than 1, then 100% of the of the balance receivables of ongoing project will be deposited in designated Account

This certificate is being issued for RERA compliance for the Company [Promoter's Name] and is based on the records and documents produced before me and explanations provided to me by the management of the Company.

Yours Faithfully

Signature of Chartered Accountant

(Membership Number.....)

Name

Annexure A

Statement for calculation of Receivables from the Sales of the Ongoing Real Estate Project

Sold Inventory

Sr. No.	Flat No.	Carpet Area (in sq.mts.)	Unit Consideration as per Agreement /Letter of Allotment	Received Amount	Balance Receivable

(Unsold Inventory Valuation)

Ready Recknor Rate as on the date of Certificate of the Residential /commercial premises Rs ______ per sm.

Sr. No.	Flat No.	Carpet Area (in sq.mts.)	Unit Consideration as per Read Reckoner Rate(ASR)

FORM – 4 [see Regulation 3] ARCHITECT'S CERTIFICATE (To be issued on completion of each of the Building /Wing)

Date :

То

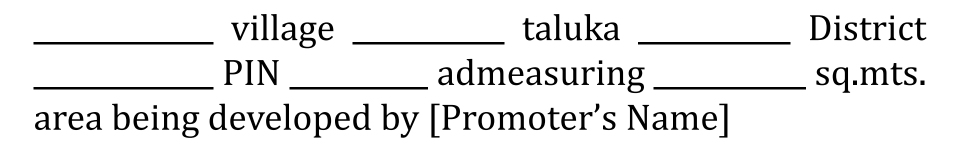
The ______ (Name & Address of Promoter),

Subject: Certificate of Completion of Construction Work of _____ Building/ _____ Wing of the Building of the project [MahaRERA Registration Number] situated on the Plot bearing C.N. No/CTS

No./Surv	ey no./ Fir	nal Plot no	_ demarcated
by its boundaries (latitude and longitude of the end			
points) _	to the North		_ to the South
	to the East	to the We	est of Division
	village	taluka	District
	PIN	admeasuring	sq.mts.
area being developed by Promoter's Name]			

Sir,

I/ We ______ have undertaken assignment as Architect /Licensed Surveyor of certifying Completion of Construction Work of _____ Building/ _____ Wing of the Building situated on the plot bearing C.N. No/CTS No./Survey no./ Final Plot no _____ of Division



2. Following technical professionals are appointed by Owner / Promoter :-

(i) M/s/Shri/Smt ______ as L.S. / Architect; \
(ii) M/s/Shri/Smt ______ as Structural Consultant
(iii) M/s/Shri/Smt ______ as MEP Consultant
(iv) M/s/Shri/Smt ______ as Site Supervisor.

3. Based on Completion Certificate received from Structural Engineer and Site Supervisor; and to the best of my/our knowledge I/We hereby certify that ______ Building/ Wing of the Building has been completed in all aspects and is fit for occupancy for which it has been erected / re-erected / constructed and enlarged. The _____ Building/ _____ Wing of the Building is granted Occupancy Certificate/Completion Certificate bearing number _____ dated _____ by _____ (Local Planning Authority)

Yours Faithfully

Signature & Name (IN BLOCK LETTERS) of L.S/ Architect with

(Licence No.....)

FORM – 5 [see Regulation 4]

ON THE LETTER HEAD OF CHARTERED ACCOUNTANT (WHO IS STATUTORY AUDITOR OF THE PROMOTER'S COMPANY/FIRM)

ANNUAL REPORT ON STATEMENT OF ACCOUNTS

To [NAME & ADDRESS OF PROMOTER]

SUBJECT: Report on Statement of Accounts on project fund utilization and withdrawal by [Promoter] for the period from ______ to _____ with respect to MahaRERA Regn. Number ______

- 1. This certificate is issued in accordance with the provisions of the Real Estate (Regulation and Development) Act, 2016 read along with the Maharashtra Real Estate (Regulation and Development)(Registration of Real Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017.
- 2. I/We have obtained all necessary information and explanation from the Company, during the course of our audit, which in my/our opinion are necessary for the purpose of this certificate.
- 3. I/We hereby confirm that I/We have examined the prescribed registers, books and documents, and

the relevant records of [Promoter] for the period ended ______ and hereby certify that:

- i. M/S. _____ (Promoter) have completed ______% of the project titled ______ (Name) Maha RERA Regn. No. _____ located at ______
- ii. Amount collected during the year for this project isRs. _____ and amounts collected till date is Rs. _____
- iii. Amount withdrawn during the year for this project is Rs. _____ amount withdrawn till date is Rs. ____ and
- 4. I/We certify that the [Name of Promoter] has utilized the amounts collected for project only for that project and the withdrawal from the designated bank account(s) of the said project has

been in accordance with the proportion to the percentage of completion of the project.

(If not, please specify the amount withdrawn in excess of eligible amount or any other exceptions)

(Signature and Stamp/Seal of the Signatory CA)

Name of the Signatory: Place: Full Address: Date: Membership No.: Contact No. : E mail:

