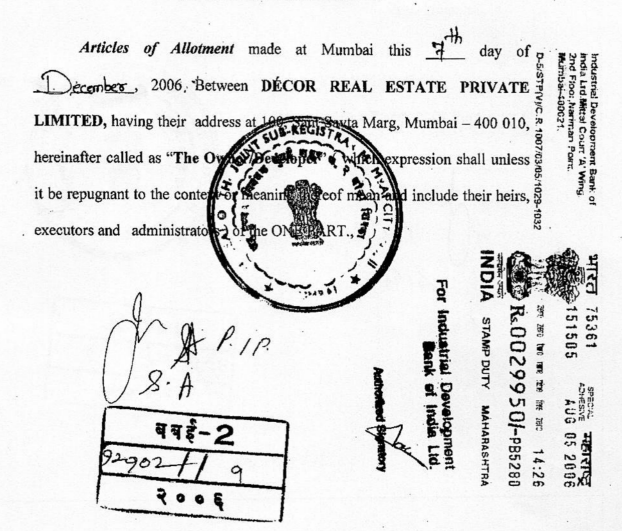


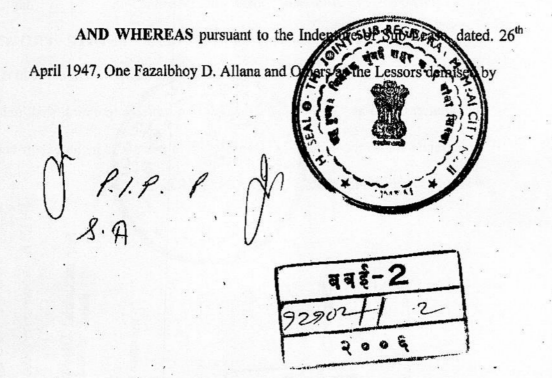
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DEED OF ALLOTMENT



DÉCOR REAL ESTATE PRIVATE LIMITED, for Mr. Iqbal A. Parekh, an adult, Indian, Inhabitant of Mumbai, residing at 8-Dilshad Bldg., Gr. Flr., R. No. 2, Motlibai Street, Agripada, Mumbai – 400 011, hereinafter referred to as "The Shareholders/ Allottees" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include their heirs, executors, administrations) of the OTHER PART.

WHEREAS pursuant to the Indenture of Lease, dated. 15th April 1915, registered at the Office of the Sub-Registrar of Assurances at Bombay under Serial No. 1483-A, The Secretary of State for India in Council demised all that piece or parcel of Government Land admeasuring 9655 Sq. Yards bearing Collectors New No. 17119 and New Survey No. 3/3508, 3A/3508 and 1B/3509 for a term of 99 years commencing from 4th October 1911 subject to the conditions and covenants contained thereon in favour of one Ramchandra Balaram Nayak.



way of Sub-lease unto one Gulamhusein Kassambhao Keshavji and 2 Others a portion of land from estate bearing C. S. No. 1/1900 of Byculla Division for the monthly rent and on the terms and conditions stated therein.

AND WHEREAS pursuant to the Indenture of Sub-Lease, dated. 15th October 1947, One Fazalbhoy D. Allana and Others as the Lessors demised by way of Assignment unto one Gulamhusein Kassambhao Keshavji and 2 Others a portion of land from estate bearing C. S. No. 1/1900 & 2/1900 of Byculla Division for the monthly rent and on the terms and conditions stated therein.

AND WHEREAS a suit has been field by Fazalbhoy D. Allana and Others against the said Ramchandra Balaram Nayak claiming that they entitled to the leasehold rights and interest in the said property.

AND WHEREAS subsequently the linier descendants of the said Fazalbhoy D. Allana and Others acquired the Leasehold rights in the said property by virtue of the Consent Decree dated. 23rd April 1959, passed by the Hon'ble High Court in the Suit No. 893 of 1953 and the said property was mutually divided amongst themselves.

AND WHEREAS by the Three Deed Assignment all dated. I start June 1995, the Assignors Shri. Rehmoo FAzal Allana & 11 Others, Jave

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assigned and transferred to Décor Real Estate Pvt. Ltd., for the consideration mentioned therein their residual leasehold rights in respect of all that piece or parcel of land bearing C. S. No. 1900, 1/1900 & 2/1900 of Byculla Division, situated at Dr. Anand Rao Nair Road, Agripada, Mumbai more particularly described in the First Schedule hereunder written together with the building structure standing thereon in occupation and possession of the tenants/occupants which are duly registered with the Sub-Registrar of Assurances at Mumbai under Serial No. BBE/ 3020/ 1995, BBE/ 3021/ 1995, BBE/ 3022/ 1995.

AND WHEREAS by surrender of Sub-Lease dated. 23rd April 2003, made between Shri. Iqbal Panjwani and 2 Others therein called the Releasors of the One Part and the Owners/ Developers herein, therein called the Releasees of the Other Part have released and relinquished all their right, title and interest in the property bearing C. S. No. 1/1900, 2/1900 to the Owners/ Developers for the consideration mentioned therein which is duly registered with the Sub-Registrar of Assurances at Mumbai under Serial No. BBE.1/3406/ of 2003.

AND WHEREAS by another surrends of Sub-Lease dated. 23th pril 2003, made between Shri. Iqbal Panjwani and 2. Others therein called the Releasors of the One Part and the Owners/ De clapers herein, therein called the Releasees of the Other Part have released and removished all their aght, title

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and interest in the property bearing C. S. No. 1/1900, 2/1900 to the Owners/ Developers for the consideration mentioned therein which is duly registered with the Sub-Registrar of Assurances at Mumbai under Serial No. BBE.1/ 3407/ of 2003.

AND WHEREAS by virtue of the said Three Deed of Assignments and Two Surrender of Sub-Lease the Décor Real Estate Pvt. Ltd., seized and possessed of or otherwise well sufficiently entitled to all that piece or parcel or land bearing C. S. No. 1900, 1/1900 & 2/1900 of Byculla Division, situated at Dr. Anand Rao Nair Road, Agripada, Mumbai together with the building structure standing thereon in occupation and possession of the tenants/ occupants (herein after referred to as the said property).



AND WHEREAS the Owners/ Developer have decided to develop the said property more particularly described in the schedule hereunder written as per the plan to be sanctioned by the Brihan Mumbai Municipal Corporation and submitted the building proposal plan to the Mumbai Municipal Corporation and have applied for I. O. D. for the construction of the proposed buffeing

AND WHEREAS the Owners/ Developer have obta

Brihan Mumbai Municipal Corporation on 16/0 2002 bearing N

8880/ E/A and have further obtained Commencement Certificate dated. 04/07/2003.

AND WHEREAS the Owners/ Developer have obtained permission from Additional Collector under N. O. C. No. CSLR/MS-2/T2/04/2004/2654 and from the Competent Authority under the provisions of the Urban Land (Ceiling and Regulation) Act, 1976 under N. O. C. No. C/ULC/D-III/22/7682 dated. 21/05/2004.

AND WHEREAS the title of the under mentioned property has been investigated by M/s. Gaonkar & Co. Advocates & Solicitors and the Title Clearance Certificate has been issued by them to the Owners/ Developers of the said property which is hereto annexed.

AND WHEREAS all the relevant documents and permissions showing the nature of the title of the Owners to the land on which the building is constructed are annexed hereto and are as under:

1) I. O. D. and Commencement Certificate Collective

2) Property Card & C. S. Plan as Annexus

The Common amenities to be provided in the building as Appelure "C".

4) Title Certificate as Annexure "D".

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AND WHEREAS the Owners/ Developers have decided to construct the building comprising of residential flats/ commercial premises/ units/ garages with a view to retain the area of 7600 Sq. Ft. Carpet Area equivalent to 9120 Sq. Ft. Built Up along with <u>Ten</u> Car Parking Spaces in the newly constructed building known as KLASSIC TOWER on the said property for the Owners/ Developers and to allot them, to the shareholders, and their legal heirs by executing Deed of Allotment and the balance area to be sold on the ownership basis by executing Agreement For Sale as per the terms and conditions set out therein.



AND WHEREAS by resolution dated. <u>07/08/2006</u> the Owners/
Developers have resolved to retain the area of 7600 Sq. Ft. Carpet Area equivalent to 9120 Sq. Ft. Built Up on the 32nd Floor, 33rd Floor, 34th Floor, 35th Floor, along with <u>Ten</u> Car Parking Spaces in the newly constructed building known as KLASSIC TOWER on the said property and that the said retain area shall be allotted to the shareholders and their legal here.

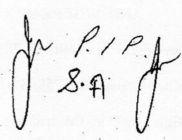
Developers have allotted Flat No. 3362 on the 33 Floor B Wing, admeasuring about 758 Sq. Ft. Built Up Ar a squiredent of 2 Sq. Mtrs., (Built Up), in the building known as KLASSIC TOWER, situate at Dr.

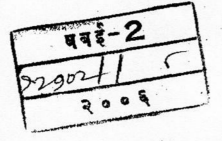
8.A 1 = 1 = 2 2 = 2 2 = 0 = 1 Anandrao Nair Road, Agripada, Mumbai - 400 011, to the Shareholders/Alottees.

NOW THIS DEED WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS.:-

- Recitals stated hereinabove from an integral part of this agreement as if the same are incorporated herein stratum.
- 2) The Shareholders/ Allottee has/ have been allotted the residential Flat bearing Flat No. 3302 on the 33rd Floor, B Wing, admeasuring about 758 Sq. Ft. Built Up Area equivalent to 70.42 Sq. Mtrs., (Built Up), in the building known as KLASSIC TOWER, situate at Dr. Anandrao Nair Road, Agripada, Mumbai 400 011, (herein after referred to as said premises).
 - 3) It is expressly agreed that the Shareholders/ Allottee shall have the exclusive right only to the extent of the said premises by virtue of this Deed.

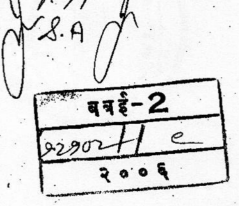






The Shareholders/ Allottee agrees and gives his/ her/ their irrevocable consent to the Owners/ Developers to use the available FSI or the additional available FSI or the FSI that may be available in case of the transfer of development rights or such of other rights as permitted by the authorities concerned and which may be available in respect of the said lands or other lands at any time in future or to make to amendments / alterations in the sanctioned plan as may be permitted by the authorities concerned and such additional FSI, additions, alterations, and additional structures or units shall be the sole property of the Owners/ Developers who shall be entitled to deal with or dispose of the same in the manner in which they deem to be fit. The Shareholders/ Allottee shall not be allowed to use the terrace and the parapet walls of the terrace which will be the exclusive property of The Developers who shall be entitled to use the said terrace for raising up any structures for putting up advertisements but shall not object to the access thereto the Society/ Limited Company that may be formed by the Purchaser/s and the Shareholders/ Allottee of the premises in the said building for the purpose of carrying out repairs if there is any leakage from the terrace. All the income derived there from, shall be the absolute income of the Owners/ Developers and the documents of transfer in favour of the Society/ Limited Company shall incorporate the causes which shall permit.







4)

- the Shareholders/ Allottee on or before 31st day of December, 2007 subject to the availability of steel and/or cement or any such building material and subject to war, civil commotion or any act of God or any prohibitory order of any court against the development of property that are beyond the control of the Owners/ Developers. The Owners/ Developers shall not be responsible if the delay is due to genuine technical difficulties in development of property.
- The Shareholders/ Allottee shall use the said flat or any part thereof only for residential and for the lawful purpose as permitted by the concerned authorities and shall use the parking space (if any) allotted only for the purpose of parking the vehicle and not for any other purpose.
- of the said premises being ready for possession, the Shareholders/
 Allottee shall be liable to bear and pay the proportionate share (i. e. in
 the proportion to the built up area of the said premises) of all outgoings
 in respect of the said property and buildings viz. local taxes, betterment
 charges or such other levies demanded by the concerned authorities
 and/or the Government Authority and the maintenance charges in



respect of common amenities which includes water charges, insurance, common lights, repairs and salaries of clerks, bill collectors, watchmen, sweepers and all other expenses necessary and incidental to the management and maintenance of the said land and building/s.

After completion of the said building on the said property and after the Owners/ Developers have received the purchase price of all the premises and all other amounts payable by the purchasers thereof under the respective agreements, the Owners/ Developers shall form and register a Co-operative Housing Society or an Association of Apartment Owners or a society or a limited company as may be decided by the Owners/ Developers may decided and which will be approved by the Registrar of Co-operative Societies or the Registrar of Companies within the period of one year subject to the necessary compliances of the Purchasers and the Shareholders/ Allottee.

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The Shareholders/ Allottee shall from time to time sign and execute the application for registration and for membership and other papers and documents necessary for the formation and registration of the society or limited company and for becoming a member, including adoption of the bye-laws of the proposed society and shall duly fill in, sign and return them to the Owners/ Developers to registrar the organization of the

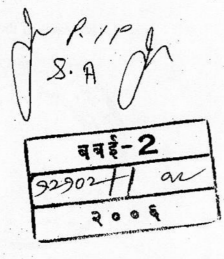


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978-2 97907/199 purchasers and the Shareholders/ Allottee. No objection shall be taken from the purchasers and the Shareholders/ Allottee. If any charges or modification are carried out in the draft bye-laws or the Memorandum and/or Articles of Association as and when required by the Registrar of Co-operative Societies.

- Owners/ Developers shall transfer to the Association/ Society/ Limited company all the rights, title and interest of the Developers in the said property together with the building thereon by executing the necessary Deed of Conveyance in favour of the Association/ Society/ Limited company as the case may be and such Deed of Conveyance in accordance with the terms and provisions of the Agreement executed between the purchasers and the Shareholders/ Allottee.
- his/her/their own cost in good condition from the date of possession of the said premises and shall not to do or allow or suffer to be done anything in and or to the staircase or any passage or compound wall of the building or any part of the building in which the said premises are situated which may be against the rules, regulations, or bye-laws of the





concerned local or any other authority or change, alter or make addition in and or to the buildings in which the said premises are situated.

goods which are of hazardous, combustible or of dangerous nature or are so heavy so as to damage the construction or structure of the building in which the said premises are situated or storing of which goods is objected by the concerned local or other authority and shall not carry or cause to be carried heavy packages to upper floors which may damage or are likely to damage the staircase, common passage or lift or any other structure of the buildings in which the said premises are situate including entrances of the building and in case of any damage caused to the building on account of negligence or default of the Shareholders/ Allottee in this behalf, the Shareholders/ Allottee shall be liable to pay or make good the damage incurred or caused due to the default of the Shareholders/ Allottee.

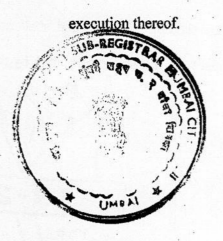


internal repairs to the said premises and maintain the said premises in the same condition, state and other in which they were delivered by the Owners/ Developers to the Shareholders/ Allottee and shall not carry out any work in the said premises which may be forbidden by the rules



and regulations and bye-laws of the concerned local authority or other public authority which may endanger the premises above or below the said premises.

- The Shareholders/ Allottee shall observe and perform all the rules and regulations which the Association/ Society/ Limited company may adopt from its inception and the additions, alterations or amendments thereof that may be made from time to time for the protection and maintenance of the said building and the premises therein and for the observance and performance of the building rules and regulations and bye-laws for the time being of the concerned local authorities and Government and other public bodies. The Shareholders/ Allottee shall also observe all the stipulations and conditions laid down by the Association/ Society/ Limited company regarding the occupation and use of the premises in the building and shall pay and contribute regularly and punctually towards taxes, expenses and other outgoings payable by him/her/them in accordance with the terms of the agreement.
- 15) The Shareholders/ Allottee shall present this agreement at the Office of the Sub-Registrar Assurance for registration within the specified period for registration and the parties hereto shall attend such office and admit



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वनई-2 90-11 भा The Shareholders/ Allottee hereby declares that he/she/they has gone through the Agreement and all the documents related to the said property and the said premises purchased by the him/her/them and has expressly understood the contents, terms and conditions of the same and the Shareholders/ Allottee after being fully satisfied has entered into this Agreement.

: SCHEDULE ABOVE REFERRED TO :



ALL THE LEASEHOLD right, title and interest as Lessees in all that piece and parcel of Government Lease Hold Land or ground, situate, lying and being at Dr. Anandrao Nair Road, Agripada, Mumbai – 400 011, bearing Cadastral Survey No. 1900 of Byculla_Division, admeasuring about 4047.41 Sq. Mtrs., of Government Leasehold tenure within the Registration Sub District and District of Mumbai City and admeasuring about 2358.71 Sq. Mtrs., or thereabouts TOGETHER WITH the Two Buildings standing thereon called as ALLANA MANSION AND ALLANA COTTAGE assessed under the Municipal Ward No. E-4453(3) AND 4454(1) AND E-4454(7) respectively and bounded as follows.:-

On or towards East.

By Dr. Anandrao Nair Road,

On or towards West.

By property bearing C. S. No. 2/1888 of Byculla





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On or towards North.

By property bearing C. S. No. 2/1900 of

Byculla Division,

On or towards South.

By property bearing C. S. No. 2/1887 of

Byculla Division,

And referred to herein above as the said property and shown bounded by red coloured boundary line on the plan annexed hereto.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE PUT THEIR RESPECTIVE HANDS AND THE SEAL ON THE DAY AND THE YEAR FIRST HEREINABOVE MENTIONED.

SIGNED, SEALED & DELIVERED

By the withinnamed

"OWNERS/ DEVELOPERS"

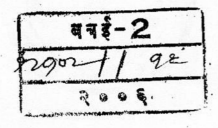
M/S. DÉCOR REAL ESTATE PRIVATE LIMITED>

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2) Shaheen A. Mottack > Shaheen Asil

In the presence of ... 3). Mohammed 2. Panekh. > (





SIGNED, SEALED AND DELIVERED

By the within named

M/S. DÉCOR REAL ESTATE PRIVATE LIMITED>

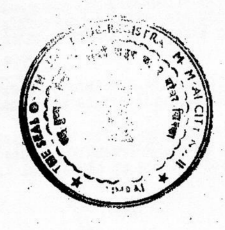
"SHAREHOLDER/ALLOTTEE"

Mr. Iqbal A. Parekh,

In the presence of







वनई-2 929021/ ५८ २००६ 346 Form -----

in replying please quote No. and date of this letter.

Ex. Eng. Bidg. Porposal (City)
E'Ward Municipal Offices, 3rd Floor,
10 S.K. Hafizuddin Marg, Byculla,
Mumbai - 400 008.

Intimation of Disapproval under Section 346 of the Mumbai Municipal Corporation Act, as amended up to date.

No. E.B./CE/ BS/A

of 200 2 - 200 3

MEMORANDUM

(1)

M/s. Decor Real Batates Pvt.Ltd.

Municipal Office,

Mumbai | 6 8 V 200

- A) THE POLLOVING CONDITIONS TO BE COMPLIED WITH REPORT COMMENSARY
- 1. That the Commencement Cortificate under Section 44/69(1)(a) of the M.R. & T.P. Act will not be obtained before starting the proposed work.
- olear of the read widening linerated Squarties below of the plut of read mide drain without shading the read to be plut adjecting holding to prove passessing of believe at a law of rain water from the per D.C. Regulation 36.39(20).
- 3. That the lew lying prot will not be evided up to a reduced lavel of atleast 92 T.H.D. or 60 above additional topic lavel whichever is higher with surus, earth, builders storand will for be levelled, rolled consolidated and slope starages road offer before starting the work.
- of setback land vill not be described and set in the second read form of setback land vill not be described and the second read of the second read read that and S.V.D. the completion comit to the Nill not be developed accordingly, including party the second read lights and S.V.D. the completion comit to the Nill not be obtained to the second read of the
- 5. That the Structural Engineer will not be appointed. Supervision were appeared XI (Regulation 5(3)(1x) will not be submitted by him.
- 6. That the atmostural design and calculations for the proposed work accounting for selectional years as par relevant I.S. Gode and for existing building showing adequacy the roof to take up additional lead will not

I.A.Parekh

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- () That proper gutters and down pipes are not intended to be put to prevent water dropping from the leaves of the roof on the public street.
- () That the drainage work generally is not intended to be executed in accordance with the Municipal requirements.

Your attention is drawn to the Special Instructions and Note accompanying this Intimation of Disapproval.

Certified

1. A Parekh

be true cool

SPECIAL INSTRUCTIONS

Executive Engineer, Building Proposals, Zone, Words.

(1) THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND WHICH IS NOT YOUR PROPERTY.

(2) Under Section of the Mumbai Municipal Corporation Act, as amended, the Municipal Commissioner for Greater Mumbailings empowered the City Engineer to exercise, perform and discharge the powers, duties and functions conferred and imposed upon and vested in the Commissioner by Section 346 of the said Act.

(3) blade figures of the first constitution of the state of the state

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Your attention is invited to the prevision of Section 152 of the Act wherby the person liable to pay property taxes is noticed to give notice of erection of a new building or occupation of building which has been vacant; to the Commissioner, within fifteen days of the completion or of the occupation whichever first occurs. Thus compliance withis provision is pullishabe under Section 471 of the Act irrescreetive of the fact that the valuation of the premises will be liable to be revised under Section 167 of the Act, from the earliest possible date in the current year in which the completion on occupation is detected by the Assessor and Collector's Department.

- (5) Your attention if further drawn to the provision of Section 353-A about the necessary of submitting occupation certificate with a view to enable the Municipal Commissioner for Greater Mumbai to inspect your permises and to grant a permission before occupation and to leavy penelty for non-compliance under Section 471 if necessary.
- (6) Proposed date of commencement of work should be communicated as per requirements of Section 347 (1) (aa) of the Mumbai Municipal Act.
 - (7) One more copy of the block plan should be submitted for the Collector, Mumbai Suburbs District.
- (8) Necessary permission for Non-agricultural use of the land shall be obtained from the Collector Mumbai Suburba District & ore the work is started. The Non-agricultural assessment shall be paid at the site that may be fixed by the Collector under the Land Revenue Code and Rules thereunder.

At Fare wawn to the notes Accompanying this Intimation of Disapproval.

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No. EB/CO 8880 E/A 1888 16 8 10 100

NOTES

- (1) The work should not be started unless objections are complied with
- A certified set of latest approved plans shall be displyed on site at the time of commencement the work and during the progress of the construction work.
- Temporary permission on payment of deposite should be obtained any shed to house and store for constructional purposes, Residence of workmen shall not be allowed on site. The temporary structures for storing constructional meterial shall be demolished before submission of building completion certificate and a certificate signed by Architect submitted along with the building completion certificate.
- (4). Temporary sanitary accommodation on full flusing system with necessary drainage arrangement should be provided on site workers, before starting the work.
- Water connection for constructional purpose will not be given until the hoarding is constructed and application made to the Ward Officer with the required deposite for the construction of carriage entrance, over the road side drain.
- The owners shall intimate the Hydraulic Engineer or his representative in Wards atleast 15 days prior to the date of which the proposed construction work is taken in hand that the water exsting in the compound will be utilised for their construction works and they will not use any Municipal. Water for construction purposes. Pailing this, it will be presume that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.
- (7) The hoarding or screen wall for supporting the depots of building materials shall be constructed before starting any work even though no materials may be expected to be stabled in front of the property. The scaffoldings, bricks metal, sand preps debrics, etc. should not be deposited over footpaths or public street bythe owner/ architect/their contractors, etc. without obtaining prior permission from the Ward Officer of the area.
- (8) The work should not be started unless the manner in obviating all the objection is approved by this department.
- (9) No work should be started unless the structural design is approved.
- (10) The work above plinth should not be started before the same is shown to this office Sub-Engineer concerned and acknowledgement obtained from him regarding correctness of the open spaces & dimension.
- (11) The application for sewer streer connections, if necessary, saen if the fine simultaneously with commencement of the work as the Municipal Corporation will require time to consider alternative site to avoid the excavation of the most an footnath of the road an footpath.
- (12) All the terms and conditions of the approved ayout sub-division under No. should be adhered to and complied with.

- (13) No Building/Drainage Completion Certificate will be accepted non water conhection granted (except for the construction purpose) unless road is constructed to the satisfaction of the Municipal Commissioner as per the construction purpose) unless road is constructe the terms and conditions for provision of Section 345 of the Mumbai Munici Corporation Act and as MUMBAI sanction to the layout.
- Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.
- The aces road to the full width shall be constructed in water bound macadam before commencing work and should be complete to the satisfaction of Municipal Commissioner including asphalling lighting and drainage before submittion of the Building Completion Certificate.
- (16) Flow of water through adjoining holding or culvert, if any should be maintained unobstracted.
- The surrounding open spaces around the building should be consolidated in Contrete having broke glace pieces at the rate of 125 cubic meters per 10 sq. meters below payment.
- (18) The compound wall or fencing should be constructed clear of the road widening line with foundation below level of bottom of road side drain without obstructing flow of rain water from abjoining holding before starting the work to prove the owner's holding.

(19) No work should be started unless the existing structures proposed to be demolished the demolished.

- (20) This Intimation of Disapproval is given exclusively for the purpose of enabling you to proceed further with the arrangements of obtaining No Objection Certificate from the Housing commissioner under Section 13 (h) (H) of the Rent Act and in the event of your proceeding with the work either without an inimation about commencing the work under Section 347 (1) (aa) or your starting the work without removing the structures proposed to be removed the act shall be taken as a severe breach of the conditions under which this Intimation of Disapproval is issued and the sanctioned will be revoked and the commencement certificate granted under Section 45 of the Maharashtra Regional and Town Planning Act, 1966, (12 of the Town Planning Act), will be with drawn.
- (21) If it is proposed to demolish the existing structures by negotiations with the tenants, under the circumstances, the work as per approved plane should not be taken up in hand unless the City Engineer is satisfied with the following:-
 - (i) Specific plans in respect of eviciting or rehousing the existing tenants on hour stating their number and the area in occupation of each.
 - (ii) Specifically signed agreement between you and the existing tenants that they are willing to avail or the alternative accommodation in the proposed structure at standard rent.
 - (iii) Plans showing the phased programme of construction has to be duly approved by this office before starting the work so as not to contravene at any stage of construction, the Development control Rules regarding open spaces, light and ventilation of existing structure,
- (22) In case of extension to existing building, blocking of existing windows of rooms deriving light and its from other sides should be done first before starting the work.
- (23) In case of additional floor no work should be start or during monsoon which will same arise water leakage and consequent nuisance to the tenants staying on the floor below.
- (24) the bottom of the over hand storage work above the finished level of the terrace shall not be more than 1 mc
- (25) The work should not be started above first floor level unless the No Objection Certificate from the Civil Aviation Authorities, where necessary is obtained.
- (26) At is to be understood that the foundations must be excavated down to hard soil.
- (27) The positions of the nahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- (28) The water arrangement must be carried out in strict accordance with the Municipal requirements.
- (29) Yo new well, tank, pond eistern on fountain shall be dug or constructed without the previous permission in whing of the Municipal Commissioner for Greater Mumbai, as required in Section 381-A of the Municipal Corporation act.
- (30) All gully traps and open channel drains shall be provided with right fiting mosquito proof covers made of wrought iron plates or hinges. The manholes of all jisterns shall be covered with a properly fitting mosquito proof hinged cast iron cap over in one piece, with locking arrangement provided with a bolt and huge screwed on hightly serving the purpose of a lock and the warning pripes of the ribbet pretessed with screw or dome shape pieces (like a garden mari rose) with copper pipes with perfections each not exceeding 1.5 mm. in diameter, the cistern shall be made easily, safely and permanently a ceasible by providing a firmly fixed iron ladde upper ends of the ladder should be earmarked and extended 40 cms, above the top where they are to be fixed an its lower ends in cement concrete blocks.
- (31) No broken bottles should be fixed over boundary walls. This prohibition refers only to broken bottles to not to the use of plane glass for coping over compound wall.

(32) (a) Doily examinate provided as required by by e-law No. 5 (b):
(b) Linkers of Arches should be provided over Door and Window opening.
(c) the trains should be mad as require under section 254 F (a):

(33) A the proposed additional is intended to be carried out on old foundations and structures, you will do so at your

Certified sook

Executive Engineer, Building Proposals
Zones Wards.

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EB/8880/E/A 16/8/M

7. That the regular /sanctioned /proposed lines and reservations will not be got demarcated at site through A.E.(Survey)/E.E.(T&C.)/E.E.(D.P.)/D.D.L.R. before applying for C.C.

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- 8. That the sanitary arrangements shall not be carried out as per Municipal Specifications, and drainage layout—will not be submitted before C.C.
- 9. That the registered undertaking and additional copy of plan shall not be submitted for agreeing to hand-over the setback land free of compensation and that the setback handing over certificate will not be obtained from Ward Officer and that the ownership of the setback land will not be transferred in the name of M.C.G.M. before c.c.
- 10. That the Indemnity Bond indemnitying the Corporation for damages, risks, accidents, etc. And to the occupiers and an Undertaking regarding no nuisance will not be submitted before C.C./starting the work.
- 11. That the existing structure proposed to be demolished will not be demolished or necessary Phase Programme with agreement will not be submitted and got approved before C.C.
- 12. That the requirement of N.O.C. of Chief Fire Officer, B.E.S.T. will not be obtained and the requisitions, if any, will not be complied with before occupation certificates B.C.C.
- Regulations and Registered Undertaking for not missing the basement will not be submitted before C.C.
- 14. That the Regd. Undertaking for compliances of conditions mentioned in the release letter of E.E.D.P. under No. CHE/2574/DFC dated 6.6.2002 will not be submitted.
- 15. That the qualified/Registered Site supervised through Architect/Structural Engineer will not be appointed before applying for C.C.
- 16. That extra water and sewerage charges will not be paid to A.E.W.W. E-Ward before C.C.
- 17. That the premium/deposits as follows will not be paid
 - Condonation of deficient open spaces.

ii) Development charges as per M.R.& T.P. (

iii) Balcony enclosure fees.

iv) insecticide charges

- 18. That the registered undertaking in prescribed proforma agreeing to demolish the excess area if constructed beyond permissible F.S.I. shall not be permitted before asking for C.C.
- 19. That the work will not be carried out strictly as per approved plan and in conformity with the D.C. Regulation in force.

20. That the N.O.C. from Tree Authority shall not be submitted before asking for plinth C.C.

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- 21 That the Registered Undertaking shall not be submitted for agreeing to pay the difference in premium paid and calculated as per revised land rates.
- 22. That the Janata Insurance policy or policy to cover the compensation claims arising out of Workmen's Compensation Act, 1923 will not be taken out and copy of same will not be submitted before asking C.C. and renewed during the construction of work.
- 23. That the N.O.C. from C.A. (U.L.C.) shall not be submitted.
- 24. That the N.O.C. from C.F.O. shall not be submitted for the proposed work & sub-station.
- 25. That the N.O.C. from M.B.R.& R. Board alongwith certified list of tenants of building No. 14-A shall not be submitted.
- 26. That the No. from B.E.S.T. for the sub-station shall not be submitted.
- 27. That the detailed plans of the Municipal hospital building in the 'C' Wing shall not be got approved by M.A.
- 28. That Registered Undertaking for not misusing part terrace etc.shall not be submitted.
- 29. That the debris shall not be disposed off at Municipal dumping ground.
- 30. That the Board giving the details of proposed building alongwith name of the owner, Architect, Structural Engineer etc. shall not be displayed on site.
- 31. That the phase programme for the proposed work shall not be got approved from this office:
- 32. That the amended plan shall not be got approved as per the exact surplus area certified by MHADA.

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B) THE FOLLOWING CONDITIONS TO BE COMPLIED WITH BEFORE FURTHER C.C. OF SUPER STRUCTURE:

- That the plinth dimensions shall not be got checked from this office before asking for further C.C. beyond plinth.
- That Structural stability certificate through Regd. Structural Engineer regarding stability of constructed plinth shall not be submitted before asking for C.C. beyond plinth.

Certified

I.A.Parekh

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COPY COPY

Copy to := 1) Shri I.A. Parekh, Architect.

- 2) Asstt. Commissioner "E" Ward.
- 3) A.E.W.W. "E" Ward.
- 4) A.A. & C. "E" Ward.
 - 5) The Chief Officer, M.B.R&R. Beard.

A Executive Engineer
Building Proposals (City) II.

of sk

Cartified

A Parekh

True Copy





C) THE FOLLOWING GENERAL CONDITIONS TO BE COMPLIED WITH BEFORE GRANTING O.C.C. TO ANY PART OF THE PROPOSED BUILDING:

- That the separate vertical drain pipe, soil pipe with a separate gully trap, water main, O.H. Tank, etc. for Maternity Home/Nursing Home, user will not be provided and the drainage system or the residential part of the building will not be affected.
- 2. That the some of drains will not be laid internally with C.I. Pipes.
- 3. That the dust bin will not be provided as per C.E.'s circular No.CE/9297/III of 26-6-1978.
- 4. That the surface drainage arrangement will not be made in consultation with E.E.(SWD) or as per his remarks and a completion certificate will not be obtained and submitted before applying for occupation certificate/B.C.C.
- 5. That 10'-0" wide paved pathway upto staircase will not be provided.
- That the surrounding open spaces, parking spaces and terrace will not be kept open and un-built upon and will not be leveled and developed before requesting to grant permission to occupy the building or submitting the B.C.C. whichever is earlier.
- That the name plate/Board showing Plot No., name of the building etc. will not be deployed at a prominent place.
- 8. That chrillage will ance shall not be provided.
- 9. That the parking spaces shall not be provided as per D.C. Regulation No.36.
- That B.C.C. will not be obtained and I.O.D. and debris deposit etc. will not be claimed for retund within a period of 6 years from the date of its payment.
- 11. That the N.O.C. from Inspector of Lifts, P.W.D., Maharashtra, will not be obtained and submitted to this office.
- That the Drainage completion certificate from E.E.(S.P.)(P&D)City for provision of Septic Tank/Soak pit will not be submitted.
- 13. That every part of the building construction and more particularly overhead tank will not be provided as with the proper access for the staff of insecticide Officer with a provision of temporary but safe and stable ladder etc.
- 14. That final N.O.C. from MHADA/C.F.O./Tree Authority shall not be submitted before asking for Occupation permission.

D) THE FOLITOWING CONDITIONS TO BE COMPLIED WITH BEFORE B.C.C.:

 That certificate under Section 270-A of B.M.C. Act will not be obtained from H.E.'s Department regarding adequacy of water supply.

certified

I.A.Parekt

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Executive Engineer Building Proposals (City) IL

Rota: 5000 (Gen-983:21.4.99)DyChE(BP)c-1

FORM 'A'

	RTIFICAT	ENL CE	NCEW	COMME
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Certified	9961
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an event shall be deemed to have eartied out the development	con a such regional among the sun
Torester Mumbai is satisfied that the same is obtained by inscrepresenting and the applicant and every person deriving	c) I'h Municipal Commissioner to
for Greater Mumbai is contravened or not complied with.	by the Municipal Commissioner
which the same is granted or any of the restrictions imposed	b) Any of the conditions subject to
not in accordance with the sanction plans.	isi looradi asu ahi ro ino bairrea
t of which permission a granted under this Certificate is not	-;ii The development work in respec
ked by the Municipal Commissioner for Greater Municipal,	
= 1+2626	Act, 1966.
Town 44 of the Maharazhura Regional & Town Planning	application of fresh permission unde
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renewable everythere the same in extended period shall be in	5) This Commencement Certificate is
to we long land which does not west in you.	4) This permission does not entitle you
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elopinent perimission shar semin valid for one year	3) The Commencement Certificate/D
multi- begundanicy permission and and and the	permitted to be used by any person
of alfall be occupied or alloweding be occupied or used or	2) That no new building or part thereo
The same of the sa	shall form part of the public street.
f the endorsement of the setbake line/road widening line	1) The land vacated in consequence o
	granted on the following conditions:-
the Commencement Certificate/Building permitris	Dr. A. Now Road
Me when	situated at Road/Street Ayeu
On Plot No./C.S.No./C.T.S. No. 1909	erect a huilding in Building No. 16 . 20-
346 of the Bombay Municipal Corporation Act, 1888, to	and building permisswion under Section
	/
Vicebell as and	My my
g Act, 1966, to carry out development for	Maharashtra Regional and Town Plannin
Sommencement Certificate under Section 44 and 69 of the	With reference to your application
-0/2/02 based 30/2/02	Sir,
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Mumbai - 400 006	100, Soul Sarte marg.
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FX. Eng. Bing or threat (City)	10/2 Desce Real Es/all PT
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	COMMENTE

7) The conditions of this Certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successor and every person deriving title through or under him.

8) The Municipal Commissioner has appointed Shri R. S. Samona.

Assistant Engineer, to exercise his powers and functions of the Planning Authority under Section

44 of the said Act

1) This C.C. is graceled up of Pruff Level of wing 4 & B.
This Commencement Certificate is valid up to 03/0/2004

For and on behalf of Local Authority
The Municipal Corporation of Greater Mumbai

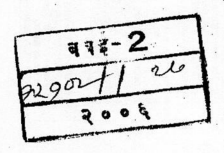
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Assistant Engineer
Building Proposal (City)(R&R)
For MUNICIPAL COMMISSIONER FOR GREATER MUMBAI

Architect

Assister (a)





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- OF 1977 B. IN-COL. 10 & UNS. PETIS. VIS. RANCHMEN B. NATH. & ARR. METER.
JENIS. PUBLIS NO. 354/1968) CHACAT BETWEE ST. 23 -1,4557 WASSES BY NOBELE. HIGH CIREN. BORGN DI SJET NO. 8931/1955 (MEDIST) THE "T", 15", "G", 15", "G", "S". T. J. DI CR. 10 TE LERN PETES GF TF DEFOL. 10 TF & 'L' DI COL. 10 LENA PETES GF TF DEFOL. 10 TE LE THE DAY LETAR PETES GF TF DI COL. 10 NOW TE DI COL. 10 NO (2321.00) 25 FEB WILL ST. 24-6-1978 OF "W" TH UTL. 10 MILE ON 8-10-1978 1163.07 E STATES (7507.00) SHOULT MENTER FOR THE TOMAN AND TELEMENT FORMER OF THE SECOND OF THE MANAGENT AND REVENUE ACT, 1966) 5. Treats EAST HOLD It. Bafe of Acuticities by Present Bone Seret 18 THE R. R. NO. 93/2003 VIE H.B. NO. 91/2003 - (4)-(40 1065 MAN CITY A ब ब ई 26 1 Street He. PS A.95 3.97 -ESWIL GLANGEIN ALIWO-BIED ON 10-10-5 FYINER GLANKESEIN ALIWO-BIED ON 10-2-45 FYINEREN WO 317-RED ON 1-11-1775 FYINGREEN WORKERDJ I 43-4-THE SECRETARY OF STATE FOR INCIA IN COLARITA. S-CALT EDSON ALLERA S-CRAINS SETTA ALMOST-SES ON S-12-1993 J. Ground Brest | 18. Rune of Present in Structicial Concession Line of Street or Lectity LAYDETTH ROW Aditia 73 185 (982.19.4) 85.8P. 982.65 - 131.6.9

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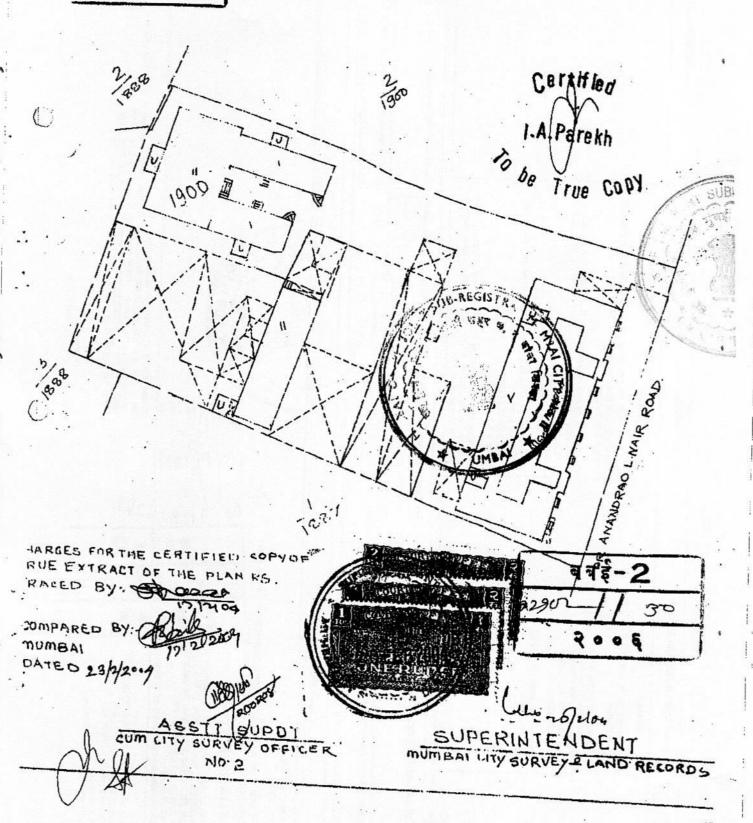
TRUE EXTRACT FROM CADASTRAL SURVEY SHEET NO. 304 (3RD-EUM-1951) OC SHOWING CADASTRAL SURVEY NO. 1900 OF BYCULLA DIVISION SCALE-40 FEET TO LINCH. Hame of Applicate TO 200

Mame of Application 190104

Base of Application 190104

Receipt No. 153134

Date. 167404



ANNEXURE "C"

AMENITIES

- * Anti Termite treatment for foundation.
- * Powerhouse generator.
- * Special well-decorated lift lobbies on all floors.
- * High Speed lifts.
- * Enhanced structure safety against earthquakes.
- * Servant's toilet at each mid landing.
- * Marble tiles vitrified flooring in the living room, bedrooms.
- * Anodized aluminum sliding windows.
- * Granite on kitchen platform.
- * Intercom systems.
- * Automatic passage light synchronized with the opening of the main door.
- * Concealed copper electrical wiring.
- * Cable T.V. Point in living room and bedrooms.
- * Telephone point in living room and bedrooms.
- * Coloured tiles flooring in bathrooms 478-2
- * Glazed titles dado up to door height.
- * Superior quality sanitary fixtures.

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GAONKAR & CO.

ADVOCATES & SOLICITORS

3RD FL., CRESCENT CHAMBERS, 56, TAMARIND LANE, FORT, MUMBAI – 400 001 PHONE: 2265 6087/ 2265 5143/ 5634 9161

To,

Décor Real Estate Pvt. Ltd., 100, Mustafa Bazar, Sant Savta Marg, Behind Union Bank, Byculla, Mumbai – 400 010.

Ref.: Immoveable properties situated at Anandrao Nair Road, Agri Pada, Mumbai – 400 011, together with building structures standing thereon assessed by the 'E' ward of the Brihan Mumbai Municipal Corporation and within registration Sub-District and District of Bombay City and Bombay Suburban District.

- 1st Bearing Cadastral Survey No.1900, of Byculla Division, admeasuring 2821 Sq.Yds. i.e. 2358.71 Sq.Mtrs.
- 2nd Bearing Cadastral Survey No.1/1900 of Byculla Division, admeasuring 2158 Sq.Yds. i.e. 1804.36 Sq.Mtrs.
- 3rd Bearing Cadastral Survey No.2/1900, at Byculla Division, admeasuring 2821 Sq.Yds. i.e. 2358.71 Sq.Mtrs.

We have under your instructions, investigated the title of Décor Real Estate Pvt. Ltd. having their registered office at 100, Mustafa Bazar, Sant Savta Marg, Behind Union Bank, Byculla, Mumbai - 400 010, in respect of the caption property and have perused the Search Report submitted by you regarding the Searches which are taken from the Office of the Sub-Registrar of Assurances at Mumbai and Bandra and in the Revenue Record. The Search of the Sub-Registrar discloses various documents which are executed in respect of the caption property. The root of the Title relates to Lease dated 15 April 1915 from the Secretary of State for India in Council as the Lessor to Fazal Doct Ahamad Allana, Esmail Gulam Hussain Allana, Yusac Gulam Hussain Allana Shirinbai wife of Fazal Dost Allana as the Trustees essees. MUMBAI The eafter the Deed of Settlement dated 6th August 1926 a Settlement way of Trust was created in respect of the caption property. In the year 1927 the Trust filed a suit in the

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1.A. Parekh

Hon'ble High Court bearing NO.221 of 1927 and a Decree for absolute sale was passed on 21st November 1929 and the caption properties were transferred in the name of the Trust pursuant to the Judges Order. By Indenture of Sub-Lease dated 26th April 1947 a portion of the land being described as Second Property hereinabove was leased to one Gulam Hussain Kasambhai Keshavji, Roshanlal Gulam Hussain Kasambhai, Madanali Kasambhai Keshavji, for the land and subject to the terms and conditions contained therein. By Sub-Lease dated 29th. August 1947 a portion of the land being described as Third Property hereinabove was leased to one Gulam Hussain Kasambhai Keshavji, Roshanlal Gulam Hussain Kasambhai, Madanali Kasambhai Keshavji, for the land and subject to the terms and conditions contained therein. Further in the year 1953 one Mr. Habib Fazal Allana filed a Suit in the Hon'ble High Court against the Trustees being Suit No. 388 61 1953. The Consent Terms were filed in the said Suit and pursuant to the Consent Decree passed on 23rd April 1959 it was inter-alia agreed between the Parties and dedeed by the Hon'ble Court that the said Trust stood extinguished as on 1 September 1956 and the caption properties were mutually divided between (4) Kulsumbai Ismail Allana, (2) Mrs. Sarabai Yusuf Allana, (3) Mrs. State of Azal Allana, (4)Mr.Rehmoo Fazal Allana, (5) Mr.Sharif Fazal Allana, (6) Mr. Shaukat Fazal Allana, (7) Mr. Noorullah Fazal Allana, (8) Mr. Sultan Ismail The Property Register Card showed the name of the Trustees as in the On the death of the Trustees, an Application was made and the names of legal heirs were recorded as the Owners/ Lessees of the above mentioned property. The said legal heirs of the Allana family by an Agreement for 991 agreed to sell the caption properties in your favour.

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Certified

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I.A. Parekh

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GAONKAR & CO.

3RD FL., CRESCEN AMBERS, 56, TAMARIND LANE, FORT, MUMBAI - 400 001

The legal heirs of the Allana family in the year 1991 executed the Declaration stating therein that the title to their above referred property was clear, marke table and free from encumbrances subject to the 2 Leases executed in the year 1947. They have subsequently executed 3 Deeds of Assignments all dated 15th June 1995 and registered with the Sub-Registrar of Assurances at Mumbai under Serial No.BBE/3020 of 1995 BBE/3021 of 1995 and BBE/3022 of 1995 respectively for the terms, conditions and for the consideration more particularly stated therein assigned and transferred their residual leasehold rights in your favour.

Further by Two Deed of Surrender of Sub-Lease both dated 23rd April 2003 executed between Shri Nasiruddin Madadally Panjwani & 2 Others in your favour and registered with Sub-Registrar of Assurances at Mumbai under No.BBE-150 3806/2003 & BBE-1-3807/2003 on 12th May 2003, the caption properties described in References 2 & 3 above were released in your favour.

Under the Declaration executed by you stating therein that no encumbrances are created in respect of the stitle of the property nor the caption properties are mortgaged, leased or given as security third person.

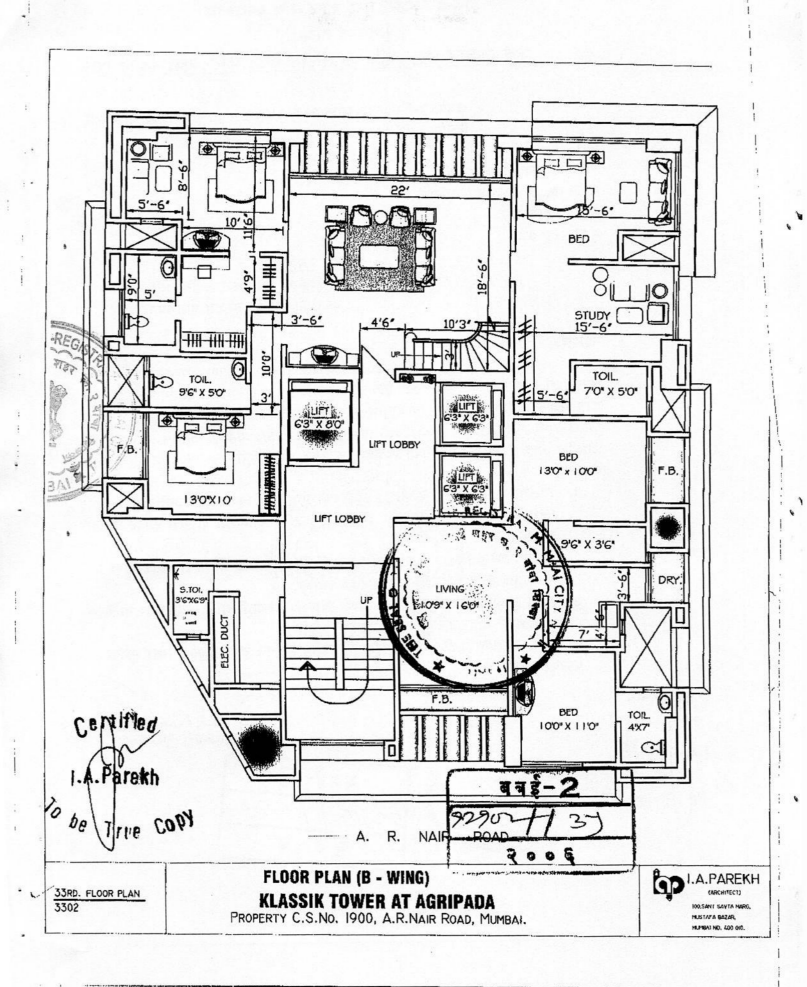
In the premises stated the inabove the caption properties as on today eyelue Record and A ou opinion your title of the stand in your name in the above properties is clear, marke able and free from encambrances.

Dated this 16th day of April 200

FOR GAONKAR & COMPANY,

artifled

Parekh



जिल्हाधिकारी मुंबई शहर यांचे कार्यालय

[भूमापन शाखा]

जुने जकात घर, शहीद भगतिसग रोड, फोर्ट, मुंबई-400 001

कमांक :- सीएसएलआर/मशा-2/टेबल क.2/भू.क.1900/भायखळा / 145८ दिनांक : - / 8/02/2006

प्रति. मे.डेकोर रियल इस्टेट प्रा.लि. गाळा क.100, संत सावता मार्ग, मुस्तफा बाजार , मुंबई 400 010

> विषय :- जमिन : मुंबई शहर दुश्यम निबंधक मुंबई येथे सदनिकाची नोंदणी करणेकामी ' ना हरकत प्रमाणपत्र'

महोदय.

आपले दिनांक 16/02/2006 चे अर्जान्वये आपण भायखळा महसूल विभागातील भूकर क.1900 वर विकसीत केलेल्या इमारतीतील सदिनकांचे विकीचे दस्तऐवज नोंदणीकृत करणेस परवानगी मागण्यात आलेली आहे. सदर परवानगी या कार्यालयाचे पत्र दिनांक 4/04/2005 व दिनांक 10/05/2004 चे अधिन राहून तसेच खालील अटी व शर्तीवर सदिनका विकीचे दस्तऐवज नोंदणीकृत करणेस परवानगी देण्यात येत आहे. Wa-Haulo TR

1. शासनाच्या नियमानुस्तर जास्त्र विद्वार ल्या ब्रोह्ड क्षेत्र निर्देशांकाचे अतिरिक्त भुईभाडे भरणा कर्जव लागेल. व त्याचे इक्रास्त्रीचे पूर्णत्याचा दाखला सादर करावा लागेल.

2. इमारतीमध्ये वार्षिका सपरासाठी जागा दिल्ल अस्तिल्यास त्याचा तपशिल द्यावा व दिया मरणा अस्ति लामी र त्याचे अतिरिक्त

3. एकूण सदनिका किरी कल्यावर त्याची विक्रा केलल्याची यादी क्षेत्रासहीत वाणिज्य व निवासी याचा उले ल केन्द्र साद्र कराती.

उपरोक्त अटी व शर त्याचे हमीपत्र रूपये <u>२००/-</u> च्या मुद्रांक

पेपरवर सादर करावे.

Certified 1.A.Parekh



वबई-2 32 2006

जिल्हाधिकारी मुंबई शहर

REGISTA

11-60112 of 1991

Registration No. of Company

Nominal Capital Rs. 1,00,000

THE COMPANIES

REE (MAHARASHIRE, MUMBAI) INDEA, 17102 AM 1. 880018 REC.NO.:

REG.NO.:

11-06011

OFFICE OF THE REGISTRAR OF COMPANIES

ROC CASH COUNTER RECEIPT

DEPARTMENT OF COMPANY AFFAIRS

DECOR REAL ESTATE PLIT

DATE OF DOCUMENT MODE OF PAYMENT TYPE OF DOCUMENT PORM 32

TOUC

RS.

[Pursuant to Section 303 Particulars of appointment of Directors and M FORM NO. 32

Name of Company M/S. DECOR REAL ESTATE PRIVATE LIMITED

Presented by

MR. MOHAMMED IQBAL PAREKH, DIRECTOR

the parts containing those headings (inrespi Note:- If a Company has no particulars to be included in one or two of the headi

N: NORMAL FEE

A: ADDITIONAL FEE
COMPUTER SUPPORT BY INDIGATIVE VIVISION N.I.C and Changes among Directors

Brief particulars

of changes

DIRECTOR WITH

EFFECT FROM

7-03-2003.

APPOINTED AS

7-03-2003

Change 3 ADDITIONAL

Nationality | Date of appointment / INDIAN 3 ential

Father's/Hus

Name or names and surname

in full

name (2)

D/o. MR. IQAL P.

RARVEEN IQBAL PAREKH

90 2

3

HUMATON MANZIL, 1ST FLR, DR A NAIR RD, 22,

LEKHA ASHFAQUE

VALA

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3

BOMBAY - 400 011. RED CROSS ST., AGRIPADA,

DIRECTOR WITH

EFFECT FROM

17-03-2003.

APPOINTED AS

17-03-2003

INDIAN

ADDITIONAL

YUSUF MANZIL, 7TH FLR, DR.A.NAIR RD.,

AHEEN ASIF MOTIWAL!

INDIAN AGRIPADA, BOMBAY - 400 011.

::

...

DIRECTOR WITH

EFFECT FROM

17-03-2003

.....

APPOINTED AS

17-03-2003

ADDITIONAL

and by

indicating against the name of the former Strector, the cause for the change e.g. by death, resignation, rotation, disqualification, etc. Notes :- (1) A note of changes should begind begind in column 6, e.g., by inserting against the name of new director etc., the words "in place of (2) In case of Managing Director, Ais designation should be stated with his name in Column (1). DEDRAIWALA DE CATE PIGH COLOR NO. 29, 3rd Floc amber, 188/188, Same asjid Bunder Riy. Str. Mumbai 400 000.

.......

THE COMPANIES ACT, 1956

11-601 12 of 199's

-/000000

Registration No. of Company

Nominal Capital Rs.

FORM NO. 32

Particulars of appointment of Directors and Manager and changes among them [Pursuant to Section 303(2)]

M/S. DECOR REAL ESTATE FVT. LTD.

Name of Company

MR MANOHAR SATILAMDAS AGICHA

NOTE :- If a company has no perticulars to be included in one or two of the headings "A", "B" and "C", the parts containing those headings (in respect of which the company has no particulars to be included) never not be filled Presented by.

A. Appointment of and changes among Directors

1		1	
Brief particulars of changes	(9)	APPOINTED AS DIRECTOR	APOINTED AS DIRECTOR
Nationality Date of appointment or change	(5)	INDIAN 19TH DECEMBER, APPOINTED 2602	INDIAN 19711 DECEMBER, APPOINTED 2002 AS DIRECT
Nationality	(4)	INDIAN	INDIAN
Usual residential Address	(3)	100, SANT SAVTA MARG, MUMBAI - 400 010,	HUMAYUN MANZIL, 1ST FLOOR, DR. A. NAIR ROAD, 22, RED CROSS STREET, AGRIFADA, MUMBAI - 400 911
Father's/Husband's	(2)	W. SLAI O MIT POUBAKER	MR MOHAKED EASTWALLA MOTIVALLA
Name or names and surname in full	(0)	1. MR. MOHAMMED IQBAL PAREKH	2. MR. ASHFAQUE MOTIWALLA

GRASHTRA MIMBALL TOVOL/DALLESTEADERS DEMATMENT OF COMPANY AFFAIRS

ROC CASH COUNTER RECEIPT

ROC OF THE REGISTRAR OF COMPANIES 743843

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DATE OF DOCUMENT MODE OF PAYMENT fasili I TYPE OF DOCUMENT

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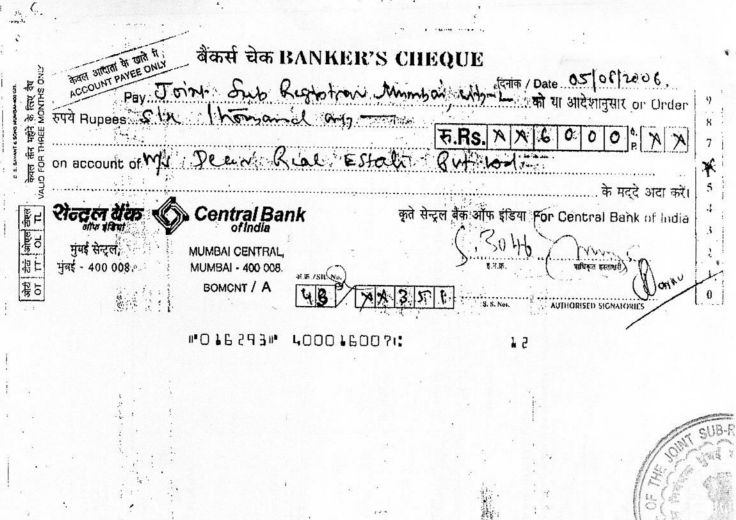
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COMPUTER SUPPORT BY INDUSTRY DIVISION N.I.C N: NORMAL FEE

> former director, the cause for the ch (2) In case of Managing Director, his de

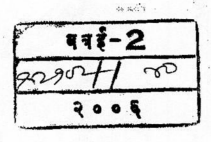
NOTES:- (1) A note of changes should be made it

place of and by indicating against the name of the

MIN DHORAUWALA BALLL BYOCATE HIGH COURT, Room No. 29, 3rd Floor, vi Chamber, 184/188, Samuel Stree ar Masjid Bunder Rly, Stn. (W), Mumbai - 400 009. 3 0 2 0







16/12/2006

दुय्यम निबंधकः

मुंबई शहर 2 (वरळी)

दस्त गोषवारा भाग-1

बबइ2

दस्त क्र 12102/2006

169

12:56:45 pm दरत क्रमांक :

12102/2006

दस्ताचा प्रकार: करारनामा

पक्षकाराचा प्रकार

लिहून घेणार

छायाचित्र

अंगठ्याचा उसा

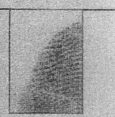
अनु क्र. पक्षकाराचे नाव व पत्ता नावः मे/- डेकोर रिअल इस्टेट प्रा लि तर्फ 1 संचालक श्री इक्बाल ए पारेख . पताः घर/फ़लॅट नं: 8/2

गल्ली/रस्ताः -

ईमारतीचे नावः दिनशाद

ईमारत नं: -पेठ/वसाहतः -शहर/गाद: आग्रिपाडा तालुका:

वय सही



नावः मे/- डेकोर रिअल इस्टेंट प्रा लि तर्फ रावालक औ परवीन ईक्बाल पारेख . . पत्ताः घर/फ्लंट नं: गल्ली/रस्ता: 100 संत सावता मार्ग ईमारतीचे नावा -

ईमारत नं: पेठ/वसाहतः ्रशहर/गाव:

लिह्न देणार वय





नाक में/ डेकोर रिअल इस्टेट प्रा लि तर्फे असंवालक श्री शाहिन आसीफ मोतीवाला . . पताः घर/फलॅट नं: गल्ली/रस्ताः वरीलप्रमाणे ईमारतीचे नावः -ईमारत नं: -

र पेड्र/वसाहतः शहर/गाव:-ताल

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लिहन देणार वय सही

Shoheen Arit





नावः में/- डेकोर रिअल इस्टेट प्रा लि तर्फ 4 संचालक श्री मोहम्मद ईक्वाल पारेख पत्ताः घर/फलॅट नं: वरीलप्रामण गल्ली/रस्ताः -ईमारतीचे नाव -ईमारत नं: -पेठ/वसाहतः -शहर/गाव:-

लिहून देणार वय सही





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सह दुख्यम निवंधक सुंबई शहर क. २.

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पावती क्र.:12169

पावतीचे वर्णन

दस्त क्रमांक (12102/2006)

नांव: मे/- डेकोर रिअल इस्टेट प्रा लि तर्फ

संचालक श्री इक्बाल ए पारेख . .

दिनांक:16/12/2006

दस्त क्र. [बबइ2-12102-2006] चा गोषवारा बाजार मुल्य :599000 मोबदला 0 भरलेले मुद्रांक शुल्क : 29950

दस्त हजर केल्याचा दिनांक :16/12/2006 12:51 PM निष्पादनाचा दिनांक : 07/12/2008

दस्त हजर करणा-याची सही :

5990 :नोंदणी फी :नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल 840 (आ. 11(2)),

दस्ताचा प्रकार :25) करारनामा शिक्का क्र. 1 ची वेळ : (सादरीकरण) 16/12/2006 12:51 PM

शिक्का क्र. 2 ची वेळ : (फ़ी) 16/12/2006 12:55 PM शिक्का क्र. 3 ची वेळ : (कबुली) 16/12/2006 12:56 PM शिक्का क्र. 4 ची वेळ : (ओळख) 16/12/2006 12:56 PM रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फी

6830: एकुण

दस्त नोंद केल्याचा दिनांक : 16/12/2006 12:56

ओळख:

खालील इसम असे निवेदीत करतात की व त्यांची ओळख पटवितात.

1) विनायक-पांगम ,घर/फ़्लॅट न गल्ली/रस्ता: -

ईमारतीचे नावः देणारेप्रामणे ईमारत नं: -

पेठ/वसाहत: -शहर/गाव:-

तालुकाः -पिन: -

2) राजेश - राठोड ,घर/फ़लॅट नं: -

गल्ली/रस्ता: -

ईमारतीचे नावः वरीलप्रामणे

ईमारत नं: -पेट/वसाहत: -शहर/गाव:-तालुकाः -

पिन: -

00000 दु. निबंधकाची सही, मुंबई शहर 2 (वरळी)

> 20₹. Rs.20 बीस रुपये WENTY RUPEF

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दु. निबंधकाची सही मुंबई शहर 2 (वरळी)



प्रभागीत करणेत येते की, ब्स्तामध्ये प्रजूष राने माहेत पुस्तक कामांका १, वयई-२/१११९०२ ,२००६ Rate 98/92/2008 मीदछा

> सह. दुष्यम भिनंधक मुंबई शहर-२ अपीक्ष्यी सुन, वर्णा करण्या खाँ। ज विवंचनाचे सब भाषकार असलेका

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खरी प्रत नक्कल तपासली नक्कल केली

लिपीक

श्री/श्रीमती अभाषका स्मापका यांना त्यांचे ता १६ १६ १७ च्या अर्जानुसार क १ प्र नक्कल दिली तारीख १ ८ १० 10

सह दुख्यम निवंधक मुबंई शहर क्र २