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Greater Mumbai and other local and/or Public Bodies. (ii) obset Period perform all stipulations and conditions laid down by Organisation regarding the occupation and use of the Said Premises on the Said Property and shall pay and contribute regularly and punctually towards rates, cesses, taxes, expenses and all other outgoings.

135. It is agreed between the Promoters and the Purchaser's that after the notice in writing is given by the Promoters to the Purchaser's that the said Premises is ready for use and occupation, the Purchaser's shall be likely be to pay the proportionate share (i.e. in proportion to the area of outgoings in respect of the Said Property and the proposed likely be local taxes, cesses, rates and other charges, betterment charges and all other charges levied by the local authority, Government, Water Charges, Insurance Charges, common lights, repairs, salaries of clerks, Bill Collector's Charges, Chowkidar and Sweeper Charges, maintenance charges and all other expenses necessary and incidental to the administration, Management and maintenance of the Said Property and the Said Building and until the management of said Building is transferred to the Organisation of the Purchasers, the Purchaser/s shall pay to the Promoters the proportionate share of outgoings as may be determined by the Promoters.

- 36. The Promoters shall maintain a separate account in respect of sums received by the Promoters from the Purchaser/s as monthly contribution and shall utilize the amount only for the purpose for which they have been received.
- On receipt by the Promoters of the full payment of the amounts due and payable by the Purchasers of all the premises and not earlier than 31st December, 2021, the Promoters shall take necessary steps alongwith the Purchasers in forming and registering or incorporating a Co-operative Housing / Premises Society (Organisation) subject to the rights of the Promoters under this Agreement and after all the amounts due and payable to the Promoters by all premises Purchasers are paid in full and upon all the Lands covered by the

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Promoters shall execute or cause to be executed, Lease or Assignment in favour

of such Organisation, as provided in the said Tripartite Agreement.

Building shall join in forming and registering a Co-operative Society (Organisation) and for that purpose from time to time sign and execute applications for papers connected with and other documents necessary for formation papers connected with and other documents necessary for formation such papers connected with and other documents necessary for formation and sign and return all the deciments including Bye-laws to the Promoters within [seven] days of receipt the time being of the essence so as to enable the Promoters to register the the Purchasers under Section 10 of the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer), Rules 1964. No objection shall be taken by the Purchaser/s if any changes or modifications are made in the draft Bye-laws or the Memorandum of Association and Articles of Association as may be required by the Registrar of Co-

39. Advocates of the Promoters shall prepare the Lease / Assignment and all other documents to be executed in pursuance of these presents as also the Bye-Laws and the Memorandum and Articles of Association in connection with the Organisation and all costs, charges and expenses including professional fees, stamp duty, Registration Charges and other expenses in connection with the preparation and execution of the Lease / Assignment and other documents and the formation and registration and incorporation of the Organisation shall be borne and paid by all the Purchasers of the premises in the Said Building in proportion to the area of their respective premises.

operative Societies or by other Competent Authority.

40. The stamp duty and registration charges incidental to this Agreement shall be borne and paid by the Purchaser/s alone. The Purchaser/s shall immediately after the execution of this Agreement but not later than four months from the date

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Registrar of Assurances and inform the Promoters the number under which and the day on which the same is registered, sufficiently in advance to enable the Promoters within reasonable time thereafter to attend the office of the Sub-Registrar of Assurances and admit execution thereof at the costs and risk of the Purchaser/s. At the option of the Promoters, if the Promoters were the gradual of the executed by the lessors, Lease or Assignment in respect of area for them the concerned building or buildings or land married to such building or suitings in favour of any such Organisation of the Purchasers, the Purchaser shall cause such Organisation of all the Purchase or Assignment in their favour, under Lease / Sublease in favour of the Promoters or their nominee or nominees in respect of such portion or portions as the Promoters may desire with the right to assign and/or transfer the same without any rent, compensation, charges etc.

All notices to be served on the Purchaser/s as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchaser by courier or registered A.D./E-mail at:

WARD NO. 15, NEAR GEETA BHAWAN,

The Purchaser/s confirms having agreed to intimate to the Promoter immediately in the event of any change in his/her E-mail ID and/or address.

A2. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law of the Said Premises or any portion of the Said Property and Building or any part thereof. The Purchaser shall have no claim save and except in respect of the Premises hereby agreed to be sold to him and all open spaces, parking spaces, lobbies, staircases, terraces,

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Cecreation spaces etc. will remain the property of the Promoters until the said land and Building is transferred to the Society / Limited Company as hereinbefore

mentioned.

impartible.

43. The Purchaser/s shall at no time demand partition of his/her/their interest in the Said Building and/or the Said Property, it is being hereby agreed and declared by the Purchaser/s that his/her/their such interest in the Said Premises is

F.S.I. Fungible F.S.I., any additional development rights that they may be entitled to in future or construction on the Said Property from Municipal Corporation of Capter Municipal ("MCGM"), amend layout and also to put up additional structures / illidings as may be permitted by the MCGM and other competent authorities; such structures / buildings will be the sole property of the Promoters alone and in the price of the Said Premises agreed to be acquired by him/her/them.

45. The Purchaser/s hereby expressly agrees and covenants with the Promoters that in the event of all the wings of the said proposed building on the Said Property and/or all the buildings on the Said Property being not ready for occupation simultaneously and in the event of the Promoters offering licence to enter upon the said premises to the Purchaser/s or handing over possession of the Said Premises simultaneously on the execution of Lease/Assignment in respect of the Said Property in favour of the Organisation of the Purchasers, earlier than completing all the wings and all the buildings on the Said Property then and in that event the Purchaser/s has/have no objection to the Promoters completing the construction of the balance wings or buildings on the Said Property without any interference or objection by the Purchaser/s. The Purchaser/s further confirm/s that he/she/they shall not object or dispute construction of the balance building or buildings, wing or wings or part of parts thereof by the Promoter on the Said Property. Further, the Promoters shall be entitled to either transfer and/or

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through any nominee/s to construct and complete the said wing or wings, building or buildings on the Said Property.

- 46. The Promoters shall in respect of any amount remaining up Purchaser/s under the terms and conditions of this agreement shall, lien and charge on the Said Premises agreed to be purchased by the
- 47. The Purchaser/s hereby covenant/s to keep the Said Premises, was partition walls, sewers, drains, pipes and appurtenances thereto in good, tenantable and repairable condition and in particular so as to support, shelter and protect the parts of the building other than the Said Premises. The Purchaser/s further covenants not to chisel or in any other manner damage the columns, beams, slabs or R.C.C. partition or walls or other structural members without the prior written permission of the Promoters. In the event of a breach of any of these conditions, the Purchaser, apart from being liable to make good at his/her/its own costs, the damage caused because of breach/s, shall also be responsible for the consequences thereof.
- 48. It is expressly agreed that the Promoters shall be entitled, without affecting the rights of the Purchaser/s to the Said Premises, including the area thereof, to revise the building plans in respect of the Said Building and to utilize FSI / additional F.S.I. or any other development rights by whatever name called available from time to time in respect of the Said Property, pursuant to directions by the competent authorities and in accordance with applicable law, by suitably modifying the building plans in respect of the Said Property, to construct such floors on the said Building, to amend / alter the layout and construct additional building/s on the Said Property.
- It is expressly agreed between the Promoters and the Purchaser/s and the Purchaser/s confirm/s that he/she/they are aware that the Promoters are likely to receive fungible FSI, additional F.S.I. and/or Development Rights are likely to be received by the Promoters from the adjoining property. In the event of Promoters receiving fungible FSI, additional F.S.I. and/or development rights, the Promoters

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chall be entitled to tamered the layout and/or construct any additional structure/s / challding/s on the Said Property and/or in the open space / spaces as may be permissible as an independent structure/s as the Promoters may desire. The

Purchaser/ Purchasers gives/give his/her/their irrevocable consent to the same. In the aforesaid event, the Promoters shall be entitled to deal with, develop dispose of, alienate, encumber and transfer such additional building or buildings or structures for such consideration and to such party as the Promoters may desire without reference or recourse or consent of the Purchaser/s in any manner whatsoever and the Purchaser/s personally and through their organisation that will be formed, agree/s not to dispute or object to the same, including the construction

ereofin any manuer whatsoever.

Purchasers shall not decorate the exterior of the Said Premises

registered before the sale and disposal by the Promoters of all the premises, the powers and the authorities of such Organisation shall be subject to the overall authority and control of the Promoters in respect of all the matters concerning the Said Building and in particular the Promoters shall have absolute authority and control as regards the unsold flats / premises and disposal thereof. PROVIDED AND ALWAYS the Purchaser/s hereby agree/s and confirm/s that in the event of such organisation being formed earlier than the Promoters dealing with or disposing off all the premises in the Said Building then and in that event any allottee or Purchaser/s of premises from the Promoters shall be admitted to such Organisation on being called upon by the Promoters without payment of any premium or any additional charges save and except Rs.500/- for the share money and Rs.100/- as entrance fee and such allottee, Purchaser/s or transferee thereof shall not be discriminated or treated prejudicially by such Organisation.

52. Any delay or indulgence by the Promoters in enforcing the terms of this Agreement or any forbearance or giving of time to the Purchaser/s shall not be

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SUB-REGIST

construed as a waiver on the part of the Promoters of any breach or non-compliance of any of the terms and conditions of this Agreement by the Purchaser/s nor shall the same in any manner prejudice the rights of Promoters.

- any time hereafter arises between the parties hereto or their restrictive representatives in respect of the construction of these presents or consuming anything herein contained or arising out of these premises or the restriction and/or the duties of the parties hereto, the same shall be related to arbitration. The provisions of the Arbitration and Conciliation Act, 1996 or any statutory reenactment thereof shall apply to such reference.
- Stamp Act. If any stamp duty over and above the stamp duty already paid on this Agreement is required to be paid or is claimed by the Superintendent of Stamps or Concerned Authority, the same shall be borne and paid by the Purchaser alone including the penalty, if any. The Promoters shall not be liable to contribute anything towards the said stamp duty. The Purchaser shall indemnify the Promoters against any claim from the Stamp Authorities or other Concerned Authority in respect of the said stamp duty to the extent of the loss or damage that may be suffered by the Promoters. The Purchaser shall also fully reimburse the expenses that may be required to be incurred by the Promoters in consequence of any legal proceedings that may be instituted by the authorities concerned against the Promoters for non-payment and/or under payment of stamp duty by the Purchaser.
- This Agreement shall be subject to the provisions contained in the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer) Act, 1963, and the rules framed there under.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands and seals the day and year first hereinabove written.

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FIRST SCHEDULE

FIRSTLY ALL THOSE pieces or parcels of land or ground situate lying and being 209 c at village Powai, near L.T., off. Adi Shankaracharya Marg, in the Registration

District and Sub-District of Mumbai City and Mumbai Suburban, and bearing C.T.S. No. 4, 5, 8, 9, 10, 11, 12, 13(pt), 14(pt), 16(pt), 17, 18(pt), 19(pt), 24(pt) & 25 of Village Powai and admeasuring 3,64,760 Sq. Mtrs. or thereabouts.

Being at Village Pewai near I.I.T., off Adi Shankaracharya Marg, in the Registration District and Sub-District of Mumbai City and Mumbai Suburban and being C.T.S. No. 4, 5, 9, 9, 10, 11, 12, 13(pt), 14(pt), 16(pt), 17, 18(pt), 19(pt), 24 pt. 5, of Alface Powai and admeasuring 3,64,760 sq. mtrs. or thereabouts excluding 14,717 sq. mtrs. area retained by the said M/s. N. Lajpatrai Dharia & Co.

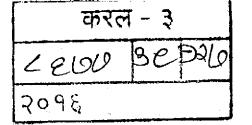
THIRDLY A PORTION OF ALL THOSE pieces or parcels of land or ground, situate lying and being at village Powai, in the Registration District and Sub-District of Mumbai City and Mumbai Suburban, forming part of Sector V, bearing C.T.S. No. 10, 11, 14B, 14C, 16A, 17, 18 and 19 (all parts) of Village Powai.

SECOND SCHEDULE

Common Areas and Facilities of immediate area abutting the main entrance door after the landing of the floor of the Said Premises hereby agreed to be sold in proportion with other premises on the same floor. In case of the Terrace Flat, the Terrace shall belong exclusively to the respective Purchaser/s.

THIRD SCHEDULE

Pro-rata right alongwith all the Purchasers of premises in the said property in limited common areas and facilities as follows (this does not apply in the case of premises other than flats): (i) Staircase (ii) Main Entrance Hall (iii) Lifts and Lifts Lobbies on each level (iv) Servants Toilets.

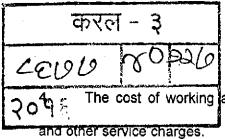


FOURTH SCHEDULE

- 1. R.C.C. Frame Structure.
- Marble/Imported Tiles in Living and Bedrooms.
- 3. Glazed tiles flooring the W.C.s and Dado in bathrooms and W.C.s.
- 4. One shower in every bathroom.
- 5. One door bell.
- 6. Overhead and underground water tanks.
- 7. Lifts
- 8. Compound wall with M.S. Gate.
- 9. One wash basin in each toilet.
- 10. One kitchen platform suitably decorated and gla
- 11. Main door with aldrop, polished / painted from inside
- 12. Building exterior and interior with quality paints.
- 13. Entrance hall suitable decorated...
- 14. Electrical points.
- 15. Air Conditioner Units in Living and Bedrooms
- 16. Modular Kitchen

FIFTH SCHEDULE

- 1. The expenses of maintaining, repairing, redecorating, etc. of the main structure and in particular the terrace, garden and main water pipes, lift and electric wires in, under or upon the building and enjoyed or used by the flat/premises holder/s in common with the other occupiers of flats and the main entrance passages, landings, lifts and staircases of the building or enjoyed by the flat holders used by him/her/them in common as aforesaid and the boundary walls of the building, compound, terraces etc.
- 2. The cost of cleaning and lighting the passages, water pump, landing, staircases, lift, common lights and other parts of the building used by the flat holder/s in common as aforesaid.
- The cost of the salaries of clerks, bill collectors, liftmen, chowkidars, pumpman, sweepers etc.



The cost of working and maintenance of common light, water pump, lift

- 5. Deposit for Building, Water-meters, electric meter, sewer line, etc.
- 6. Municipal and other taxes such as water charges bills, electricity charges bills, cesses, levy and revenue, N.A. taxes etc.
- 7. Insurance of the building.

अ.B.REG (All And expenses relating to Sewerage Treatment Plant (STP) including for maintenance, treating water, electricity etc.

9. Such other expenses as are necessary or incidental for the maintenance

and the building

SIGNED SEALED AND DELIVERED)
By the withinnamed PROMOTERS)
M/S. LAKE VIEW DEVELOPERS)
In the presence of)
	′

For Lake View Developers

Partner / Authorised Signatory



SIGNED SEALED AND DELIVERED

By the withinnamed PURCHASER/S

Mr./Mrs./Miss/M/s-HONEY SHARMA)

In the presence of Chandre, Mari)

Migha

Khodnigh



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Gen-229-5000 (2)

MUNICIPAL CORPORATION OF GREATER MUMBAI FORM 'A'

MAHARASHTRA REGIONAL AND TOWN PLANNING ACT 1966

No. CE/ 192 /BPES/AS 2 5 APR

COMMENCEMENT CERTIFICATE

To,

Shri Sevendra Hizamandaul

Olympica Pentress Auruse,

Hiramandaul Gardens,

Powal - Mumbal - 400076

Sir

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With reference to your application No. 3492 dt. 569 2011

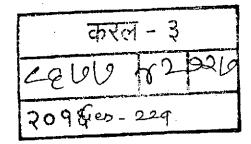
for Development Permission and grant of Commencement Certificate under Section 45 and 69 of the Maharashtra Regional and Town Planning Act 1966, to carry out development and building permission under Section 346 of the Mumbai Municipal Corporation Act 1888 to erect a building in Building No.

O on plot No. C.T.S.No. 16A, 17, 18 919 Divnt Village / Town

Plenning Scheme No. Powqu situated at Read / Street Powqi Ward

S, ward the Commencement Certificate / Building permit is granted on the following conditions:

- The land vacated on consequence of the endorsement of the set back line / road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be used or permitted to be used by any person until occupation permission has been granted.
- 3) The commencement certificate/ development permission shall remain valid for one year commencing from the date of its issue.
- 4) This permission does not entitle you to develop land which does not vest in you.
- This commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not be any subsequent application for fresh permission under section 44 of the Maharashtra Regional & Town Planning Act 1966.
 - 6) This certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if:
 - The Development work in respect of which permission is granted under this certificate in not carried out or the use thereof is not in accordance with the sanctioned plant.
 - Any of the conditions subject to which the same is granted or any of the reserictions improved by the l'anicipal Commission in for Greeter Mumbel is consumered or not complied with.
 - The Municipal Commissioner for Greater Mumbai is satisfied that the same is changed by the applicant through fraud or misrepresentation and the applicant and every parent distributed for under him in such an even shall be decread to have carried out the Could that A 1 h is confirmention of the client 43 or 45 of the Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the Table 3 of 15 Miller solding long and the same is changing the sold and the same is changing the same in changing the same in the same is changing the same in the same in the same in the same in the same is changing the same in the same in the same in the same in the same is changing the same in the s



7) The conditions of this certificate shall be binding not only on the applicant but on his hairs. executors, assignees, administrators and successors and every perison deriving title through or under him.

The Municipal Commissioner has appointed Shri A.C. Wade Executive Engineer to exercise his powers and functions of the planning Authority under section 45 of the said Act.

The C.C. is valid upto 0 4 007 2014

opy to owner

C.C. UP to Basement topas Per approved Pi

dated 04/07/2012 excluding Podium Hizunandani



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

Executive Engineer (Building Proposal) Eastern Suburbs - I EOR-

Executive Engineer Building Proposal (Eastern Suburba.) --

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CEI /92 IBPESIAS 13 MAY 2015

C.C. UP to 21st floor of wing A &B as Perapressed Pluns

dtd. 23/04/2015

Executive Engineer Building Project (Eastern Suboth) - 1

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CEI 192 IBPESIAS 0-8 JAN 2015 0 8 JAN 2016

C.C. upto 21st floor of wing c'as per approved plans dt. 23/04/2015.

Assistant Engline 192-18PES(AS 30 MAY 2016

C.C. upto 23rd floor of wing A' & B' and wing C' as per approved plans dated 24 pr

Assistant Engineer Building Proposal
Eastern Suburbs 'S' & 'T' Ward

C.C. upto 26th floor of wing A & B as per approved plans dated 20/07/2016.

Assistant Engineer Building Proposal
Eastern Suburbs 'S' & 'T' Ward

OCEI 192 IBPESIAS 07 SEP 2016

FULL C.C. as per approved plans dated 31/08/2016 excluding lift machine Room (LMR) of wing 'C'.

Assistant Engineer Building Proposal
Eastern Suburbs 'S' & 'T' Ward

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		val under Section 346 of ition Act, as amended up		ग्रन्थि
	 No. E.B./CE <mark>ÇE/ 192/BP</mark>	ES/AS 5 00	2011 200 - 200	
MEMORANDI M. SI	nri Surendra Hirananda	ini 	Municipal Offi Mumbai	•
details of your buildings to me under your letter, o	Prop. residential by the 16-A, 17, 13, 19 of Valued 200 crecied or executed, and I the Corporation Act as amend CONDITIONS TO BE WORK BEFORE PLIFT That the commence M.R.S. T.P. Act will not final the compound would road widening line drain without obstruction with the low lying plot T.H.D. or 6" above adject the low lying plot T.H.D. or 6" above adject the specification setback tend will no Construction) before the actional before the actional before the construction before the con	ions Specifications and Dallding No.1 on plot beat Mage Powar. Thave to information ded upto-date, my dead upto-date, my dead upto-date, my dead upto-date, my dead upto-date under the obtained before at all is not constructed of with foundation belowering the down of rain and will not be tilled up to oning road level which and will not be tilled up to oning road level which and will not be tilled up to oning road level which and will not be tilled up to oning road level which and will not be teveled to be obtained from the starting the construction the developed according the developed according the developed according to the develop	that I call ly approval of the plate to the proposed work and sides of the plot che with bottom of road sides of the work as preduced level of at east never is higher with munder of the plot of the	ivered on gulars and furnished building in 346 of the R. 2ar ide ing per. 92 um. and ing
	- Irom Executive End	meer (R.C.)/Executive ding completion certific	rtificate will not be obtain e Engineer (S. VV.D.) E cate cutive and ever Berking P (Essiern Suburbs.)	OZ 10/1

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() That proper gutters and down pipes are not intended to be put to prevent water dropping from the let of the roof on the public street.
() That the drainage work generally is not intended to be executed in accordance with the Municipal requirements.
Subject to your so modifying your intention as to obviate the before mentioned objections and meet by requirements, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the ments, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the ments, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the ments, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the ments, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the ments, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the ments.
as amended as aforesaid or any rule. Te tulations or hye-law made under that Act at the time in force.
Your uttraction is drawn to the Special Instructions and Note accompanying this Intimation of Disapproval. LEOU Executive Engineer Building Proposals, Zone, E. Wards. 7
SPECIAL INSTRUCTIONS
(1) THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND WHICH IS NOT YOUR PROPERTY.
(2) Under Section 68 of the Bombay Municipal Corporation Act, as amended, the Municipal Commissioner for Greater Mumbai has empowred 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) Under Byelaw, No. 8 of the Commissioner has fixed the following levels :--"Every person who spatietect as new domestic building shall cause the same to be built so that every part of

the plinth shalt be (a) Flot less than the recent cons.) above the centre of the adjoining street at the nearest point at which the drain from such building can be down cted with the sewer than existing or thereafter to be-laid in such street."

(b) Not less than 2 feet (60 cms.) above every portion of the ground within 5 feet (160 cms.) of such building

) meters above Town Hall Datum." ري Not less than 92 ff

- (4) Your attention is in vited to the provision of Section 152 of the Act whereby the person liable to pay property taxes is required 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 with this provision is punishable 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 Murnbai to inspect your permises and to grant a permission before occupation and to leavy penalty 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 Bombay Municipal Corporation 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 Suburban District before the work is started. The Non-agrical tural assessment shall be paid at the site that may be fixed by the Collector, under the Land Revenue Code and Rules thereunder.

Attention is drawn to the notes Accompanying this Intimation of Disapproval.

5. That the Licensed Structural Engineer will riol he appointed, supervision memo as per appendix XI Regulation 5(3)(IX) will not be submitted by him.

6. That the structural design and calculations for the proposed work considering seismic forces as per 1.5 Code Nos.456-2000, 13920 - 1993, 4326 and 1893 - 2002 as per circular u.no.CE/PD/11945/1 dated 2.2.2006 for existing building showing adequacy thereof to take up additional load will not be submitted by him.

7. That the regular/sanctioned/ proposed lines and reservations will not be got demarcated at site through A.E.(Survey)/E.E.(Tagget)

E.E.(D.P.)/D.I.L.R. before applying for C.C.

That the registered undertaking and additional copy of plan step from the submitted for agreeing to hand over the setback land region of compensation and that the setback handing over certificate will not be obtained from Ward Officer and the ownership of the setback land will be not be transferred in the name of M.C.G.M.

That the Indemnity Bond indemnifying the Corporation for warnings.

final the Indemnity Bond indemnitying the Corporation risks, accidents, etc.and to the occupiers and an undertaking registration no nuisance will not be submitted before C.C./starting the work.

That the requirements of N.O.C. of Chief Fire Officer / Reliance Energy.

Ltd. will not be obtained and the requisition, if any, will not be complied with before occupation certificate / B.C.C.

That the qualified registered site cup and on through architect structural.

That the qualified registered site supervisor through architect/structural engineer will not be appointed before applying for C.C.& his name and licence No. duly revalidated will not be submitted.

12. That the true copy of sanctioned layout sub-division /amalgamation approved under No.CE/320/BPES/LONS dtd.09/12/2010 alongwith the terms and conditions will not be submitted before C.C. and compliance thereof will not be done before submission of B.C.C.

13. That the no dues pending certificate shall be submitted from Asst. Engineer, Water Works, 'S' Ward before C.C.

That adequate care in planning designing and carrying out construction will not be taken in the proposed building to provide for the consequence of settlement of floors and plinth filling etc.

That adequate care will not be taken to safeguard the trees existing on the plot while carrying out construction work & NOC from Tree Authority will not be submitted.

10. That big notice under Sec.347(1)(a) of the Mumbal Manicipal Corporation Act vall not be sent for infiniting the date of commencement of the work.

17. That this office will not be infimated in prescribed proforms for checking the opens spaces and building dimensions as soon as the work upto plinth is completed.

That the clearance certificate from assessment Department regarding upto date payment of Municipal Laxes etc. viii not be submitted.

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19. That the requirement of tye law 4(C) will not be complied with before starting the drainage work and in case Municipal sewer is not laid, the drainage work will not be carried on as per-the requirement of Executive Engineer (Sewerage Project), Planning & completion certificate from him will not be submitted.

That the copy of Intimation of Disapproval conditions & other layout or 20. sub division conditions imposed by the Corporation in connection with the developmental site shall not be given to the would be purchaser and also displayed at site.

That the N.A. permission from the Collector of Bombay shall not be 21. submitted.

That a Janata Insurance Policy or policy to cover the compensation 22 claims arising out of Workmen's Compensation Act 1923 will not be taken out before starting the work and will not be renewed during the construction of work.

That the development charges as per M.R.T.P.(amendment) Act 1992 23.

That the carriage entrance shall not be provided before starting the work.

That the adequate & detent temporary sanitary accommodation will not be provided for construction workers on before starting the work. 24.

25.

That should be consumed to the consumer of the 26.

27. be submitted.

That the debris will not be removed before submitting the building 28. completion certificate and requisite deposit will not be paid before starting the work towards faithful compliance thereof.

That the No Objection Certificate from Hydraulic Engineer for the 29. proposed development will not be obtained and his requirements will not be complied with.

That the registered undertaking agreeing to form Co-op. Housing 30. society will not be submitted before starting the work.

That the society will not be formed & got registered and true copy of 31. the registration of society will not be submitted.

That the proposal for amended layout I sub-division shall not be **32**. submitted and get approved before starting the work and terms and conditions thereof will not complied with.

That the proposal will contravene the section 251 (A)(A) of the Mumbal 33.

Municipal Corporation Act.

That the remarks from Assit. Engineer, Water Works regarding 34. tocation, size capacity of the suction tank, overhead storage tank for proposed and existing work will not be submitted before starting the work and his requirements will not be complied with.

That the capacity of overhead tank will not be provided as per ' ff' form 35. issued by department of Hydraulic Engineer and structural design to that effect admitted before requesting to grant commercement certificate.

Exsculive

16 Proposia

BRIHANMUMBAI MAHANAGARPA No. CE / 192 /BPES/ AS

- That the phase programme for infrastructure development 36. submitted and got approved and will not be developed as per phase
- 3/ That the undertaking for paying additional premium due to increase in fand rate as and when demanded shall not be submitted.
- 30. That the N.O.C. from Insecticide Officer shall not be submitted.
- That the C.C. shall not be asked unless payment of advance for 39. providing treatment at construction site to prevent epidemics like Dengue, Malaria etc. is made to the Insecticide Officer of the concerned ward office and provision shall not be made as and when required by Insecticide Officer for inspection of water tanks the SUB-REGIS providing safe and stable ladder, etc. and requirements case communicated by the Insecticide Officer shall not be complied with
- 40. That the board mentioning the name of Architect/Owner shalf/not be displayed on site.
- That the requirements as per Circular No CE/PD/12387 of 17/0/42005 41. shall not be complied with during the execution of work.
- That the debris management plan shall not be submitted to 4, 1 Department and NOC shall be obtained and submitted to this office to that the necessary remarks for training of nalla/construction of S.W.B.
- SUBUREAN DIST. 43. will not be obtained from Dy.Ch.E.(S.W.D.)City & Central cell, before plinth C.C. and compliance of said remarks will not be insisted before granting full C.C. for the building.
- That the NOC from Environment Depth of GOM shall not be submitted 44 as per EIA notification dated 14/09/2006 as amended upto date.
- That the register U/T shall not be submitted by Owner / Developer / 45 Builder to sell the tenements I flats on carpet area basis only and abide by the provisions of Maharashtra Ownership flats ((Regulation of the promotion of construction, sale, Management & Transfer) Act; (MOFA) amended upto date. Indemnity Bond indemnitying MCGM & its officers from any legal complications arising due to MOFA shall not be submitted.
- That the relaxations/concessions required for consumption of full FSI 46 permissible i.e. maximum potential permitted on the plot shall not be got approved from competent Authority.
- 47 That the N.O.C. from Ch.E.(M&E) shall be submitted.
- 4.0 That the works shall be carried out between 7 00 a.m. to 7.00 p.m.
- That the undertaking stating that the interims orders passed by the 49 Hon High Court dated 04/12/2008 in PIL No.91 of 2008 and 131 of 2008 shall be adhered to and compiled with, shall not be submitted.
- That the Licensed Structural Engineer will not be appointed, 50. supervision memo as per appendix XI Regulation 5(3)(IX) will not be submitted by him.
- 51. That the second Structural Engineer shall not be appointed & structural. report shall not be submitted.
- That the orders of the Hon'ble Bombay High Court stipulating that "the 52. development shall be subject to the orders which may be passed in ! the PIL Writ Petition No.131 & PIL WP No.91 on 04/12/2008 and they developer shall not claim any equilation for the work done during the pending of these will petitions" shall not binding upon the developers to Owers etc.

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BRIHANMUMBAI MAHANAGARPALIKA E 5 OCT 2011 No. CE / 192 /BPES/ AS

करल गामाearance under GOI nolification dated 14ⁱⁿ as amended upto date shall not be obtained.

289 9 ECONDITIONS TO BE COMPLIED WITH BEFORE FURTHER C.C.

That the N.O.C. from Civil Aviation Department will not be obtained for the proposed height of the building.

That the requirement of N.O.C. from C.A.U.L.C.& R. Act will not be 2. complied with before starting the work above plinth level.

GENERAL CONDITIONS TO BE COMPLIED WITH BEFORE O.C. C)

That the separate vertical drain pipe, soil pipe with a separate gully tap, water main, overhead tank, etc. for maternity home/nursing home user will not be provided and the drainage systems or the residential part of

2

3.

will not be provided and the drainage systems or the residential part of the building affinite before ded.

That some of intradigues in you be faid internally with C.I. pipes of adequate size.

That the sust the will not be provided as per C.E.'s circular No.CE 0.35/11 of 1.6.1978. Z

That the surrounded and submitted before applying for occupation certificate will not be made in consultation with executive Engineer (2000) or as per his remarks and a completion certificate will not be provided.

That 10 ft. Bayen at way upto staircase will not be provided.

That the surrounded open spaces parking spaces and terrace will not

r,

That the surrounding open spaces, parking spaces and terrace will not be kept open and unbuilt upon and will not be levelled 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 7 not be displayed at a prominent place before O.C.C./B.C.C.

That the parking spaces shall not be provided as per D.C.Regulation 8. No 36

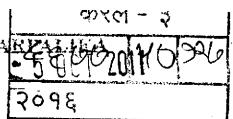
That B.C.C. will not be obtained and LO.D and debris deposit etc.willhot be claimed for refund within a period of 5 years from the date of its payment.

10. That the provision will not be made for making available water for flushing and other non-potable purposes through a system of borewell and pumping that water through a separate overhead tank which will be connected to the drainage system and will not have any chances of mixing with the normal water supply of the Corporation.

11. That the certificate to the effect that the licensed surveyor has effectively supervised the work and has carried out tests for checking leakages through canitary blocks, termites, fixtures, joints in drainage pipes etc. and that the workmanship is found very satisfactory shall flot bg. submitted

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BRIHANMUMBAI MAHANAGA No. CE / 192 /BPES/ AS



12. That the three sets of plans mounted on canvas will not be submitted.

13. That the certificate from Lift Inspector regarding satisfactory installation and operation of lift will not be submitted.

14. That the federation of flat owners of the sub-division/layout for construction and maintenance of the infrastructure will not be formed.

15. That the adequate provision for post-mail boxes shall not be made at suitable location on ground floor /stilt.

overhead tank will not be provided with a proper access for the station insecticide Officer wills a provision of temporary but safe and table ladder etc.

17. That the final NOC from S.G. shall not be submitted.

18. That the requisitions of clause No.45 & 46 of D.C.R. complied with.

19. That the infrastructural works such as; construction of handholes/manholes, ducts for underground cables, concealed wiring inside the flats/rooms, rooms/space for telecom installations etc. required for providing telecom services shall not be provided.

20. That the provision for rain water harvesting as per design prepared by approved consultant in the field shall not be made to the satisfaction of

Municipal Commissioner.

That the Vermiculture bins for disposal of wet waste as per the design and specification of Organisations / individuals specialized in this field, as per the list furnished by Solid Waste Management Department of MCGM, shall not be provided to the satisfaction of Municipal Commissioner.

D) CONDITIONS TO BE COMPLIED WITH BEFORE B.C.C.

That certificate under Section 270-A of the Mumbai Municipal Corporation Act will not be obtained from H.E.'s department regarding adequacy of water supply.

2. That the ownership of the recreation space/swimming pool /Club House shall not west by provision in a deed of conveyance in all the property owners on account of whose holding the R.G./Swimming Pool Coub House is assigned.

3: That the structure constructed in recreation space for the user of shall not be used only for recreational activity for which it is approved for the bondade society members.

Laculive Engineer

(Building Proposals)(E. S.)-II

NOTES

are complied with es objections

qified set of latest approved plans shall be displyed on site at the time of commencement, the work and Oduring the process of the seutienon 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 material 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 at least 15 days prior to the date of which the proposed construction work is taken in hand that the water existing in the compound will be utilised for their construction works and they will not use any Municipal Water for construction purposes. Failing this, it will be presume that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.
- parding or screen wall for supporting the depots of building materials shall be constructed before starting any work of the property crials may be expected to be stabled in front of the property. The scaffoldings, the property of the property of the property of the owner/ the property of the property of the property of the owner/ the property of the property of the property of the owner/ the property of the property of the property of the owner/ the property of the prope
- s the structural design is approved. (9)
- should not be started before the same is shown to this office Sub-Engineer concerned (10)hed from him regarding correctness of the open spaces & dimension.
- er street connections, if necessary, should be made simultaneously with commencement of the work as the Municipal Corporation will require time to consider alternative site to avoid the excavation of the road an footpath.
- (12) All the terms and conditions of the approved layout/sub-division under No. of should be adhered to and complied with.
- (13) No Building/Drainage Completion Certificate will be accepted non-water connection granted (except for the construction purposes) unless road is constructed to the satisfaction of the Municipal Commissioner as per the provision of Section 345 of the Bombay Municipal Corporation Act and as per the terms and conditions for sanction to the layout.
- (14) Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.
- (15) The acces 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 asphalting lighting and drainage before submition of the Building Completion Certificate.
- (16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.
- (17) The surrounding open spaces around the building should be consolidated in Concrete having broke glass 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 are demolished.

(20) This Intimation of Disapproval is given exclusively for the purpose of enabling on 9 Deced 2016 of the arrangements of obtaining No Objection Certificate from the Housing communication and State 1 of the Rent Act and in the event of your proceeding with the work either virtual to immation 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 infinition 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 plans should not be taken up in hand unless the City Engineer is satisfied with the

(7) Specific plans in respect of eviciting or rehousing the existing tenants on hour stating their number and the area in occupation of each.

(n) Specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between you and the existing tenants that they are specifically signed agreement between your and the existing tenants that they are specifically specifically signed agreement between your and the existing tenants that they are specifically speci

(iii) Plans showing the phased programme of construction has to be duly approved by this affection, so the work so as not to contravene at any stage of construction, the Development of introl. Rules appropriate open spaces, light and ventilation of existing structure.

(22) In case of extension to existing building, blocking of existing windows of rosides should be done first before starting the work.

(23) In case of additional floor no work should be start or during monsoon which consequent nuisance to the tenants staying on the floor below.

(24) the bottom of the over hand storage work above the linished level of the terrace share to be asked that metre.

(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) It 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) No new well, tank, pond, eistern or fountain shall be dag or constructed without the previous permission in writing 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 fitting 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 eistern shall be made easily, safely and permanently a ceasible by providing a firmly fixed iron ladder, the 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) Louvres should be provided as required by Bye-law No. 5 (b).

(b) Lintels or Arches should be provided over Door and Window opening.

(c) The drains should be laid as require under Section 234-1 (a).

(d) The inspection chamber should be plastered inside and outside.

(33) If the proposed aditional is intended to be carried out on old foundations and structures, you will do sout your own risk.



M.V. KINI & CC.

VILE PARLE

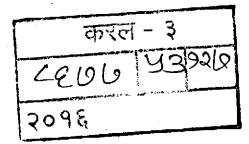


B-103. 1ST FLOOR. CHARMEE ENCLAVE. SHRADHANAND ROAD, WESTERN EXPRESS HIGHWAY, VILE PARLE (E), MUMBAI -400 057, Tel.: Off.: 2616 4450, 3261 5163 • Fax: 2610 4451 • E-mail: parle@mvkini.com

2nd January 2015

M/s. Lake View Developers, Mumbai

Re:



Description of the land being a portion of all those originally agricultural pieces and parcels of land comprising of CTS Nos. 4, 5, 8, 9, 10, 11, 12, 13 (pt), 14 (pt), 16 (pt), 17, 18 (pt), 19 (pt), 24 (pt) and 25 of Village Powai, Taluka Kurla, admeasuring about 3,64,760 sq. mtrs. however excluding an area of 14,717 sq. mtrs. retained by original owners. ("Said Property")

is to that we trave investigated the title of M/s. Lake View Developers. stered under the Indian Partnership Act, hereinafter Lake View" to the Said Property and we have to state



HEAD OFFICE

SAVLA CHAMBERS 40. CAWASJI PATEL STREET, FORT MUMBAI-400 001 TEL: OFF: 2281 5883/84/85/2204 8683, FAX: 2204 4971, E-mail: bombay@mvkini.com/raykini@bom5.vsnl.net.in

BRANCH OFFICES

BANGALORE

KBNI HOUSE 6/39, JANGPURA-B, NEW DELHILL 10 014 TELL: (011) 2437-1038/35/40 FAX: (011) 2437-9484.

MOBILE: 98111-81811/93126-10090/-98115-34555. E-mail: delhi-@miklim.com/mykhin@vani.ne/
4. ALEXANDER STREET RICHMOND TOWN, ABOVE UNION BANK, BANGALORE/560-025, TELL: (080) 2221-1434/5114-4702
FAX: (080) 2217-3156, MOBILE: 63418-72674/98440-90215/96441-7371. E-mail: bangalore@mikin.com/myklni@airle/mail.in

HYDERABAD

PUNE

CHANDIGAP

PLANACAU (U.R.) TELL: (UTX) 2-22/37, MOMARA, CHANDIGARH, TELL: (0172) 272 0239/270 5057.

1222 58C10P-218, OPP NIRANKARI GURUDWARA, CHANDIGARH, TELL: (0172) 272 0239/270 5057.

MCBILE: 78564 31944/98880 81944, E-mast: chandigarh@mykim.com/chandigarh_mykini@yahoo.com ** SAGARDEEP APARTMENT, VIP ROAD, RAGHUNATHPUR, KOLKATA - 700 (55). TELL: (032) 32411266, 25007175
FAX: -032: 25007175 E-mail: driay@rodiffmax.com/sofikale@rovkini.com

- In pursuance of the provisions of the MMRDA AC The Mumbai Metropolitan Region Development Authority (hereinatier referred to as "MMRDA") formulated and sanctioned at its 9th meeting held on 24" January, 1977, a scheme called "Powai Area Development Scheme" for the development of lands situated lying and being at Villages Powai and Tirandaz of Taluka Kurla in the registration district and sub-district of Mumbai City and Mumbai Suburban.
- 2) It further appears that between January 1977 and Doce pages 1.

 N. Lajpatrai Dharia & Co., were the Original Owners to as the "Original Owners") of the Said Property.
- Agreement for Development cum Sale dated 15th December, 1983, whereby the said Original Owners granted exclusive right of development in respect of the Said Property to the Said Lake View and had placed the Said Lake View in exclusive possession of the Said Property. The said Original Owners also executed Power of Attorney dated 15th December, 1983, in favour of Partner of the Said Lake View. thereby authorizing him to do acts and deeds, as contained therein. The said Original Owners thereafter executed Supplemental Agreement dated 12th June, 1985, with the Said Lake View, whereby it was agreed by the said Original Owners that the Said Lake View would be entitled to part with possession of the Said Property for which full payment was received.
- By Tripartite Agreement dated 19th November, 1986, made between the Governor of Maharashtra of the first part, the said MRMDA of the second part, and Harishchandra Chandrabhan Sharma and others, it also included the said Original Owners, the said Original Owners, through

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CEISTOR CA, the Partner of the Said Lake View, surrendered and delivered the Said Property to the State Government and/or the said MMRDA

pursuant to the said reservation under the said MMRDA Act of 1974 and accordingly the Governor of Maharashtra and the said constituted authority, MMRDA, agreed to dispose of by way of a lease the Said Property back to the said Original Owners, as per the terms and conditions set out therein. Pursuant to the said Tripartite Agreement of 19th November, 1986, an Agreement to Lease was also executed on the same day i.e. on 19th November, 1986, by MMRDA in favour of the said Original Owners / their assigns as the then licensees and the said Owners / their assigns were accordingly allowed to enter upon to deal with and develop the Said Property subject to the terms and conditions perem contained which include an agreement to grant a lease for period

of 80 years, as comained therein.

5]

said Original Owners thereafter have executed following documents h The Said Lake View in respect of the Said Property -

- Power of Attorney dated 17th February, 1987, in favour of Mr. (i) Niranjan Hiranandani and Mr. Surendra Hiranandani of the Said Lake View whereby the Original Owners thereby granting authority to the Said Lake View -
 - To execute conveyance in favour of the Attorney or their (a) nominees.
 - To obtain permission for transfer of the property and (b)
 - To appoint substitutes in their place to act as Attorneys. (C)
- Vide Writing dated 21st January, 1991, addressed to the Said (ii) Lake View, whereby the Original Owners confirmed having received full payment of consideration and that they having no

financial or other claim of any nature whatsower agains the Said Lake View is entitled that the Said Lake View is entitled interalia to develop, sell, lease, mortgage the Said Property as it may in its sole and absolute discretion deem fit without any reference or recourse to the Original Owners.

of Mr. Niranjan Hiranandani and Mr. Surendra Hiranandani and Mr. Surendra

- We also state that all the aforesaid documents and deeds, including the Tripartite Agreement of 19th November, 1986, Agreement to Lease also bearing the same date, are still valid and subsisting as on this date.
- 7] Thus, the Said Lake View is in exclusive possession of the Said Property from the year 1983 and is developing the Said Property in a phased wise manner since then. In the course of the development, the Said Lake View has constructed several buildings on the Said Property and sold / disposed of the flats / tenements constructed thereon.

- We understand that legal proceedings in the form of PILs, being PIL Nos. 131 of 2008. 91 of 2008 and 21 of 2010, have been filed by certain persons in respect of the lands forming part of PADS, including the Said Property. Certain Orders have been passed in the said PILs including Order / Judgment dated 22^{no} February, 2012 (the said Orders). The said M/s. Lake View Developers are constructing buildings on the lands forming part of PADS including portions of the Said Property under the said Orders. Further Eight Societies in Sector IV-A forming part of the Said Property, admeasuring about 1,11,827 sq. mtrs. (excluding reservations), have filed Suit, being Suit No. 54 of 2014 in the Bombay High Court and have taken out Notice of Motion No. 62 of 2014, for interalia restraining the further constructions in the said Sector IV-A. The sale of the premises in the buildings being constructed in the said Sector IV-A, are subject to the final decision of the Bombay High Court in the said PILs and further Orders in the said Notice of Motion No. 62 of 2014.
- In the premises aforesaid, subject to the aforesaid Tripartite Agreement and Agreement to Lease, both dated 19th November, 1986, we have found the title of the Said Lake View as the Assignee of the Original Owners to the Said Property as clear and marketable and free from any encumbrance of any nature whatsoever.

Thanking you.

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Yours faithfully, For M/s. M. V. Kini & Co.



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(पान गः--])

मालमत्ता पत्रक

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\$005/80CC \$207/88CC	मा.जिल्ह्यधिकारी मुंबई उपनगर जिल्हा याचेकडोल एकक्रिकरण व पोटिवपाजन आदेश क. सी. /वार्था- रुक्षै/गो.वि./एस. आर. के. ६९८ दि.ए५/२०/९८ व शुब्धिय हि. २५/३/०६ नुसार च श्कडोल.चि. १/४/०६ चे आदेशाने न.मू.क. १० चे ६३१.०० व्यी. मो.होत्रमपुन ४५८.०० ची.मी. क्षेत्र बजा करून न. गू.क. १०व सेत्र ४५८.०० ची.मी. बी स्वतंत्र मि.प. उपडली. व न.मू.क.१० वरील दि.१८/२/८८ च दि. १८/१/९२ च्या नोदीची रूजूबात दि.०४/४/०६ रोजी सदर मिळकत पत्रीकेवर घेतली आहे. न.मू.अ.१ येजवाडील च.भू.क./पवई.तिरंशान/८८ दि. १९११/८८ चा करार नामो दिनांक २६/१२/८६ ची ताबे पावती.महराष्ट्र सासन राजपत्र अधिरूपना दि. १४/५/८३ व भूमजीपकारी मृंबई महानगर प्रदेश विकास प्राधिकरण यांचा दि.१३/११/८७ चा अर्ज. मा.अ.मू.अ.मुंबई यांचे कडोल पत्र क्र.सी.टी.एस.३/९१ दि.१९/९९१ अन्वये तिरंजन हिरानंदानी यांचा अर्थ दिनांक २८/८/९० व जबाब याजन्वये न.मू.अ.१ मुंबई यांजकडील आदेश क्र.न.मू.अ.१/पवई/तिरंदाज/९२ दि. २८/१२/९२ अन्वये भाडेपट्याचे (२६५६६.०६.६)नापुढ़ो		[महाराष्ट्र शासन। (H) भृवई महानगर प्रदेश विकास प्रधिकरण (L) एल.एम.वर्मा (E) १) निरंजन हिरानंदानी		रते च नेविद्य १९८१ १९४४ १ स्यो - १९४ १ ४ १ ४ १ ४ १ ४ १ ४ १ ४ १ ४ १ ४ १ ४
,	डेक्लपर म्हणून इतर इक्कात नांव दाखल केले	, .	पापत श्री भव्यक्		
र्षे करणस्य - एस. के ए. भू	पड़ियाक्रमनं क्रमांक १० उ १२ वर्जे प्राप्त दिनांक १० (८११३३ ह्व नक्कल तथार दिनांक १० (१०११३३ ह्व नक्कल दिल्याची दिनांक १० (१०११३२ ह्वूण उसे नक्कल पर्योपन क्रियाकरी भूगुंड	יםן ומציפויומה,	विश्व क्षेत्र प्राप्त क्षेत्र	श्री अस्तिवृत्त पु ार जिल्ला पवि विकास मेळात अस् विक्ति विक्ति	प्रतीयर दाखल जी.मी. शुक्त राज्य दशस्य केवर नमुद ल्याची

करल - ३ yerro 2200 सालमत्ता पत्रक राष्ट्रांनि-६ पवां नितहा -तालु त/न.भु.मा.का. -- न.भू.स. मृतुंड शासनाता दितिल्या अवस्त्र चा क्रेंजा धारणाधिकार पूर्णन इ.स. प्ला. व. तपशील अधि त्याच्या फेर्र चे पौ श्रुभ 11 7**१४७१**.९ [\$2904.4] - २३९०.५ रस्तारुंदीत — गेलेने कमी. [१५८१५.८] **१९०८१.**४ - १११५१.६ न.भ.क.१२ — मध्ये सामील. 6656.6 - ११७.० न. ग्.क्रमांक ४ म्यूये ----- सामील झाल्याने कर्मा. [5.5130] \$5.3XY¢} - ५९५९.०० न.भू.क.११**न** ची स्टब्लंड मि.भ. उघडलेमे - कमी केले धि मुक 1950 SUBURBAN CAST ξ भार iit साक्षाकंन <u>;</u>; नविन धारक (घा) खंड क्रयांक व्यवहार र् पट्टेदार (प) किंवा भार (भ) [महाराष्ट्र शासन] न.पू.अ.१ यांजकडील सही -2395/50/2: (H) न.पू.सं/श्वर्द तिरदोन/८८ दि. १८.२.८८ ११८८-०४-२५ न.मृ.स. मुंबई महानगर प्रदेश विकास प्राधिकरण मृत्युंड दि. १९.११.८६ चा (L) क्सारनामा दि. २६.१२.८६ के.बी. धारीया ची ताने पावती एल. एन. धर्म महाराष्ट्र शासन राजपत्र मधिसुचना दि. १२.५.८३ व भूमि अधिकारी मुंबई महानगर प्रदेश विकास प्राधिकरण यांचादि. १३.११.८७ चा **अर्ज** क्षेत्र १३०७२.५ चो गी.

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विभाः पवइ तालुवर्ः/न.भु.मा.का. -- न.भू.अ. गुर् Ì₩ ---क्ष] शासनाला दिलेल्या **आवसरपीया किया** पाङ् **धारणाधिकार** शिंद नन्स २०१६ क्रमंत्र / घो भी तपशील आणि त्याच्या फेर तपास**्टे**णी नियत प्तः न Ħ ११ नविन घारक (धा) साक्षाकंन खंड क्रमांक व्यवहार **पट्टेंदार (प) किंवा भ**र (भा) सदरच्या मिळकतीत्न २३९०-५ श्री- निरंजन ७.११८८ रही • चौ.मी. क्षेत्र रस्तारुदीत गेलेने क्रियानंदानी यांचा 1966--6-16 क्रमी વ.**ણ.ઝા**. ि. ११.४.८८ या (H)अर्ज मुंबई महानगर मुल्द्र प्रदेश विकास वृहन्युंबई महानगर पालिका शिल्लक क्षेत्र पडताळणी/ प्राधिकरण यांचे मोजणी अती कायम होणेस ESUB-REGISTRAD दि. २.५.८८ चे प्रा פוס. जि.नि.भू.स. तथा न.भू.ज.६ यांचेनाडील आइस के रसारंदी /पब्हें/८८ दि. १.७.८८ रस्त्याकडे ५६.२ ३/१९९० जितंत्रस्थाः **तथा** न.भू.स.र. गांजबाडील जादेश दि. १८.४.९० (Sector IV A मधील) (H) TORRAN SUBURBAN मुंबई महानगर प्रदेश विकास एवझीबयुटांच प्राधिकाण इजिनिअर बिल्डींग (L) प्रधाजल इ.एस. के.बी.धारीया मृंदई पांजकडील एल. एम. वर्मा न सी.इ. ३२२/ वा पी.इ.एस./ रल ओ-एन-दि. ११.४.९० एक्झांक्युटीव्ह सेवटर V 25. 1888 Sec. सदी -रस्ता ३०१.१ इंजिन्सिस बिल्डींग 25-40-325 (H) नम्.स. प्रयोजल इस्टर्न मुंबई गहानगर प्रदेश विकास मृत्य सबरबंद यांचेकडोल 08/8 प्रधिकरण नं.सी.इ/३२०/ बी.पी (L) इ.एस./ एल.ओ.एन/. के.ची. धारीपा दि. १९.७.५० व या एल. एम. वर्मा कार्यालयाकडील आदेश दि. २९,७,९१ (E) **१२/१९९२** $\forall x. \forall t$ HG. १) निरंजन हिरानंदानी ना अ.भू.अधूर्मवर् 25-51-599 २) सुरेंद्र हिरानदानी नःपूत्रः मृलुङ यांचेकडाल पत्र क्र सी टी एस २/९१ दि. १५.९.९१ अन्वये निरंजन हिसनंदानी यांचा अर्ज दि. २८.८.५० व जबाब यान्वये न.प्. अ.१ भुंबई याचेकडील अदेश के न भार पचई/ तिरदांज/९२ १८. २८-१२.९२ अन्वये भाडेपट्टराराचे क्षेत्र १०६८२.० ची.मी. क्षेत्रापुरते डक्सपर म्हणून इतर हस्कास नाव एखल बेली.