E-Auction Advertisement dated 10.12.2023 & 11.12.2023



KARNATAKA INDUSTRIAL AREA DEVELOPMENT BOARD

"MAKE A BID"

E-Auction of Commercial Plots in industrial areas developed by Karnataka Industrial Areas Development Board, at Bengaluru Rural, Ramanagara, Chikkaballapura, Kolar, Tumakuru, Mysuru, Chamarajanagara, Davanagere, Shivamogga, Dakshina Kannada, Udupi, Dharwad, Kalaburagi, Belagavi, Vijayapura, Bagalakote and Raichur Districts in Advertisement dated 10-12-2023

Karnataka Industrial Area Development Board is allotting Commercial plots in Industrial Areas developed by Karnataka Industrial Area Development Board at Bengaluru Rural, Ramanagara, Chikkaballapura, Kolar, Tumakuru, Mysuru, Chamarajanagara, Davanagere, Shivamogga, Dakshina Kannada, Udupi, Kalaburagi, Yadgir, Belagavi, Vijayapura, Bagalkote and Raichur Districts through e-Auction on Lease cum Sale Basis

District	Bidder Registration Start Date	Bidder Registration End Date	E-Auction Date
Bengaluru Rural	18th	16th	19th and
Ramanagara	December	January	20th
Chikkaballapura	2023	2024	January
Kolar	2020	2021	2024
Tumakuru			
Mysuru		17th January 2024	
Chamarajanagar			
Davangere			
Shivamogga			
Dakshina Kannada	20th		22nd and
Udupi	December		23rd January
Kalaburagi	2023		2024
Yadgir			2021
Belagavi			
Vijayapura			
Bagalkote			
Raichur			

Visit <u>https://kppp.karnataka.gov.in</u>to participate in e-auction

<u>NOTE</u>

- For process of registration and participation in e-bidding, any clarifications and objections regarding e-auction process, please contact Helpline Number-080-46010000/68948777, for further information and training fore-bidding visit DPAR e-Governance, Government of Karnataka, Room No.109, Gate No.2, MS Building, Bengaluru – 560001.
- 2. For more details on available commercial plots and location, please contact following Officers during Office hours.

Zone 1, Bengaluru:

Sri. Prakash K, Executive Engineer, +91-6366252875 Sri. Anil Kumar Rathod, Assistant Executive Engineer: +91-7338116272 Sri. Lokesh, Assistant Engineer, +91-9902859346

Zone 2, Bengaluru:

Smt. K.V Leelavathi, Executive Engineer, +91-9449425015 Sri. PraveenKumar.B.S, Assistant Executive Engineer: +91-9880368086 Sri. Adarsh.K, Assistant Executive Engineer, +91-9008903540

Zone 3, Bengaluru:

Sri Sunil C, Executive Engineer, +91-9844549379 Sri. M.C. Vijay Shankar, Assistant Executive Engineer: +91-9480922106 Sri. C M Srikanth, Assistant Executive Engineer, +91-9945216074

Tumakuru Zone:

Sri. T.S Lakshmeesha, Executive Engineer, +91- 9538746961 Sri. Prasanna Kumar, Assistant Executive Engineer: +91- 9742812519 Sri. Srinivas M.R.,Assistant Executive Engineer, +91-9945918069

Mysuru Zone:

Smt. Sushma S, Executive Engineer, +91-9845033499 Sri. D.Prakash, Assistant Executive Engineer: +91-7019880916 Sri Balachandra, Assistant Engineer, +91-9008402666

Davangere Zone:

Sri. G.R Narayanappa, Executive Engineer, +91-9448656529 Sri. K.M Mohan Kumar, Assistant Executive Engineer: +91-9731063542 Sri. Jayadeva T.B, Junior Engineer, +91-8088601798

Mangaluru Zone:

Sri. Sreenivasa Murthy, Executive Engineer, +91-9880764840 Sri. H.L. Dattatri, Assistant Executive Engineer: +91-9845624057 Sri. K.C. Ganapathi, AssistantEngineer, +91-9008497175

Kalaburagi Zone:

Sri. Mallikarjun C Jaka, Executive Engineer, +91-9448104599
Sri.ShivasharanappaPattanshetty, Assistant Executive Engineer:+91-9480175672
Sri.Subhash Naik, Assistant Engineer, +91-9449647465

Belagavi Zone:

Sri.Girish Desai, Executive Engineer, +91-9448860126 Sri. S R Neeralagi, Assistant Executive Engineer: +91-7899136844 Sri.V.S. Kaluri, Junior Engineer, +91-9448248395

Ballari Zone:

Sri.G.H.Sreedhara, Executive Engineer, +91-9480397362 Sri. Naveen Kumar B A, Assistant Executive Engineer: +91-9448408469 Sri. Govinda Nayaka.O, Assistant Engineer: +91-9164214452

Karnataka Industrial Areas Development Board (A Government of Karnataka Undertaking) e-Auction for Allotment of Commercial Plots* **KIADB** Location ⁸ Bidder Live Contact Email-id **Bidder Registration** KIADB **Industrial Area* Registration Start** District E-Auction **End Date** Number Zone Date Date Sompura 1st & 2nd Stage **Bengaluru Rural** Avverahalli (Dobaspet 4th Phase) do1 +91 - 6366252875Harohalli 3rd Phase @kiadb.in Zone-1, Harohalli 3rd Phase Bengaluru Ramanagara (Womens Park) 19th 18th 16th Harohalli 4th Phase and December January **Gowribidanur 2nd Phase** 20th Chikkaballapura 2023 2024 Mastenahalli 1st Phase do2 January +91 - 9449425015Zone-2, @kiadb.in Mastenahalli 2nd Phase Bengaluru 2024 Jakkasandra Kolar Vemgal do3 Zone-3, Obadenahalli +91-9844549379 Bengaluru Rural @kiadb.in Bengaluru Vasanthanarasapura 2nd Phase Vasanthanarasapura 3rd Phase Tumakuru Tumakuru +91-9538746961 dotumakuru Vasanthanarasapura 3rd Phase @kiadb.in (Residential layout) Tumkur Machine Tool Park (TMTP) 22nd Sira Kadakola 20th 17th and Adakanahalli 23rd December January domysuru@ Mysuru Mysuru +91-9845033499 kiadh.in Thandya 2nd Phase 2023 2024 January Chamarajanagar Badanaguppe Kellamballi 2024 Sarathi Kuruburahalli Phase 1 Davanagere

	Davanagere	our attin man abar anan i nabe i					
Davanagere	Shiyamagga	Sanda	+91-9448656529	dodavangere			
	Shivamogga	Devakathikoppa General		@kiadb.in			
	Dakshina Kannada	EPIP IA, Ganjimutt		dowongolum			
Mangaluru	17.1	Belapu, Kapu Tq	+91-9880764840	domangaluru @kiadb.in			
	Udupi	Miyar, Karkala Tq		@Kiaub.iii			
		Kotur-Belur					
Dharwad	Dharwad	Mummigatti	+91-9845806948	dodharwad @kiadb.in			
		Gamanagatti					24th
Kalahamad		Nanduru Kesaratagi 2nd Phase	+91-9448104599	dokalaburagi	22nd	19th	and
Kalaburagi	Yadgir	Kadechuru		@kiadb.in	December	January	25th
	Belagavi	Kanagala			2023	2024	January
Pologavi	Delagavi	Kittur		dobelagavi@			2024
Belagavi	Vijayapura	Mulawada	+91-9448860126	kiadb.in			
	Bagalkote	Balkundi					
Ballari	Raichur	Manvi	+91-9480397362	doballari@ kiadb.in			

* KIADB reserves the right for any changes in the location of commercial plots for e-Auction and allotment of the plots will be as per the prevailing terms and conditions being followed by the KIAD Board

- Plots are located within well developed Industrial Areas.
- Close to major economic hubs with good connectivity.

For General Terms and Conditions for e-AUCTION, Visit our website: www.kiadb.in From : 18th December 2023 onwards. For Participating in e-auction, Please Visit e-procurement Portal: https://kppp.karnataka.gov.in, From : 18th December 2023 onwards.

KIADB HO : # 49, East Wing, 4th & 5th Floor, Khanija Bhavan, Race Course Road, Bengaluru – 560 001. Phone No. 080-22265383, website : www.kiadb.in

ಕರ್ನಾಟಕ ಕೈಗಾರಿಕಾ ಪ್ರದೇಶಾಭಿವೃದ್ಧಿ ಮಂಡಳಿ

(ಕರ್ನಾಟಕ ಸರ್ಕಾರದ ಒಂದು ಅಧೀನ ಸಂಸ್ಥೆ)

ಕೆಐಎಡಿಬಿ

ವಾಣಿಜ್ಯ ನಿವೇಶನಗಳನ್ನು ಹಂಚಿಕೆ ಮಾಡಲು ಇ-ಹರಾಜು* ಸ್ಥಳ: ^Q

ವಲಯ	ಜಿಲ್ಲೆ	ಕೈಗಾರಿಕಾ ಪ್ರದೇಶ	ಮೋಬೈಲ್ ನಂ.	ಇ-ಮೇಲ್	ಬಿಡ್ಡರ್ ನೋಂದಣಿ ಪ್ರಾರಂಭ ದಿನಾಂಕ	ಬಿಡ್ಡರ್ ನೋಂದಣಿ ಅಂತಿಮ ದಿನಾಂಕ	ನೇರ ಇ-ಹರಾಜು ದಿನಾಂಕ											
ವಲಯ-1,	ಬೆಂಗಳೂರು ಗ್ರಾಮಾಂತರ	ಸೋಂಪುರ 1ನೇ ಮತ್ತು 2ನೇ ಹಂತ ಅವ್ವೇರಹಳ್ಳಿ (ದೋಬಸ್ಪೇಟೆ 4ನೇ ಹಂತ) ಹಾರೋಹಳ್ಳಿ 3ನೇ ಹಂತ ಹಾರೋಹಳ್ಳಿ 3ನೇ ಹಂತ	+91-6366252875	do1 @kiadb.in			19ನೇ											
ಬೆಂಗಳೂರು	ರಾಮನಗರ	(ಮಹಿಳಾ ಉದ್ಯಾನ) ಹಾರೋಹಳ್ಳಿ 4ನೇ ಹಂತ			18ನೇ ಡಿಸೆಂಬರ್	16ನೇ ಜನವರಿ	ಮತ್ತು 20ನೇ											
ವಲಯ-2, ಬೆಂಗಳೂರು	ಚಿಕ್ಕಬಳ್ಳಾಪುರ	ಗೌರಿಬಿದನೂರು 2ನೇ ಹಂತ ಮಾಸ್ತೇನಹಳ್ಳಿ 1ನೇ ಹಂತ ಮಾಸ್ತೇನಹಳ್ಳಿ 2ನೇ ಹಂತ ಜಕ್ಕಸಂದ್ರ	+91-9449425015	do2 @kiadb.in	2023	2024	ಜನವರಿ 2024											
ವಲಯ-3, ಬೆಂಗಳೂರು	ಕೋಲಾರ ಬೆಂಗಳೂರು ಗ್ರಾಮಾಂತರ	ವೆಮಗಲ್ ಓಬದೇನಹಳ್ಳಿ	+91-9844549379	do3 @kiadb.in	5													
ತುಮಕೂರು	ತುಮಕೂರು	ವಸಂತನರಸಾಪುರ 2ನೇ ಹಂತ ವಸಂತನರಸಾಪುರ 3ನೇ ಹಂತ ವಸಂತನರಸಾಪುರ 3ನೇ ಹಂತ (ವಸತಿ ಬಡಾವಣೆ) ತುಮಕೂರು ಮೆಷಿನ್ ಟೂಲ್ ಪಾರ್ಕ್ (ಟಿಎಂಟಿಪಿ) ಸಿರಾ	+91-9538746961	dotumakuru @kiadb.in	20ನೇ	17ನೇ	22ನೇ ಮತು											
ಮೈಸೂರು	ಮೈಸೂರು ಚಾಮರಾಜನಗರ	ಕಡಕೋಳ ಅಡಕನಹಳ್ಳಿ ತಾಂಡ್ಯ 2ನೇ ಹಂತ	+91-9845033499	domysuru@ kiadb.in	ಡಿಸೆಂಬರ್ 2023	ಡಿಸೆಂಬರ್	ಡಿಸೆಂಬರ್ ಜನವರಿ 2023 2024	ಡಿಸೆಂಬರ್ 2023	ಜನವರಿ	ಜನವರಿ	ಜನವರಿ	ಜನವರಿ	ಜನವರಿ	23ನೇ ಜನವರಿ				
ದಾವಣಗೆರೆ	ದಾವಣಗೆರೆ ಶಿವಮೊಗ್ಗ	ಬದನಗುಪ್ಪೆ ಕೆಲ್ಲಂಬಳ್ಳಿ ಸಾರಥಿ ಕುರುಬರಹಳ್ಳಿ ಹಂತ 1 ಸಂದಾ ದೇವಕಾತಿಕೊಪ್ಪ ಸಾಮಾನ್ಯ	+91-9448656529	dodavangere @kiadb.in					-									
ಮಂಗಳೂರು	ದಕ್ಷಿಣ ಕನ್ನಡ ಉಡುಪಿ	EPIP IA ಗಂಜೆಮಟ್ ಬೆಳಪು, ಕಾಪು TQ ಮಿಯಾರ್, ಕಾರ್ಕಳ TQ	+91-9880764840	domangaluru @kiadb.in														
ಧಾರವಾಡ	ಧಾರವಾಡ	ಕೋಟೂರು-ಬೇಲೂರು ಮುಮ್ಮಿಗಟ್ಟಿ ಗಾಮನಗಟ್ಟಿ	+91-9845806948	dodharwad @kiadb.in			24ನೇ											
ಕಲಬುರಗಿ	ಕಲಬುರಗಿ ಯಾದಗಿರಿ	ನಂದೂರು ಕೆಸರಟಗಿ 2ನೇ ಹಂತ ಕಡೇಚೂರು	+91-9448104599	dokalaburagi @kiadb.in	22ನೇ ಡಿಸೆಂಬರ್	19ನೇ ಜನವರಿ	ಮತ್ತು 25ನೇ											
ಬೆಳಗಾವಿ	ಬೆಳಗಾವಿ ವಿಜಯಪುರ ಬಾಗಲಕೋಟೆ	ಕಣಗಾಲ ಕಿತ್ತೂರು ಮುಳವಾಡ ಬಲ್ಕುಂಡಿ	+91-9448860126	dobelagavi@ kiadb.in	2023	2024	ಜನವರಿ 2024											
ಬಳ್ಳಾರಿ	ರಾಯಚೂರು	ಮಾನ್ವಿ	+91-9480397362	doballari@ kiadb.in														
ຮໍລ		ಗಾಗಿ ವಾಣಿಜ್ಯ ಪ್ಲಾಟ್ಗಳ ಯಾವುದೆ ಪ್ರಸ್ತುತ ಚಾಲ್ತಿಯಲ್ಲಿರುವ ಹಂಚಿಕೆಯ	Q Q	0	4 0		ತ್ತದೆ.											
ಹತ್ತಿರೆದೇ	ಲ್ಲಿದೆ	ಂದಿಗೆ ಪ್ರಮುಖ ಆರ್ಥಿಕ ಕೆ ಕನಲಿಸೆ ಸತಿನ ಎದು ಉತ್ತ		ನಮ್ಮವೆಬ್ಸ್ ದಿನಾಂಕ : 18.1	, <mark>ಟ್ ಗೆ ಭೇಟಿ ನೀಡಿ:</mark> । 12.2023 ರಿಂದ ಭೇಟಿ ,													

 ಪ್ರಮುಖ ನಗರ ಪ್ರದೇಶಗಳಿಗೆ ಹತ್ತಿರವಿದ್ದು ಉತ್ತಮ ಸಂಪರ್ಕ ಹಾಗೂ ಸೌಲಭ್ಯಗಳನ್ನು ಒಳಗೊಂಡಿರುತ್ತದೆ.

> ಕೆಐಎಡಿಬಿ ಪ್ರ.ಕ : # 49, ಈಸ್ಟ್ ವಿಂಗ್, 4ನೇ ಮತ್ತು 5 ನೇ ಮಹಡಿ, ಖನಿಜ ಭವನ, ರೇಸ್ ಕೋರ್ಸ್ ರಸ್ತೆ, ಬೆಂಗಳೂರು - 560 001. ದೂರವಾಣಿ ಸಂಖ್ಯೆ, 080-22265383, ವೆಬ್ಸೈಟ್: www.kiadb.in

ಇ-ಹರಾಜಿನಲ್ಲಿ ಭಾಗವಹಿಸಲು, ಇ-ಪ್ರೊಕ್ಯೂರ್ ಮೆಂಟ್ ಪೋರ್ಟಲ್ :

https://kppp.karnataka.gov.in n

ದಿನಾಂಕ : 18.12.2023 ರಿಂದ ಭೇಟಿ ನೀಡಿ.

KARNATAKA INDUSTRIAL AREAS DEVELOPMENT BOARD

Procedure for allotment of Commercial Plots

- Participate in E-Auction for allotment of Commercial Plot for activities viz., Trading, Banking, Insurance, Administrative Services, Hotels, Restaurants, Boarding, Eating House, Cafe, Refreshment House, Theatres & other commercial activities decided by the Board from time to time.
- 2. Demand letter for payment of 30% of the final bid amount to the successful bidder as per the discovery from procurement portal shall be issued and successful bidder shall file the prescribed application form for allotment of Commercial Plot to the Board along with 30% initial deposit.
- Allotment letter shall be issued within 7 days from the date of receipt of 30% of the final bid amount and prescribed application form for allotment of commercial plot.
- Balance 70% of the final bid amount to be paid to the Board within 90 days from the date of issue of allotment letter.
- 5. After receipt of balance 70% of the final bid amount, Confirmatory Letter of Allotment of Land shall be issued & then Possession Certificate shall be issued to the successful applicant within 30 days.
- 6. Lease cum Sale Agreement will be executed for 10 years, within 30 days from the date of issuance of Possession Certificate
- 7. Lease cum sale deed format is enclosed for an understanding of prevailing Terms & Conditions of Land allotment.
- 8. Absolute Sale deed shall be executed as per the G.O. No. CI 132 SPQ (E) 2021, dated 01.01.2022, during the currency of lease period or at the end of the lease period subject to fulfilment of terms and conditions of Lease cum Sale Agreement.

Chief Executive Officer & Executive Member

KIADB

Encl:-

- a) Prescribed application form for allotment of commercial plot
- b) Lease Cum Sale Agreement Format
- c) Government Order No.CI 132 SPQ (E)2021 dt.01.01.2022

KARNATAKA INDUSTRIAL AREAS DEVELOPMENT BOARD BENGALURU

APPLICATION FORM FOR ALLOTMENT OF COMMERCIAL PLOT

Τo,

THE CHIEF EXECUTIVE OFFICER & EXECUTIVE MEMBER Karnataka Industrial Areas Development Board 14/3, 2nd Floor, R.P. Building, Nrupathunga Road, Bangalore – 560 001.

Sir,

I/We hereby apply for allotment of land in the industrial Area at

.....and am/are furnishing the

required particulars as below.

Name and full address of the applicant (in CAPITAL Letters)	
Communication address of the applicant	
Local address at Bangalore and Phone No. If any:	
	Phone No:
Name of the Firm/Company and activity proposed	Name
	Activity
Status of the firm	Proprietary
	Partnership
	Private Ltd.
	Joint Stock Co.
	Public Ltd.
Full particulars may be furnished (A copy of the constitution of the partnership firm may be	Enclosures:
enclosed e.g. Partnership deed, Memorandum and Articles of Association, etc.)	1.
	2.
	3.
The applicant's relationship to the Firm	Proprietor
	Partner
	Managing Director
	General Manager Any other (specify)
 A) In the case of an existing unit, Please indicate: 	
The place where it is working and the year of establishment	(i) place year

::The nature of industry (whether engineering, chemical, textile, leather, glass etc.,)	(ii)
Products manufactured	
Capital invested including reserves	(iii)
Extent of land in its possession	Rs.
(ii) Installed/Licensed capacity/Volume & Value	
Actual output (Annual) in Volume and Value	Sq. Mtrs
No. of labour employed	
Number of shifts	Volume Value
Is the land now applied is required for expansion or shifting.	
Further investment of capital, if any, proposed to be made after shifting to the industrial Area.	Volume Value
	Skilled Unskilled Supervisory TOTAL Shifting Expansion
	Rs. Land
	Building Plant & Machinery
2. B) In the case of an industry proposed to be established afresh please indicate:	
(i) The date by which it is proposed to be started	(i)
 (ii) Nature of Commercial activity : (trading, banking insurance, administrative services, hotels, restaurants, boarding, eating house, café, refreshment house, theatres and other commercial activities.) 	(i) Dt. Month Year (ii)

	Please enclose a brief Project Report	Enclosed	Yes	No / as ap	plicable
(iii)	Capital cost of the Project and source of finance. Please indicate the name of the Financial Institution which has agreed to provide finance.		L	and	
	Promoters Contribution:			Building Others	
	Term loan from KSFC/BANK				
	Others				
(iv)	Extent of land already in your possession or in possession of sister/subsidiary associated concerns	Sq. Mtrs:			
	Details of the purpose for which the land has been utilised or proposed to be utilised and the details of its situation may please be given.	Purpose:			
(v)	Number of employees likely to be employed.	: Location: : Purpose:			
(vi)	Number of Shifts	Skilled	Unskille	d Supervisory	Total
(Extent of land required in terms of Sq.Mtrs. Three preferential plot No's the applicant, wishes to be allotted ay be indicated in the order of preference.)	Sq. Mtrs			
(b) Bi	eak-up details of the proposed land use (in sq. Mtrs)	a) for imme	ediate	b) for future	TOTAL
		Sq. Mt	rs.	Sq. Mtrs.	Sq. Mtrs.

(i)	Area that will be taken up by the building				
(ii)	Area that will be actually occupied by the plant				
(iii)	Area required for putting up of office and other ancillary buildings, if any.				
(iv)	Area that will be taken up by open space, garden, lawn or roads.				
(v)	Area for storage of materials or for godowns, if required.				
(vi)	Area for disposal of effluent, if any.				
(vii)	Area for experimental research, if any.				
(, .;;;)	Any other numbers (on esite)				
(viii)	Any other purpose (specify)				
	TOTAL				
4.					
a)	Please enclose a copy of licence of the Central Government or	1.			
	the registration/ GST/ Trading license & other	2.			
	approvals/registration/ license obtained from competent authorities for your business.	3.			
	autionities for your business.				
5. Has	a blue print specifically indicating the proposed land use, present				7
	ure been enclosed?	Blue Print enclosed	Yes	No	
6. Powe	er requirement:		l]
	what purposes do you need electric power?				
(Pl€	ease give details)				

7. How many Kilowatts do you need and when?a) Date on which supply will be required.	Date	9] [Month) 	Year
 b) Development of Load (i) At commencement (ii) During the next six months 			Power]
(iii) After one year (iv) Contract demand						_
						-
						_
]
List of machinery with the H.P. required		i)	Name		H.P.	
		ii) iii)				
		iv) v)				
		vi) vii) viii)				
8. Water requirement for:						
a) Commercial use b) Domestic use	Total Litr	es per	day (24 ho	ours)		
9. Any other information:						
The particulars furnished above are true and correct to the best of my belie	ef and kno	wledge	<u>)</u> .			
Date:			Signatu	ire of the	applicant	
Note: 1. The extent of land shall be indicated in Square Meters only.						
a) Brief Project Profile in duplicate.						
 b) PRC/DGTD Registration/ Licence from Government of India in duplicate c) Memorandum and Articles of Association/ Partnership Deed wherever a 		n dupli	cate.			

- d) Plan indicating utilisation of land should be drawn to scale above with list of machineries and to be submitted in duplicate.
- e) Earnest Money Deposit at the rate of Rs. 5000/- per acre or part thereof through RTGS in favour of the Board.
- f) All the Columns in the application form should be filled up without leaving blank of indicating " " refer project report" .
- g) Non-compliance with any of the conditions listed above will make the application liable for rejection, without any notice.

ADDITIONAL INFORMATION

BIO DATE OF THE APPLICANT

- I. 1) Name of the Applicant (if the applicant is a Partnership Company/ Private Limited/ Limited Company the biodata of all the connected persons should be furnished)
 - 2) Occupation
 - 3) Age
 - 4) Qualification
 - 5) Specify to which Category you belong. Please mention Community In IN RESPECT OF BC/Minority.

Experience in the Commercial Field	6)	Experience	in the	Commercial	Field
--	----	------------	--------	------------	-------

- 7) Financial background
- II. a) Name of the Fatherb) Occupationc)Whether domicile of Karnataka State?
- III. (i) Whether the applicant/Associated Companies Had earlier applied for land? If so, particulars of allotment of otherwise.
- IV. (ii) Whether the applicant is associated with any Other company which has been provided with land. If so please furnish the details.

NRI WOMEN SC ST OBC MINORITY

Signature of the Applicant

Proforma of Lease cum Sale Agreement for 10 Years for allotment of Commercial Plots

This Agreement made at ______ the _____ Day of ______Two Thousand ______ between the Karnataka Industrial Areas Development Board, having its Head/Zonal Office at No: -______ represented by Shri....... the duly authorized person hereinafter called the 'Lessor' (which term shall wherever the context so permits, mean and include its successors in interest) of the one part and M/s represented by Shri Proprietor/ Managing Partner/ Partner /Managing Director/ Director/Authorized Signatory the duly authorized persons hereinafter called the 'Lessee' (which term shall wherever the context so permits, mean and include its successors) of the other part.

RECITALS

Whereas the Lessee has applied to the Lessor for allotment of land for setting up of Commercial activity, and in pursuance thereof, the Lessor has issued Allotment Letter No. _____ dtd____ and Possession Certificate No_____ dtd.____.

NOW THIS LEASE WITNESSESTH AS FOLLOWS

DESCRIPTION OF LAND

- 1. In consideration of the sum of Rs._____ (Rupees _____only) paid by Lessee to the Lessor as premium and of the rent hereby reserved and of covenants and conditions on the part of Lessee hereinafter contained the Lessor doth hereby demise unto the Lessee all that piece of land known as Commercial Plot No. _____ of _____ Industrial Area comprised in Sy.Nos._____ of Village _____, Hobli _____, Taluk _____, District _____ containing by admeasurement _____ Sqr.mtrs/acres or thereabouts and more particularly described in the First Schedule hereunder written and delineated on the plan annexed hereto and surrounded by a red coloured boundary line together with the building and erections now or at any time hereinafter standing and being thereon and together with all rights, easements and appurtenances thereto belonging except and reserving unto the Lessor all mines and minerals in and under the said land or any part thereof to hold the land and premises herein before expressed to be hereby demised (hereinafter referred to as "the Demised Premises") unto the Lessee on lease for a term of Ten years computed from the date of this agreement on the terms and conditions hereinafter provided.
- 2. Provided the lease gets automatically cancelled in case the land is not utilized within a period of three years.

Provided always that in case the Lessee fails to pay the said rent on or before the date stipulated, the Lessee shall pay to the Lessor simple interest at 10% per annum or such other rates as may be fixed by the Lessor from time to time on the rent due.

COVENENTS BY THE LESSEE

1. TO PAY RATES AND TAXES

The Lessee shall be liable to pay to the respective jurisdictional local authorities all existing and future taxes, rates, assessments and outgoings of every description in respect of the Schedule Property from the date on which possession of the Schedule Property is handed over to the Lessee.

2. TO PAY SERVICE TAX

The Lessee shall be liable to pay service tax as determined by the Lessor from time to time.

3. NOT TO EXCAVATE

a) The Lessee shall neither make any excavation in or upon any part of the Schedule Property nor it shall remove any stone, sand, gravel, clay or earth there from except for the purposes of either forming foundations of building or executing any civil construction work or related activities in pursuance of this agreement.

b) Lessee shall not disturb/close the valley/drain, if any, running across the Schedule property till such time a suitable alternative for the drainage with the prior approval of the Lessor is devised and implemented. The decision of the Lessor in this behalf shall be final and binding on the Lessee.

4. TO OBTAIN POLLUTION CLEARANCE

The lessee shall use the Schedule Property only for the purpose of setting up of "------Commercial activity" or establishing any other Commercial activity permissible under law, after obtaining prior approval of the Lessor, without creating any nuisance, annoyance and disturbance to the owners, occupiers or residents of other premises in the vicinity and the Lessee shall observe and conform to all statutory clearances from Karnataka State Pollution Control Board and other statutory competent authorities before commencement of the project.

It shall be mandatory for the Lessee to obtain clearance for the project from Karnataka State Pollution Control Board and other statutory competent authorities before commencement of the project.

5. TO BUILD AS PER AGREEMENT

The Lessee shall not construct any building or erect any structure on any portion of the Schedule Property without getting the building plans duly approved by the Lessor in accordance with the prevailing building regulations of the Board as set out in the Second Schedule hereto.

The Lessee shall submit the comprehensive plans for land utilization, buildings, sheds, etc., in triplicate for prior approval within six months from the date of this agreement or such extended time as may be allowed by the Lessor.

- 6. TIME LIMIT FOR COMMENCEMENT AND COMPLETION OF CONSTRUCTION WORK.
- i) The Lessee shall commence civil construction works within nine months from the date of lease cum sale agreement and complete the project by commencing production
 - a) Within a period of three years from the date of lease cum sale agreement
 - b) Promoters to obtain extensions of time if there are valid reasons.

After obtaining licence from the Chief Inspector of Factories and Boilers in Karnataka and /or from any other Authority as required under law.

- ii) After construction of buildings, the Lessee shall not make any major modifications/alterations/additions to the existing buildings/structures except with the prior approval of the Lessor in writing.
- iii) The Lessee shall maintain the Schedule Property and the buildings erected thereon in good repairs and conditions to the satisfaction of the Lessor.
- iv) The Lessee, in respect of the Schedule Property, shall observe and conform to all rules, regulations and byelaws of the local Authority concerned or any other statutory regulations in force relating to public health and sanitation.

7. EXTENSION OF TIME

- i) The Lessee shall seek extension of time in writing by giving valid reasons to the CEO & EM, KIADB may at its discretion extend the time for completion of civil construction works, erection of machineries and commencement of production for a further period of :
 - a) One year subject to the Lessee paying penalty of 2% of allotment cost.
 - b) Subsequent extension of another one year subject to the Lessee paying penalty of 5% of allotment cost.
- ii) No further extension beyond two years will be allowed.

8. LAND UTILIZATION

The Lessee shall utilize not less than 50% of the schedule property and in accordance with the floor area ratio and proposals furnished by the Lessee to the Lessor in the Application for allotment of land and project report submitted to the Lessor.

9. FLOOR AREA RATIO

The Lessee shall follow the building regulations to be notified from time to time by the Lessor-KIADB in accordance with the guidelines prescribed by the local planning authority. The details of coverage, setbacks floor area ratio is indicated in second schedule (Building Regulations).

10. TO BUILD ACCORDING TO RULES

Both in the construction of any such building or erection and at all times during the continuance of their demise to observe and to conform to the said Building Regulations and to all by-laws, rules and regulations of the Municipality/ Local Authority or any other Body having authority in that behalf and any other statutory regulations as may be in force for the time being relating in any way to the demised premises and any building thereon.

11. SANITATION

To observe and to conform to all rules, regulations and by-laws of the local authority concerned or any other statutory regulations in any way relating to public health and sanitation in force for the time being and to provide sufficient latrine accommodation and other sanitary arrangements for the labourers, workmen and other staff employed on the demised premises in order to keep the demised premises and surroundings, clean and in good condition to the satisfaction of the Chief Engineer & Chief Development Officer and shall not without the previous consent in writing of the Chief Engineer & Chief Development Officer permit any labourers or workmen to reside upon the demised premises and in the event of such consent being given shall comply strictly with the terms thereof.

12. ALTERATIONS

That no alterations or additions shall at any time be made to the façade or elevation of any building or erection erected and standing on the demised premises or architectural features thereof except with the previous approval in writing of the Chief Engineer & Chief Development Officer.

13.TO REPAIR

The Lessee shall maintain the scheduled property and the buildings erected thereon in good repairs and conditions to the satisfaction of the Lessor.

14. TO ENTER AND INSPECT

To permit the Lessor or the Chief Executive Officer & Executive Member or the Chief Engineer & Chief Development Officer and other Officers, Surveyors, workmen or others employed by them from time to time and at all reasonable times of the day.

15. NUISANCE

Not to do or permit anything to be done on the demised premises which may be a nuisance, annoyance, disturbance to the owners, occupiers or residents of other premises in the vicinity.

16. USER

The Lessee shall use the Schedule Property only for the purpose of setting up of -----Commercial activity or establishing any other commercial activity under the law, after obtaining prior approval of the Lessor.

17. INSURANCE

To keep the building already erected or which may hereinafter be erected on the said land excluding foundations and plinth insured in the joint names of the Lessor and the Lessee against loss or damage by fire in a sum equivalent to the cost of the building (excluding foundation and plinths) in some well established insurance company to be approved by the Chief Executive Officer & Executive Member and on demand to produce to the Chief Executive Officer & Executive Member the policy of such insurance and the current year's receipt for the premium. Whenever during the said term the said building or any part thereof respectively shall be destroyed or damaged whether by fire or hurricane or otherwise the Lessee will reinstate and repair the same to the satisfaction of the Chief Executive Officer & Executive Member and will nevertheless continue to pay the rent hereby reserved as if no such destruction or damages by fire, hurricane or otherwise had happened.

18. MORTGAGE OF LEASE HOLD RIGHTS.

The Lessee may mortgage the lease hold right/s in the Schedule Property after obtaining consent in writing from the Lessor to secure loans for erection of building, plant and machinery on the schedule property or to avail working capital facilities for the purposes of the project on the schedule property from reputed financial institutions and banks. The KIADB shall hold first charge on the schedule property and second charge shall lie with the banks and financial institutions who have financed loan for the plot/plots for which KIADB has issued No Objection Certificate. The Lessor may consider permission to offer the lease-hold rights of the scheduled property as collateral security to financial institutions for raising loan for any other project other than the project in this agreement, in cases where the projects are fully implemented and the land is utilized as per terms of the agreement subject to the loan availed has been duly cleared for the project for which allotment has been made and after obtaining No Objection Certificate from banks and financial institutions. The decision of the Lessor in this regard is final and binding.

19. SUB LEASE

- a) The lessee shall inform the Lessor when the built up premises is sublet to their 100% subsidiary companies.
- b) The lessee shall seek the prior approval of the Lessor to sublease built up premises on the schedule property on such terms and conditions as may prescribed by the Lessor from time to time after implementation of the project as approved by the competent authority and subject to obtaining such clearances as may be required by the Financial Institutions/Banks.
- c) The lessee shall pay sub-lease rent to be notified by the Lessor from time to time in all the above circumstances.

However, where the project consists of different phases or consists of more than one building and the Lessee wants to give on lease, the Lessee can sub-lease such completed portion of the building with the prior approval of the Lessor.

20. CHANGE IN CONSTITUTION

The Lessee to whom the land is leased should hold interest of not less than 51% till the end of the lease period and the following cases will be treated as change in constitution of companies and no transfer charges and difference in the land cost will be levied.

(i) Where an individual or proprietor forms a partnership firm by admitting one or more partners and the original individual or proprietor holds more than 51% interest in the capital of the newly formed partnership firm.

- (ii) Where the transfer of plot is from wife to husband, parents to children, brother to brother, sister to sister or vice-versa.
- (iii) When along with the members of the family mentioned at (ii) above, the allottee takes an outsider, or, outsiders, who do not hold more than 49% shares in the capital of partnership firm.
- (iv) Where a proprietor or partnership company wants to convert the firm into a private limited company and the proprietor or partners of the partnership company holds 51% of the paid up capital in the new company (a certificate from a Chartered Accountant should be obtained to ascertain this.)
- (v) Conversion of private limited company into public limited company due to the turnover, as per the provisions of Companies Act.
- (vi) Where the transfer is from one Limited/Private Limited company to another Limited/ Private Limited Company which have common share-holders having 51% of the paid up capital of each company.
- (vii) Where transfer is due to operation of law e.g. by amalgamation of two or more companies under the High Court Order etc.
- (viii) In the event of the Lessee reducing its interest/shareholdings either in the Lessee's firm/company or in the newly constituted firm/company below 51% of the total shareholdings of the company, the Lessee shall pay to the Lessor a penalty or revised cost of land as decided by the Lessor from time to time in this regard, provided that, such relaxation shall be permissible if the Lessee has substantially implemented the project. In such a case, the Lessee shall pay the transfer charges as indicated in Clause 22(i).

21. TRANSFER OF LEASE HOLD RIGHTS

The Lessor may permit the Lessee for transfer of leasehold rights in favour of new entrepreneurs during the currency of the lease period subject to the condition that the Lessee has implemented the project as per the terms & conditions stipulated in the lease document. Facility of transfer of lease hold rights is applicable only if the units have implemented the project.

In such a case, the Lessee shall pay the transfer charges as indicated in Clause 22(i).

22. PROCEEDINGS BY BANKS AND FINANCIAL INSTITUTIONS FOR RECOVERY OF DUES.

Whenever the Lessee defaults in payment to financial institutions and such financial institution/s, proceed against the Lessee for recovery of its dues, the Lessor reserves the right to determine the lease in accordance with Sec.34 (B) of the KIAD Act, 1966, after giving notice. Without prejudice to the powers of the Lessor-Board, as mentioned above, the Lessor may permit transfer of

lease-hold rights in favour of the auction purchaser recommended by the financial institution/s, on payment of an amount as detailed in Clause 22(i) to the Lessor towards the cost of land through the financial institution/s,. The financial institution/s shall be liable to pay the amount mentioned Clause 22(i) for the Lessor-Board to consider such transfer of leasehold rights.

22(i) The transfer charges payable for transfer of lease hold rights in respect of cases covered in Clause Nos:20(viii), 21 & 22 are mentioned below:

If the allotment rate & current rate are same in the Industrial Area.	If the allotment rates are revised in the Industrial Area
a) The new entrepreneur shall pay a penalty of 20% of the total cost paid for the land, provided that, the project is implemented substantially i.e. Lessee should have invested more than 50% of the total project cost [excluding land cost] submitted to the Lessor, which should be evidenced by a certificate from the financial institutions, or, from the Chartered Accountants. Also the new entrepreneur has to pay 10% of the land cost paid by the original allottee as transferring charges.	 a) The new entrepreneur shall pay 25% of the difference between the allotted price and the current price, if the project is implemented substantially i.e. Lessee should have invested more than 50% of the total project cost [excluding land cost] submitted to the Lessor, which should be evidenced by a certificate from the financial institutions, or, from the Chartered Accountants. Also the new entrepreneur has to pay 10% of the land cost paid by the original allottee as transferring charges.
b) The new entrepreneur shall pay a penalty of 30% of the total cost paid for the land, provided that, the project is implemented partially i.e. Lessee should have invested more than 25% and up to 50% of the total project cost [excluding land cost] submitted to the Lessor which should be evidenced by a certificate from	b) The new entrepreneur shall pay 50% of the difference between the allotted price and the current price, if the project is implemented partially i.e. Lessee should have invested more than 25% and up to 50% of the total project cost [excluding land cost] submitted to the Lessor , which should be evidenced by a certificate from

the financial institutions, or, from	the financial institutions, or, from the
the Chartered Accountants.	Chartered Accountants.
Also the new entrepreneur has to	Also the new entrepreneur has to pay 10%
pay 10% of the land cost paid by	of the land cost paid by the original allottee
the original allottee as	as transferring charges.
transferring charges.	
c) The new entrepreneur shall pay	c) The new entrepreneur shall pay 75% of
a penalty of 40% of the total cost	the difference between the allotted price
paid for the land, where the	and the current price if the project is less
project is less implemented i.e.	implemented i.e. Lessee should have
Lessee should have invested more	invested more than 15% and less than 25%
than 15% and up to 25% of the	of the total project cost [excluding land
total project cost [excluding land	cost] submitted to the Lessor, which should
cost] submitted to the Lessor,	be evidenced by a certificate from the
which should be evidenced by a	financial institutions, or, from the Chartered
certificate from the financial	Accountants.
institutions, or, from the	Also the new entrepreneur has to pay 10%
Chartered Accountants.	of the land cost paid by the original allottee
Also the new entrepreneur has to	as transferring charges.
pay 10% of the land cost paid by	
the original allottee as	
transferring charges.	
d)no transfer of lease hold	d)no transfer of lease hold rights shall be
rights shall be made if the	made if the investment on the project is
investment on the project is	less than 15% of the total project cost
less than 15% of the total	[excluding land cost] submitted to the
project cost [excluding land cost] submitted to the Lessor.	Lessor.

23. DETERMINATION OF LEASE AND RESUMPTION OF LAND

It shall be open to the Lessor during the currency of the lease to take possession of the allotted plot together with factory and other buildings and fixtures located for any violation of any of the conditions of this deed or the terms and conditions of allotment after following the provisions contained in the KIAD Act, 1966. In such an event, the Lessee shall be entitled for a compensation of 50% of the original allotment cost and actual amount paid.

24. LIQUIDATION

In case the Lessee goes into liquidation or winding up proceedings without implementing the project fully, the lease agreement shall stand determined and the land will come back to the Lessor.

25. VOLUNTARY SURRENDER

The Lessor may accept voluntary surrender of schedule property by the Lessee subject to levy of penalty at 15% of the allotment cost per annum.

26. DETERMINATION OF FINAL PRICE

The Lessee is liable to pay the difference in cost of premium after determination of final price by the Lessor, within one month from the date of communication by the Lessor.

27. SINKING OF BOREWELLS

The Lessee shall not sink bore-well on the demised premises. Any bore-well sunk by the Lessee on the demised premises unauthorisedly will become the property of the Lessor and the same should be surrendered to the lessor within one month from the date of issue of notice by the Lessor. If the demised premises has good underground sources of water, the Lessor is at liberty to sink the borewell and water required for the Lessee's project will be supplied to the required extent through the scheme implemented by the Lessor. The Lessee shall have no objection to supply of excess water drawn from the borewell sunk on the plot allotted to it, to other plots allotted by the Lessor. The Lessee shall adhere to the terms and conditions as decided by the Lessor regarding water supply scheme from time to time.

28. TO GIVE PREFERENCE IN EMPLOYMENT OF LABOUR

i) The Lessee shall provide employment as per the Industrial Policy Resolution.ii) The Lessee shall provide minimum one job for each family of land losers as per the list, which will be provided by the KIAD Board.

29. NOTICE IN CASE OF DEATH

In the event of the Lessee's death the person to whom the title has been transferred as heir or otherwise shall cause notice thereof to be given to the Lessor within three months from such death. The survivors and his/her or heirs of the allottee concerned would acquire the same lease-hold rights over the property, as the original allottee had in schedule property, but only after the determination of the claims and counter claims by the Lessor. If the claims and counter claims are of complicated nature, it is open to the Lessor to call upon the claimants and counter claimants to approach a competent Civil Court for the purpose of getting the matter adjudicated.

30. RECOVERY OF RENT, FEES, ETC AS ARREARS OF LAND REVENUE If and whenever any part of the rent hereby reserved or recurring fees or service charges payable by the Lessee hereunder shall be in arrears the same may be recovered from the Lessee as arrears of land revenue.

31. POWER INFRASTRUCTURE

(a) The Lessee shall pay amounts towards Power Charges as determined by the Lessor on pro-rata basis in the event of the Lessor incurring additional expenditure for providing power infrastructure. However, a no objection in favour of Karnataka Power Transmission Corporation Ltd., and the distribution Companies viz. "BESCOM, MESCOM, HESCOM and GESCOM" will be issued only on the receipt of the payment.

(b) The Lessee shall also pay ESCOMS/KPTCL the cost of extension of line or upgrading the capacity of transformer or erection of new transformer centre, as the case may be and avail the power as below :

For IT Consumers	From the nearest transformer centre/				
	secondary line in the Industrial Area provided				
	by the Lessor				
For HT Consumers upto	From the nearest 11 KV feeder line in the				
750 KVA	Industrial Area provided by the Lessor.				
For HT Consumers	From a separate feeder line from the nearest				
beyond 750 KVA	existing KPTCL Sub-stations/ EHT lines at the				
	lessee's cost as per BESCOMS / KPTCL norms.				

32. LESSOR'S COVENANT FOR PEACEFUL ENJOYMENT

The Lessor doth hereby covenant with the Lessee that the Lessee paying the rent hereby reserved and performing the covenants hereinbefore on the Lessee's part contained shall and may peaceably enjoy the demised premises for the said term hereby granted without any interruption or disturbance from or by the Lessor or any person or persons lawfully claiming under the Lessor.

33. JURISDICTION OF COURTS

Only Courts situated in the cities of Bangalore /Gulbarga/Dharwad shall have the jurisdiction.

34. EXPENDITURE OVER LEGAL PROCEEDINGS

If the Lessor incurs any expenditure arising from legal proceedings, whether initiated by the Lessor or Lessee, the expenditure shall be debited from the Lessee's account.

35. COSTS AND CHARGES TO BE BORNE BY THE LESSEE

The stamp duty and registration charges in respect of the preparation and execution of the lease and its duplicate including the cost, charges and expenses of attorneys of the Lessor shall be borne and paid wholly and exclusively by the Lessee.

- 36. The Lessor shall sell the Scheduled Property to the Lessee during the currency of the lease period or the extended period, if any, if the Lessee has performed all the conditions herein contained and committed no breach thereof with continuous production for Two Years from the date of commercial production. All attendant expenses in connection with the sale, such as stamp duty, registration charges etc., shall be borne by the Lessee.
- 37. The Lessee hereby also confirm that this agreement shall be subject to the provisions of the Karnataka Industrial Areas Development Act, 1966 (Act No. 18 of 1966), the Rules and the Regulations there under and also imposing such terms and conditions from time to time by the Lessor in this regard.
- 38. The terms and conditions of allotment letter dated : ------ bearing no. -----------in so far as they do not contradict the covenants prescribed herein before, are to be treated as part and parcel of this agreement.

FIRST SCHEDULE [DESCRIPTION OF LAND]

> On or towards North by: On or towards South: On or towards East by: On or towards West by:

SECOND SCHEDULE BUILDING REGULATIONS

1.1: Setbacks for Building Height up to 7.0m – G+1F only, and Plot size of up to 255 sq.m for all types of industries including flatted factories and Hi-tech industries; Minimum road width – 9.0m and above.

<u> TABLE-1.1</u>

Width/Depth	Width	of Site	Depth of Site		
of Site (m)	Right Side	Left Side	Front Side	Back Side	
Up to 10.0	1.0m 1.0m		1.5m	1.0m	
Above 10.0	10%	10%	15%	10%	

<u>1.2: ZONE – I INDUSTRIAL (GENERAL):</u>

(General Industries, Manufacturing, Auto Mobile, Processing, Red Category and such other Industries)

		Setbac	:ks (m)	Maximum		Minimum
SI. No.	Extent of Plot (sq.m)	Front	Rear & Sides	Ground Coverage allowed	Permissible FAR	Road Width
1	Up to 255	3.00	1.50		1.50	9.0m
2	256 – 510	3.00	2.50		1.50	9.0m
3	511 – 1020	4.50	3.00		1.75	12.0m
4	1021 – 2025	8.00	4.50		1.75	12.0m
5	2026 – 4050	9.00	6.00	65%	2.00	12.0m
6	4051 – 8100	10.00	8.00	0570	2.00	12.0m
7	8101 – 12200	10.00	8.00		2.25	18.0m
8	Above 12201	10.00	8.00		2.50	18.0m

TABLE – 1.2: FOR BUILDINGS OF HEIGHT UPTO 15.0M

Note: For buildings of height 15.0m and above, setback regulations in Table No.1.4 to be followed.

1.3: ZONE – 2: INDUSTRIAL – FLATTED FACTORIES (HI – TECH)

(Group of non-hazardous small Industrial units permitted under household industries and light industries, having not more than 50 workers and these units may be located in multi-storied industrial buildings)

		Setbac	ks (m)	Maximum		
SI. No.	Extent of Plot (sq.m)	Front	Rear & Sides	Ground Coverage allowed	Permissi ble FAR	Minimum Road Width
1	Up to 255	3.00	1.50		1.75	9.0m and above
2	256 – 510	3.00	2.50		2.00	12.0m and above
3	511 – 1020	4.50	3.00		2.00	12.0m and above
4	1021 – 2025	8.00	4.50	(= 0(2.25	12.0m and above
5	2026 – 4050	9.00	6.00	65%	2.50	18.0m and above
6	4051 – 8100	10.00	8.00		3.00	24.0m and above
7	8101 – 12200	10.00	8.00		3.25	30.0m and above
8	Above 12201	10.00	8.00		3.25	30.0m and above

TABLE – 1.3: FOR BUILDINGS OF HEIGHT UPTO 15.0M

Note: For buildings of height 15.0m and above, setback regulations in Table No.1.4 to be followed.

1.4: SETBACKS FOR BUILDINGS OF HEIGHT 15.0M AND ABOVE:

SI. No.	Height of the building(m)	Front, rear and side setbacks (Min. in m)
1	Above 15m upto 18m	6.00
2	Above 18.0m upto 21m	7.00
3	Above 21.0m upto 24m	8.00
4	Above 24.0m upto 27m	9.00
5	Above 27.0m upto 30m	10.00
6	Above 30.0m upto 35m	11.00
7	Above 35.0m upto 40m	12.00
8	Above 40.0m upto 45m	13.00
9	Above 45.0m upto 50m	14.00
10	Above 50.0m	16.00

Note:

1. For the height of the building equal to and above 15.00m, NOC from Fire Force & Emergency Services Department is mandatory and also the setbacks prescribed in National Building Code/Fire Force & Emergency Services Department shall be followed for building of height more than 15.00m.

- 2. Where road width is less than 12m or not fall in the above category, guidelines prescribed for nearest road width should be followed.
- 3. In case the permitted coverage is not achieved with setbacks, the setbacks of the proceeding category may be followed.
- 4. In case, layout is sanctioned with more than the minimum prescribed setbacks, the same shall be followed in the sanction of the building plans.
- 5. The minimum road width relates to maximum permissible FAR only. When the Plot does not face the road of required width noted against in the table, than the FAR applicable to the corresponding width of the road shall apply.
- 6. Where a plot faces a wider road than the one prescribed against it, the FAR shall be restricted only to the limit prescribed for the area of the plot.

1.5: CONSTRUCTIONS PERMITTED WITHIN THE SETBACK AREA

The following constructions shall be permitted within the setback area without affecting the required driveway around the building as prescribed below.

- a) Pump room;
- b) Generator with outdoor acoustic enclosure (Within permissible noise level) and the height of the exhaust pipe should be 3M above the neighboring building adjacent to the generator or as prescribed by the Competent Authority;
- c) Watchman's cubicle not more than 3.0m2 and fire control room (maximum 4m x 4m) (no setback from the boundary);
- d) Sump tanks below the ground level;
- e) Sewage Treatment Plant below and above ground level;
- f) Solid waste drying yard/organic waste converter;
- g) Children's play area;

- h) Swimming pool with change rooms and toilets;
- i) Transformer/Power substation(no setback from the boundary is required if permissible under the rules of Competent Authority) and other services;
- j) Any other ancillary utility services provided for the building;
- k) Open well and bore wells;
- R.C.C. ramps for vehicular movement around the building up to width of 6m may be permitted to be constructed within the setback for the vehicular movement around the building and for entry to the parking areas within the building;
- m) Architectural features which are not usable for living or storage purpose without hindering the driveway requirements of the building prescribed in these regulations. Such projections shall not be within 5m height from the ground floor level, if such projections are proposed within the driveway area;
- n) Cantilever porches, steps and corridor to ground floor entry; and
- o) Car parking in basement structures.

For non-high-rise Building items a, b, c, d, e, f, g, h and k may be permitted abutting the building with 1.0m setback from the Plot boundary.

In the above constructions permanent structures shall be permitted in the front setback only up to the building line prescribed.

1.6: PARKING NORMS FOR INDUSTRIAL BUILDINGS

Zone – 1: Industrial (General)

One Car parking of 2.5 m x .5.5 m each shall be provided for every 150 sq.m of floor area plus one lorry space measuring 3.5m x 7.5 m forever 1000 sq.m or part thereof.

<u>Zone – 2:</u> Industrial – Flatted Factories(Hi – Tech)

One Car parking of 2.5m x 5.5 m each shall be provide for every 50 sq.m of floor area.

The industries shall compulsorily provide basement/multi-storied parking

The above mentioned drawing and specifications shall be submitted in triplicate to the concerned Development Officers for approval.

IN WITNESS WHEREOF The Karnataka Industrial Areas Development Board hath caused the Secretary / Assistant Secretary, the Karnataka Industrial Areas Development Board to set his/her hand and affix the official seal hereto on their behalf and the Lessee has set his/her hand and seal thereto the day and year first above written.

SIGNED, SEALED AND DELIVERED ON BEHALF OF THE CHIEF EXECUTIVE OFFICER AND EXECUTIVE MEMBER, KARNATAKA INDUSTRIAL AREAS DEVELOPMENT BOARD

By. Shri Secretary / Assistant Secretary Karnataka Industrial Areas Development Board In the presence of

1.....

2.....

SIGNED, SEALED AND DELIVERED by the above named Lessee. Represented by In the presence of

1.....

2.....



PROCEEDINGS OF GOVERNMENT OF KARNATAKA

- Read: 1) Government Order No: CI 511 SPQ 2013, dated: 07.08.2014.
 - 2) Government Order No: CI 511 SPQ 2013, dated: 07.07.2015.
 - 3) Government Order No: CI 15 SPQ 2017, dated: 09.03.2017.
 - 4) Government Order No: CI 105 SPI 2017, dated: 11.07.2017.
 - 5) Government Order No: CI 96 SPQ 2018, dated: 15.09.2018.

PREAMBLE:-

The Government vide Order read at (5) above has issued Corrigendum Order for Government Orders read at (1) to (4) above, to approve the allotment of land by KIADB in their industrial areas on lease for a period of 99 years excluding Micro, Small and Medium Enterprises up to 2 acres of land, Central Government Undertakings/ PSU's, State Government Undertakings/ PSU's, Central-State Joint Venture Companies, Single Unit Complexes, Housing Complexes, Super Mega Enterprises and the projects identified by the Government as critical and prestigious.

---*---

As per the above Government Orders, the sale deed shall be executed to Single Unit Complexes only at the end of 15 years and to Micro, Small and Medium Enterprises only at the end of 10 years, even though the project has been implemented and utilized more than 50% of the area allotted.

In the meetings held on 19.08.2021 and 01.09.2021 under the chairmanship of Hon'ble Minister for Large & Medium Industries, the following decisions were taken:

1

Subject: Approval for amendments to the policy on allotment of land by Karnataka Industrial Areas Development Board – reg.

- ಈ ಮೊದಲು ಯೋಜನೆ / ಘಟಕವನ್ನು ಅನುಷ್ಠಾನಗೊಳಿಸಿ, ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ. ನಿಯಮಾವಳಿ ಪ್ರಕಾರ ಕನಿಷ್ಠ ಶೇ.51ರಷ್ಟು ಜಮೀನನ್ನು ಉಪಯೋಗಿಸಿದ ನಂತರ, ಲೀಸ್-ಕಮ್-ಸೇಲ್ ಕರಾರು ಪತ್ರದಲ್ಲಿರುವ abridgement clause ನಂತೆ ಶುದ್ಧ ಕ್ರಯ ಪತ್ರವನ್ನು ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ.ಯು ನೆರವೇರಿಸುತ್ತಿತ್ತು.
- ಯೋಜನೆ / ಘಟಕವನ್ನು ಅನುಷ್ಠಾನಗೊಳಿಸಿ ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ. ನಿಯಮಾವಳಿ ಪ್ರಕಾರ ಕನಿಷ್ಠ ಶೇ. 51ರಷ್ಟು ಜಮೀನನ್ನು ಉಪಯೋಗಿಸಿದ ನಂತರ, ಶುದ್ಧ ಕ್ರಯ ಪತ್ರವನ್ನು ನೆರವೇರಿಸಿದಲ್ಲಿ, ಘಟಕವು ಹಣಕಾಸು ಸಂಸ್ಥೆ ಗಳಿಂದ ದುಡಿಮೆ ಬಂಡವಾಳ ಪಡೆಯುವುದು ಸುಲಭವಾಗುತ್ತದೆ ಹಾಗೂ ಘಟಕವನ್ನು ನಡೆಸಿಕೊಂಡು ಹೋಗಲು ಅನುಕೂಲವಾಗುವುದರಿಂದ, ದಿನಾಂಕ: 07.08.2014ಕ್ಕಿಂತ ಮುಂಚಿತವಾಗಿದ್ದ ಲೀಸ್-ಕಮ್-ಸೇಲ್ ಕರಾರು ಪತ್ರದಲ್ಲಿ abridgement clause ಅನ್ನು ಅಳವಡಿಸುವುದು ಸೂಕ್ತವಾಗಿರುತ್ತದೆ.
- > ಅಲ್ಲದೇ, ಹಾಲಿ ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ.ಯು ಖಾಸಗಿ ಕೈಗಾರಿಕೆಗಳಿಗೆ 2 ಎಕರೆಗಿಂತ ಮೇಲ್ಪಟ್ಟು ಜಮೀನು ಹಂಚಿಕೆಯನ್ನು 99 ವರ್ಷಗಳ ಕಾಲ ಲೀಸ್ ಆಧಾರದ ಮೇಲೆ ಹಂಚಿಕೆ ಮಾಡುತ್ತಿರುವುದರಿಂದ, ಬ್ಯಾಂಕ್/ ಹಣಕಾಸು ಸಂಸ್ಥೆಗಳಿಂದ ಸಾಲ ಪಡೆಯಲು ಕಷ್ಟಕರವಾಗಿರುವುದರಿಂದ ಹಾಗೂ ಲೀಸ್ಗೆ ಒಳಪಟ್ಟ ಭೂಮಿಯನ್ನು ಅಡಮಾನ ಪಡೆಯಲು ಒಪ್ಪುತ್ತಿಲ್ಲದಿರುವುದರಿಂದ ಹಾಗೂ ಭೂಮಿಯ ಸಂಪೂರ್ಣ ಹಂಚಿಕೆ ವೊತ್ತವನ್ನು ಮುಂಚಿತವಾಗಿ ಪಾವತಿಸಿಕೊಳ್ಳುತ್ತಿರುವುದರಿಂದ, มอุทิก ಬೃಹತ್ ಕಂಪನಿಗಳು ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ.ಯಿಂದ ಭೂ ಹಂಚಿಕೆಗೆ ಹಿಂದೇಟು ಹಾಕುತ್ತಿದ್ದು, ಇದರಿಂದ ರಾಜ್ಯಕ್ಕೆ ಬಂಡವಾಳ ಹೂಡಿಕೆಯು ಕುಂಠಿತವಾಗುತ್ತಿದೆ. ಆದ್ದರಿಂದ, ರಾಜ್ಯದಲ್ಲಿ ಹೆಚ್ಚಿನ ಬಂಡವಾಳವನ್ನು ಆಕರ್ಷಿಸುವ ದೃಷ್ಠಿಯಿಂದ 2014ನೇ ಸಾಲಿನ ಮುಂಚಿನಂತಿದ್ದ ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ.ಯಿಂದ ಹಂಚಿಕೆ ಮಾಡುವ ಎಲ್ಲಾ ಜಮೀನುಗಳನ್ನು 10 ವರ್ಷಗಳ ಲೀಸ್-ಕಮ್-ಸೇಲ್ ಆಧಾರದ ಮೇಲೆ ಹಂಚಿಕೆ ಮಾಡುವುದು ಸೂಕ್ತವಾಗಿರುತ್ತದೆ.
- ಈ ಹಿನ್ನೆಲೆಯಲ್ಲಿ, ರಾಜ್ಯದಲ್ಲಿ ಹೆಚ್ಚಿನ ಬಂಡವಾಳವನ್ನು ಆಕರ್ಷಿಸುವ ದೃಷ್ಟಿಯಿಂದ ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ.ಯಿಂದ ಇನ್ನು ಮುಂದೆ ಎಲ್ಲಾ ಖಾಸಗಿ ಕೈಗಾರಿಕೆಗಳಿಗೆ/ ಸಂಸ್ಥೆಗಳಿಗೆ 10 ವರ್ಷಗಳ ಲೀಸ್-ಕಮ್-ಸೇಲ್ ಆಧಾರದ ಮೇಲೆ ಹಂಚಿಕೆ ಮಾಡಲು ಹಾಗೂ ಕೆ.ಐ.ಎ.ಡಿ.ಬಿ.ಯಿಂದ ಈಗಾಗಲೇ ನೆರವೇರಿಸಿರುವ/ ನೆರವೇರಿಸುವ ಲೀಸ್-ಕಮ್-ಸೇಲ್ ಕರಾರು ಪತ್ರಗಳಲ್ಲಿ abridgement clause ಅನ್ನು ಅಳವಡಿಸಲು ಹಾಗೂ ಸದರಿ ಪ್ರಸ್ತಾವನೆಯನ್ನು ಸಚಿವ ಸಂಪುಟದ ಮುಂದೆ ಅನುಮೋದನೆಗಾಗಿ ಮಂಡಿಸಲು ತೀರ್ಮಾನಿಸಲಾಗಿದೆ.

In view of the above, the proposal for amendments to the policy on allotment of land and execution of sale deed for allotted land on lease-cum-sale basis by KIADB was placed before the Cabinet held on 20.12.2021, for approval.

Hence, the following order.

GOVERNMENT ORDER NO: CI 132 SPQ(e) 2021, BENGALURU, DATED: 01.01.2022.

Government has accorded approval for the following amendments to the policy on allotment of land and execution of sale deed for allotted land on leasecum-sale basis irrespective of extent of land by Karnataka Industrial Areas Development Board (KIADB).

- (i) To approve the allotment of land by KIADB in their Industrial Areas, including Single Unit Complexes etc., on 10 years lease-cum-sale basis and if the lessee has implemented the project and utilized more than 50% of the area allotted and has performed all the conditions of lease-cumsale deed, the sale deed shall be executed after 2 years of continuous production from the date of commercial production, during the currency of the lease period.
- (ii) To approve the allotment of land by KIADB to Central Government Undertaking/ PSU's, State Government Undertakings/ PSU's, Central-State Joint Venture Companies on 2 years lease-cum-sale basis and the sale deed shall be executed during the currency of the lease period or at the end of 2 years, if the lessee has implemented the project, utilized more than 50% of the area allotted and has performed all the conditions of lease-cum-sale deed.
- (iii) To modify suitably the existing lease-cum-sale agreement of KIADB.
- (iv) The proposed above policy will also be applicable to the existing leases of KIADB.

The Government Orders read at 1 – 5 above are withdrawn with immediate effect.

This order is issued with the concurrence of the Finance Department vide Note No. FD 404 Exp-1/2021, dated 07.10.2021, Law Department vide Note No. LAW 183 OPN 2021, dated 01.10.2021 and approval of Cabinet in its meeting held on 20.12.2021 vide subject no. C. 423/2021.

> By Order and in the name of Governor of Karnataka,

N. KUMAR) Ollildozz.

Under Secretary to Government (I.D), Commerce and Industries Department.

To:

The Compiler, Karnataka Gazette, Bengaluru for publication in the next issue of Gazette.

Copy to:

- 1) All Additional Chief Secretaries / Principal Secretaries / Secretaries to Government.
- 2) PS to Chief Secretary to Government, Vidhana Soudha.
- 3) PS to Principal Secretary to Hon'ble Chief Minister, Vidhana Soudha.
- 4) Commissioner for Industrial Development and Director, Department of Industries and Commerce, Khanija Bhavan, Race Course Road, Bengaluru-01.
- 5) Chief Executive Officer and Executive Member, Karnataka Industrial Areas Development Board, Khanija Bhavan, Race Course Road, Bengaluru-01.
- 6) All the Regional Commissioners/ Deputy Commissioners.
- 7) Deputy Secretary, Department of Cabinet Affairs (Cabinet Section), Vidhana Soudha (with reference to Subject No: C. 423/2021).
- 8) PS to Hon'ble Minister for Large & Medium Industries, Vidhana Soudha.
- 9) All Joint Directors, District Industrial Centers.
- 10) All Officers in KIADB.
- 11) PS to Additional Chief Secretary to Government, Commerce and Industries Department, Vikasa Soudha.
- 12) PA to Director (Technical Cell), Commerce and Industries Department, Vikasa Soudha.
- 13) Section Guard File / Spare copies.

LIST OF VACANT COMMERCIAL PLOTS PROPOSED FOR E-AUCTION (ONLY LITIGATION FREE)

District: lore Rural District

Industrial Area: Dobaspet 3rd Phase (Sompura 1st & 2nd Stage)

Com		_	_		Schedul	le	2	Dimensi Mt:			
Sl.No.	Plot No.	Sqmtrs) acres)		•		North	South	East	West	North to south	East to West
1	C-1		2.97	45M wide KIADB Road No. 19	Solid Waste Disposal & Incinerator Yard and Park	18M wide KIADB Road No. 24F	Plot No. 556-A-Part	68.82	178.96		

LIST OF VACANT COMMERCIAL PLOTS PROPOSED FOR E-AUCTION (ONLY LITIGATION FREE)

District: lore Rural District

Industrial Area:Dobaspet 4th Phase (Avverahalli)

		D 4 4 4				Dimensions (i Mtrs)			
Sl.No.	Commercial Plot No.	Extent (in Sqmtrs)	Extent (in acres)	North	South	East	West	North to south	East to West
1	C-3	8036	2.00	Plot No. 87	18M wide KIADB Road No.27	24M wide KIADB Road No. 10	Truck Parking 2	82	98
2	C-5	5651.91	1.35	SUC Uniit Abhimani Prakashana	45M wide KIADB Road No. 6	SUC Uniit Abhimani Prakashana	45M wide KIADB Road No. 6	127.85	43.2



EE-1

LIST OF VACANT COMMERCIAL PLOTS PROPOSED FOR E-AUCTION

District: Ramanagara

1

Industrial Area: Wome

Womens Entrepreneur Park I.A

	Commercial Extent (in Extent		Extent		Schedule				
Sl.No.	Plot No.	Sqmtrs) (ir		North	South	East	West	North to south	East to West
1	WP-25	4000.77	1.00	Plot no.WP-26 & Plot no.WP-59	30.0m wide Road-29	15.0m wide Road-36	18.0m wide Road-33	60.96	236.75

District: Ramanagara

Industrial Area: Harohalli 3rd Phase I.A

	Commercial	Extent (in	Extent		Sc	hedule	8	Dimension	ns (in Mtrs)
Sl.No.	Plot No.		(in acres)	North	South	East	West	North to south	East to West
1	707	56993.53	14.00	15m wide Kiadb Road No. 18B	15m Wide Kiadb Buffer	NH-209(NEW No. NH-948)	9m wide road, 50m Wide Buffer & Private Land	391.415	210.275
2	752	25692.41	6.35	9m Wide Nala Buffer	30m Wide Kiadb Rooad No.10	15m Wide Kiadb Buffer & plot no.750	Plot No. 754-A & 15m Wide Kiadb Buffer	155.185	170.845
3	758	24977.01	6.17	15m & 30m Wide Kiadb Buffer	18m WIde Kiadb Road No.6	15m Wide Kiadb Buffer	Plot No. 759	112.84	480.525
4	763	2196.38	0.54	18m WIde Kiadb Road No.6	15m Wide Kiadb Buffer	15m Wide Kiadb Buffer	Private Land	47.2	47.6
5	786	5091.12	1.26	15m Wide Kiadb Buffer	30m Wide Kiadb Rooad No.5	NH-209(NEW No. NH-948)	Plot No. 785& 9m wide nala buffer	69	185.53

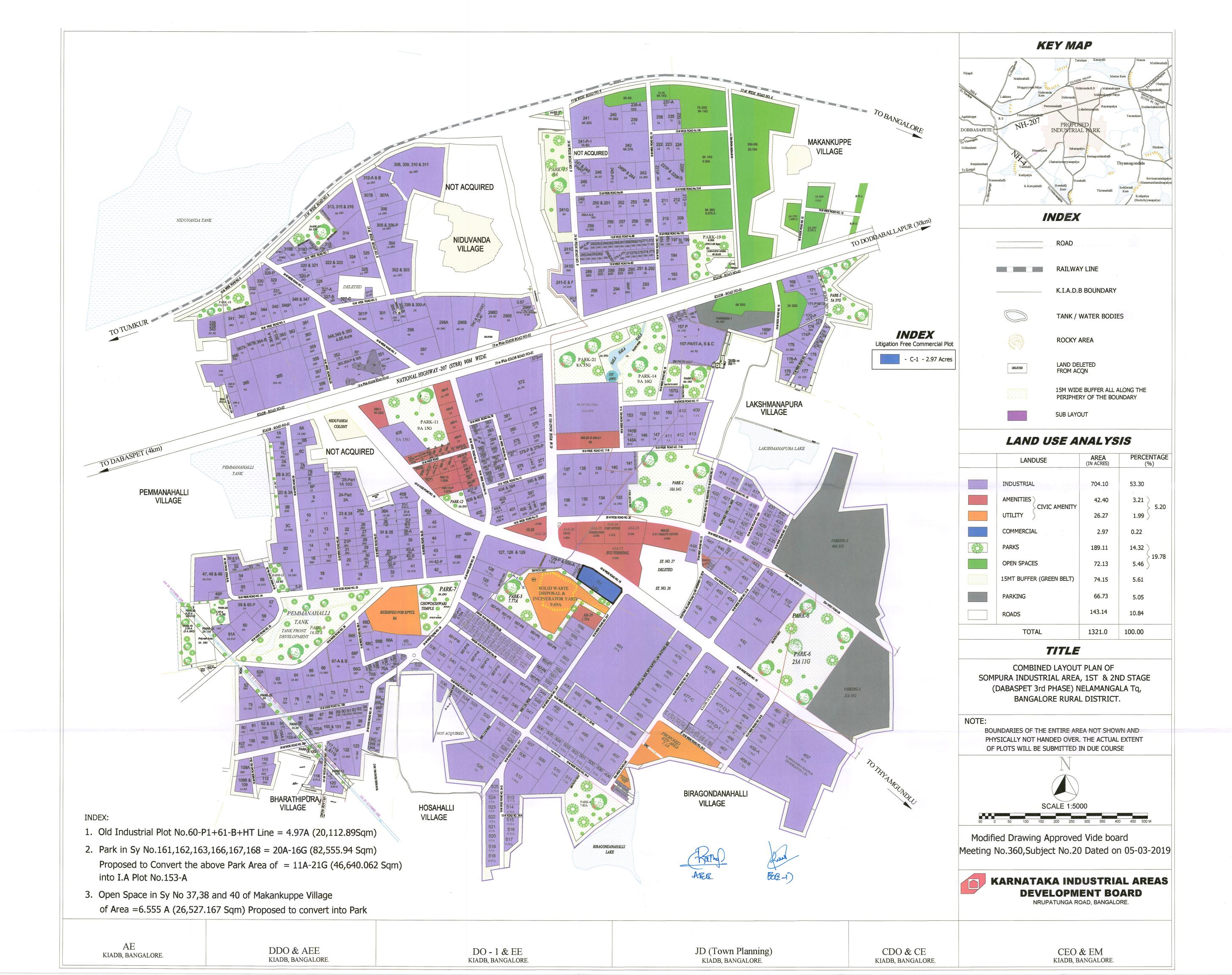
District: Ramanagara

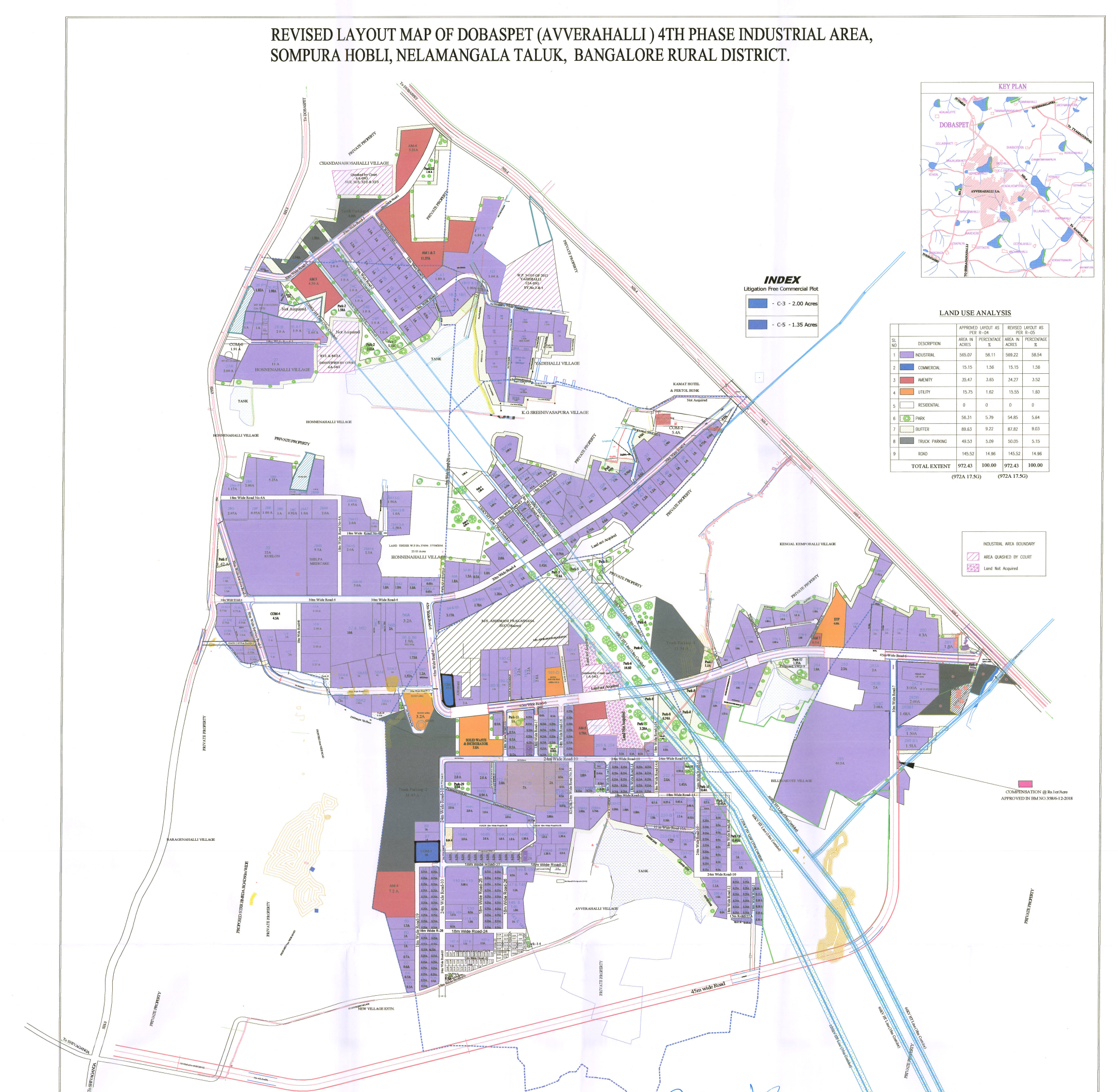
Industrial Area:

Harohalli 4th Phase I.A

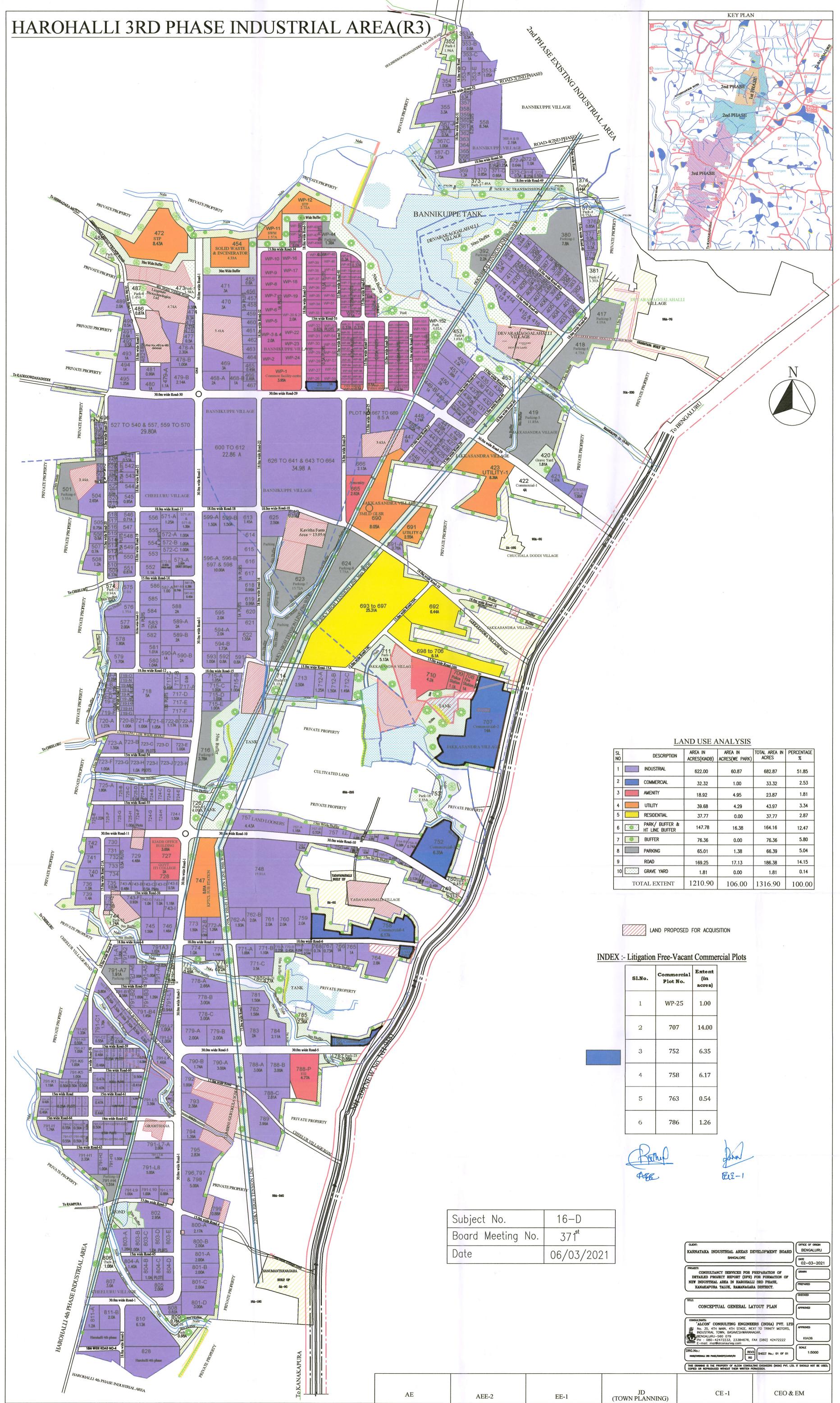
Commercial	Extent (in	Extent (in Sqmtrs)	Extent (in	Extent (in	Extent		Scl	hedule		Dimensio	ns (in Mtrs)
Sl.No.	Plot No.		qmtrs) (in acres)	North	South	East	West	North to south	East to West		
1	813	5274.47	1.30	Private Land	30m wide Kiadb Road No.1	Private Land	30m wide Kiadb Road No.5	109.055	54.34		
2	904-C	8022.67	1.98	Private Land	Plot no 903	Approch Road	15m Wide Kiadb Buffer	101.855	105.86		

Executive Engineer-1 102





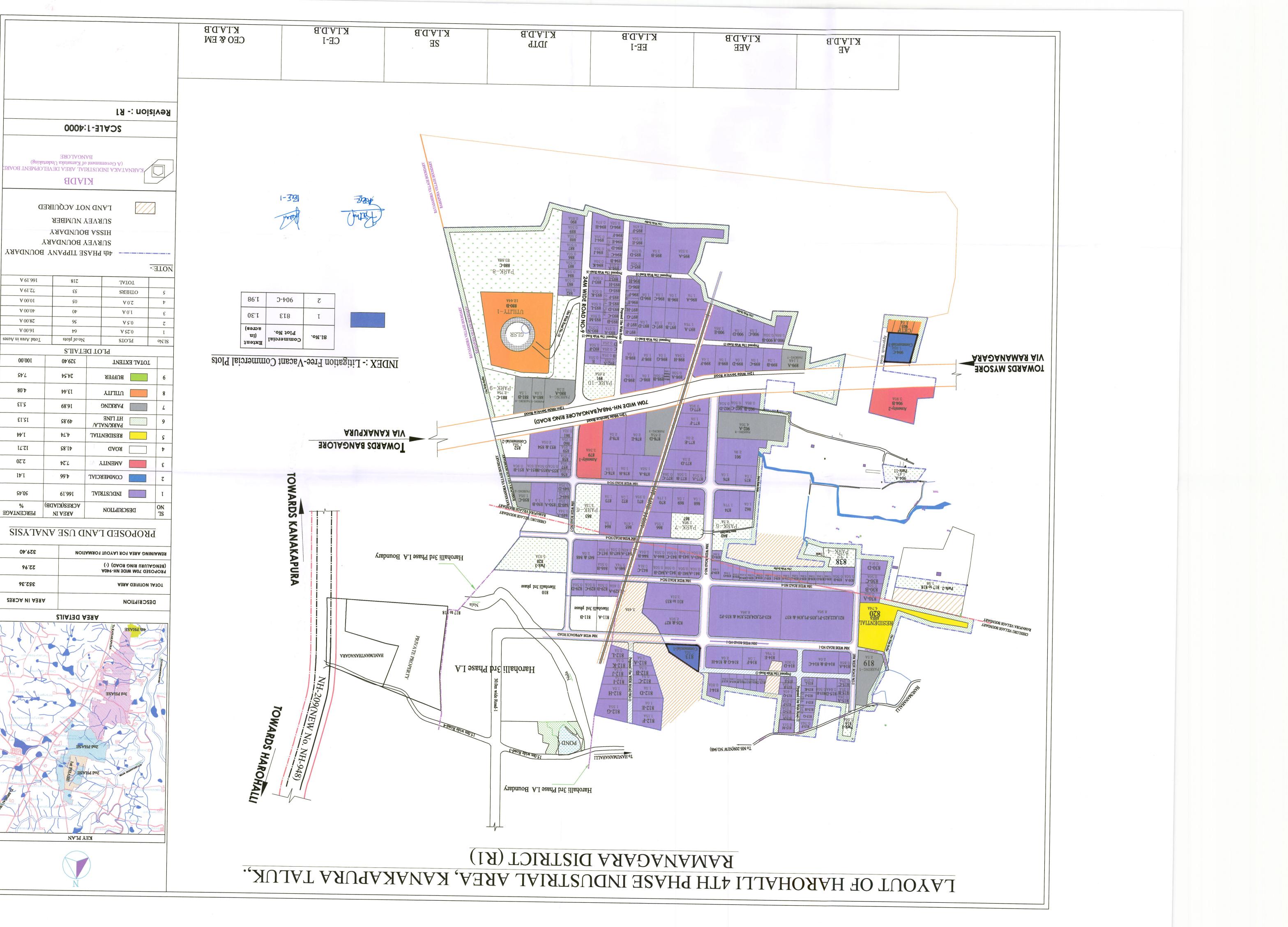
PRIVATE PROPERTY	PRIVATE	PROPERTY			Rathor	EE-1)		CUENT: KARNATAKA INDUSTRIAL AREAS DEVELOPMENT BOARD DENGALURU BENGALURU PROJECT: DOBASPET 4TH PHASE INDUSTRIAL AREA, NELAMANGAIA TALUK, BENGALURU RURAL DISTRICT.
			KARNA	ATAKA INDUSTRIAL A	AREAS DEVELOPME	ENT BOARD		TITLE: DOBASPET 4TH PHASE INDUSTRIAL AREA, NELAMANGALA TALUK, BANGALORE RURAL DISTRICT-02 CONSULTATIS: 'ALCON' CONSULTING ENGINEERS (INDIA) PVT. LTD MRUTHYUNJAYA ADPROVED APPROVED
	AE	AEE-1	EE-1	SE	JD(TP)	CE	CEO & EM	INDUSTRIAL TOWN, BASAVESHWARANACAR, DENCALLINE-S50 079 PH : 080-42472233, 23384676, FAX (080) 42472222 DRG.No.: INDUSTRIAL TOWN, BASAVESHWARANACAR, E-moil: moil@alconsurvey.com REV. SHEET No.: D1 OF 01 REV. SHEET No.: D1 OF 01 THIS DRAWING IS THE PROPERTY OF ALCON CONSULTING ENDINEERS (INDIA) PVT. LTD. IT SHOULD NOT BE USED, COPED OR REPRODUCED WITHOUT THEIR WRITTEN PERMISSION.

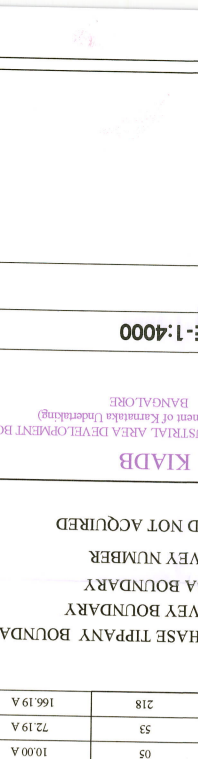


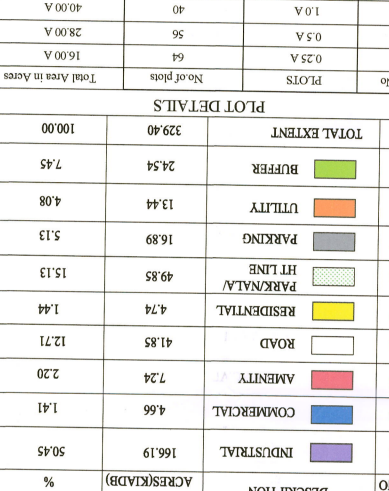
IAND	IICE	ANALYSIS	
LIND	UDL	TINTE I DID	

SL NO		DESCRIPTION	AREA IN ACRES(KIADB)	AREA IN ACRES(WE PARK)	TOTAL AREA IN ACRES	PERCENTAGE %
1		INDUSTRIAL	622.00	60.87	682.87	51.85
2		COMMERCIAL	32.32	1.00	33.32	2.53
3		AMENITY	18.92	4.95	23.87	1.81
4		UTILITY	39.68	4.29	43.97	3.34
5		RESIDENTIAL	37.77	0.00	37.77	2.87
6		PARK/ BUFFER & HT LINE BUFFER	147.78	16.38	164.16	12. 4 7
7	8.	BUFFER	76.36	0.00	76.36	5.80
8		PARKING	65.01	1.38	66.39	5.04
9		ROAD	169.25	17.13	186.38	14.15
10		GRAVE YARD	1.81	0.00	1.81	0.14
	TOT	TAL EXTENT	1210.90	106.00	1316.90	100.00

	S1.No.	Commercial Plot No.	Extent (in acres)
	1	WP-25	1.00
	2	707	14.00
-	3	752	6.35



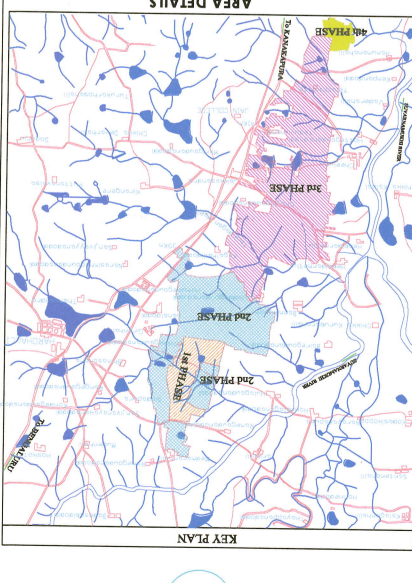




PROPOSED LAND USE ANALYSIS

PERCENTAGE

329.40	NOITAMAOT TUOYAJ AOT ASRA DNINIAMSR
52.96	A0P905ED 70M WIDE NH-940A (-) (DA0A WIDE NH-940A (-) (DA0A WING NOV
352.36	A38A G317ITON JATOT
AREA IN ACRES	DESCRIPTION



LIST OF VACANT COMMERCIAL PLOTS PROPOSED FOR E-AUCTION (ONLY LITIGATION FREE)

	ict: Chikkaballap strial Area: Gowri		Phase								
SL No	Commercial Plot No	Extent (in Sqm)	Extent (in Acre)		Schedule				Dimensions (In Mtrs)		
NO	1000.00	(11 5411)	(North	South	East	West	North To South	East To West		
1	Commercial-1	14933.02	3.69	10-Part	24.00M Wide 2nd Cross Road	30.00M Wide 6th Main Road	Plot No.17	N: 121.81m S: 108.98m	E: 98.30+64.54m W: 162.00m		
2	Commercial-2	11831.24	2.92	24.00M Wide 2nd Cross Road	Park-4 & OS	Commercial-3	Plot No.A-2	N-105.78M S 94.00M	E-148.89M W- 100.31M		
3	Commercial-3 Plot No. 48	13424.3	3.32	24.00M Wide 2nd Cross Road	Park-4 & OS	Plot No. 40, 41, 42, 43 & 44, 45, 46 & 47	Commercial-2	N-89.11M S- 79.21M	E-189.71M W- 148.89M		
4	Commercial-4	10885.64	2.69	Residential	Plot No. 128-B & C	Not Acquired Land	Road	N-126.00M S- 89.65M	E-94.50M W- 102.28M		

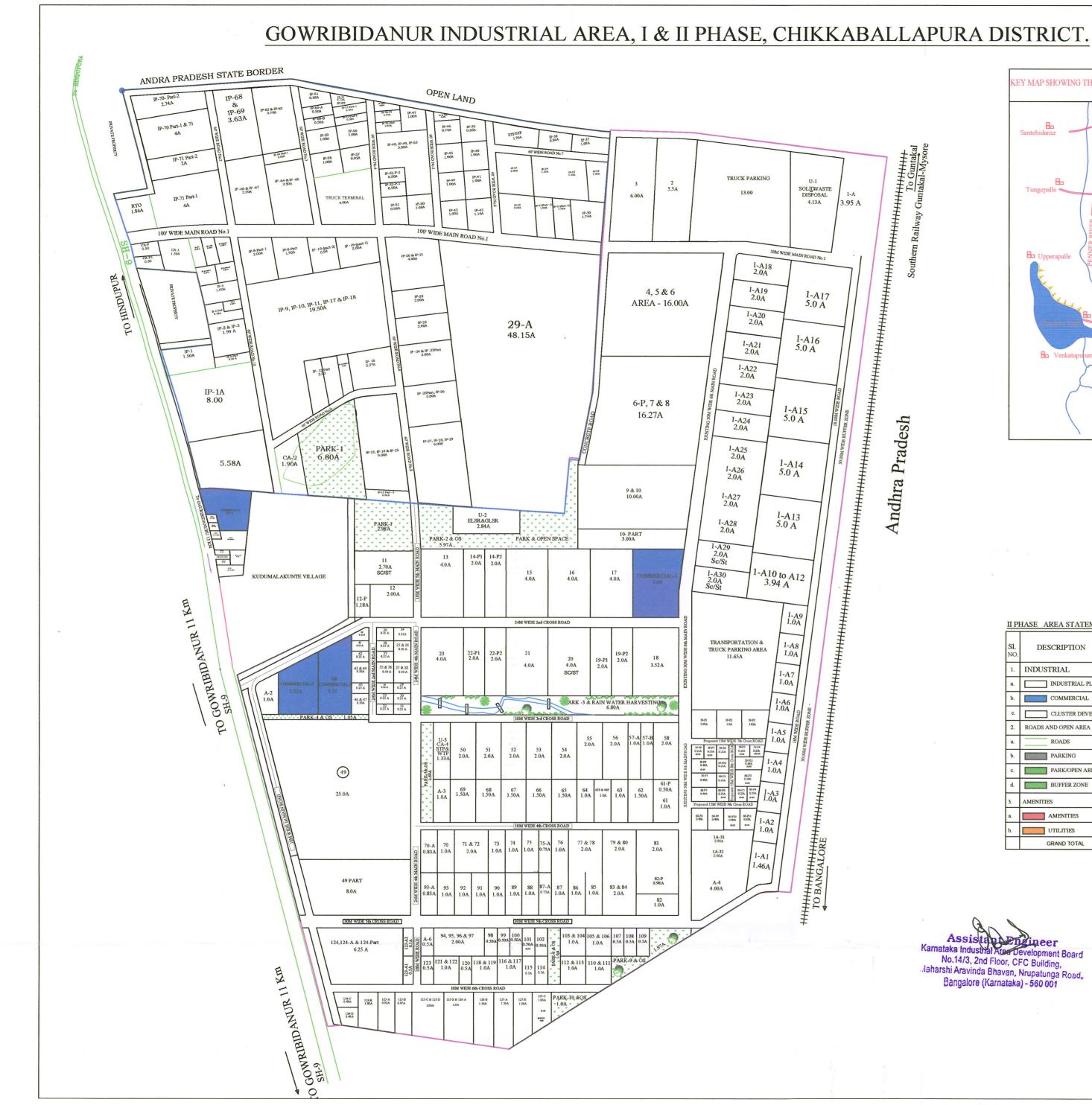
	ict: Chikkaballap strial Area: Mathe		hase						
SL No	Commercial Plot No	Extent (in Sqm)	Extent (in Acre)		Schedule			Dimensions (In Mtrs)	
		((North	South	East	West	North To South	East To West
1	Commercial-2	23472.60	5.80	Plot No.93	30.00M Wide Road No.2	Plot No.90,91 & 92	Plot No.85, 86,87,88,88-A & 89	N-100.00M S-100.35M	E-231.07M W-239.59M

SL No	Commercial Plot No	Extent (in Sqm)	Extent (in Acre)		:	Dimensions (In Mtrs)			
		()	(North	South	East	West	North To South	East To West
1	Commercial	5746.74	1.42	Plot No.46	45.00M Wide Road	Plot No.49-P	24.00M Wide 2nd Cross Road	N-80.00M S- 108.06M	E-34.90M W- 107.99M
2	Commercial	13921.68	3.44	Plot No.162- A	24.00M Wide 1st Main Road	Plot No.161	45.00M Wide Road	N-154.03M S- 204.27M	E-28.63M W- 162.65M
							2	Executiv Karnataka Industria No.14/3. 2nd	e Engineer-2 Area Development Bez Floor, CFC Building, Ilhavan, Nrunatunga Co

naus	trial Area: Vemg	al		1	a contraction of the second second	and a second			
SL Commercial Extent Schedule No Plot No (in Sqm) (in Acre)						Dimensions (In Mtrs)			
	r lot no	((North	South	East	West	North To South	East To West
1	C1-C	8861.04	2.19	48.00M Wide Road	Plot No.C1-D	Plot No.C1-B	18.00M Wide Road No.24	N-94.75M S-111.68M	E-89.94M W- 83.88M
2	C-2	2658.05	0.66	Plot No.36- P1	48.00M Wide Road	15.00M Wide Buffer	18.00M Wide Road No.24	N-64.33M S-92.33M	E-85.36M W- 107.81M
3	C-3	14692.01	3.63	18.00M Wide Road No.19	Plot No.173	15.00M Wide Buffer	18.00M Wide Road No.18	N-165.14M S-62.53M	E-279.97M W- 183.89M

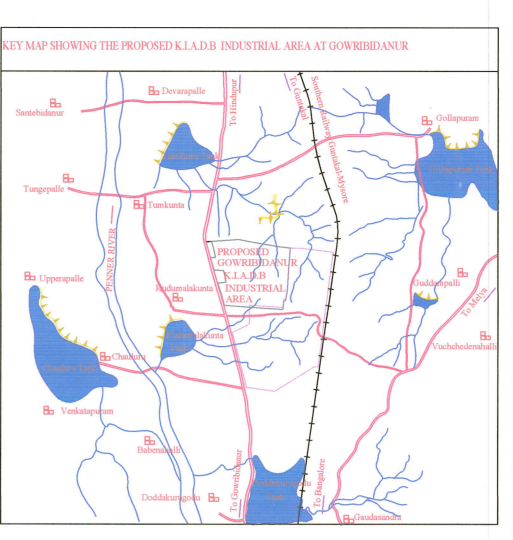
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Executive Engineer-2 Karnataka Industrial Area Development Boa No.14/3, 2nd Floor, CFC Building, Maharshi A avinda Bhavan, Nrupatunga Rond, Bangalore (Karnataka) - 560 001



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		PROPOSED
S1. NO.	DESCRIPTION	AREA (Acre)
1.	INDUSTRIAL	
a.	INDUSTRIAL PLOTS	295.10
b.	COMMERCIAL	11.98
c.	CLUSTER DEVELOPMENT	33.00
2.	ROADS AND OPEN AREA	
a.	ROADS	45.11
b.	PARKING	21.90
c.	PARK/OPEN AREA	25.61
d.	BUFFER ZONE	1.84
3.	AMENITIES	
a.	AMENITIES	10.48
b.	UTILITIES	8.12
	GRAND TOTAL	453.14

1:5000 SCALE: INDEX: Central Line of Road Plot Boundaries Railway Track Layout Boundari Valley NOTE: (1) 11Km From Gowribidanur Town (2) 42Km From Chikkaballapura District Head Quaters (3) 86Km From Bangalore City CLIENT: KARNATAKA INDUSTRIAL AREAS DEVELOPMENT BOARD (KIADB) TITLE: LAYOUT MAP OF GOWRIBIDANUR INDUSTRIAL AREA 1st & 2nd PHASE, CHIKKABALLAPURA DISTRICT. CONSULTANT: GAMAINFRATECH #950, 2nd Floor, 13th Main, D -Block #950, 2nd Floor, 13th Main, D-Block
 Sahakaranagara, Bangalore- 560092.
 Phone No: 080-41689890,
 Mobile No: 9845889090
 E-Mail ID: gamainfratech@gmail.com DRG NO. GAMA/KIADB/DPR-GBR-2/R3-LO-1 LAND USE ANALYSIS FOR I PHASE

SL.No.	DESCRIPTION	AREA IN ACRES	PERCENTAGE (%)
1.	INDUSTRIAL AREA	132.45	55.20
2.	GTTC	8.00	3.33
3.	KSSIDC	48.15	20.07
4.	RESIDENTIAL AREA	5.58	2.33
5.	AMENITIES	6.13	2.55
6.	UTILITIES	1.70	0.71
7.	PARK & BUFFER	10.17	4.24
8.	PARKING	4.00	1.67
9.	ROADS	23.77	9.91
	TOTAL AREA	238.90	100.00

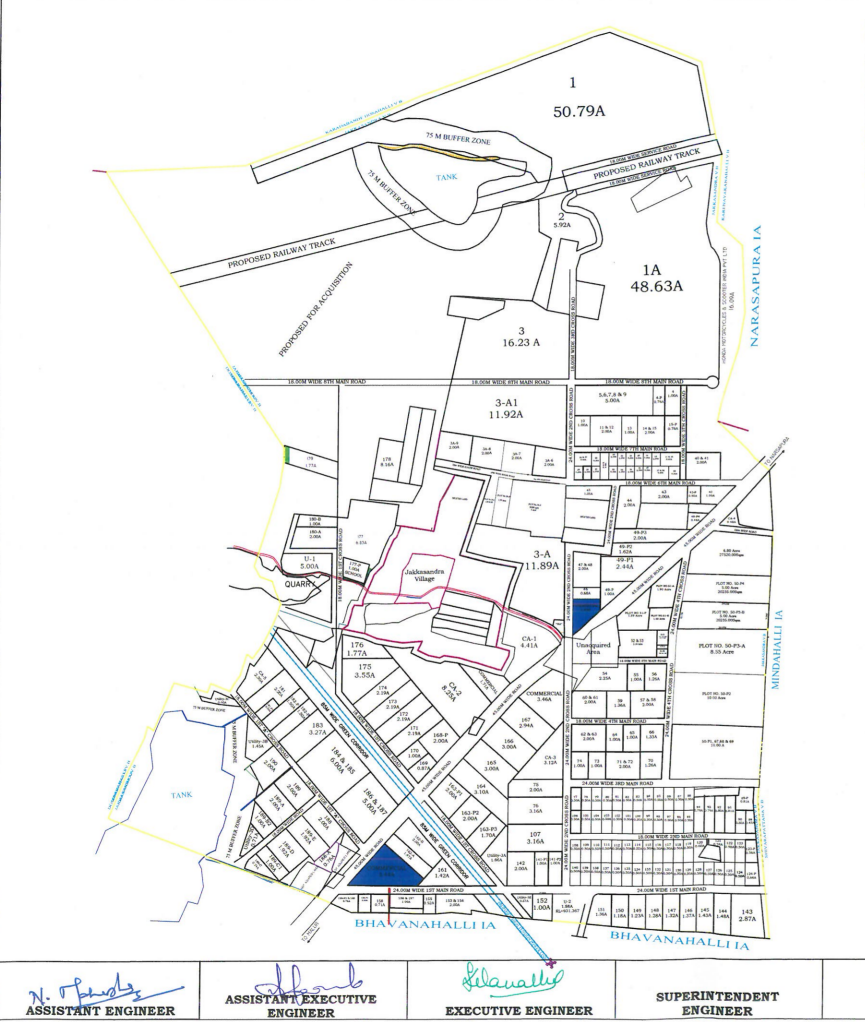
Assistan Sengineer Karnataka Industrial Are Development Board No.14/3, 2nd Floor, CFC Building, Jaharshi Aravinda Bhavan, Nrupatunga Road, Bangalore (Karnataka) - 560 001

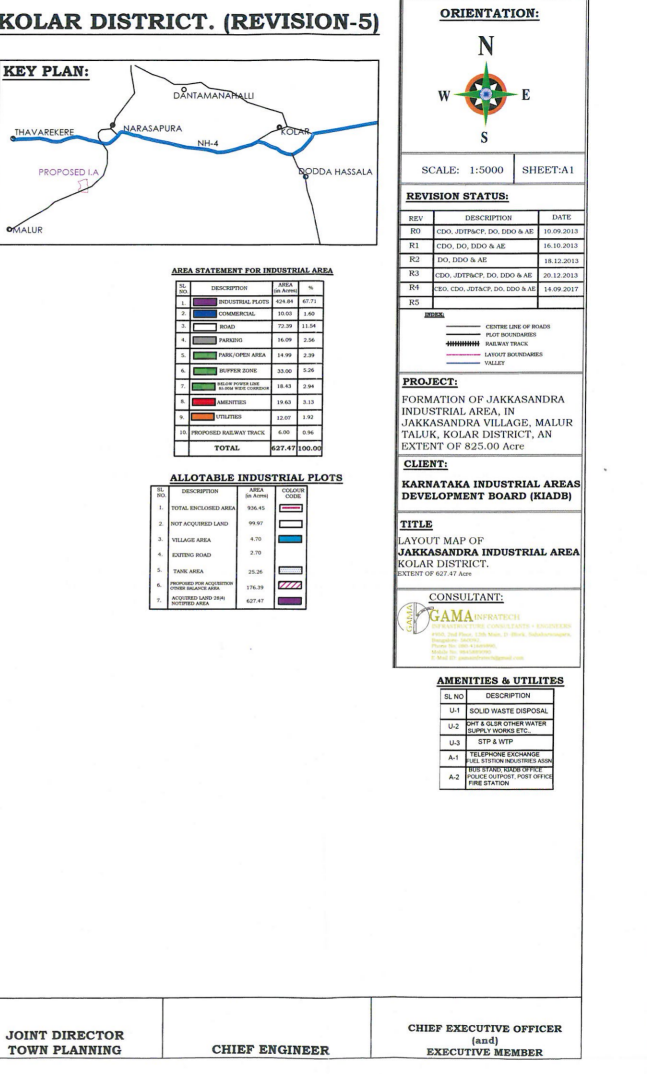
Assistant Executive Engineer Karnataka Industrial Area Development Beard No.14/3, 2nd Floor, CFC Building, Maharshi Aravinda Bhavan, Nrupatunga Road, Bangalore (Karnataka) - 560 001

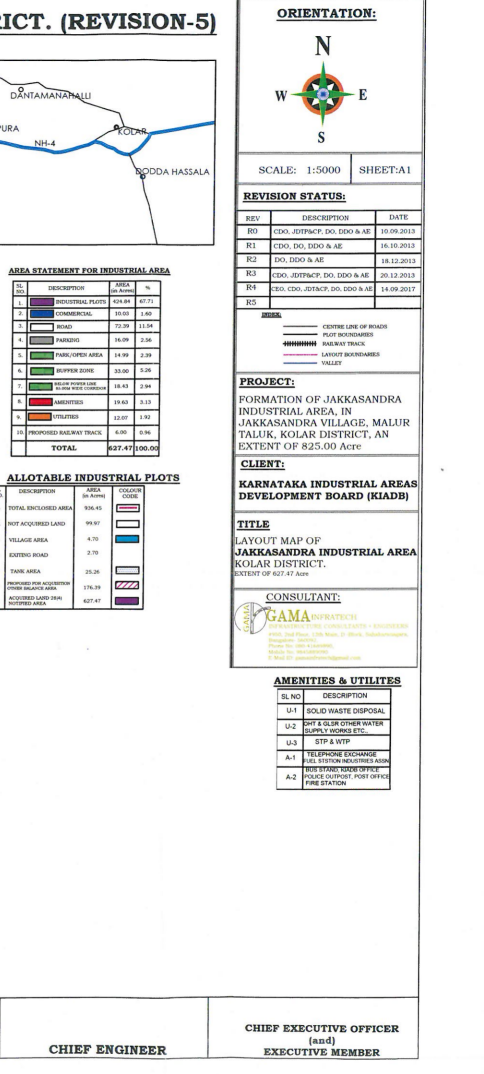
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Executive Engineer-2 Karnataka Industrial Area Development Board No.14/3, 2nd Floor, CFC Building, Maharshi A avinda Bhavan, Nrupatunga Roe Bangalore (Karnataka) - 560 001

LAYOUT MAP OF JAKKASANDRA INDUSTRIAL AREA, MALUR TALUK, KOLAR DISTRICT. (REVISION-5)

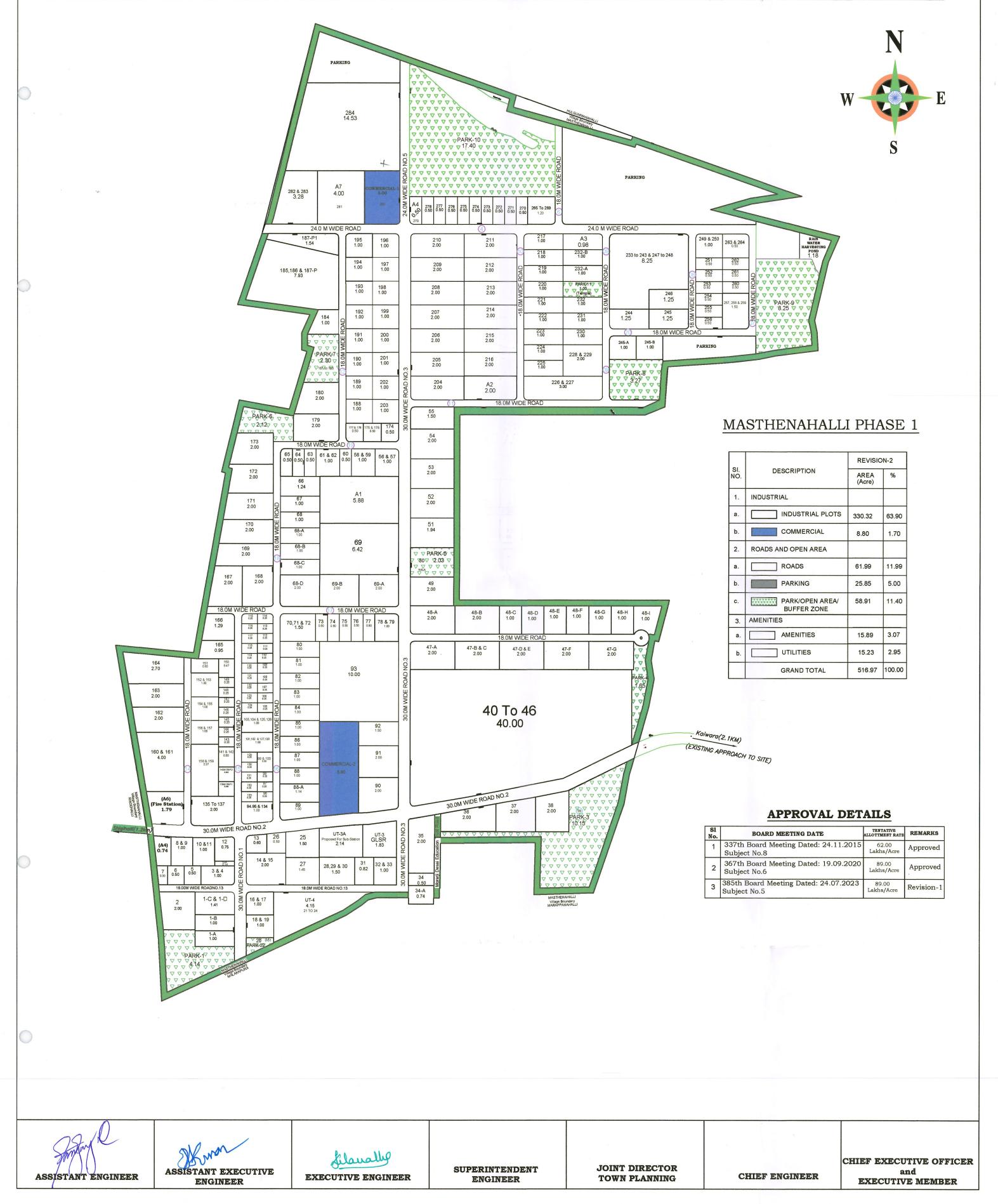


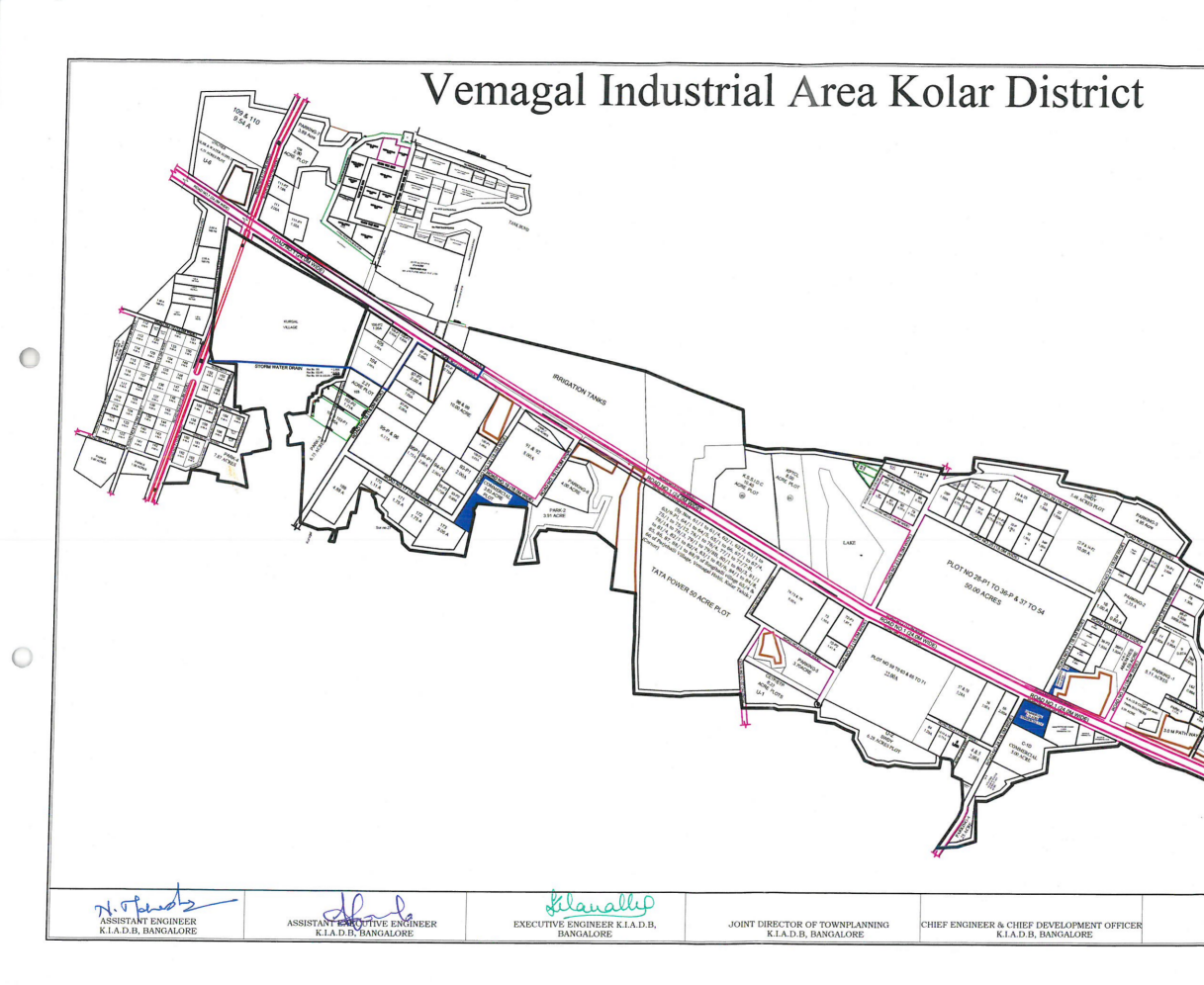




SL NO.	DESCRIPTION	AREA (in Acres)
1.	TOTAL ENCLOSED AREA	936.45
2.	NOT ACQUIRED LAND	99.97
3.	VILLAGE AREA	4.70
4.	EXITING ROAD	2.70
5.	TANK AREA	25.26
6.	PROPOSED FOR ACQUISITION OTHER BALANCE AREA	176.39
7.	ACQUIRED LAND 28(4) NOTIFIED AREA	627.47

LAYOUT MAP OF MASTENAHALLI INDUSTRIAL AREA PHASE-1 KAIWARA HOBLI, CHINTAMANI TALUK, CHIKKABALLAPURA DISTRICT (REVISION-1)







	TOTA	L	666.41	100.00
5	IRRIGATION TANKS	1122010	68.02	10.21
4	K.S.S.I.D.C		10.00	1.50
3	K.P.T.C.L		8.00	1.20
2	SUC (TATA POWER)		50.00	7.50
1	INDUSTRIAL		530.39	79.59
Sl No.	COMPONENT	COLOUR	AREA (acre)	% OF LAND USE
2	AREA STA	FEMENT F	FOR SITE	AREA

SI	COMPONENT	AREA		
No.		IN ACRES	% IN AREA	
1	INDUSTRIAL	317.93	59.94	
2	COMMERCIAL & SHOPS	15.30	2.88	
3	PARK / OPEN SPACES	30.59	5.77	
4	BUFFER ZONE	62.49	11.78	
5	PARKING	30.49		
6	AMENITIES/UTILITIES	31.04	5.85	
7	ROADS	33.19	6.26	
8	STORM WATER DRAIN	3.14	0.59	
9	HT LINE	6.23	1.17	
	TOTAL	530.39	100.00	

NOTE: As per Approved Layout road extent is 96.71 Acre, But Only 33.19 Acre is Under Acquisition (530.39 Acre) The Balance 63.52 Acre is not under acquisition Proceeding.(Existing State Highway, Village Road & Nala)

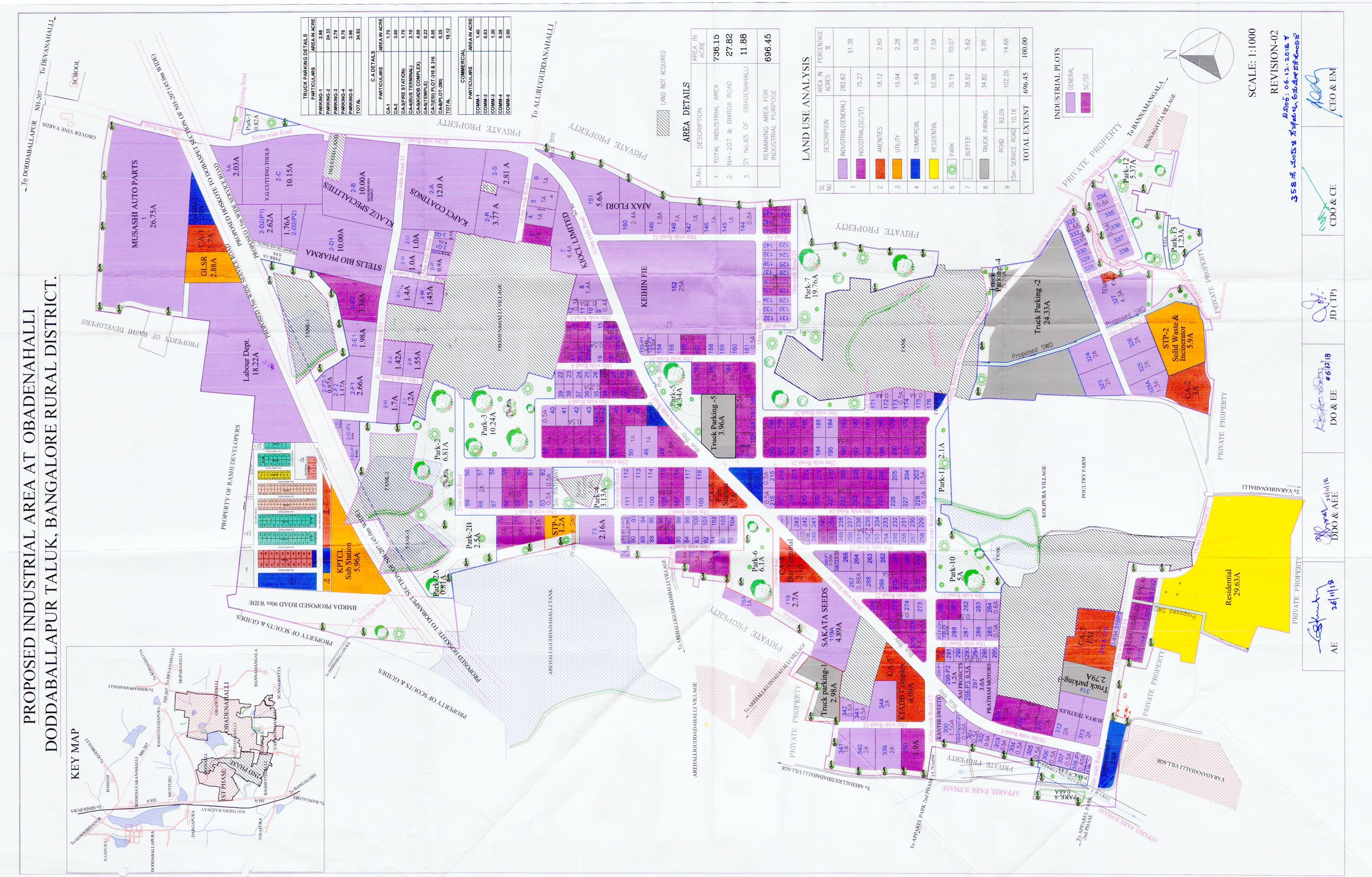
CHIEF EXECUTIVE OFFICER & EXECUTIVE MEMBER K.I.A.D.B, BANGALORE

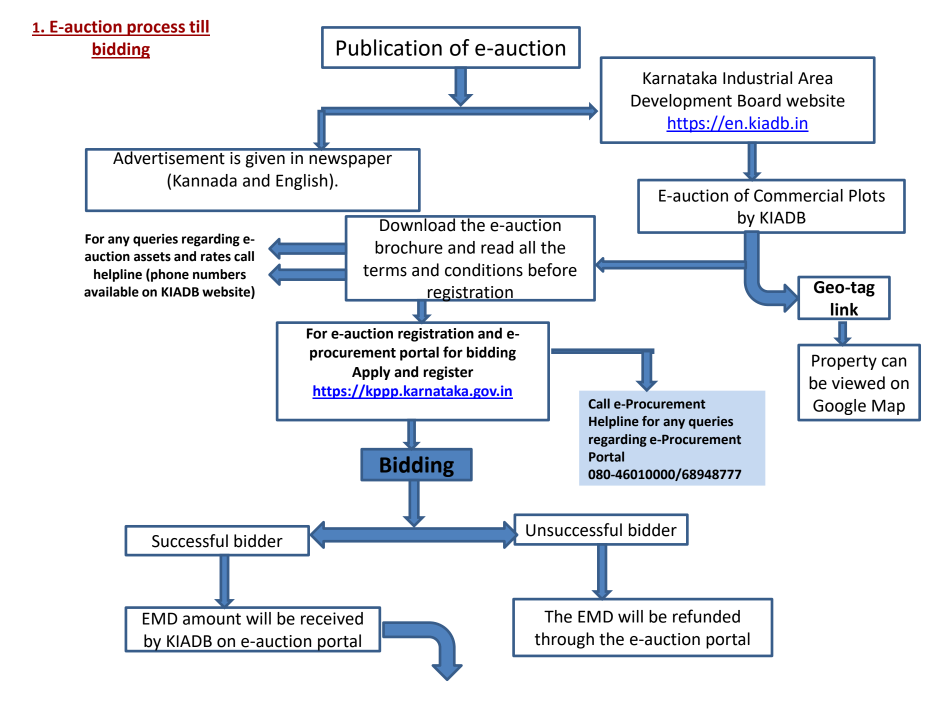
Sl Plot No.	Plot No.	Purpose	ose Extent in Mtrs	Schedule			Dimensions		Co- ordinates	Current Status	Remarks	
				North	South	East	West	North to	East to			
1	Commercial-1	-	5665.6	Plot No.1	15M wide Service road	15M wide Service road	CA-1	149.35	76.17	77.5836, 13.2822	Vacant	Plot comes in sy no.54/1, 54/2 of Raghunathapura Village
2	Commercial-2	-	2144.84	Plot No.47	30M wide road No.1	Road No.5	Plot No.49 & 48	61.26	57	77.5777, 13.2713	Vacant	Plot comes in sy no.107, 108/2 of Arehalliguddadah alli Village
3	Commercial-3	-	5260.92	30M KIADB wide road No.1	Plot No. 215 & 216	25M wide road	30M Wide Kiadb Road	142.09	101.4	77.5760, 13.2695	Vacant	Plot comes in sy no.110/1 & 110/2 of Arehalliguddadah alli Village
4	Commercial-4		1052.18	Plot No.176	18M wide road	Tank	18M wide road No.26	31.43	48.16	77.5770, 13.2643	Vacant	Plot comes in sy no.30 of Kolipura Village
5	Commercial-5		8093.72	30M wide road	private Land	KIADB Buffer	Private Land	36.45	185.76	77.5683, 13.2594	Vacant	Plot comes in sy no.70/2, 71 & 72 of Varadanahalli Village

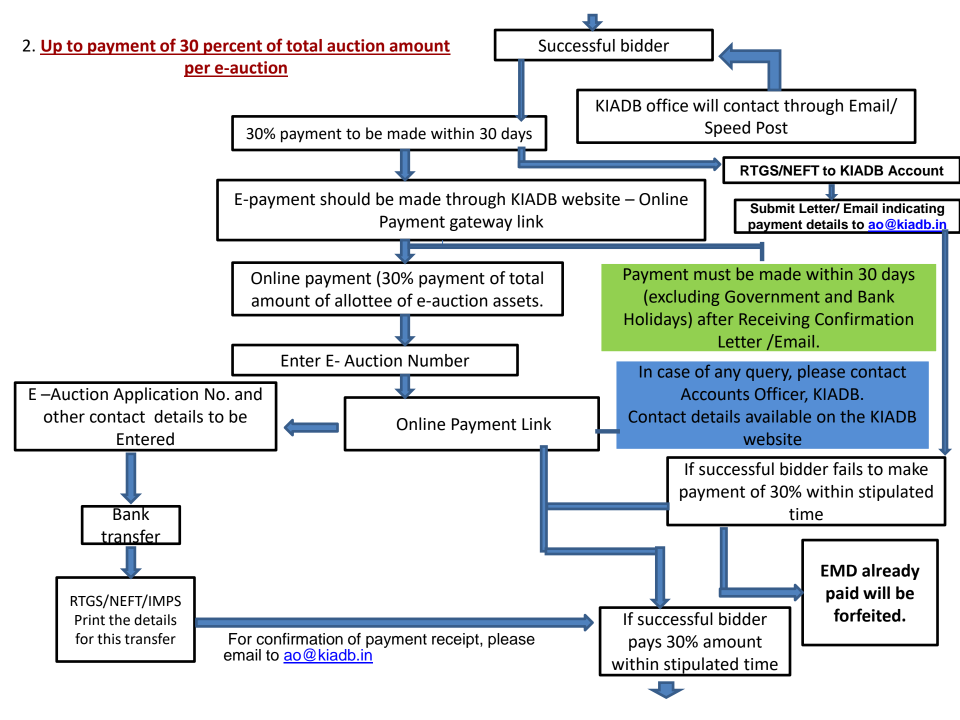
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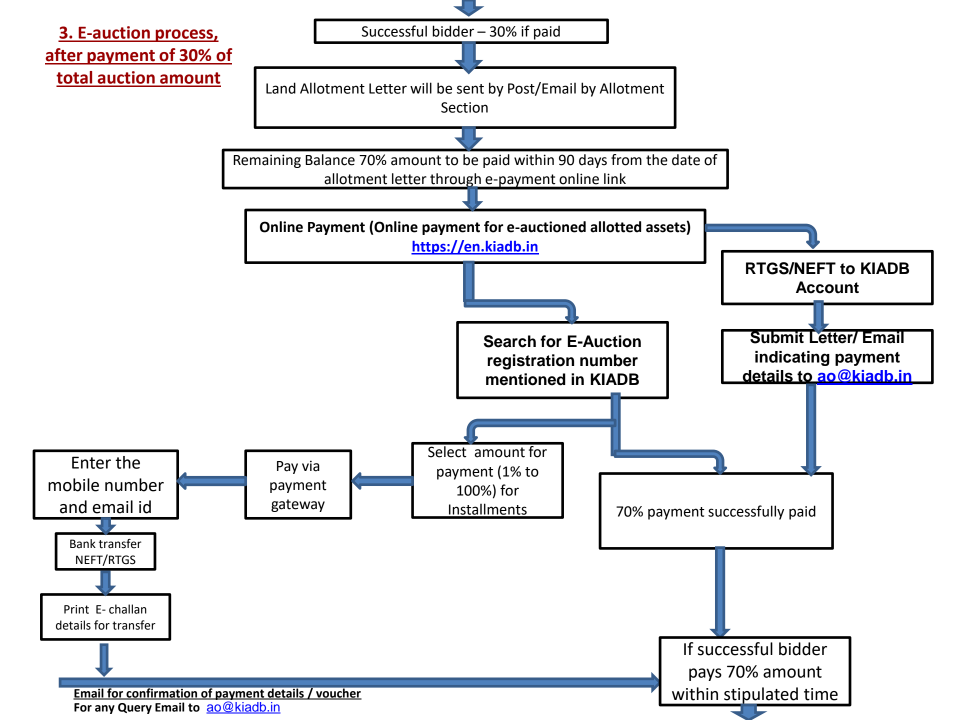
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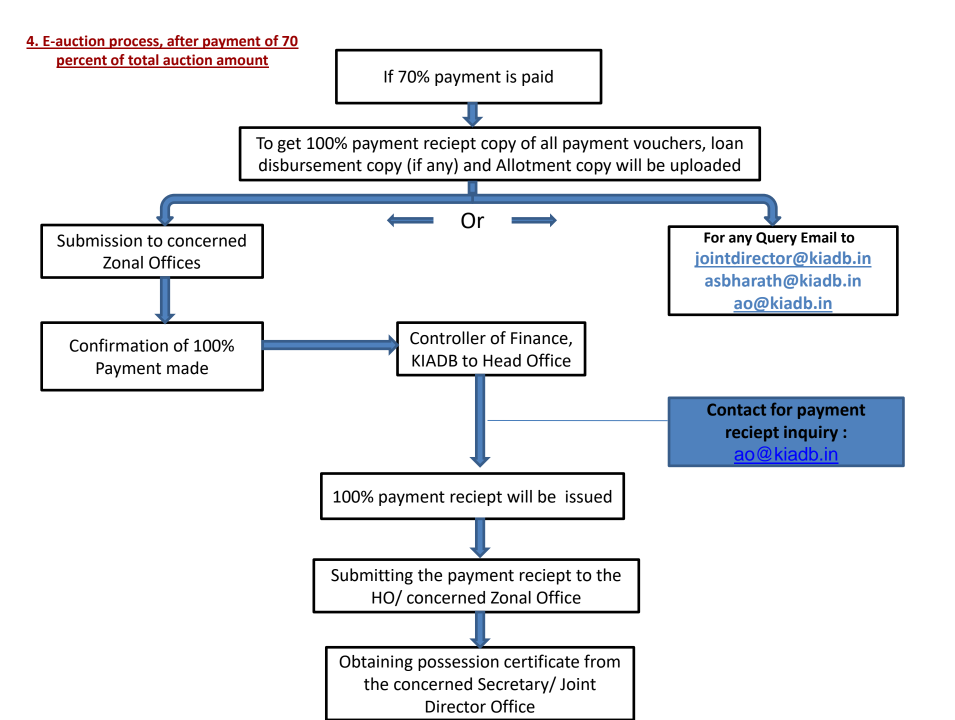
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KARNATAKA INDUSTRIAL AREAS DEVELOPMENT BOARD

General Terms and Conditions for e-auction of Commercial Plots

Only through e- procurement portal of Karnataka

(https://kppp.karnataka.gov.in)

Commercial Plots

General Terms and Conditions.

- 1. The auction purchaser should be a Citizen of India.
- Address proof: Any one of the following documents attested by a Gazetted Officer / Notary / Embassy Office (in the case of NRIs) shall be uploaded.
 - a) Voter ID,
 - b) Driving License,
 - c) Passport,
 - d) Unique Id Number (Aadhaar),
- Uploading of PAN Card in e-auction portal is compulsory (Should be attested by Gazetted Officer/Notary/Attested by Embassy Office in case of N.RI).
- Signature & Photo Identity should be uploaded on the e-Auction portal (Attested by a Gazetted Officer/Notary/Embassy Office (in case of N.RI's)]. Please download the prescribed format.
- 5. The Bidder/Auction purchaser shall mention correct e-Mail address, mobile number and landline number while participating in the e-Auction. The bidder whose name is registered in the e-procurement is final and the plot will not be transferred to any other name.
- Individual entrepreneurs/Partnership firm /LLP's/ Pvt. Limited Companies/ Limited/Public Limited Companies participating in the auctionshould have been registered in India before participating in the auction.
- 7. EMD amount is fixed at Rs.5.00 lakhs (Rupees Five Lakhs only) per Commercial plot and this amount along with the e-Auction fee should be remitted as mentioned on the e-Procurement portal. This amount should not be remitted to the KIADB account as the EMD amount is maintained by e-procurement.
- 8. All legal proceedings in respect of the auction of Commercial plots are subject to the Courts located in the respective jurisdictional District of Industrial Areas and Bengaluru city.
- KIADB reserves the right to withdraw the Commercial plots notified for auction at any time period without assigning any reasons.
- 10. KIADB reserves the right to accept or reject the bid made by the successful bidder without assigning any reasons.
- 11. Demand notices / letters will be sent by e-Mail/ Speed Post to successful bidders (highest bidders) to remit 30% of the total cost after deducting EMD amount of Rs.5.00 Lakh for Commercial plot within 15 days (excluding bank holidays if any) from the closing time of e-Auction to the below-mentioned KIADB Bank Account; and payment details for remittance should be submitted to the Accounts Officer, KIADB Head Office, 5th floor, East Wing, Khanija Bhavan, Race Course Road, Bengaluru- 560001.

- a. Bank & Branch Name: Union Bank of India, Khanija Bhavan, Race Course Road, Bengaluru
- b. Account Holder Name: KIADB, Bengaluru.
- c. Account No: 510341000075865
- d. Mode of Payment: RTGS/NEFT
- e. IFSC Code No: UBIN0930911
- 12. EMD amount of unsuccessful bidders will be released to their Account within one month from the last date of auction.
- 13. Where 30% of the total cost is not remitted within 30 days by the successful bidders (highest bidders) or where 30% of the total cost is remitted after the prescribed time, the EMD amount of Rs.5.00 lakh for Commercial plot shall be forfeited by the KIADB, and cancel the land allotment process.
- 14. Successful bidders after remitting 30% of the final bid amount should pay the balance 70% amount within 90 days of receiving the allotment letter from KIADB.
- 15. Bidder shall abide by the rules of KIADB prescribed for allotment of Commercial plot /site.
- 16. While participating in the e-auction, in case if there is only one bidder, the bid amount should exceed the fixed basic price of the Commercial plot/site by a minimum of 5%. However, KIADB reserves the right to accept or reject any bid without assigning any reasons.
- 17. Bidder has to read all the terms and conditions before bidding and shall participate in e-auction accordingly.
- 18. The Bidder can bid for any number of Commercial plots, provided submitting separate EMD for each Commercial plot.
- 19. For more general terms and conditions visit our website: https://kppp.karnataka.gov.in

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Chief Executive Officer & Executive Member

KIADB



KARNATAKA INDUSTRIAL AREA DEVELOPMENT BOARD

Application for E-Auction

I, (Sri. / S	Smt.)			is Pa	rticipating
in Public	E-auction,	Auction	No.KIADB/2023-24	for (ommercial
plot with	measureme	ent of			

Photograph and signature of the auctioneer's ID Specimen

Details:

1	Name of the Company/ Firm	
2	E-mail Address	
3	Mobile No.	Recent passport
4	Alternate Mob. No.	Size, Colour Photo of the Primary
5	Aadhar No.	applicant
6	PAN No.	
7	Present Address	
8	Permanent Address	Signature of Primary applicant
9	Bank Details i. Name of the Bank ii. Branch iii. IFSC Code iv. Account No.	
10	Plot Number	
11	Extent(in acres)	
12	Name of the Industrial Area	

Note: Only the authorized corporate representative of the Company/Firm who has participated in the auction with furnished details at the time of Auction is considered to sign all documents of the organization till the period of allotment of commercial plot. Except for the representative, others will not be entertained during this period.

FORMAT FOR ALLOTMENT OF COMMERCIAL PLOT

No: KIADB/All	lot/ /	Date:
M/s,		
,		R.P.A.D
	ALLOTMENT LE	TTER
Sir/Madam,		
Sub:	Allotment of acre of land i	
Ref :	 Paper Notification dtd E-auction dated: Govt. Order No.CI 132 SPQ (e) 2 Your online application dtd Your letter dtd -o0o- 	021 dtd.01-01-2022.

With reference to the above, you have been allotted ------ acre of land in Plot. Nos.----- of ------ Industrial Area, ----- District for setting up of ------ commercial activity subject to the terms and conditions indicated in the Annexe-A appended hereto and also the terms and conditions mentioned hereafter.

1. The allotment of land is on lease cum sale basis for a period of **10** years. The lease is liable to be cancelled automatically in case the land is not utilized within a period of three years.

2. The premium payable for allotment of the said land has been fixed at **Rs.-----**. The 100% tentative cost of land shall be paid without deducting any tax/cess.

3. (a)The premium of the land shall be paid as follows:-

i) A sum of **Rs.-----/**- paid vide Rt.No.----- dtd.----- has been adjusted towards 30% of the tentative premium of land & EMD.

ii) A sum of **Rs**.-----/- being the balance tentative premium of land shall be paid within **90** days from the date of issue of this letter i.e. on or before ------

(b) In the event of your furnishing letter of commitment from KSFC/KSIIDC/Reserve Bank of India approved Financial Institutions/ Corporations/Companies agreeing to pay the premium indicated at 3(a)(ii) directly to the Board (applicable only to Medium, Small and Micro Enterprises) the allotment will be confirmed and documentation will be permitted subject to payment of interest @10% per annum on amount due from the date of handing over possession of land to the date of payment which should be made within 90 days from the date of execution of lease agreement.

(c) You should pay lease rent of Rs.1000/- per acre/per annum.

(d) You should pay maintenance charges as may be fixed by the Board from time to time.

(e) Interest at 10% per annum shall be levied in case the lease rents are not paid within one month from the date on which the lease rents fall due every year.

4(a) In case of your failure to pay the amount mentioned at Para 3(a)(ii) before the expiry of the time stipulated therein, this offer of allotment stands automatically cancelled and the Earnest Money Deposit and **20%** of the amount paid by you towards premium stands automatically forfeited.

4(b) If the balance premium is not paid within 90 days from the date of execution of lease agreement in respect of cases mentioned at Para3(b), the plot would be resumed on expiry of the time stipulated without issuing any fresh notice.

5. Soon after receipt of 100% premium and on your acceptance of all the terms and conditions indicated herein before and also those mentioned hereinafter, the possession of land will be handed over within 30 days from the date of payment. At the time of taking over possession, you should produce the original receipts, issued for the payments made, to the Engineer in charge of the area.

6. On taking possession of land, you shall adhere to the time schedule indicated in the Annexe-A.

7. Your failure to take possession of land within 30 days from the date of payment of the premium shall result in cancellation of allotment and **10%** of the amount paid towards premium and E.M.D shall stand forfeited.

8. The Board may accept voluntary surrender of **commercial plot** subject to levy of penalty at 15% of the allotment cost paid by you.

9. All taxes in respect of the lease including service tax shall be payable by you to the Board.

10. Any deposits made by the allottee towards allotment consideration will not carry any interest.

11. It shall be mandatory for you to obtain all statutory clearances from the Karnataka State Pollution Control Board and other statutory competent authorities before commencement of the approved project.

12. Only courts situated in the city of Bengaluru/Kalaburagi/Dharawada shall have jurisdiction.

13.You are also requested to remit a sum of **Rs.----/-** towards slum improvement cess together with balance premium.

14. You are required to inform any change in address of the Registered Office or Administrative Office, to the Board immediately.

15. This allotment is subject the other terms and conditions of the lease cum sale agreement.

This letter is issued with the approval of the CEO & EM, KIADB.

Yours faithfully, SD/-

AUTHORISED SIGNATORY.

Copy to:-

The Executive Engineer, KIADB ZO, -----:: for information and to update the same in GIS application.

AUTHORISED SIGNATORY.

Annexe-A

CONDITIONS OF ALLOTMENT

The time schedule prescribed for various activities subsequent to payment of premium.

1.(a) For taking over possession of land.	30 days from the date of payment of entire premium.
(b) For execution of Lease Cum Sale Agreement	30 days from the date of receipt of Possession Certificate.
(c) For commencement of construction and completion of project by commencing production.	

2. On being satisfied that the land is not put to use for the purpose for which it was allotted, the Board will be free to re-enter upon and take possession of the whole or any part of the land which has not been put to proper use.

3. If necessary, the interest in this plot of land may be offered as security in order to obtain financial assistance from the Govt. or Corporate bodies like Life Insurance Corporation of India, Karnataka State Financial Corporation, Karnataka State Industrial Investment & Development Corporation, Trustees for Debenture Stock or Banks. However, prior permission of the Board shall be obtained for creating second and subsequent charges on the land.

AUTHORISED SIGNATORY.