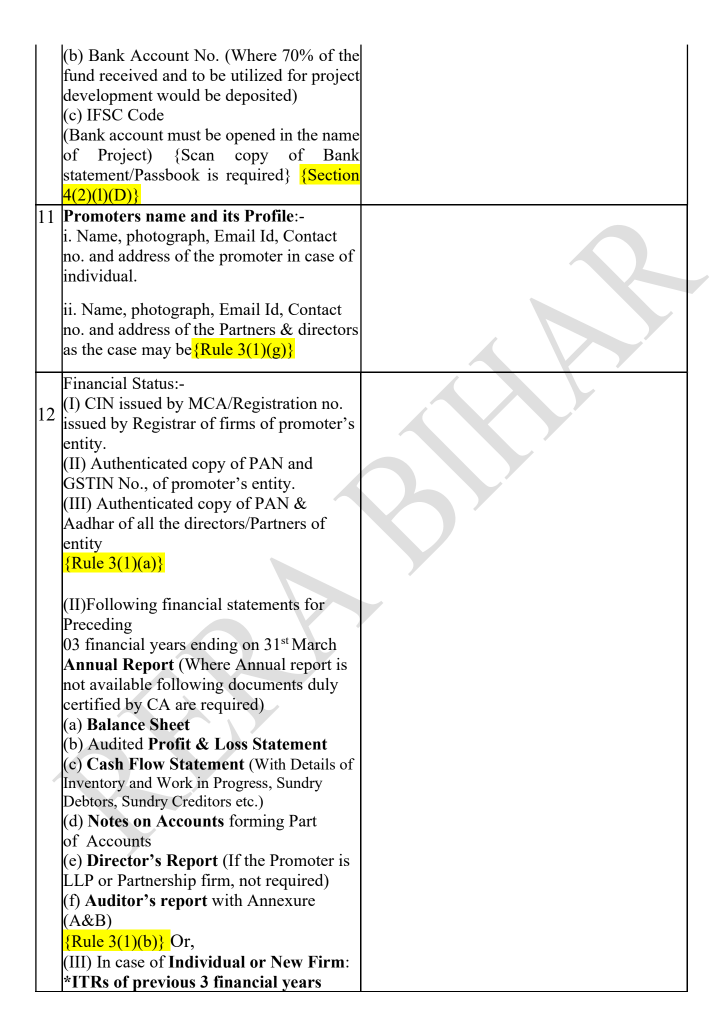
CHECKLIST FOR SCRUTINY OF INFORMATION AND DOCUMENTS REQUIRED WITH APPLICATION FOR REGISTRATION OF PROJECTS

S. No.	Document Type/ Information	REMARKS (III)
(I)	(II)	(111)
1	Date of Submission of Online Application	
2	Project New or Ongoing:	
	Residential/Commercial/Mixed/Plotted	
-	development.	
4	Name of Planning Area/Planning	
-	Authority:	
5	(i) Permit letter issued in form VIII A to Promoter by Plan/Map Approving Authority Attached (Yes/No) Mention in remarks: a) Competent Authority name b) Plan case number c) Letter no. & Letter date d) Total Area of Land e) Plot details (Khata no, plot no., Thana no., Circle/Dist. Etc) f) Date of approval g) Validity period h)Validity expiry date (ii) Sanctioned Plan, layout plan and specification of the proposed project.	
О	{Section 4(2)(d)}	
	(iii) Notice of Commencement in Form-X of Bihar Building Bye Laws, 2014, duly stamped by the competent/map approving Authority. {Section 4(2)(c)}	
8	 (a) Latitude of the endpoint of the project & (b) Longitude of the endpoint of the project. {Section 4(2)(f)} 	
9	Estimated Development Cost:- a) Estimated cost of land (In Lakhs) b)Estimated cost of development (In Lakhs) c)Land cost in % age [{Estimated cost of land / (Estimated cost of land + Estimated cost of development)}x 100] Bank Details:	
	(a) Name of The Bank	



13	(IV) Fee Submitted:- {Rule 3(3)}	
	(i) Total Area of Land	
	(ii) Fee Paid	
	In case of Advances taken from customers	
14	as reflected in the financial statements and	
	Notes to accounts do not indicate	
	advances taken by the promoter and do	
	not indicate the sources of advance, then a	
	certificate from a Chartered accountant is	
	needed declaring that no advance/booking	
	amount has been taken from the customers	
	against the current project duly signed by	
	the promoter and countersigned by CA.	
	Details of the source (Details of	
	person/entities) of initial funding of the	
	project equivalent to at least 10% of the	
	total development cost of the project along	
	with statement of asset & liabilities	
	showing net worth of the promoter entity	
	duly certified by CA. If financial	
	documents fail to establish that the	
	applicant's Net-Worth is less than 10% of	
	the development cost.	
	1	
	Details of persons/entities may be given	
	from the fund to be raised in case.	
16	Details of Projects done in last five	7
	years:	
	a)A brief detail of the project launched by	
	him, in the past five years	
	b)whether already completed or being	
	developed,	
	c)including the current status of the said	
	projects,	
	d)any delay in its completion,	
	e)details of cases pending,	
	f)details of type of land and	
	g)payment pending {Section 4(2)(b)}	
	Details of all the projects taken up by the	
	Directors of the Company in other	
	capacities, either individual or as part of	
	other entities, during the last five years	
	along with the details of cases filed in the	
	projects as mentioned by the Promoter and	
	orders passed in the cases.	
18	(a) Name of Agent (if any) {Section	
1	4(2)(i)	

	(b) Name of	
	(i) Structural Engineer/s,	
	(ii) Architect &	
	(iii) Contractor (if any) {Section 4(2)(k)}	
10	Form B:-	
119	Whether the name of Project & Promoter/	
	Company, Name of landowners in para 1,	
	date of completion of project mentioned in	
	Form B and submitted as an affidavit.	
	{Section 4(2)(1)}	
	(i) Draft Proforma of Agreement for	
20	sale:	
	a) Must be as per template given with	
	RERA Rules, 2017.	
	b) CIN No., PAN No. & Aadhar no. of the	
	promoter mentioned in preliminary	
	portion or not.	
	c) Landowners name & Land Details in	
	Clause A must be mentioned.	
	d) Name of Project in Clause B must be	
	mentioned.	
	e) The specifications, amenities etc would	
	be mentioned in the draft agreement for	
	sale, schedule A, B, C, D & E of draft	
	agreement for sale would be mandatory	
	with the application of registration.	
	f) Schedule C promoter may give more	*
	than one payment plan in schedule C of	
	proforma of agreement for sale, with one	
	must be proportional to the milestones of	
	the construction, and booking amount	
	must not be more than 10%. {Section	
	4(2)(g)}	
	In case if the promoter gives	
	alternative payment plan not linked	
	with the construction milestones then	
	the promoter should give an option	
	which may allow for discount if	
	allottees make early payments (Clause	
	1.5 of proforma of agreement for sale)	
	(ii) Proforma of Allotment Letter	
21		
	$\{\text{Section }4(2)(g)\}$	
22	(iii) Proforma of Conveyance Deed	
	$\{$ Section $4(2)(g)\}$	
	(i) Where the promoter is not the owner of	
23	the land on which development of project	
	is proposed details of the consent of the	
<u> </u>	proposed details of the comsent of the	

owner of the land along with a copy of the collaboration agreement, development agreement, joint development agreement or any other agreement, as the case may be, entered into between the promoter and such owner and copies of title and other documents reflecting the title of such owner on the land on which project is proposed to be developed.

 ${\text{Rule 3(1)(f)}}$

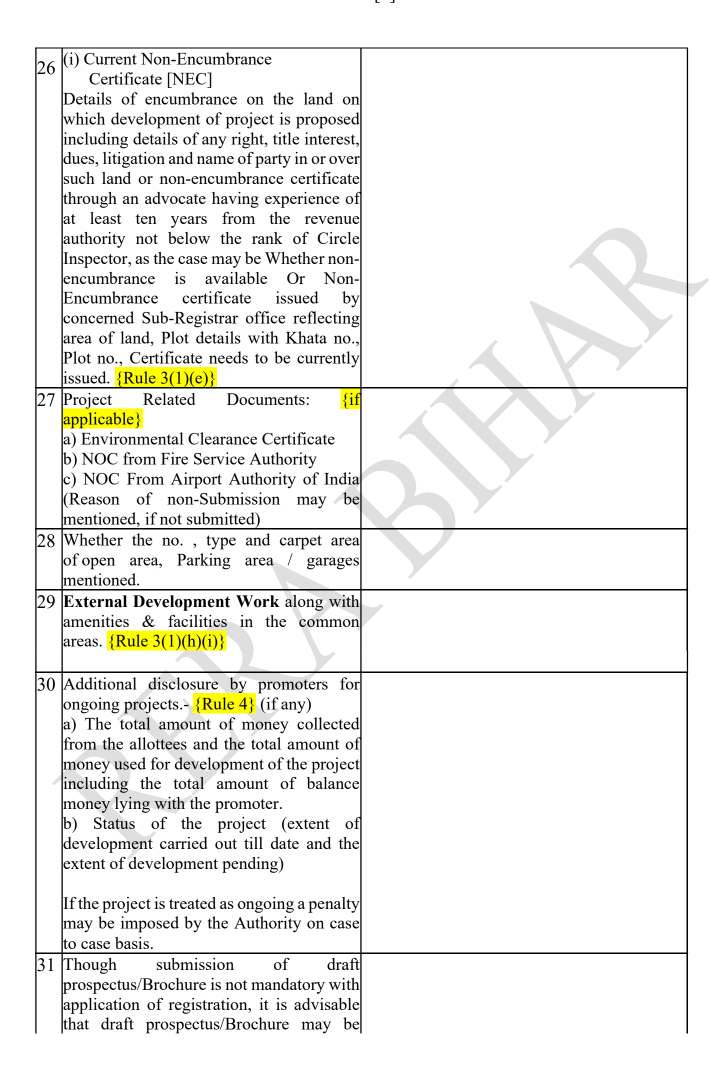
- In order to comply decision of Authority vide O.O.- 115 dated 01-08-2023, an Affidavit in confirmation of the development agreement executed with landowners stating therein Proportion of the Share of Promoter and landowner including the number of blocks/shops/flats/ plots/Parking spaces etc. in the project and which exclusively available in the share of the Promoter and landowner for marketing and selling.
- A) Authenticated copy of legal title deed reflecting the title on land of the promoter Or of the persons with whom development/Collaboration agreement has been executed on which development of project is proposed along with legally valid documents: {Rule 3(1)(d)}
 - a) Sale Deed/Khatiyan
 - b) Mutation order (Sudhi-Patra)
 - c) Current LPC
 - c) Current Revenue Receipt with updated payment.
 - d) Online copy of Jamabandi

B) In case of Khatiyani land,

- a) Vansawali/Geneology issued by competent Authority.
- b) Partition deed is required.

In cases where sale deed/Khatiyani land

Mutation order, Current Revenue Receipt and Online current copy of Jamabandi is available then Current LPC would not be mandatory.



	submitted for transparency, if promoter publishes a brochure/prospectus after the registration he would ensure that, a copy of same is uploaded on the webpage of the project within a fortnight of printing as per {Section 11 (2)} of the Act.	
32.	As per the Rule 13 (4) Bihar RERA/Gen.Regulations/2024, The promoter shall furnish on affidavit, with the full details of movable and immovable properties of this concern along with details of such properties of its directors/ partners/proprietor/ other entity, as the case may be.	

NOTE: ***

- 1) All the documents need to be authenticated by the promoter by signing each page of documents by doing pagination.
- 2) Scanning of documents must be legible and comprehensible.
- 3) Fee Details for new registration of project:-

S.	Type of project	Registration fee	Maximum	Area (Sqm)
No.			fee up to	
1.	Residential	₹ 5 per sqm	5 lakh	Less than 1000 Sqm
		₹10 per sqm		More than 1000 Sqm
2.	Mixed (Residential	₹ 10 per sqm	7 lakh	Less than 1000 Sqm
	+ Commercial)	₹ 15 per sqm		More than 1000 Sqm
3.	Commercial	₹ 20 per sqm	10 lakh	Less than 1000 Sqm
		₹ 25 per sqm		More than 1000 Sqm
4.	Plotted development	₹ 5 per sqm	2 lakh	-

4) Office generally verify the land documents in the light of the details of land as given in map with the land details given in development agreement and other land related documents such as Mutation order (Sudhi-Patra), LPC, CRR, online copy of Jamabandi, NEC and all the documents in a tabular format (**Table A**) which is attached below for reference to promoters.

