

SHREE NURSINGSAHAY MUDUNGOPAL (Bombay)

DISTRIBUTORS, DEALERS & EXPORTERS FOR MAJOR ELECTRICAL MANUFACTURERS 45/47, Lohar Chawl, Mumbai 400 002. Tel: + 91 22 5633 1344, 5633 8912 (9 lines); Fax: 2206 3134; Reliance Mobile: 022 31030241, 31027109; E-mail: mumbai@shreenm.com; Web: www.shreenm.com

REF. NO. PM/S/16/04

2ND MAR. 2005

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The Credit Manager State Bank of India Commercial Branch, MUMBAI 400 023

Dear Sir,

SUB: SUBMITTING ORIGINAL STAMP DUTY PAID AND REGISTERED AGREEMENTS FOR UNIT PURCHASE AT ANDHERI SAKINAKA

With reference to the above we are enclosing herewith the following documents of the premises purchased at Andheri Sakinaka in Building "Sagar Tech Plaza-A" situated at Village. Mohili, Andheri Kurla Road, Andheri, Sakinaka, Mumbai 400 072, for which we have taken term loan from you:-

- 1) An Original Agreement of Unit No. 401, 402,403,404,405 & 406- Total Area admeasuring 6271 Sq. Ft (Built Up) on 4th Floor,
 - a) Origianal Index No.II
 - b) Original Receipt of Registration Fees Paid Rs. 31120/- and the second research to the se
 - c) Original Stamp Duty Paid Receipt for Rs.9,50,400.00 + 10 = Rs. 950410.00
 - d) Original Agreement with Stamp duty paid thereon Rs. 950400.00
 - e) Typical Floor Plan with Marked Area
 - f) Copy of IOD
 - g) Copy of Commencement Certificate
 - h) Copies of other relevant papers
- 2) An Original Agreed of Unit No. 407- Total Area admeasuring 1035 Sq. Ft (Built Up) on 4th Floor:
 - a) Original Index No. II
 - b) Original Receipt of Registration Fess Paid Rs. 311120/-
 - c) Original Stamp Duty paid Receipt for Rs. 156875.00 + 10= 156885.00
 - d) Original Agreement with Stamp duty paid there on Rs. 156875.00
 - e) Typical Floor Plan with Marked Area
 - f) Copy of IOD
 - g) Copy of Commencement Certificate
 - h) Copies of other relevant papers



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-2-

- 3) An original Agreement of Unit No. 408 Total Area admeasuring 1035 Sq Ft. (Built Up) on 4th Floor
 - a) Original Index No. II
 - b) Original Receipt of Registration Fess Paid Rs. 311120/-
 - c) Original Stamp Duty paid Receipt for Rs. 156875.00 + 10= 156885.00
 - d) Original Agreement with Stamp duty paid there on Rs. 156875.00
 - e) Typical Floor Plan with Marked Area
 - f) Copy of IOD
 - g) Copy of Commencement Certificate
 - h) Copies of other relevant papers
- 4) An Original Agreement of Unit 409 Total Area admeasuring 1035 Sq. Ft (Built Up) on 4th Floor:
 - a) Original Index No. II
 - b) Original Receipt of Registration Fess Paid Rs. 311120/-
 - c) Original Stamp Duty paid Receipt for Rs. 156875.00 + 10= 156885.00
 - d) Original Agreement with Stamp duty paid there on Rs. 156875.00
 - e) Typical Floor Plan with Marked Area
 - f) Copy of IOD
 - g) Copy of Commencement Certificate
 - h) Copies of other relevant papers
- 5) An Original Agreement of Unit 410 Total Area admeasuring 1035 Sq. Ft (Built Up) on 4th Floor:
 - a) Original Index No. II
 - b) Original Receipt of Registration Fess Paid Rs. 311120/-
 - c) Original Stamp Duty paid Receipt for Rs. 156875.00 + 10= 156885.00
 - d) Original Agreement with Stamp duty paid there on Rs. 156875.00
 - e) Typical Floor Plan with Marked Area
 - f) Copy of IOD
 - g) Copy of Commencement Certificate
 - h) Copies of other relevant papers

So we are enclosing herewith all paper as mentioned above. Kindly acknowledge the receipt of the same

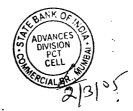
Thanking you,

Yours faithfully,

For Shree Nursingsahay Mudungopal (Bombay)

Authorised signatory.

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दस्तक्रमांक व वर्ष: 902/2005

दुय्यम निबंधक: कुर्ला 1 (कुर्ला)

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Monday, February 07, 2005

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सूची क्र. दोन INDEX NO. II

नोंदणी 63 म.

Regn. 63 m.e.

गावाचे नाव: मोहिली

(1) विलेखाचा प्रकार, मोबदल्याचे स्वरूप करारनामा व बाजारभाव (भाडेपटट्याच्या बाबतीत पटटाकार आकारणा देतो की पटटेदार ते नमूद करावे) मोबदला रू. 3,137,085.00

बा.भा. रू. 2,524,987.00

(2) भू-मापन, पोटहिस्सा व घरक्रमांक (असल्यास)

(1) सिटिएस क्र.: 721 वर्णनः विभागाचे नाव - मोहिली - कुर्ला , उपविभागाचे नाव - 109/522 - रस्ता: लाल बहादुर शास्त्री मार्ग ते साकीनाका जाणारा कुर्ला अंधेरी मार्ग. सदर मिळकत सि.टी.एस. नंबर - 721 मध्दे आहे. - ऑफीस नं 407, 4 था मजला, बिल्डींग नं अे, सागर टेक प्लाझा, अंधेरी- कुर्ला रोड, साकीनाका जंक्शन मुं 72. तळ मजला अधिक 9 मजल्यांची इमारत, सर्व्हें नं 14,15,20 हिस्सा नं 1 ते 4. सिटीएस नं 721, 721-1, 721 ए, 721 बी. (1)बांधीव मिळकतीचे क्षेत्रफळ 96.19 ची.मी. आहे.

(3)क्षेत्रफळ

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

(1)-

(5) दस्तऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा दिवाणी न्यायालयाचा ह्कुमनामा किंवा आदेश असल्यास, प्रतिवादीचे नाव व संपूर्ण पत्ता

(6) दस्तऐवज करून घेण्या-या पक्षकाराचे नाव व संपूर्ण पत्ता किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, वादीचे नाव व संपूर्ण पत्ता

- (1) मे/- संत सागर कॉर्पोरेशन तर्फे भागीदार मलीक के. मरेडीया यांच्यातर्फे कु मु म्हणून संदिप गजानन गंध्रे AABFS6522Q - -; घर/फ़्लॅट नं: बी-201, ओम-धारा को. ऑप. हाऊ. सोसा. म्हात्रे नगर, राजाजी पथ, डोंबीवली (पू) जि. ठाणे - 421201.; गल्ली/रस्ताः -; ईमारतीचे नावः -; ईमारत नं: -; पेठ/वसाहत: -; शहर/गाव: -; तालुका: -; पिन: -; पॅन नम्बर: -.
- (1) मेसर्स श्री नरसिंगसहाय मुदुनगोपाल (बॉम्बे) तर्फे भागीदार श्रीवल्लभ पी. मुंधरा पॅन नं अेओएमएफएस3162के - -; घर/फ़्लॅट नं: 45/47, लोहार चाळ, मुंबई - 2.; गल्ली/रस्ता: -; ईमारतीचे नाव: -; ईमारत नं: -; पेठ/वसाहत: -; शहर/गाव: -; तालुका: -;पिन: -; पॅन नम्बर: -.

(7) दिनांक

नोंदणीचा

करून दिल्याचा 07/02/2005

(8)

07/02/2005

(9) अनुक्रमांक, खंड व पृष्ठ

902, /2005

(10) बाजारभावाप्रमाणे मुद्रांक शुल्क

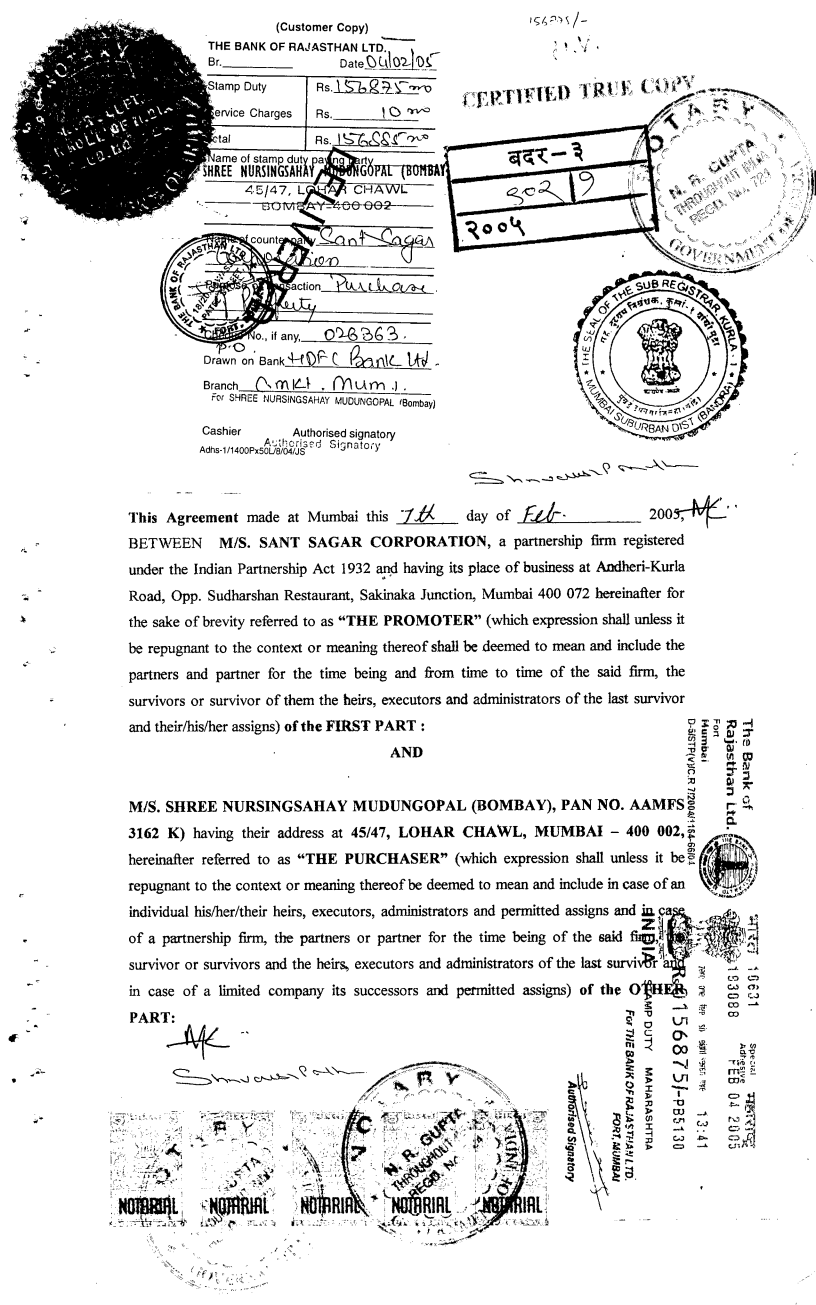
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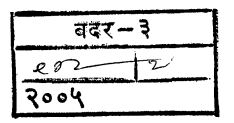
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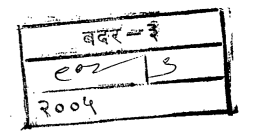






- Limited"), a company within the meaning of the Companies Act 1956 (hereinafter reference to as "the Original Owner") was the owner and/or seized and possessed of and/or otherwise well and sufficiently entitled to several pieces and parcels of land admeasuring 27,368.3 square meters situate at Village Mohili, Andheri Kurla Road, Greater Mumbai, NROUGH State of Maharashtra more particularly described in the First Schedule hereunder witten (hereinafter referred to as "the larger property")
- (ii) In or around June1991 the Original Owner had been declared a Sick Industrial Unit under the provisions of the Sick Industrial Companies (Special Provisions) Act 1985 (hereinafter referred to as "SICA");
- (iii) By an Order dated 28 February 1995 passed under the provisions of Section 18 (4) read with Section 19 (3) of the SICA, the Board for Industrial and Financial Reconstruction (hereinafter referred to as "BIFR") has sanctioned a Scheme for Rehabilitation ("Scheme") of the Original Owner;
- (iv) In terms of Clause III (2) of the Scheme read with Section 18 (6A) of SICA and Clause VII
 (7) of the Scheme, the Original Owner was required to sell the Larger Property to the
 Promoter and accordingly the Original Owner by an Agreement dated 16 June 1995 read
 with Supplemental Agreement dated 15th September, 1995, agreed to sell and target to
 the Promoter the Larger Property on the terms and conditions therein contained.
- (v) The larger property was situated in Special Industrial Zone (I-3) By an order and 21 August 1995, the Municipal Corporation of Greater Mumbai (NCGM) permits the development of the larger property for commercial purpose inter alia on the terms are conditions that 17.5% of the net area of the larger property shall be developed and handed over as amenity plot;
- (vi) The Larger Property is within the Bombay Urban Agglomeration as per the Schedule appended to the ULC Act. By an Order dated 29 July 1995 bearing No.C/ ULC/ D.III/22/5696 and Order dated 5 August 1996 read with order dated 19 May 2000 passed by the Additional Collector and Competent Authority, ULC, Greater Bombay the Larger Property has been permitted to be redeveloped;
- (vii) Besides the Floor Space Index (FSI) being the yield of the Larger Property that is available as per the provisions of Development Control Regulation for Greater Mumbai (DCR), the Larger Property is designated as receivable plot and additional FSI by way of Transferable Development Rights (TDR) could be loaded thereon as per the provisions of the DCR. In these circumstances several buildings and/or structures could be constructed on the Larger Property by consuming FSI being the yield of the Larger Property and TDR;

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THROUGHOUT INDIA

The Promoter is desirous of developing a portion of the larger property and constructing (viii) Residential / Commercial buildings thereon. The said portion on which the Residence Commercial buildings proposed to be constructed is more particularly describ Second Schedule hereunder written (hereinafter referred to as "the said pro the remaining property on which Commercial / residential project is proposed to be

In respect of the Larger Property, the Promoter has submitted to the Municipal GO. No. 724

Corporation of Greater Mumbai (MCGM), a law out color. (ix) dated 10 November 1995 sanctioned and approved the same subject to the terr conditions mentioned therein. The said lay out was amended and the amended lay out was approved and sanctioned by BMC vide its order dated 11th January 2001. The said amended lay out makes provision for Recreation Ground (RG) being RG "A", RG "B" and RG "C" and internal road;

As per the said amended lay out, 3 commercial buildings being Building "A", Building "B" (x) and Building "C" are proposed to be constructed on the said property and/or Residential / commercial buildings being Building "D" is proposed to be constructed on the adjoining property.

The MCGM has sanctioned the plans for construction of commercial (xi) issued Intimation of Disapproval (IOD) bearing No. CE/3837/BP December 2001 and Commencement Certificate (CC) bearing No. 37/8/37/8 dated 18 April 2002. Building "A" shall be of ground and nine upper file said IOD dated 05th December 2001 and CC dated 18th April 2002 and and has been marked as ANNEXURE 1 & ANNEXURE 2 respectively

In these circumstances, the Promoter became entitled to develop the said property and (xii) construct the said 3 commercial building/s thereon and sell the Shop / commercial premises and other tenements constructed therein.

(xiii) At the instructions of the Promoters, Mr. Ramesh S. Bhalerao, Advocate has investigated the title of the Original Owner inter alia to the said property . The said Advocate has by his title certificate dated June 22nd, 2004 opined that, the title of the Original Owner to the said property is clear and marketable and free from all encumbrances. Advocate also opined that subject to the terms and conditions of the said Agreement dated 16th June 1995 read with Supplemental Agreement dated 15th September 1995, the Promoter is entitled to develop the said property and construct buildings thereon as per the plans sanctioned/to be sanctioned by MCGM. A copy of the said Title Certificate dated June 22nd , 2004 is annexed hereto and marked as **Annexure "3"**

The Promoter agrees to allot to the Purchaser(s) Shop / commercial premises No. 407 (xv) admeasuring 1035 sq.ft. (built-up) on the Fourth floor in building "A" being constructed on the said property (hereinafter referred to as "the Commercial premises"). For the purpose of this Agreement, the expression "built-up" shall mean and include the FSI,

s also area available on account of also includes area of lobbies (Warls HOUT INDIA) titles etc.;

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TDR/FSI as may be sanctioned by the MCGM as also area available on accordance payment of premium for lifts, staircase, etc. and also includes area of lobbies passages, balcony and all other infrastructure amenities etc.;

The present layout of the larger property, design, elevation plans may be required to be amended from time to time by the Promoter and the Purchaser has entered in the MEN present Agreement knowing fully well that the scheme of development proposed to be carried out by the Promoter on the larger property and/or the said property may take a very long time, therefore the Promoter may require to amend, from time to time, the plans, lay out, design, elevation and the Purchaser has no objection to the Promoter making such amendments.

(xvi) The Purchaser has demanded from the Promoter and the Promoter has given inspection to the Purchaser of all documents of title relating to the larger property including the plans, designs and specifications prepared by the Promoter's Architects, the Certificate of title, revenue records and such other documents as specified under the Maharashtra Ownership Flat (Regulation of the Promotion of Construction Management and Transfer) Act, 1963 (hereinafter referred to as "the Maharashtra Ownership Flat") and the rules made thereunder.

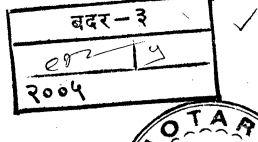
written agreement for sale of the said Commercial premises with the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact these presents and also to register the said agreement under the purchaser being fact the purc

(xviii) The Purchaser is aware that development of the larger property shall be over a lengthy period of time and that although the said new building in which the Commercial premises hereby agreed to be sold may be completed and the Promoter may permit the Purchaser to use the Shop, however, only on completion of the entire work of development on the larger property and only upon sale of all the offices, shops, garages, stilt, parking, open spaces and other tenements, the Promoter shall take steps to form a co-operative society and get the said new building and the land underneath leased/conveyed/transferred in favour of the said Co-operative Society and/or any other body corporate to be formed of the purchasers. This Agreement is entered into by the Purchaser on a specific understanding that the Purchaser shall not insist upon formation of said Co-operative Society or other organization and/or execution of the conveyance/lease of the said property until the development of the larger property and construction of all the buildings thereon including Commercial / residential project is completed and until the sale of all the offices, shops, garages, stilt, parking, open spaces and other tenements, are effected.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as under:-

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1. The Promoter shall construct the said buildings on the said property more particularly described in the Second Schedule hereunder written in accordance with the plans, specifications, designs and elevations as approved by the concerned local authority bughout INDIA and which have been seen and approved by the Purchaser with such variations and EGD. No. 724 modifications as a Promoter may make from time to time. The name of the Building "A" shall be "SAGAR TECH PLAZA – A".

2. The Promoter hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions, if any, which may have been imposed by the concerned local authorities and/or Government bodies at the time of sanction of the said plans or thereafter.

The Promoter hereby agree, subject to the terms and conditions herein, to sell to the Purchaser and the Purchaser agrees to purchase the said Shop / Commercial premises being Commercial premises No. 407 admeasuring 1035 sq. ft. (built-up) premises Fourth floor in Building "A " being constructed on the said property at o to the Property of Rs. 31,37,085 /- (Rupees Thirty One Lac Thirty Seven Thousand Braha, rive only) to be paid by the Purchasers to the Promoter which is inclusive of the property of the common areas and facilities appurtenant to the said Commercial premises (the nature, extent and description of the common areas and facilities are described the Third Schedule hereunder written).

4. The said sum of Rs. 31,37,085 /- (Rupees Thirty One Lac Thirty Seven Thousand Eighty Five only) shall be paid by the Purchaser to the Promoter in the following manner:-

(a) Rs. 7,50,000 /- (Rupees Seven Lac Fifty Thousand only) on execution hereof as deposit or earnest money;

	/- (Rupees
	only) on or before;
Rs	/- (Rupees
***	only) on completion of 1 st slab;
Rs	/- (Rupees
	only) on completion of 2 nd slab;
Rs	/- (Rupees
-11.	only) on completion of 3 rd slab;
Rs	
	only) on completion of 4 th slab;

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(g)	Rs.	
	· · · · · · · · · · · · · · · · · · ·	only) on completion of 5 th slab;
(h)	Rs.	
		only) on completion of 6 th slab;
(i)	Rs.	(Rupees (N. R. GUPTA)
(1)	143.	only) on completion of 7th slab: (THROUGHOUT INDIA)
		REGD. No. 724
(j)	Rs.	/- (Rupees
		only) on completion of 8 th slab;
(k)	Rs.	/- (Rupees
		only) on completion of 9 th slab;
(I)	Rs.	
		only) on completion of 10 th slab;
(m)	Rs.	/- (Rupees
	6	only) on completion of brick work/walls;
(n)	Rs.	/- (Rupees
(,,)	1,10.	only) on completion of fixing doors and wind we
(0)	Rs.	
		only) on completion of internal and external plante
(-)	D-	STATE OF THE PARTY
(p)	Rs.	/- (Rupees
		only) on completion of tiling work/electric work/flooring;
(p)	Rs.	
		only) on completion of sanitary and plumbing;

(r) Rs. 23,87,085 /- (Rupees Twenty Three Lac Eighty Seven Eighty Five only) being payable at the time of permitting the purchaser to use the said office premises or before 05th February, 2005 whichever is earlier.

A certificate forwarded to the Purchaser that a particular stage of construction is complete, which certificate is issued by the Architect employed by the Promoter, shall be sufficient proof that a particular stage of construction is complete. It is agreed that the Purchaser shall thereupon accordingly pay to the Promoter the installment of the purchase price.

5. The Purchaser confirms that the payment of installments shall be on the due dates without any delay or default. Time for payment is the essence of the contract. If the Purchaser commits any delay or default in making payment of any of the amounts and/or

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REGD. No. 724

installments of any amount payable under this Agreement, the Promoter shall without prejudice to any other rights, interest that they may have against the Purchaser, be entitled to terminate and/or put to an end this Agreement and on termination the Promoter shall forfeit the earnest money and refund the balance amounts, if any, paid by the Purchaser without any interest. On termination of this Agreement, the Purchaser shall have no right, title, interest, claim or demand or dispute of any nature volutionary either against the Promoter or against the said Commercial premises and the Promoter shall be entitled to deal with and dispose of the said Commercial premises to any other. GUPTA

It has been agreed between the parties hereto that the payment terms which have been agreed hereinabove may be modified as may be mutually agreed between and the rate of interest in the event of delay in payment will be charged at the rate of 18 % per annum to the Purchaser by the Promoter. Provided always the agreement to accept interest is without prejudice to other rights and remedies including the right to terminate this Agreement.

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person/s as they deem fit without any further act or consent of the Purchaset

The Promoter shall have an irrevocable right and the Purchaser hereby expressly consents to the Promoter amending the lay out in respect of the larger property designing any building or buildings or the recreation area or internal roads and passages and such other area or areas which the Promoter may des and re-design. The Purchaser confirms that the Promoter will be entitled to F.S.I. and TDR which may be available on the said property and/o property or any part thereof or any adjoining other property or properties may be and until the entire F.S.I. and/or TDR available on the larger property including said property and any other adjoining or other properties is duly utilized by the Properties and until the construction of all the buildings on the larger property is completed and until all the offices, shops, garages, stilt, parking, open spaces and other tenements in the buildings are sold, the Promoter shall not till then be bound and shall not be called upon or required to form any Co-operative Society, Limited Company or Condominium of Apartments, as the case may be, and shall not be required to execute conveyance/lease in respect of the said new building and the land underneath and the Purchaser agrees and irrevocably consents not to have any demand or dispute or objection in that behalf.

8. It is expressly agreed that the right of the Purchaser under this Agreement is only restricted to the said Commercial premises agreed to be sold by the Promoter and agreed to be acquired by the Purchaser and all the other premises and portion or portions of the said new building and the said property on the larger property including recreation grounds, internal roads, open space, amenity plot, etc. shall be the sole property of the Promoter and the Promoter shall be entitled to develop and/or deal with the same in the manner deemed fit by them without any reference or recourse or consent or concurrence from the Purchaser in any manner whatsoever. The Purchaser hereby confirms and

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consents to the irrevocable right of the Promoter to develop and/or deal with the property and/or said new building and/or the said larger property and/or the aid ecres grounds (RG) and internal roads in the manner deemed fit by the Promoter vittout further or other consent or concurrence in future.

It is agreed that notwithstanding anything to the contrary, the Promoter

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N. R. GUPIA)

REGD. No. 724

entitled at any time to construct additional building/structures and/or additional floors and buildings proposed to be constructed on the said property, even after completion of said buildings and/or even after execution of a conveyance/lease in favour of cooperative society or other such body. Such additional construction may either be on account of additional F.S.I. that may be available from the said property or elsewhere and/or on account of Transfer of Development Rights (TDR) and/or on account of the amendment in the Development Control Rules or otherwise. The Purchaser hereby confirms and consents to the irrevocable right of the Promoter to construct the said Building/structures and/or additional floors on the said buildings proposed to be constructed on the said property in the manner deemed fit by the Promoter without any further or other consent or concurrence in future and these consents and confirmation shall be treated as irrevocable No Objection ("NOC") given by the Purchaser. All such additions, alterations, raising stories or additional wings or structures shall solve property of the Promoter who shall be entitled to sell and/or otherwise.

10. The Purchaser has made inquiries and is satisfied that the title of the Original to the said property is marketable and free from encumbrances and subject terms of the Agreement dated 16th June 1995 read with Supplemental Agreement dated 15th September 1995, the Promoter is entitled to construct the said new building and to sell office premises and other premises therein. The Purchaser has inspected the original title certificate issued by Mr. Ramesh S. Bhalerao, Advocate. The Purchaser hereby undertakes not to raise any objection and/or requisitions to the title of the Original Owner/Promoter to the said property and the right of the Promoter to construct said buildings thereon and sell the office premises and other premises therein.

- 11. It is agreed that the said Commercial premises shall (save and except garage, car parking space, area covering stilt) be of normal brick structure with cement plaster and shall contain specifications, fixtures, fittings and amenities as set out in the Fourth Schedule hereunder written and the Purchaser hereby confirms that the Promoter shall not be liable to provide any other specifications, fixtures, fittings and amenities in the said Commercial premises.

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reasonable extension of time for completion of the said new building, if the completion of building is delayed on account of:

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- i) Non-availability of steel, cement, other building material, water or electric supply
- ii) War, Civil Commotion or act of God;
- iii) Any notice, order, rule, notification of the Government, B.M.C. and/or of public or other Competent Authority or Court.
- iv) Any other eventuality which is beyond the control of the Promoter.
- 13. The Purchaser shall occupy the said Commercial premises within 15 days of the Promoter giving written notice to the Purchaser intimating that the said Commercial premises is ready for use.
- 14. The Purchaser shall use the Commercial premises or any part thereof or permit the same to be used only for Commercial purposes. The Purchaser shall use the garage or parking space, if any, only for the purpose of keeping or parking of the Commercial purpose of premises purchaser's own vehicle.
- The Purchaser along with other purchasers of the Commercial premises in 15. building shall join in forming and registering a Society or a limited company or other body corporate to be known by the name " SAGAR TECH PLAZA name as can be reserved with the Registrar of Societies or the Companies and/or any other concerned authority and for this purpose the Postal agrees from time to time to sign and execute the application for registration and/or membership and other papers and documents necessary for the formation and the registration of the society or limited company and for becoming a member. Such application shall be duly filled in, signed and returned to the Promoter within 15 days of the same being forwarded by the Promoter to the Purchaser, so as to enable the Promoter to register the organisation of the Purchaser. No objection shall be taken by the Purchaser if any changes or modifications are made in the draft bye-laws or the Memorandum and/or Articles of Association, as may be required by the Registrar of Societies or Registrar of Companies and/or any other concerned Authority as the case may be or any other Competent Authority.
- It is agreed, declared, confirmed and covenanted by the Purchaser that all benefits presently and subsequently at any time hereafter arising out of and attaching to the Commercial / Residential Property including but not restricted to any benefits granted by any public or other authority including the Government, M.C.G.M., etc. by way of additional FSI or TDR or in any other manner whatsoever shall always belong to the Promoter and/or its transferees/nominee and the Purchaser shall not object to the Promoter and/or its transferees/nominees utilising and/or using any or all of such benefits on the adjoining Property. It is further agreed, declared, confirmed and covenanted by the Purchasers that

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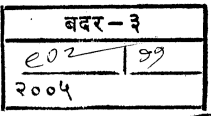
HROUGHOUT INDI REGD. No. 724

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२००५ the Promoter and/or its transferees/ nominees shall be entitled to construct THROUGHOUT INDIA) yOthe

Commercial / Residential premises on the said adjoining Property and operate the Same N. R. GUPTA in such manner as they deem fit and the Purchaser shall not have any objection in REGD. No. 724 Purchaser that the RG and other amenities area including RG "A" located/ earmark the Commercial / Residential premises shall always be owned and belong to Promoter and/or the transferees of the Commercial / Residential premises. The Purchaser hereby agree, declare and confirm that he/she/it does not have nor shall he/she/it claim any right, title, interest of any nature whatsoever in respect of RG or other amenities area located/earmarked in the Commercial / Residential premises .

- 17. It is agreed, declared and confirmed by the Purchaser that he/she/it is aware of the fact that the Promoter has entered into a transaction/arrangement for constr Commercial / Residential premises on the adjoining property and transaction, the owner/transferee of Commercial / Residential premises be entitled to use and possess the RG "A". The Purchaser further declared and c he has inspected the original documents containing transaction/arrangement entered by the Promoter in respect of the Residential premises and RG "A". The Purchaser confirms and consents to the arrangement entered into by Promoter in respect of the Commercial / Residential premises including RG "A".
- 18. The Purchaser shall before taking possession of the said office premises, pay to the Promoter Rs. 36,225 /- (Rupees Thirty Six Thousand Two Hundred Twenty Five Only) towards development charges and the other charges including land under construction charges.
- 19. It is expressly agreed that the Purchaser shall on the execution hereof pay to and deposit with the Promoter the following amounts. Such amounts shall not carry any interest.
 - Rs. 20,000 /- (Rupees Twenty Thousand only) Non (a) Refundable towards installation of transformer, electric meters, water meters etc.;
 - Rs. 14,740 /- (Rupees Fourteen Thousand Seven Hundred Forty only) Non (b) Refundable towards legal charges for preparation o this agreement and all other deeds, documents in connection with this transactions and other formalities.
 - (c) Rs. 260 /- (Rupees Two Hundred Sixty only) Non Refundable for share money/application/entrance fee of the society or limited company and formation and registration of the society or Limited Company;



(d) Rs. 74,520 /- (Rupees Seventy Four Thousand Five Hundred Twenty Only)
proportionate share of taxes, maintenance and other charges payable advance for 12 months.

THROUGHOUT INDIA COEGD. No. 724 All costs, charges and expenses in connection with the formation of the operative Society or Limited Company/s or other incorporated body or association as well as the costs of preparing, engrossing, stamping and registering agreements, deeds of assignment or any other document or documents required to be executed by the Promoter and by the Purchaser including stamp duty, registration charges etc., payable in respect of such documents, as well as professional costs of the attorneys of the Promoter for preparing and approving all such documents shall be borne and paid by the Purchaser and the society/s or limited company/s or an incorporated body/s or association as aforesaid and/or proportionately by all the holders of the office premises and other premises etc. in the said new building. The Promoter shall not be liable to contribute anything towards such expenses.

21. It is agreed that in respect of items, moneys paid as mentioned in clauses to (c) the Promoter is not liable to render any accounts.

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22. It is agreed that in the event of any additional amount becoming the of the aforesaid items, the Purchaser shall forthwith on demand pay and difference with the Promoter. The payment of deposits shall not carry

23. Notwithstanding anything contained in this Agreement the Purchaser hereby agrees to contribute and pay his proportionate share towards the costs, charges, expenses, municipal taxes and outgoing in respect of the said Commercial premises. Such share to be determined by the Promoter having regard to the area of each commercial premises. The Purchaser will not be entitled to ask for adjustment of the deposit amounts mentioned hereinabove against the expenses, municipal taxes and outgoing.

24. So long as each of the Commercial premises/premises/garage in the said new building shall not be separately assessed for municipal taxes and water taxes, the Purchaser shall pay to the Promoter a proportionate share of the Municipal tax and water tax assessed on the whole Said new building, such proportion to be determined by the Promoter on the basis of the area of each Commercial premises/ premises/garage in the said building.

25. Commencing a week after notice in writing is given by the Promoter to the Purchaser that the said Commercial premises is ready for use, the Purchaser shall be liable to bear and pay the proportionate share (i.e. in proportion to the floor area of the said Commercial premises) of outgoing in respect of the said plot and the said new building including local taxes, betterment charges or such other levies by the concerned local authority and/or Government water charges, insurance, common lights, repairs, salaries of clerks, bill

of clerks, bill

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REGD. No. 724

collectors, chowkidars, sweepers and also other expenses necessary and incidental to the management and maintenance of the said property and said new building. Until t the Purchaser shall pay to the Promoter such proportionate share of outgoing tas THROUGHOUT INDIA the Purchaser shall pay to the Promoter provisional mo contribution of Rs. 6,210/- (Rupees Six Thousand Two Hundred Ten Only month (to be payable for 12 months in advance) towards the outgoing. The amount so paid by the Purchaser to the Promoter shall not carry any interest and remain with the Promoter until a conveyance and/or any other document of transfer is executed in favour of the Society or a limited company as aforesaid. Subject to the provisions of Section 6 of the said M.O.F. Act, on such conveyance and/or any other document of transfer being executed, the aforesaid deposits (less deductions provided for this Agreement) shall be paid over by the Promoter to the Society or the Limited Company as the case may be. The Purchaser undertakes to pay such provisional such proportionate share of outgoing regularly on the 5th day of contribution and each and every month in advance and shall not withhold the same for any reason whatsoever otherwise interest at the rate of 18 % will be charged. The right of the Promoter to charge the said interest is without prejudice to their rights including right to terminate this Agreement.

The Purchaser shall bear and pay to the Promoter the office pro-26. share of stamp duty and registration charges payable, if any, the said Limited Company on the Conveyance or any documents or instigument respect of the said property and the building/s to be executed in or Limited Company.

27. is further agreed, confirmed and covenanted between the parties hereto that Purchaser shall not change the user of the said commercial premises and/or make any structural alteration and/or construct any additional structures, mezzanine floors, whether temporary or permanent, in the said commercial premises and shall not cover or construct any thing on the open spaces and/or parking spaces.

28. The Purchaser by himself/themselves with intention to bind all persons into whose hands the said commercial premises may hereinafter come, hereby covenant with the Promoter as follows:

a) To maintain the commercial premises at the Purchaser's own cost in good tenantable repair and condition from the date on which to use the said commercial premises is given by the Promoter to the commercial premises purchasers and not do or suffered to be done anything in or to the building in which the said commercial premises is situated, staircase or passages which may be against the rules, regulations or bylaws of concerned local or any other authority or change/alter or make addition in or to the building in which the commercial premises

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is situated or the commercial premises itself or any part thereof. and in the event of the Purchaser committing any act in contravention of the above provision, the Purchaser shall be responsible and liable for the consequence thereof to the concerned local authority and/or other public authority.

Not to store in the commercial premises any goods which are hazardous.

Combustible or of dangerous nature or are so heavy as to damage the COUT INDA construction or structure of the building in which the said commercial premises is No. 724 situated or storing of which goods is objected to by the concerned local or other authority and shall not carry or cause to be carried heavy packages on the upper floors which may damage or likely to damage the stair asset.

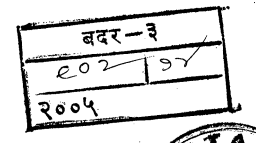
Common passages or any other structure of the building in which the said commercial premises is situated and in case any damage is caused to the building in which the commercial premises is situated on account of negligence or default of the Purchaser in this behalf, the Purchaser shall be liable for the

To carry out at his/their own costs all internal repairs to the said commercial premises and maintain the commercial premises in the same conditions and order in which it was delivered by the Promoter to the Purchaser and not to do or suffer to be done anything in or to the building in which the said commercial premises is situated or in the commercial premises which may be against the rules and regulations and bye-laws of the concerned local authority or other public authority and in the event of the Purchaser committing any act in contravention of the above provision, the Purchaser shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

d) Not to demolish or cause to be demolished the said commercial premises or any part thereof nor at any time make or cause to be made any addition or alteration of whatever nature in or to the said commercial premises or any part thereof nor any alteration in which the elevation and outside colour scheme of paint and glass of the building in which the said commercial premises is situated affected and keep the portion, sewers, drains, pipes in the said commercial and appurtenances thereto in good tenantable repair and condition and in particular so as to support, shelter and protect the other parts of the building in which the said commercial premises is situated and not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, pardis or other structural chambers in the said commercial premises without the prior written permission of the Promoter and/or the Society or the Limited Company and the concerned local authorities and/or any other public bodies.

e) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said property and/or the larger property and the building in which the said commercial premises is situate or any part thereof

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whereby any increase in the premium shall become payable in respensive.

Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said commercial premises into the compound or any portion of No. 724 the said property and/or the larger property and the building in which the said commercial premises is situated.

g) Pay to the Promoter within 10 days of demand by the Promoter, their share on security deposit demanded by any concerned local authority or government for giving water, electricity or any other service connection to the building in which the said commercial premises is situated.

h) To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, on account of change of user of the said commercial premises by the Purchaser viz. user for any purposes other than for commercial purpose.

The Purchaser shall not transfer and/or otherwise create any third party rigurd and under this agreement in respect of the said commercial premises except with prior written consent of the owners and/or the said organisation as the case of the consent of the owners and/or the said organisation as the case of the consent of the owners and/or the said organisation as the case of the consent of the owners and/or the said organisation as the case of the consent of the owners and/or the said organisation as the case of the consent of the owners and/or the said organisation as the case of the consent of the owners and/or the said organisation as the case of the ca

The Purchaser shall observe and perform all the rules and regulations which the Society or Limited Company may have at its inception and the additions, alterations or amendments thereof that may be made from time to time protection and maintenance of the said building and the commercial premises therein and for the observance and performance of the building rules, regulations and bye-laws for the time being of the concerned local authority and of government and other public bodies. The Purchaser shall also observe and perform all the stipulations and conditions laid down by the Society/Limited Company regarding the occupation and use of the commercial premises in the building and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement.

k) The Purchasers shall not at any time cause or permit any public or private nuisance in or upon the said commercial premises, building, said property and/or the larger property or any part thereof or do anything which shall cause an annoyance, inconveniences, suffering, hardship or disturbance to the Promoter or to the occupants of the neighboring properties.

Shall not do either by himself/itself or any person claiming through the Purchaser anything which may or is likely to endanger or damage the said commercial complex or any part thereof, the garden, greenery, fencing, saplings, shrubs,

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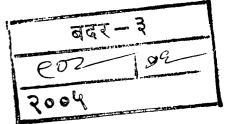
trees and the installments for providing facilities in the said commercial No damage shall be caused to the electricity poles, cables, wiring cables, sewage line, water line, or any other facility provided in commercial complex;

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shall not affix, erect, attach, paint or permit to be affixed, erected, attached, painted or exhibited in or about any part of the said commercial complex or the exterior wall of the said premises or on or through the windows or doors thereof any placard, poster, notice, advertisement, name plate or sign or announcement, flag-staff, air-conditioning unit, television or wireless mast or aerial or any other thing whatsoever save and except the name of the Purchaser in such places only as shall have been previously approved in writing by the Developers in accordance with such manner, position and standard design laid down by the Developers;

- shall not hack openings within the said premises. The hacking and openings in about the said premises may be allowed with the prior consent of the Developers and the relevant authorities. In applying for the Developers and the relevant authorities approval, the Purchaser shall submit drawings of the penings (together with such information as the Developers may require) duly certified by qualified engineer, approved by the Developers, that the structural integrity of the system of the said premises and the said commercial complex will be maintained;
- o) shall strictly avoid noise and/or environment pollution. The directions of the Developers in this regard will be final and binding on the Purchaser;
- p) shall park all vehicles including visitors' vehicles in the allotted/ designated parking lots only as may be prescribed by the Developers and not at any other place;
- q) shall not obstruct, cause or permit any form of obstruction whatsoever whether by way of depositing or leaving any article, item or thing of whatsoever nature, movable or otherwise, within the said premises or in or on the common stairways, corridors and passageways in and of the building or other buildings in the said commercial complex.
- r) not to install or put up the rolling shutter or any other shutter and sinages which protrudes beyond the external wall of the commercial facilities corridor and the entrance of the said commercial premises;
- s) not damage the elevation, design and other parts of the building whether internal and/or external

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(N. R. GUPTA

(REGD. No. 724

Purchaser shall keep all electrical, mechanical, plumbing and air conditioning machine/accessories in the duct provided and all these units should not di elevation.

u) Shall not use the said premises as a restaurant, canteen or tea stall or sell for (the ROUGHOUT INDIA said premises any eatables or beverages.

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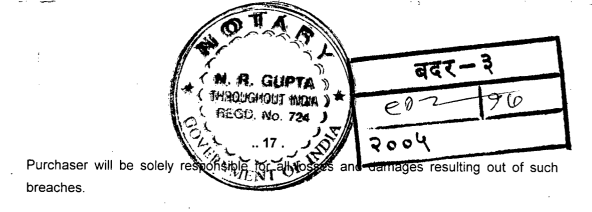
The Promoter shall sell all commercial premises/shops/garages/car parking /open and all other premises intended to be constructed on the said property with a ultimately that the Purchaser of all the commercial premises/shops/garages/car parking/open spaces in the said new building shall be admitted to such Co-operative Housing Society, Limited Company or Condominium of Apartments or any other body corporate, of all such prospective Purchaser(s) of premises (hereinafter referred to as "the said Organisation") and upon the Purchaser of all the premises in such building/ buildings paying in full their respective dues payable by them to the Promoter and complying with the terms and conditions of their respective Agreements with the Promoter and the Promoter shall convey or lease transfer or cause to conveyed or leased the said plot in favour of the said Organisation of various premises Purchaser, in the manner mentioned in this Agreement.

30. The Purchaser shall not be antilled to pall, in compound motor on \$1500 m. ... 1.2. cycles or any other vehicle(s) without the permission in writing of the Deviloped optained first on such terms and conditions as the Developers may deem fit including the nayment of charges thereof.

Nothing contained in this Agraement is intermed to be not shall be constitled as a grant, demise or assignment in law of the said commercial premises or of the said property and ballang or any part thereof. The Purchaser shall have no claim save and export in respect of the commercial premises hereby agreed to be sold to him and the Ruichassi shall have no claim in respect of open spaces, parking spaces, lobbies, staircases, terrace, recreation spaces etc. which will remain the property of the Promoter until the said property and building is conveyed/leased to the Society, Limited Company as hereinbefore mentioned.

Any delay telegrated or indulgence shown by the Promoter in enforcing the terms of 3 ! this Agreement or any forbearance or giving of time to the Purchaser by the Promoter shall not be construed as a waiver on the part of the Promoter of any breach or non-compliance of any of the terms and conditions of this Agreement, nor shall the same in any manner prejudice the rights of the Promoter.

If the Purchaser commits breach of any of the terms and condition of this Agreement 33 and/or any other writing and/or the terms and conditions of Commencement Certificate, U.L.C. Permission, N.O.C. and other permission, No Objection, Undertakings and Affidavits etc. then in that event the



- The Purchaser and/or the Promoter shall present this Agreement as well as the conveyance at the proper registration commercial for registration within the time limit prescribed by the Registration Act and the Promoter upon being duly notified will attend such commercial and admit execution thereof.
- All stamp duty and registration charges payable in respect of this transaction including on this Agreement shall be borne and paid by the Purchaser alone and the Promoter shall not be liable or responsible for the same. The Purchaser alone will be responsible for consequences of insufficient and/or non payment of stamp duty on this Agreement and/or all other documents etc. to be executed hereinafter.
- All notices to be served on the Purchaser as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchaser by Registered Post A.D./Under Certificate of Posting at his/her/their address hereinbefore mentioned.
- 37. The Purchaser hereby expressly agrees and covenants with the Promoter that in the event of all the Wings of the said new building on the said property being not ready for occupation simultaneously and in the event of the Promoter handing over possession of the said commercial premises simultaneously on the execution of conveyance respect of the said property earlier than completion of all the Wings and all the buildings on the said plot then and in that event the Purchaser shall not have any objection the ground of nuisance, annoyance or any other ground or reason whatsoever and the Promoter shall be entitled to either themselves or through any nominees to constitut and complete the said additional stories, wing or wings or building or buildings on the said property /said plot as they may desire in their absolute discretion without interference or objection or dispute by the Purchaser. The Purchaser further confirms that he/she/they shall not object or dispute construction of the balance building or buildings, wing or wings or additional floors or part or parts thereof by the Promoter on the ground of nuisance, annoyance or any other ground or reason whatsoever and the Promoter shall be entitled to either themselves or through any nominees to construct and complete the said additional stories, wing or wings or building or buildings on the said property /said plot as they may desire in their absolute discretion without any interference or objection or dispute by the Purchaser. The Purchaser hereby consents to the same.
- 38. It is expressly agreed that the Promoter shall be entitled to put a hoarding on the said property or any parts of the building or buildings or Said new building including in the terrace and on the parapet wall on the said property and the said hoarding may be illuminated or comprising of neon sign and for that purpose the Promoter are fully authorised to allow temporary or permanent construction or erection for installation either on the exterior of the buildings or Said new building or on the said property as the case may be and further the Promoter shall be entitled to use and allow to third

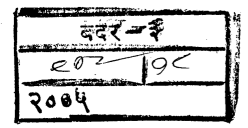
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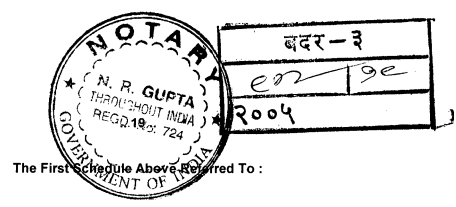


parties to use any part the building fair the property for installation of cables, satellite, communication equipment, cellular telephone equipment radio turnkey equipment, wireless equipment etc. The Purchaser agrees not to object or dispute the same.

The Promoter shall be, if the Promoter so decide, entitled to construct in, over or around or above the terrace of the said new building a Restaurant, Hotel, Guest House, Bar and Conference Rooms, Public Galleries Party Rooms, a Shopping Arcade, Marriage Halls, Receptions and/or premises to be used for any purposes (hereafter referred to as "the said additional areas") for themselves or dispose of the same or parts thereof to any person or persons body or bodies Corporate, and the Buyers of such additional area shall be admitted as Members of the said Corporate Body or Organisation. The Promoter or such Buyers or Transferees will have unconditional and absolute rights to let out or grant a license or run the said additional area or part thereof on royalty or monthly basis and on such terms and conditions as the Promoter or such Buyers or Transferees as the case may decide, such contracts for letting, lease or license or royalty or other basis to be binding on all the Purchaser of commercial premise/premises in the said building. The Promoter and/or their aforesaid Buyers and Transferees and/or their assigns and/or their successors-intitle and/or their legal representatives and all persons patronizing and visiting such premises shall at all times have the unobstructed, unconditional and absolute right and license without any fee, premium or consideration or compensation to use and take and advantage of and/or avail of all the access, staircase lift, elevators, etc. leading to the such premises and other said additional areas. The Promoter or their Buyers and other their successor-in-title shall, in respect of such said additional area, however, be liable to pay the Municipal taxes as may be assessed and/or livable to them by the BMC other outgoing in respect of the Building in the proportion to the area of their pren as compared to the total area in the Building.

- 40. It is agreed that the Promoter shall be entitled, without affecting the rights of the Purchaser in respect of the said commercial premises, to revise the building plans in respect of the said buildings and to utilise the total and additional F.S.I. and the development rights and/or TDR available in respect of the said property or larger property or any other property as the Promoter may desire and the Purchaser hereby irrevocably consents to the right of the Promoter to revise and modify the building plan in respect of the said building from time to time.
- This Agreement shall always be subject to the provisions of the Maharashtra Apartment Owner ship Act (Maharashtra Act No.XV of 1971) and the rules made thereunder.

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All those pieces and parcels of land hereditaments and premises together with all buildings and structures thereof situate in Mohili Village, Andheri Kurla Road, Greater Mumbai, State of Maharashtra in the Registration District and Sub District of Mumbai City and Mumbai Suburban, comprising of CTS No. 721/A, 721/B and 721/1 area admeasuring 27368.30 square meters bearing Survey No. 14, Hissa Nos. 1 to 4, Survey No. 15, Hissa No. 1 to 3, Survey No. 20, Hissa No. 1, Survey No. 52, Hissa No. 2/A/B and Hissa Nos. 3 and 4 part.

The Second Schedule Above Referred To:

A portion admeasuring 12,787.48 square meters of the Larger Property being those pieces and parcels of land situated at Village Mohili, Andheri Kurla Road, Greater Mumbai, State of Maharashtra in the Registration District and Sub District of Mumbai City and Mumbai Suburban comprising of CTS No. 721/A, 721/B and 721/1 area admeasuring 27368.30 square meters bearing Survey No. 14, Hissa Nos. 1 to 4, Survey No. 15, Hissa No. 1 to 3, Survey No. 20, Hissa No. 1, Survey No. 52, Hissa No. 1, Survey No. 52, Hissa No. 2/A/B and Hissa Nos. 3 and 4 part and bounded as follows:

On or towards the North

: partly by 45.7 mtrs. wide D.P. road and

partly by property bearing CTS No.4/4, 4/5 of Mohili Village.

On or towards the South

: partly by existing CTS No. 720 and 705,

706, 707, 708 of Mohili Village.

On or towards the East

: partly by 13.4 meters wide D.P. Road

and part CTS No. 708, 709 of Mohili

Village.

On or towards the West

: 21.35 mtrs. wide Andheri-Kurla Road.

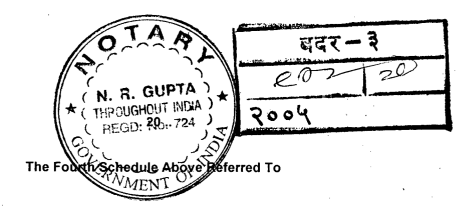
The Third Schedule Above Referred To:

Common area and facilities proportionate are of immediate landing area abutting the main door after the landing on the said floor.

Prorata right along with all Purchaser of the premises in the said property in limited common area i.e. to say:

- (I) Staircase
- (2) Staircase landing
- (3) Entrance Hall.

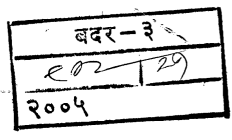
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- 1. RCC Structure
- 2. Entrance and Lift lobbies designed with Marble and/or Granite and decorative artifacts for each wing.
- 3. High speed automatic lifts
- 4. Wide common passages and staircase finished in Granite/Marble
- 5. Elegant decorative entrance gates.
- 6. Compound wall and landscaped garden all around.
- 7. Provision for air conditioning.
- 8. Ceramic tile flooring in each unit.
- 9. Ceramic flooring and dado upto door height in toilets with modern fittings.
- 10. Superior quality doors and fittings provided in all units.
- 11. High quality aluminum curtain wall window system.



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IN WITNESS WHEREOF the parties hereto have set and subscribed their respective hands and seals to these presents the day and year first hereinafter stated.

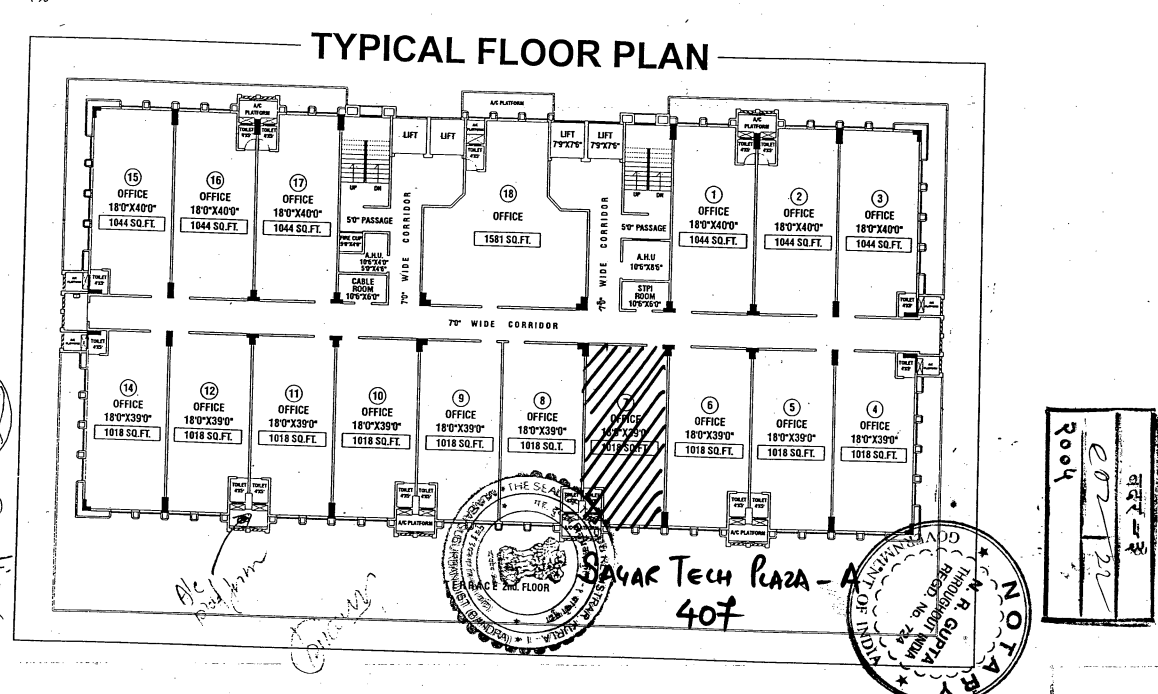
SIGNED SEALED AND DELIVERED) For SANT SAGAR CORPORATION .
by the withinnamed Promoter,) A a Calief
M/s. SANT SAGAR CORPORATION	DADTNED WALL
through its duly authorised	
Partners, in the presence of	REGD. No. 72
Mayonle	Showwas Park OF
SIGNED AND DELIVERED	
by the withinnamed Purchaser,)
M/S. SHREE NURSING SAHAY MUDI	UNGOPAL (BOMBAY),)
in the presence of	
• • • • • • • • • • • • • • • • • • •	RECEIPT Show out & mother
RECEIVED the day and year first	
Hereinabove written of and from the)
Withinnamed Purchaser the	,)
Sum of Rs. 7,50,000 /- (Rupees Sever	1)
Lac Fifty Thousand Only) in cash /	by)
cheque / D. D.) Nodated dr	rawn)
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consideration money within mentioned.	Rs. 7,50,000 /-
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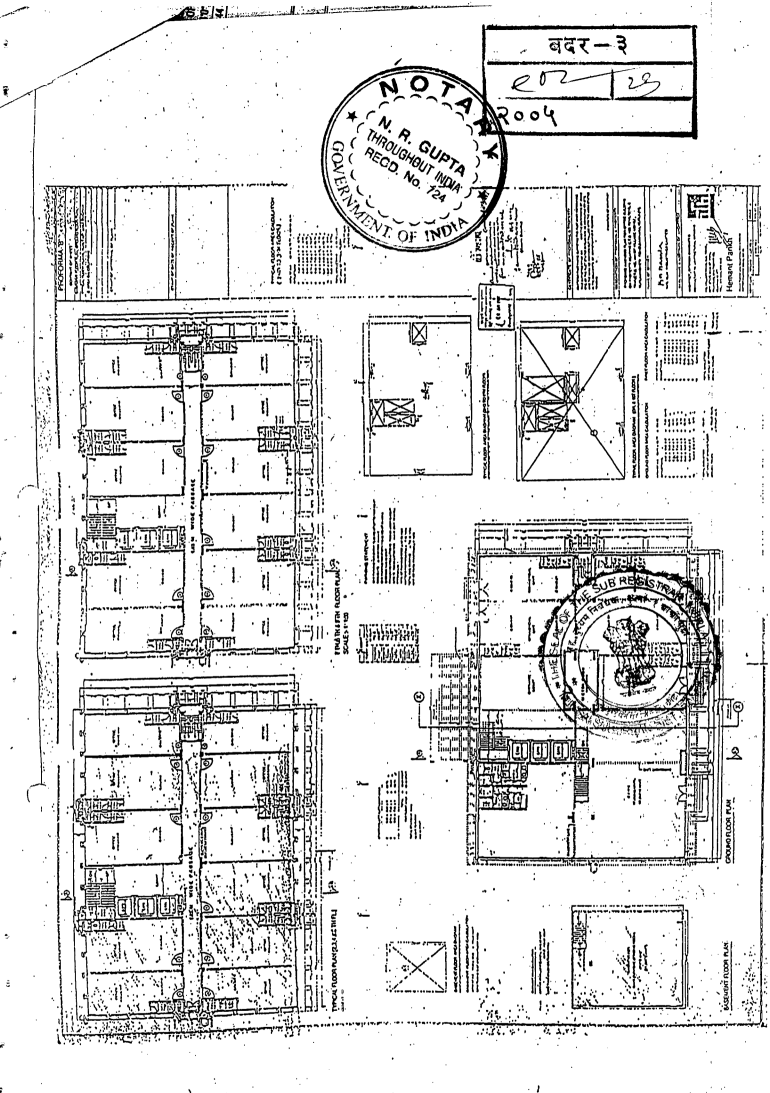
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Annexure I-A

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MEMORANDUM

Valid 1.0.0. is remove the period to comprise and all two Bravisian of U.L. (CER) Act. 1370.

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

Intimation of Disapproval under Section 346 of the B Municipal Corporation Act, as amended up to dute. CE/3837/BPES/ALT

No. E. B./CE/

BS/A

of 200

Manicipal Orno, 5 DEC Mumbai

OF IN

SLM Industries Ltd.

2527 With reference to your Notice, letter No......dated200 and delivered 7.11.2001

............200....and the plans, Sections Specifications and Description and further particular, of the building or work proposed to be crected or executed, and I therefore beroby formally intimate to you, under Section 346 of the Bombay Municipal Corpostion Act as amonded upto-date, my by Abore of COMPLIED WITH BEFORE STARTING THE V

BEFORE PLINTH C.C.

That the ammencement certificate under Sec. 45/69(1)(a) of the M.R.& T.R. before starting the proposed work.

That the specifications for layouvD.P./or access roads/development of setback had will form from Executive Engineer (Road Construction) before starting the construction work and the access setback land will not be developed accordingly including providing street with and make completion certificate will not be obtained from Executive Engineer (R.C.) Executive Engineer E.S. before submitting building completion certificate.

That the Licensed Structural Engineer will not be appointed and his supervision memo as per appendix XI Regulation 5(3)(ix) will not be submitted by him.

That the structural design and calculations for the proposed work considering stesmic forces as per L.F. Code Nos. 1893 & 4326 and for existing building showing adequacy thereof to take up additional load will not be submitted by him.

That the registered undertaking and additional copy of plan shall not be submitted for appecing to hand over the setback land free of compensation and that the setback handing over certificate will not be obtained from Ward Officer and the ownership of the setback land will not be transferred in the name

That the Indemnity Bond indemnifying the Corporation for damages, risks, accidents, etc. to the 6. occupiers and an undertaking regarding no nuisance will not be submitted before C.C./starting the work. 7.

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. 8.

That the requirements of N.O.C. of B.S.E.S. Ltd. will hot be obtained and the requisitions, if any, will not be complied with before occupation certificate/B.C.C. 9.

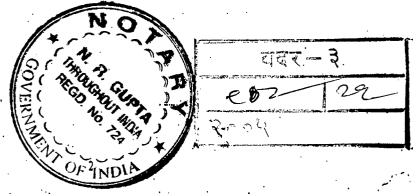
That the conditions mentioned in release letter of Executive Engineer (D.P.) will not be complied with. That the qualified/registered site supervisor through architec/structural engineer will not be appointed 10; before applying for C.C. & his name and licence No. duly revalidated will not be submitted. 11.

That the extra water and sewerage charges will not be paid to Asst. Engineer, Water Works, 'L.' Ward

12. copy of sanctioned layouVsub-divisionVamalgamation That the No.CE/370 BPES/LOL dated 11.1.2001 alongwith the terms & conditions will not be submitted before C.C. and compliance thereof will not be done before submission of B.C.C. 13

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 theory and plinth filling ate.

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 obtained before ciring any tree, if required



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 Much god roduntomont

Subject to your so modifying your intention as to obviate the before mentioned objections and meet by requiements, but not otherwise you will be at liberty to proceed with the said building or work at anytimes

I Your attention is drawn to the Special Instructions and Note accompanying this Intimation of Disrbbtodal'i

> Executive Engineer, Building Proposals. Zone, Wards.

SPECIAL INSTRUCTIONS.

(1) THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND YOUR PROPERTY.

(2) Under Section 68 of the Bombay Municipal corporation Act, as amonded, the 14 missioner for Greater Mumbai has empowred the City Engineer to exercise, perform and duch powers, duties and functions conferred and imposed upon and vested in the Commissioner of the said Act.

(3) Under Byelaw, No. 8 of the Commissioner has fixed the following levels :---

Every person who shall erect as now domostic building shall cause the same to be built so that every fortof'ibe plinth shall be-

"(a, Not less than, 2 feet (60 cms.) above the centre of the adjoining street at the mearest point at which the drain from such building can be connected with the sewer than existing or thereafter to be. laid in such street."

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

> "[(c) Not]less]than 92][ft.(c)) meters above Town Hall Datum."

(4) Your attention is invited to the provision of Section 152 of the Act whereby the person liable to pay property taxes is required to give notive of erection of a new building of occupation of building which has been vacant, to the Commissioner, within fifteen days of the completion or of the occupation which over Il rat occurs. Thus compliance with this provision is punishabe, under Section 471 of the Act irresepective 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 crificate with a view to enable the Municipal Commissioner for Greater Munbai to inspect your permises and to grant a permission before occupation and to lovey penalty for non-compliance under Socilor 471 if necessary.

(6) Proposed date of common emont of work should be communicated as per requirements of Section \$47 (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 Kumbai Suburban District before the work is started. The Non-agricultral assessment shall be paid at the sile 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 notice under Sec. 347(1)(it) of HQ Man a Municipal Corporation Act will not be sent for infinating the date of commencement of the work.

16. That this office will not be intimated in prescribed proforms for cheeking the open spaces & building differentions as soon as the work upto plinth is completed.

17. That the clearance certificate from Assessment Department regarding upto date payment of Municipal taxes etc. will not be submitted.

That the requirement of bye law 4(e) will not be complied with before starting the drainage work & in case Municipal sever is not laid, the drainage work will not be carried out as per the requirement of Executive Engineer (Sewerage Project). Planning & completion certificate from lum will not be submitted.

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

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

21. That a Janata Insurance Policy or policy to cover the compensation 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.

22. That the development charges as per M.R.T.P. (Amendment) Act 1992 will not be paid.

23. That the carriage enhance shall not be provided before starting the work.

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

25. That the documentary evidence regarding ownership, area & boundaries of heldings and produced by way of extracts from the District Inspector of Land Records, extracts from elly supply and and conveyance deed etc.

26. That separate P.R. Cards for each sub-divided plots, road, etc. exhibiting area in words & ignred will not be submitted.

27. That the debris will not be removed before submitting the bullding completion certificate and deposit of Rs. 10,000/- will not be paid before starting the work towards faithful compliance thereof

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

29. That the proposal for amended layouvsub-division shall not be submitted and interproved before starting the work and terms and conditions thereof will not be complied with.

30. That the proposal will contravene the section 251(A)(A) of the Munibal Municipal Corporation Act.

11. That the remarks from Asst. Engineer, Water Works regarding location, 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.

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

3. That the undertaking for paying additional premium due to increase in land rate as and when demanded shall not be submitted.

1. That the N.O.C. from insecticide Officer shall not be submitted.

CONDITIONS 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 compiled with before starting the work above plinth level.



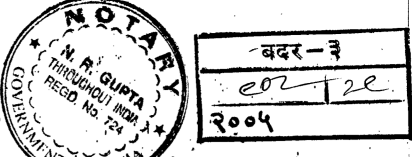
The work should not be started unless (1)

- 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.
- (3) Temporary permission on payment of deposite should be obtained for 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 cortificate and a certificate signed by Architect submitted along with the build:.. completion certificate.
- (4) Temporary sanitary accommodation on full flusing system with necessary draininge, arrangement should be provided on site for workers, before starting the work.
- (5) Water connection for constructional purposes will not be given until the honrding is constructed and application made to the Ward Officer with the required deposite for the construction of carriage entrance, over the road side drain.
- (6) 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 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 Municial tap water has been consumed on the construction works and bills preferred against then accordingly.
- (7) The hoarding or screen wall for supporting the depots of building materials before starting any work even though, no materials may be expected to be of the property. The scalfoldings, bricks metal; rand praise debris, etc. where over footpaths or public street by the owner/architect/their centracters of the contractors of the contract prior permission from the Ward Officer of the area.

(8) The work should not be started unless the manner in obviating all the by this department.

(9) [No work] should be started unless the structural design is apported.

- ((10) The work above plinth should not be started before the same is shown to this cities concerned and acknowledgement achiained from him regarding correctness of the open spaces and dimension.
- The application for sewer street connections, if necessary, should be made simultaneously with commencement of the work as the Municipal Corporation will require time to consider after-(11)native site to avoid the exeavation of the road an foothpath.
- All the terms and conditions of the approved layout/sub-division under. No. should be adhered to and complied with.
- (13) No Building/Drainage Completion Certificate will be accepted non water emaction 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.
- The aces road to the full width shall be constructed in water bound macadani before commencing work and should be complete to the satisfaction of Municipal Commissioner including asphalting lighting and drainage before submitton 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 baving broke glass pieces at the rate of 125 cubic meters per 10 sq. meters below payment.
- (13) 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 bolding before starting the work to prove the owner's holding.
- (19) No work should be started unless the existing structures proposed to be demolifued are demoli-

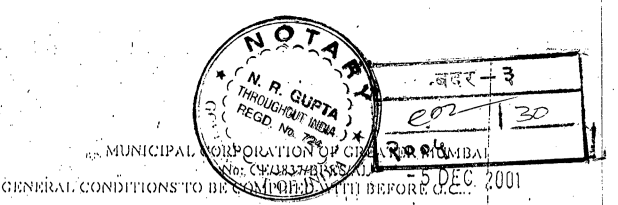


(20) This intimation of Disapprover is vival extractly for the purposes of enabling you to proceed further with the arrangements of chiminian to Objection. Certifints from the Housing Commissioner under Section 13(h) (H) of the Rent Act and in the event of your proceeding with the work either without an inimation about commencing the work under Section 347 (1) (an) or your starting the work without removing the structures proposed to be removed the not shall be tall on as a severe breach of the conditions under which this intimation of Disapproval is issued and the sanctioned will be revoked and the conuncacement certificate granted under Section 45 of the Maharashira Regional and Town Planning Act, 1966, (12 of the Pown, 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 plant 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 axisting tonants on your stating their is number and the area in occupation of each.
 - (4) Specifically signed agreement between you and the existing tenants that they are willing the 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 startler than the sides should be done first before startler than the sides should be done first before startler than the sides are sides as the sides of the sides
- (23) In case of additional floor no work should be start or during mensoon reliented water leakage and consequent nuisance to the tenants staying on the floor below.
- (24) The bottom of the overshead storage work above the finished level of the torage shall motive.
- (25) The work should not be started above first floor level unless the No Objection Charlies from the Civil Aviation Authorities, where necessary is obtained
- (26) It is to be understood that the foundations must be excayated down
- (27) The positions of the nabanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- (28) The water arragement must be carried out in strict accordance with the Municipal requirements
- - (30) All gully traps and open channel drains shall be growided with right fiting mosquita proof covers made of wrought from plates or hinges. The manholes of all fisterns shall be covered with a properly fitting mosquito proof hinged cast from cap over in one piece, with locking arrangement provided with a bolt and huge screwed on highly serving the purpose of a lookand the warning primes of the ribbet pretessed with scrow 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 casible by providing a firmly fixed from ladder, the upper ends of the ladder should be earmarked and extended 40 cms. Indove the top where they are to be fixed an its lower ends in coment concrete blocks.
- (31) No broken boilles should be fixed over boundary walls. This probibilion refers only to broken boilles to not to the use of plane glass for coping over compound wall.
- (32) (a) Loavres should be provided as required by Byn-law No. 5. (b).
 - (b) Lintels of Arches should be provided over Door and Window opening.
 - (c)! The drains should be luid as require under Section 2011 (a)!
 - (d) The inspection chamber should be plastered inside and outside.
- (33) If the proposed additional is intended to be carried out on old foundations and sturous you will do so at your own risk.

Executive Engineer, Antiday, Proposeds

2 ones Yards.



That some of the drains will not be laid internally with C.I: pipes of adequate size. 1.

That the conditions mentioned in the clearance under No.CAH.CAD-III/Sec. 22 2 dated obtained from The competent authority under U.L.C. & R. Act 1976 will not be complied with and fresh U.C. order showing revised area under road setback will not be submitted.

3, That the dust bin will not be provided as per C.E's circular No.CE/9296/11 of 26.6.1978.

4. That the surface drainage arrangement will not be made in consultation with Executive Engineer (S.W.D.) or as per his remarks and a completion certificate will not be obtained and submitted before applying for occupation certificate/13.C.C.

That 10'0"wide paved pathway upto staircase will not be provided. . 5.

That the surrounding open spaces, parking spaces and terrace will not be kept open and unbuilt upon 6. and will not be levelled and developed before requesting to grant permission to occupy the huilding or submitting the B.C.C. whichever is earlier. 7

That the name plate/board showing plot No., name of the building etc. will not be displayed at a

prominent place before O.C.C./B.C.C.

8.

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 chained beautiful that B.C.C. 9.

a period of 6 years from the date of its payment.

That the provision will not be made for making available water for flushing and con-10. purposes through a system of borewells and pumping that water through a separate weeklest tank which will be connected to the drainage system and will not have any chances of hearing with it is a small supply of the Corporation.

That the certificate to the effect that the licensed surveyor has effectively supervised the went 11. carried out tests for checking leakages through sanitary blocks, terraces, fixtures for the drauge

etc. & that the workmanship is found very satisfactory shall not be submitted.

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

That the certificate from Lift Inspector regarding satisfactory installation & operation of lift will not be-13. submittéd.

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

That every part of the building construction and more particularly, overhead tank will not be provided 15. with a proper access for the staff of Insecticide Officer with a provision of temporary but safe and stable ladder etc. Walley Commence

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

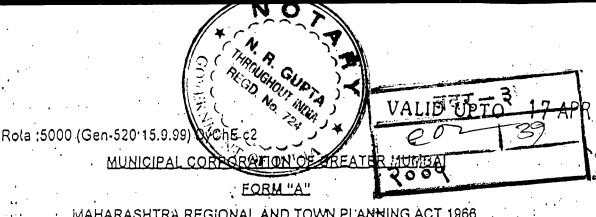
That the requisitions of clause No.45 & 46 of D.C.R.91 shall not be complied with. 17.

18. That the final N.O.C. from S.G. shall not be submitted.

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

That certificate under Section 270-A of the Bombay Municipal Corporation Act will not be obtained from 1, II.E.'s department regarding adequacy of water supply.

> T Executive Engineer (Bldg.Proposals)(Eastern Suburbs)



MAHARASHTRA REGIONAL AND TOWN PLANNING ACT 1966.

No.CE SSY &PESAL 1 8 APR 2002

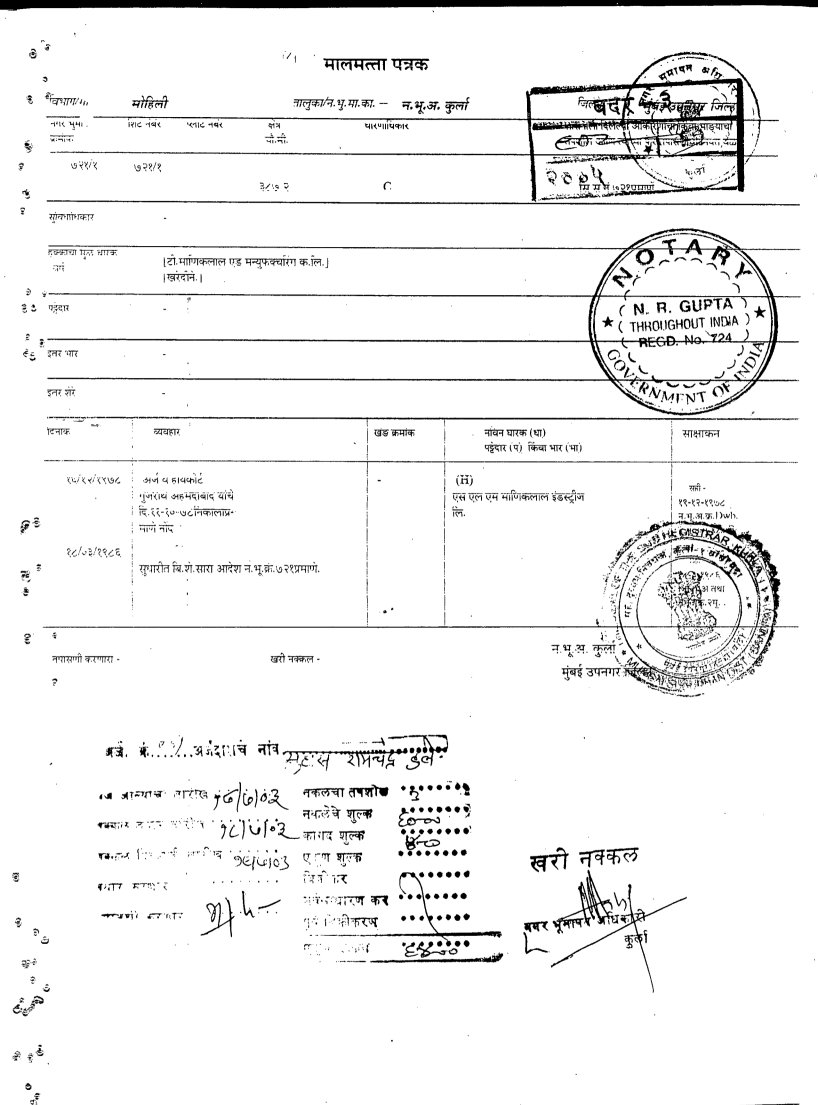
COMMENCEMENT CERTIFICATE

Mis-SLM Industries Hd.

Slr,	•	43	!
With reference to your application No	2627 dated	7/11	200
for Development Permission and grant of Comme	ncement Certificate un	nder secti	ion 45
and 69 of the Maharashtra Regional & Town Plannin	ng Act 1960, to carry or	ut develo	pment
and building permission under section 346 of the Mu	mbal Municipal Corpor	ation Ag	1888
to erect a building in Building No.	on plot No.		A 11
C.T.S.No. 72/ -ClynVillage/For	m Planning Scheme		1011
. situated at Road/Street Kuma_	· Ward	2/2/1	
the Commencement Certificate/Building permit is gr	anted on the following	2450 pillo	TO THE
1. The land vacated in consequence, of the en- widening line shall form part of the public street.	dorsement of the se	Wack line	e/c
widening line shell form part of the public street; -			To the

- 2. That no new building or part thereof shall be occupied or allowed to be out that used or permitted to be used by any person until occupation permission has been from the occupation permission permission has been from the occupation permission and the occupation permission per
- 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.
- 5. This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided (urther that such lapse shall not bur 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 Sombay if:
- (a) The Development work in respect of which permission is granted under this icardinate is not carried out or the use thereof is not in accordance with the sanctioned plants:
- (b) Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Bombay is contravened or not complied with.

FROM : HEMANT FARIKH & ASSOCIATES 186 eo the The Memigpal Commissioner for Greater Bombay is eaticlied that the bamb is the same of the displicant through fraud or misropresentation and the applicant and every as the or distributed title through or under him in such an event shall be deemed to have ्र के एक अनु किंद्र development work in contravention of section बड़ जो १५ का कि Maharashtra e e special & Town Planning Act, 1966. the conditions of this certificate shall be binding not only on the applicant but on his is as a december, assignces, administrators and successors and every person deriving of though a under him. 16 - Lauricipal Commissioner has appointed Shif 15.6 Rout . Engineer to exercise his powers and function A treaty under section 45 of the said Act. APR 2003 This C.C. is valid upto N. R. GUPTA THROUGHOUT INDIVA REGD. No. 724 For and on behalf of Local Auth FUN The Municipal Corporation of Greates Handstant Engineer institute Thousand is a principal and in the second (Eastern Suburbs) KAMISS OF MINISTER LEGG APR 2004 FOR I all the and has communded MUNICIPAL COMMISSIONER FOR GREATER BOMBA Melle (A) Melle Proposite



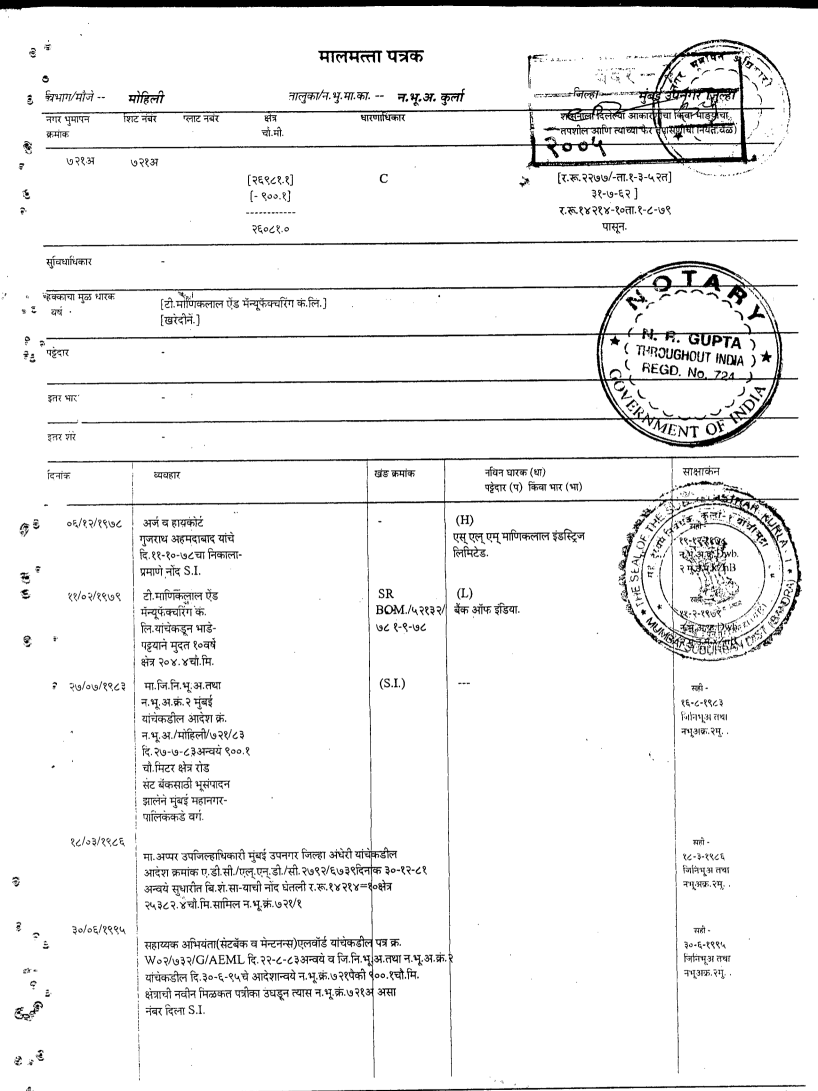
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ૈં ૩૦/૦૬/૧ ૧ ૧૫ ૨૧/১ <u>७</u> /૧૧૧૫	सहाय्यक अभियंता(सेट बॅक क्रं.W०२/७३२/G/AEM न.भू.अ.क्रं. २यांचेकडील दिः पैकी ९००.१चौ.मि.क्षेत्र रस्ता मिळकत पत्रीका उघडणेत उ S.I. धारक-मुंबई महानगर जि.नि.भू.अ.तथा न.भू.अ.क्रं भू.मोहिली/७२१/९५दि.२९- न.भू.क्र.७२१ब नमुद केला.	L दि.२२-८-८३अन्वयं व र्ष ३०-६-९५चे आदेशान्वयं न रूदीकामी जात असलेने त्ट प्राली त्यास न भू.क्र.७२१अ पालिका. २२ मुंबई यांचेकडील आदेश ७-९५चे आदेशान्वयं न भू.	ज.नि भू.अ.तथा .भू.कं.७२१ गाची स्वतंत्र देणेत आला ग क्रं.स. कं.७११अ यॉंस		सही - ३०/६/१९९५ जिनिभु अ तथा अस्ति । इस्ति । इस्ति । इस्ति । इस्ति । इस्ति । इस्ति । इस्ति ।	
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(पान न.-- 1)



मालमत्ता पत्रक ≇वभाग/मौजे --मोहिली तालुका/न.भु.मा.का. — **न.भू.अ. कुर्ला** मुंबई उपनगर जिल् नगर भुमापन शिट नंबंर क्षेत्र धारणधिकार चौ.मी. अश्रीण त्याच्या फेर तपासणीची नियत के E ७२१अ ७ २१अ 3 दिनांक व्यवहार नविन घारक (धा) खंड क्रमांक पट्टेदार (प) किंवा भार (भा) २९/०७/१९९५ THROUGHOU TOWN STAN जि.नि.भू.अ.तथा न.भू.अ.क्र. २मुंबई यांचेकडील आदेश क्र.नं.भू REGD. No मोहिली/७२१/९५दि. २९-७-९५चे आदेशान्वये न.भू क्र.७२१मास न.भू क्र. २१अ नमूद केला. दि. ३०/६/९५ चे नोंदी मध्ये अंमल घेतला. तपासणी करणारा -खरी नक्कल -मुंबई उपनगर बर्ज. कं.::37.अर्जदागचे नांव सुरास ल बाल्याची तारीख नकलचा सपशोक नकलेचे शुल्क का गद शुल्क ్ట్రే కి **गर्काल दि**ल्याकी टार्स ख एक्ण शुल्क विक्**ेकर** पयार करणार सर्वसाधारण कर SUBURBAN ण्यासणी करणार पूर्व विको**करण** एक्ष रक्कम

(पान न.-- 2)

RAMESH S. BHALERAC

B.A. (Hon's.) L.L.M

Advocate High Coul

Armayesh, 2nd FLoor, Kamanwalla Chambers, Sir P.M.

Ref. No.

Phone: 22662987

THROUGHOUT INDIA Date: 22

1. THIS IS TO CERTIFY that I have investigated the title known as : ("T (formerly Industries Limited Manufacturing Company Limited"), a public limited company

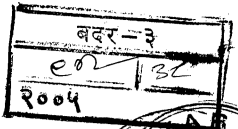
within the meaning of the Companies Act, 1956 having its office at Shafi Manzil, Ashram Road, Ahmedabad - 380 009 (hereinafter referred to as "the Original Owner") pieces and parcels of land admeasuring 27,368.30 square situate at Village Mohili, Taluka Andheri, Andheri/karla Road the Registration District and Sub-District of Mumbai Content Mumbai Suburban and more particularly described in Schedule hereunder written (hereinafter referred to as "the said property") and the right of M/s. Sant Sagar Corporation, a partnership firm registered under the Indian Partnership Act, 1932 having its office at Andheri-Kurla Road, Opposite Sudarshan Restaurant, Sakinaka Junction, Mumbai - 400072 (hereinafter referred to as "the Developer") to develop the said and construct buildings thereon and sell the offices/flats/units/shops and other premises therein.

I have caused searches to be taken in the concerned offices of the 2. Sub-Registrar of Assurances at Mumbai, Bandra and Chembur.

RAMESH S. BHALERAO

B.A. (Hon's.) L.L.M.

Advocate High Court



Armayesh, 2nd FLoor, Kamanwalla Chambers, Sir P.M. Road, Fort, Mumbai, Phone: 22662987

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3. By virtue of mesne conveyances, the Original Owner by owner and/or seized and possessed of the said property

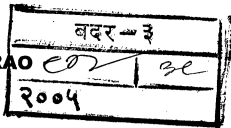


- 4. In or around June 1991, the Original Owner had been declared a Sick Industrial Unit under the provisions of the Sick Industrial Companies (Special Provisions) Act, 1985 (hereinafter referred to as 'SICA"), by an Order dated 28th February 1995 passed under the provisions of Section 18 (4) read with Section 19 (3) of the SICA, the Board for Industrial and Financial Reconstitution (hereinafter referred to as "BIFR") has sanctioned a scheme rehabilitation (hereinafter referred to as "the Solveme") of the Original Owner. The said scheme interalia contemplates the said and transfer of the said larger property to the Developer.
- 5. In terms of clause III (2) of the Scheme read with Section 18 (6A) of SICA and Clause VII (7) of the Scheme, the Original Owner was required to sell the said property to the Developer and accordingly the Original Owner by an Agreement dated 16th June 1995 read with Supplemental Agreement dated 15th September, 1995, agreed to sell and transfer to the Developer the said property on the terms and conditions therein contained that on compliance thereof the said property would stand transferred to and vested in favour of the Developer under the provisions of Section 18 (6A) of SICA.

Ran

RAMESH S. BHALER

B.A. (Hon's.) L.L.M. Advocate High Court



Armayesh, 2nd FLoor, Kamanwalla Chambers, Sir P.M. Road, Fort, Mumbai - 400 001 Phone: 22662987

an Order dated 21st August 1995, the Municipal Corporation of the Said property for the purposes and on the terms and conditions as contained therein.

7. The said property is within the Mumbai Urban Agglomeration as per the schedule appended to the Urban Land Ceiling (cish 100) (hereinafter called as the "ULC Act"). By an Order dated 29th July 1995 bearing No. C/ULC/D.III/22/5696 and Order dated 3th August 1996 read with Order dated 19th May 2000 passed by the Additional Collector and Competent Authority, ULC Greater Bombay the said property has been permitted to be redeveloped.

8. Besides the Floor Space Index (FSI) being the yield of the said property that is available as per the provisions of Development Control Regulations for Greater Mumbai (DCR), the said property is designated as receivable plot and additional FSI by way of Transferable Development Rights (TDR) can be loaded thereon as per the provisions of the DCR. In these circumstances several buildings and/or structures can be constructed on the said property by consuming FSI being the yield of the said property and TDR.

RSIL

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RAMESH S. BHALERAG

B.A. (Hon's.) L.L.M. Advocate High Court बदर – है 60

Armayesh, 2nd FLoor, Kamanwalla Chambers, Sir P.M. Road, Fort, Mumbai - 400 001

Phone: 22662987

being sanctioned by the Brihanmumbai Municipal and/or concerned authorities, are entitled to devel property and sell the offices/flats/units/shops and other premises therein in such manner as they deem fit and appropriate.

the Galid. 724

The Schedule Above Referred To:

(being the said property)

All those pieces and parcels of land hereditaments and premises together with all buildings and structures thereon situate in Mohin Andheri Kurla Road, Greater Mumbai State Maharashtra in the Registration District and Sub-District of Mumbai City and Mumbai Suburban, comprising of C.T.S No. 721/A, 721/B and 721/I area admeasuring 27,368.30 square meters bearing Survey No.14, Hissa Nos.1 to 4, Survey No.15, Hissa Nos. 1 to 3, Survey No.20, Hissa No.1, Survey No.52, Hissa No. 1, Survey No.52, Hissa No.2/A/B and Hissa Nos.3 and 4 (Part). The aforesaid area is inclusive of the area of setback land of 1,267.91 square meters already acquired by the Municipal Corporation of Greater Mumbai and bounded as follows that is to say on or towards the North partly by 45.7 meters wide D. P. Road and partly by property bearing C.T.S No. 4/4, 4/5 of Mohili Village, on or towards the South partly by existing C.T.S No. 720 and 705, 706, 707 and 708 of Mohili Village, on or towards the East by 13.4

⊕ 5

RAMESH S. BHALER AO बदर - ३ B.A. (Hon's.) L.L.M. Advocate High Court

Armayesh, 2nd FLoor, Kamanwalla Chambers, Sir P.M. Road, Fort, Mumbai - 400 001 Phone: 22662987

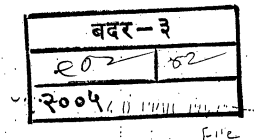
meters wide D. P. Road and partly by C. T. S No. 708 and 709 and on or towards the West by 21.35 meters wide Andheri Kurla Road.

Dated this 22nd day of June, 2004.

RSBlula

Mr. Ramesh S. Bhalerao Advocate





110.CNLC/D.111/20/5096;

Office of the Additional Collector 5 C.A., U.C. Gr. Heabky, I How Admiristrative Building, 10th Floor, Opp. Mustraluya, Bumbay - 72.

To

Daled: 29.17 /11165.

K/c.&U1 Hamikkel Knouetries Ltd.; C/o.d.r. Paroid & Som 100, Hary land across, plot 10, 35, Ulan (Eaut), Donony, 22.

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S benivious and United United.

1116/94-95/acod G. 3.552.31.0.95 your Architoct's letter 110.611/232/dited 28.3.95 seeking permission for redevelopment of the above nontioned property.

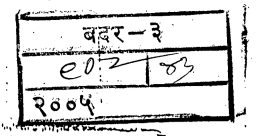
the At this stude, the lund is non vecent and with the Sea of the H.L. (CAR) Act, 1978, becomes it is confirmed with 12 structures which containing Hill duntling and tional land apportanent and portain R.C. etc. show that the land portaining to the extent of 20050. We said the land portain the land to land to

2071,50 oqua amis. excluding area under tata possible por exception order u/o,20) and SVL adm. 1785.91 oqua which is excepted by Ind. Dept. u/o.20 of the ULC Act, 1976, vide order ii. ULC/88416/PC/. IC/GAD/2003, et.29,8.80;

Thus, the question of persission under section 2% of the ULC Act, 76, in your case, be considered only when the lond becomes vacent efter all the structures are deadlished with the consent of the existing compania/tenents of the precises and the proposed bulleting him been constructed as not approved plans and is on the very off of completion. The order under sec. 22 with persistion to retain the above lond assetly contains the following conditions.

1. The latter of indent and permission ander see it shall be subject to the applicant's producing proof regarding the title concretity of the band, posension, area and user theref. The GURC should verify the same before issuing 100/CC.

2. The permission is operative for redeveloping the property in secondance with the provision of DC Regulations in force



3'. T The nuxinum size of the tenuments should be 120 sq.ms. plinth area. If the size of the flat's occupied by the owner/tenant in the property exceeds 120 sqmg. Then the land holder would be entitled to construct signifiar number of flats of an equivalent area in the new building subject to a nuxinum of 300 squar plintly argue for each such flut

4. Hot note than one dealling only shall be autoling be

N. H. GUPTA X THROUGHOUT INDIA S AS REGD. No. 724 ٠̈́S. Existing tenents/occupants shall be remobilated the redevelopment school, You should subsit the i in. and number of tenants/occupants of the structure. tho occoled by useh of them, the alternative proposed by and the greenment entered into with each of the tenents you to this office. GBKC to ensure rehabilitation existing tenants/occupants as par their rilky.

6. Form No. VI prescribed in rule No. 12 u/s. 22 of the Act, shall be filled within a puriod of three months, from the demolition of the existing structures. Question of isouing regular order u/s. 22 for the land falling vacant due to demolition of structures will be considered only after the eximing structures are demolished, and proposed building has been constructed as per approved plans and is on the verge of completion.

7. The construction work of reduvelopment shall completed within the period of 5 years from the delater issue of this letter of indent:

1. 8: 1. The holder will not utilide the FSI ar the Aptoples, use devoltabed for form free histories

O. The dwelling unit purchased elloted in the algorithms shows shall not be sold/transferred for a period of years from the date of original transaction, which will have a constant with the Sub-Registrar within, the . 0 . have... to be registered with the Sub-Registrar within the period as specified in the Indian Registration Act. 1908. 1908.

10. This letter of indent is valid for the period of three years from the date of its issue and would be lapsed automatically, if vork is not chiefpoid within the sheetled that the date the period is the lapsed automatically, if vork is not chiefpoid within the sheetled the lapsed. Industry is the land that the sheet is the land that the lapse of the land that the land the land the land that the sheetled of the lapse of the land that the sheetled of the lapsed of la

11. The above conditions will be binding on all the own-crs/their essignacs, constituted attorney, developers and transferees.

12. Statement u/s. 6(1) of the Act filed by him; if any will be secided separately..

713. The land holder should obtain; elearance Kron this o lee by preducing tonants agreements bufore perting" further commencement certificate above the plinth level.

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MINE GIPTA NO. 124

C. This letter of Intent in also subjects obtaining BOC/Clearpings paralisation from any fetter of Intent in Intentional Supplement Board, the Additional Collador, Mouria and Area Devilopment Roard, the Additional Collador, MouX Bub Divisional Officer, BSD/Additional Dist. By, Collector, B.A.A. etc., an applicable in your case under the respective Acts or applicable in your case under the respective Acts other Act for the time being in force; Thin lether of anly charifies for you that your land today is non vothe extent of the forty tout this case the state of the forty tout this case the forty and the extent of the forty tout this case the forty and the section of permission u/s, 2% may be urise only in bocomes the violation of the but and proposed building her been constructed as perplans and is on the verse of application. VILLIA plans and is on the verge of sompletion.

COVERNME D. As per power entrusted with mo, I hereby the value of landholder to hold the vacuat land for the redevel quant purpose after demolition of the existing structure in the validaty of this order.

of You may approved the diffe althing undertaking all the upera mentioned audditions are acceptable to Rot your radovalopment propount approved. You alway for penningion u/s. 22 of the Act, attitio time meny the condition No. 6 nlovy. ...

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I.D.A.

Young faithfully,

(G.B. Dhurmudhikuri.) Te. Addistant Collector & C.A., ULC. Or. Bunday

The Copy Tiving to Dy. City Engineer. (DP), BHC Habapalika Barg, Fort. Hombay 400 mit, for Information.

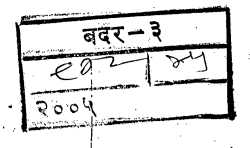
Capy - I'. w. on 1.0 Engineer (III). Colly 44 doith era / Builtorn . Bulardia! uned, Banden-Kandduld, Chulkopar, Hombay, 100 077.

Ho to requested to inform this office after the structures have been demolished, to forently copy of the undertaking furnished by the land owner/dayslapar/connered undertaking kurninnaa ay kao tana ownaryaaya apartaking yido para 8, aboya and a copy of the 10bycc is granted. Earther rachastad that the CC upto plinth level may be granted the the landholder and that no further CC about he granted by the like without obtaining clearance from this

3. Cony, Tilled with statement U(1) .u/s. betterng information and rubord?

Sub-Registrar, Colloctordie, lilin Hambiny.

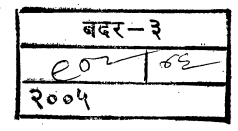
India till ho obtains the organization the extratorio lefend a thus contains the care of lend holder elicate the lift oards in the race deleting the name of logged (Danie of India) before CC above. Flinch level.



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d. A minimize notificate of (... 50 to one orall close of take transaleuten line (total 19.00 m.vide) to considured for non-vacant crititionant. If there' may be any clauree, in not back distances of transaleuten line the transaleuten from alteriory Authority and coordinally, obtain the general made a son this office.





N. R. GURTA) (THROUGHOUT CENA)

REOD. No. 724



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Office of the Additional Collector & Comparent Chains N. W. | onn. Western " Munic 400 03

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Cerra lemon to the lotter of intent control 121/22/5000,

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like Architecto M/c,J.P.Pright it some vide his lety and circle to ft Sr.No.2 above his anylied for sorriguizion to LCI. He are stored that, "the property ender reference have been perceited in the fier stored for the commercial development by the Munchery, vise this little is actived in the solution of the solution in a fitting and the condition in a fitting and the collection of the condition in a fitting and the collection of the condition in a fitting and the collection of the condition in the fitting and the condition in the collection of the coll

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this calculation Aplibth area, land apott. show that, the land is non-vacint to the extent of 16/49.62 squa. (sixtoon thousand one hundred forty nine and point sixty two only) expluding area under read sot-back to the extent of 367.81 area for 1714 amonity plot adm. 4567.57 squa. 25% R.C. adm. 5383.20 s qua. as per BHC's letter dt. 21.8.95, and surplus yacant land Hil squa.

OZ TOMENTO D)...The enlowenties of plinth nich, land appetty additional Land night, and proportionate 10% R.C. etc. show that the land third nich and proportionate 10% R.C. etc. show that the land third nich extent of 20959.44 squar (Twenty thousand nich hundred lifty nine and point forty four only) excluding area under that to the extent of 1151.75 squar, excluding under Tata.

Fewer line adm. 2071.50 square excluding area upto coiling limit of 500 square, or examption order u/a.20) and SVL adm. 1785.51 squarelight to executed by Ind. Dept. square of the ULC Act. 1976, vide order is ULC/3-416/MC/IC/GAD/2003, dt. 29.8.80;

Thuse obsides are applicable wherever necessary, All other torm and condition of the eard to genain, unchanged.

O/C Additional Collector &

M/c, (\$11) Manoklal Industries Lin. n/o; M/a, J, P, Fr. rokly & Goix, 102, Mary Land Cornor, Plot 116, 35, 8 to: (E), Mumbal. 22,

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Copy 1-4.00. to 1) The Dy. City Englader (DP), DEC, Hallagan Marty Port, Mumbal, 1, for information

- 2) The Ex. Ungineer, BP, Endtern Suburbs L hard, Chatkepar, Bumbai. 77:
- 3) Copy to G(1) statement No.C/ULC/U.7, Vatva. 247-3-759 gt. 17.3.83, and ULC-U-7-Vincol-241-3-20, dt. 19.3.83, der information and record:



मेर मानामा १८३६ ४ । २००० MA BUL B-35 XJ 7 IND न फिलाय ए उटा प्राप्त रेका इस्तर करणार , בשפת מנישו שלישיוו) क्या िलाधिकारी र प्रमण प्राधिकारी मागते पेत्र समाय मतीरा, रस्त् धरी

रहर छन्द रेण्डा नहरेरे एएड HEAR WEDGE THE प्रवासंत्री ग्रन्थ . तपापाणी मिलतांगे मिलार प्रम PIUS ALP नभुन। गुण्ड वर्गा कुमरण रस्टम वियोधि शहर रह्मं रस्क

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Office of the Additional Collector & C.A.

U.C. Brihanmumbai,

មួយ ន្ត្រីស្លារ, Administrative Building Mumbor Suburban Dist., ភិក្ខុហា, Colony, Bwidro (East), Mu No.CA.1.C D.DI 22/5696

TOV 21-s. SI.M Maneklal Industries Ltd., Vasivani Mansion, Dinshaw Vacidia Road. Mumbai 20.

Sub: Revolidation of permission issued U/s.22 U.L.(COR) Act. 1976, in respect of property CTS NO.721, 721'1 of Village Mohill Talula Kurl

Gentlemen.

You are hereby informed with reference to your application No. NII A LEGICAL the validation period of the letter of intent issued by this office bearing extra his 29.7.95 was valld upto three years, and now it is extended for a further period of three years.

from 29,7,98 to 28,7,2001.



Additional Collegio) & C.A ULC. Greater Klumbar

(2015) 1/32/62 10:

The Dy.City Engineer-UDPL. GARAC. Mahapalika Marg Fort. Number 4000001 100 information and necessary actions

The Ex. Engineer (BP)Enstein Suburbs, "I." Ward, Ghatkopar, Mumbai 400 (177).

्बदर-३ २०२ ४९ ०२०७ °C.A.

Office of the Additional Collector

ULC., Brihanmumbai.

5th Reer, Administrative Building Munibal Suburban Dist., Govt. Colony, Bandra (East), Munibal 400051.

No. C/LIL/C/D. 111/22/5696

Date: 24/4/2002

READ: 1. This office letter of even number dated 29.7.95 & Corrigendum dated 5.6.96

2. Application in Form No.VI dated 6.3.02 U/s.22 of the ULC Act 1976 from M/s. S. L.M Marketing Co.,

PART FORMAL ORDER

(i.e. Full Formal order for Phase I of building B. (Commercial Building), as per Municipal Corporation of Cheater Mumbai approved plan vide lener No.EC/3743/BPES/AI, dated 12.1.2001.)

In exercise of the powers vested in him ws.22 of the UI.C. Act. 1976 the Additional Collector & C.A. ULC. Brihammumbai hereby grants permission to Mrs. S. I.M Marketing Co. of Mumbai to retain the land bearing CTS NO.721,721/1 of Village Mohit Tahua Kurla admeasuring 3870.80 sqms. (Three Thousand Eight Hundred Eighty Sq.M.) excluding set back of '--sq.m. to redevelop it, subject to the following conditions:

- 1. That the permission is granted at applicant's risk regarding disputes it of the land area and user thereof.
- 2. That the redevelopment shall be for user permissible in accordance with a control Rules in force:
- 3. That the existing tenants in the demolished structures shall be accommodated in the redevelopment acheme.
- 4. That the above conditions will also be hinding on the transferee/s if any.

This permission is granted subject to the other provisions and obligations of the UL (C&R) Act, 1976 as far as they are applicable and this permission will stand cancelled if there is any breach of the conditions specified above the same and obligations.

(S.R.Hn/nre) Ronal Collector & C.A.

Brihanmunibai.

Mys. S.L.M Marketing Co.,

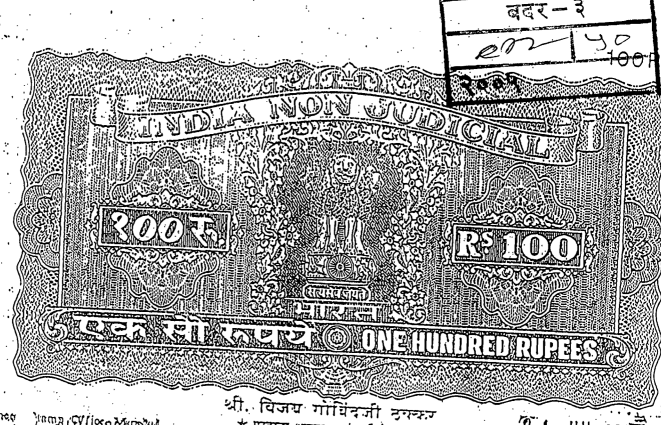
CVo. Herrant Parikh & Associates.

105, Vallabh Vihar, M.G Road, Opp. SBL Rajawadi Ghatkopar Eust, Mumbai 77.

Copy fances to

1. The Dy.City Engineer (DP) OBMC. Mahapulika Murg. Fort, Mumbai 400001

2 The Ex. Engineer (B.P), Eastern Suburbs, "NP" Ward, Chatkopar, Mumbai 4006.77.



L. S. V. No. 116

Shri P. V. Shinde

श्री. यिजय गोविंदजी त्यक्त के प्राचाना धारक प्रति क्रिक्त के प्राचाना धारक प्रति क्रिक्त के प्राचाना भावकार के प्राचीता क्रिक्त क्रिक क्रिक्त क्रिक्त

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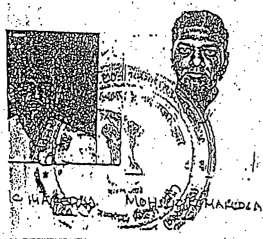
R. GUP MUN THROUGHOUT MON 724

TO ALL WHOM THESE PRESENTS SHALL COME, We Mr. Malik Kann Marcda no Mr. Mohsin Rahim Maredia being the Partners of Messers SANT SAGAR GENERATION TECH PLAZA" Andheri Kurla Rd., Sakinaka Junction, Mumbai - 400 072. (hertrafter the sas "the Firm") SEND GREETINGS.

WHEREAS

- A. The firm carries on the business of builders, contractors, construction of buildings carried in purchase and sale of land and building etc. (hereinafter referred to as "the said Business") and comes on the said business though and from Mumbai.
- B. The Partners of Firm desirous of executing this Power of Attorney in favor of Shri Sandeep Gajanan Gandhre age 33 years of "SAGAR TECH PLAZA" Andheri Kurla Rd., Sakinaka Junction, Mumbai 400 072. To effectively carry on the said business of the Firm on my behalf.

Cont. .. 2 ...





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NOW KNOW YE ALL MEN THESE PRESENTS WITNESSETH the we, the Partners of the firm do hereby nominate, constitute and appoint Shri Sandeep Gajanan Gandhreas as our true and lawful attorney and in our name & on our behalf to do the following acts, deeds, matters and things to effectively carry on business of the firm.

1. To represent the firm for the business and otherwise act for the business, in the name of the business and on behalf off the business in all matters whatsoever before all the officers of Income Tax, Sales Tax, Customs, Port Trust, Railways, Land Revenue, Municipal Land Requisitions, Public works Department, Civil Supplies, Charity Commissioner and others things.

To appear for the said business and represent the said business in all Courts whatsoever in all chits, proceedings, cases and matters Civil or Criminal and give evidence, produce applications, plaints, written statement, objections defenses, memoranda of appeals, petitions proceedings and to deposit and withdraw money and documents in and from courts, engage Advocates, Pleaders and legal Practitioners and sign their Vakalatnamas and warrants of proceedings to Arbitration or commission and to do and execute and cause to be done and executed all acts/, deeds, matters, things and writing in all Arbitration and commission of all Courts on our behalf and sign acknowledgement thereof, to take all the decrees, order and judgement of all courts and to execute all acts, deeds, matters and decrees of all Courts or file applications for review and in revision against them and defend and oppose the same and cases files by or against us.

3. To lodge for registration and to admit execution before the concerned Sulfactoriar of Assurance at Mumbai and / or Bandra / or Kurla on my behalf in respect of the said sale referred to in the recitals herein above and to further carry out all the necessary actions are the effective registration of the same.

4. To take insurance policies with all insurance companies in firm's name as well as in the name of Partners on all the properties of Firm & Partners for all risks and to sign and execute all the necessary applications and other writings therefore, to pay all premium to all the insurance companies in respects of all our insurance policies and to receive, recover and collect all acknowledge and issue all proper valid and legal receipts, acknowledgements releases ad discharges therefore.

Cont. .. 3 ..



5. To settle all accounts and reckoning whatsoever pertaining to our said business with all persons, body corporate, local bodies and authorities and governments and to pay and receive the balance thereof as the case may be,

6. To make all the applications, petitions and representation to and before all the officers of the Governments, Customs and Municipality, Local bodies and Authorities, Government, customs and Excise Departments and to do and execute or cause to be done and executed all such acts, deeds, matters, things and writing and to carry out all such arrangements with them as my said Attorney may think fit and proper.

To represent us in all matters whatsoever pertaining to our said business before all the officers of the Income Tax, Sales Tax, Customs, Port Trust, Railways, Land Revenue, Municipal Land Acquisitions and the labor officers and to do and execute and cause to be done and executed all acts, deeds, matters, things and writing therein as my said Attorney that think fit and proper.

To sign. Swear, affirm, declare, file and institute all the plaints, written statements, Affidavits, Petitions, applications, defenses, objections, memos of appeal and applications for revisions and review as may be necessary for prosecuting or defending any action on our behalf.

To commence, continue and carry on all correspondence and other communications with all
persons, local bodies and authorities and any-body corporate in all matters, things and affairs
pertaining to us, our said properties and business.

10. To issued and serve and cause to be issued and served upon all tenants, lessees a

11. To appeal and represent us before all the officers of the Mumbai Muncipal Corporation regarding any matters, things, and affairs concerning our said properties or pusiness and to carry out and comply with all the Municipal Notices and requisition to appeal against the retable value of our said properties to represent us and to appear for us in all Municipal Prosecution launched against us to contest the same, to take the place of guilt and to pay fines

12. To apply for and issue all warrants of distress against all our tenants for recovery of rents from them to levy them and to do and cause to be done all acts, deeds, matters, things and writing therein.



ives alone servints or other employees.

13. To engage, employ and dismiss agents, representatives, polories servints or other employees. It or about the management and supervision of our said properties, our said business and all our other matters things and affairs as our said attorneys may think fit and proper.

14. To sign all the certificates of deduction of tax at source under section 203 of the Income-Tax Act. 1961 (i.e. Form No. 16A) on our behalf.

AND the firm doth hereby declare and agree to artify and confirm all and whatsoever the said Attorney shall lawfully do or cause to be done by virtue of

Fur Anis WHEREOF I have set my respective hands to these presents on this day

SIGNETE ND DELIVERED

By the with hamed

MRZMAČIK KARIM MAREDIA.

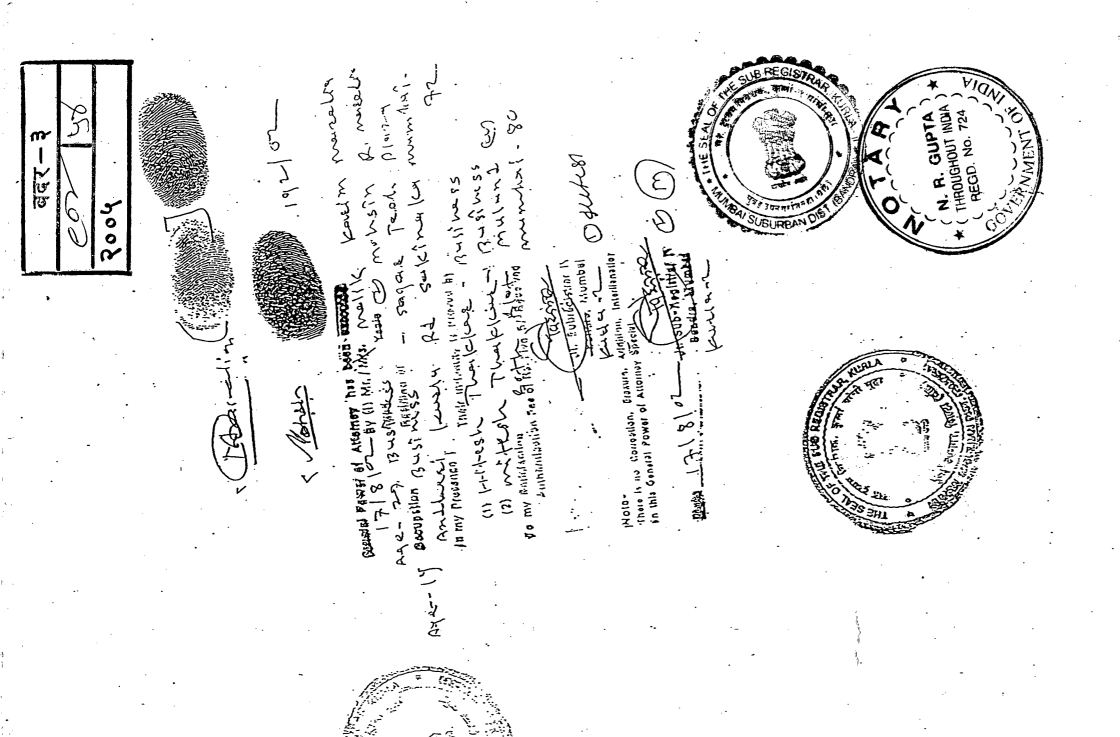
Maraliz.

MR. MOHSIN RAITIM MAREDIA

In the presence of







दस्त गोषवारा भाग-1

वदर3 दस्त क्र 902/2005

4:23:06 pm

07/02/2005

दुय्यम निबंधकः कुर्ला 1 (कुर्ला)

दरत क्रमांक :

902/2005 दस्ताचा प्रकार: करारनामा

अनु क्र. पक्षकाराचे नाव व पत्ता

पक्षकाराचा प्रकार

छायाचित्र

अंगठ्याचा ठसा

नावः मे/- संत सागर कॉर्पोरेशन तर्फे भागीदार मलीक के. मरेडीया यांच्यातर्फे कु मु म्हणून संदिप गजानन गंधे AABFS6522Q -

पत्ताः घर/फ़्लॅट नं: बी-201, ओम-धारा को. ऑप्. हाऊ. सोसा. म्हान्त्रे नगर, रा

लिहून देणार

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नावः मेसर्स श्री नरसिंगसहाय मुदुनगोपाल (बॉम्बे) तर्फ भागीदार श्रीवल्लभ पी. मुंधरा पॅन नं अअएमएफएस3162के - -

पत्ताः घर/फ़्लॅट नं: 45/47, लोहार चाळ, मुंबई - 2. गल्ली/रस्ताः -

ईमारतीचे नावः -ईमार

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CERTIFIED TRUE COPY ATTESTED BY ME

> 14/402 N. R. GUPTA NOTARY (GOVT. OF INDIA)

दरत गोषवारा भाग - 2

वदर3 दस्त क्रमांक (902/2005) 46

दस्त क्र. [वदर3-902-2005] चा गोषवारा

बाजार मुल्य :2524987 मोबदला 3137085 भरलेले मुद्रांक शुल्क : 156880

दस्त हजर केल्याचा दिनांक :07/02/2005 04:18 PM

निष्पादनाचा दिनांक: 07/02/2005 दस्त हजर करणा-याची सही:

Mrs Warren

दस्ताचा प्रकार :25) करारनामा

शिक्का क्र. 1 ची वेळ : (सादरीकरण) 07/02/2005 04:18 PM शिक्का क्र. 2 ची वेळ : (फ़ी) 07/02/2005 04:22 PM शिक्का क्र. 3 ची वेळ : (कबुली) 07/02/2005 04:22 PM शिक्का क्र. 4 ची वेळ : (ओळख) 07/02/2005 04:22 PM

दस्त नोंद केल्याचा दिनांक : 07/02/2005 04:23 PM

ओळख:

खालील इसम असे निवेदीत करतात की, ते दस्तऐवज करुन देणा-यांना व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात.

1) महेंद्र जी. पालन- - ,घर/फ़्लॅट नं: 706/3-सी, धीरज इनक्लेव्ह, बोरीवली पूर्व 66.

ईमारतीचे नावः -

ईमारत नं: -

पेठ/वसाहत: -

शहर/गाव:-

तालुकाः -

पिन: -

2) मयंक पराशर- - ,घर/फ़लॅट नं: बी-47/187, सहारा समोर, गोरेगाव प मुंबई.

ईमारतीचे नावः -

ईमारत नं: -

पेट/वसाहतः -

शहर/गाव:-

तालुकाः -

पिन: -

पावती क्र.:900 पावतीचे वर्णन

दिनांक:07/02/2005

नांव: मेसर्स श्री नरसिंगसहाय मुद्नगोपाल (बॉम्बे) तर्फे भागीदार श्रीवल्लभ पी. मुंधरा पॅन नं अअएमएफएस3162के - -

30000 :नोंदणी फी

1120 :नक्कल (अ. 11(1)), पृष्टांकनाची

नक्कल (आ. 11(2)),

रुजवात (अ. 12) व छायाचित्रण (अ. 13) ->

एकत्रित फ़ी

31120: एकूण

दु. निबंधकाची सही, कुर्ला 1 (कुर्ला)

जे. ऐस. तरे

प्रमाणित करण्यात येते कि या दस्तामध्यें एकूण . देशे. (५ ८) पाने आहत. बदर ३/ २०२

पुस्तक क्रमांक १ क्रमांकवर

नोंद्रबंध

U12607

सह दुय्य मे निबंधक कुल-१ मुंबई उपनगर जिल्हा.

दु. निबंधे काची



