पावती

534/8124

Tuesday, September 25, 2018

6:01 PM

Original/Duplicate

नोंदणी क्रं. :39म

Regn.:39M

दिनांक: 25/09/2018 पावती क्रं.: 9495

गावाचे नाव: डोंगरे

दस्तऐवजाचा अनुक्रमांक: वसई5-8124-2018

दस्तऐवजाचा प्रकार : करारनामा

सादर करणाऱ्याचे नाव: सोनु मनोज सोलंकी - -

नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 87

रु. 30000.00

₹. 1740.00

एकूण:

₹. 31740.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 6:02 PM ह्या वेळेस मिळेल.

बाजार मुल्य: रु.3038000 /-

मोबदला रु.4782240/-

भरलेले मुद्रांक शुल्क : रु. 287000/-

वसई क्र. ५

1) देयकाचा प्रकार: eChallan रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH006178911201819M दिनांक: 25/09/2018

B

बँकेचे नाव व पत्ता:

देयकाचा प्रकार: DHC रक्कम: रु.1740/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 2409201813398 दिनांक: 25/09/2018

बँकेचे नाव व पत्ताः

भाव भाराकी

		मूल्यांकन <b>पत्रक</b>	( शहरी क्षेत्र - बांधीव )			
Valuation ID 20	1809254726		50		25 September 20	)18,05:49:13 Pi
मुल्यांकनाचे वर्ष जिल्हा मुल्य विभाग उप मुल्य विभाग	2018 पालघर तालुका : वसई 5-डॉगरी क्रमांक 2	मनाटा विशास ई	-			
क्षेत्राचे नांव		cipal Corporation	सर्व्हें नंबर /न. भू, क्रम	मांक सर्व्हे नंबर	#5	
वार्षिक मूल्प दर तक्त्यानु खुली जमीन 14000		कार्यालय 55800	दुकाने 65800	औद्योगीक 55800	मोजमापना चौ. मीटर	चे एकक
बांधीव क्षेत्राची माहिती बांधकाम क्षेत्र(Built Up)- बांधकामाचे वर्गीकरण- उद्ववाहन सुविधा - Sale Type - First Sale Sale/Resale of built up	54.9चौ. मीटर 1-आर सी सी आहे Property constructed afte	मिळकतीचा वापर- मिळकतीचे वय - मजला -	निवासी सदनिका 0 TO 2वर्षे 11th to 20th Floor		ोचा प्रकार- बांधकामाचा दर-	बांधीव Rs 47900/-
	चा प्रति चौ. मीटर मुल्यदर	10,000	• घसा-यानुसार टक्केवारी	)• मजला निहाय घट/वा	ढ	
		= (47900 * (100	/100)) * 110 / 100			
		= Rs.52690/-				
A) मुख्य मिळकतीचे मुल्प		= वरील प्रमाणे मुल्य दर *	मिळकतीचे क्षेत्र			
		= 52690 * 54.9				
		= Rs.2892681/-				
एकत्रित अंतिम मुल्य	= मुख्य मिळकतीचे तळाचे मुल्य + खुल	। मुल्य +तळघराचे मुल्य + मेझॅनाः या जमिनीवरील वाहन तळाचे मुल्	र्न मजला क्षेत्र मुल्य + लगतच्या १ + इमारती भोवतीच्या खुल्या ज	गच्चीचे मूल्य + वरील गच्चीचे गगेचे मुल्य + बंदिस्त बाल्कनी	मुल्य + बंदिस्त वाहन	
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		+0+0+0+0+0+0+0+		2		
	=Rs.2892681/-	+5% =	30,38,0	00/-		

Home Print

वसई - ५ दस्त क्र. ८१२४/२०१८ १ / ८७

प्सह दुख्यम निबंधक वर्ग-६ वसई क्र. ९





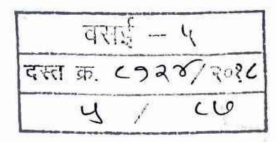
## CHALLAN MTR Form Number-6



GRN MH006178911201819M BARCODE			Date	e 16/09/2018-14:59	:33	Form I	D	25.2	
Department Inspector General Of Registration				Payer Details				1	
Stamp Duty  Type of Payment Registration Fee		TAX ID (If Any)							1
Type of Payment Registration Fee		PAN No.(If Applic	able)	BFPPS9657Q					
Office Name VSI5_VASAI NO 5 JOINT SUB REGIS	TRAR	Full Name		MANOJ B SOLANKI					
_ocation PALGHAR									
Year 2018-2019 One Time		Flat/Block No. BLDG NO 1 FLAT NO C/1301 AGAI			RWA				
		Premises/Buildin	ng	PARAMOUNT IN AV	ENU	EQ			
Account Head Details	Amount In Rs.					inno a Fara			
030046401 Stamp Duty	287000.00	Road/Street		46.17 SQ MTR CAR	PET	AREA			
0030063301 Registration Fee	30000.00	Area/Locality IN GLOBAL CITY DONGARE VIRAR WEST							
		Town/City/Distric	ct					,	_
_ वसई - ५		PIN		0)	4	0 1	3	0	3
्त क. ८७२४/२०१८		Remarks (If Any) PAN2=AAPFA762 REALTORS~CA=	27Q-S	SecondPartyName=A	GARV	VAL			
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otal  Payment Details BANK OF MAHARASHT			FO	R USE IN RECEIVIN	G BA	NK			
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ame of Branch	// * -	alghan	7.	id for unregistered	bile I	No.:	9	982296	8800

Department ID : Mobile No.: 98229688 NOTE:- This challan is valid for document to be registered in Sub रिक्षिक्षक कार्यात्र विशेष करावयाच्या दस्तासाठी लागु आहे. नोदंणी न करावयाच्या दस्तासाठी सदर चलन लागु सादर चलन केवळ दुय्यम निबंधक कार्यालयाव नोदंणी करावयाच्या दस्तासाठी लागु आहे. नोदंणी न करावयाच्या दस्तासाठी सदर चलन लागु नाही.

्रिय स्तिकी







MH006178911201819M BA	ARCODE	II 1 <b>III</b> 1 II 1			III Date	16/09/2018-14:59:33 Fo	rm ID	25.2		
ment Inspector General Of Re	gistration					Payer Details				
Stamp Duty Payment Registration Fee				TAX ID (If An	ıy)				3 = 12.0	
Payment Registration Fee	8			PAN No.(If Ap	plicable)	BFPPS9657Q				
Name VSI5_VASAI NO 5 JOIN	NT SUB RE	GISTRA	R	Full Name		MANOJ B SOLANKI				
on PALGHAR						t		-		
2018-2019 One Time				Flat/Block N	Flat/Block No. BLDG NO 1 FLAT NO C/13			01 AGARWAL		
				Premises/Building		PARAMOUNT IN AVENUE	a			
Account Head Details			Amount In Rs.							
6401 Stamp Duty			287000.00	Road/Street		46.17 SQ MTR CARPET AF	REA			
3301 Registration Fee 30000				Area/Locality		IN GLOBAL CITY DONGARE VIRAR WEST				
				Town/City/D	istrict					
				PIN		4 0	1 3	0	3	
				Remarks (If	Any)	9				
				PAN2=AAPF	A7627Q-	SecondPartyName=AGARW	AL			
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7000.00										
7000.00										
FACEO				Amount In	Three L	akh Seventeen Thousand Ru	pees Only	i.		
			3,17,000.00	Words						
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of Bank		oint S	(h. )	Bank-Brand		BANK OF MAHARASHT	RA			
		1/3		3/3/	Date	80921 , 21/09/2018				
of Branch		-	Palabi		nly Not	Mobile 1	mont		96880	
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Location: India					(S.EE 1111	T 10 10 1				

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Remarks

No.

(iS)-534-8124

Page 1/2

Defacement No.

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**Defacement Date** 

25/09/2018-17:55:52

Print Date 25-09-2018 06:08:24

**Defacement Amount** 

30000.00

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**IGR545** 

MR. MANOT B. SOLANKL

BLDG NO. 01 /C/ 1301

AGARWAL PARAMOUN

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018 Sr. No.

## AGREEMENT FOR SALE

Agreement For Sale made at Visian on this 25th. September in the year Two Thousand And Eighteen:

## BETWEEN

M/S. AGARWAL REALTORS, a partnership firm as per Indian Partnership Act, 1932, having its office / principal place of business at Shop no. 9, Gokul Annexe Bldg., Agarwal Gardens, Phase- II, Gokul Township, Bolinj, Virar (West), Taluka: Vasai, District: Palghar - 401 303, (PAN No. AAPFA7627Q), through its authorized partner/s hereinafter referred to as the "PROMOTER" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest, executors, administrators and permitted assignees, including those of the respective partners) of the ONE PART.

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परार्ट - ५ परार्ट का. ८१२४/२०१८ ७ / ८७ AND

Mr./Mrs. SONU MANDI SOLANKI

AND MANOT B SOLANKI

adults, Indian Inhabitants / a partnership firm registered under the Indian Partnership Act, 1932 / a private limited company registered under the provisions of the Companies Act, 1956 having their address for the purpose of these present

H-26, FLAT NO-201, RUSTOMIFE EVERSHINE GLOBAL CITY, VIRAR (WEST) - 401303

hereinafter referred to as "THE ALLOTTEE(S)" (which expression shall unless it be repugnant to the context or meaning thereof shall be deemed to mean and include in the case of individuals, his/her heirs, executors, administrators, in case of a firm the partners for the time being from time to time, the survivors or survivor of them and the heir, executors and administrators of the last of such survivors or survivor and in case of a Company, its successors and permitted assigns) of the OTHER PART:

The Promoters and the Allottee/s are hereinafter, wherever the context may so require, individually referred to as "Party", and collectively referred as "Parties".

## WHEREAS:

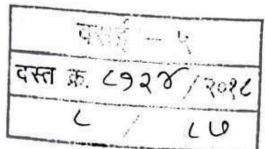
(i) Keystone Realtors Private Limited (formerly known as Enigma Constructions Private Limited prior to the amalgamation/merger vide order dated 7th November, 2014 passed by the Hon'ble High Court, Bombay in the Company Scheme Petition No. 403 of 2014 along with Company Scheme Petition No. 403 of 2014 along with Company Scheme Petition No. 403 of 2014 along with Company Scheme Petition No. 437 of 2014), a company incorporated under the Companies Act, 1955, and existing under the Companies Act, 2013, having its registered office at 702, Natral, MV Road Junction, Western Express Highway, Andheri (tast) Mumbai 400 of the reinafter referred to as "Keystone") and Evershine (heremafter collectively referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners"), are jointly seized and possessed of the reinafter referred to as the "Co-Owners").

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- (ii) Certain Portions of the Entire Land are reserved/earmarked under the approved Development Plan of the Virar Vasai Sub-Region, i.e., for D. P. Roads, D. P. Reservations for Playground Schools, College, Recreation Ground, CFC, Market, Parking Areas, etc. The aforesaid reserved portions are hereinafter collectively referred to as the "Amenity Plots".
- (iii) The Land Owners intend to identify and earmark any or all parts/portions of the Land as sectors, and develop the same in a phased manner over a period of time, by, inter alia, constructing upon each such sector, multiple projects, for any objects or purposes, and having one or more building/s, and/or a building with two or more wings by utilization of such part of the entire current, enhanced, future and estimated/projected/envisaged, FSI, Premium FSI, FAR, Development Rights, Development Rights Certificate/s, Transferable Development Rights, and other development potential, benefits, potential, yield, and/or advantages, and/or as may be available on any account whatsoever, and/or any other rights, benefits and/or any floating rights of any nature whatsoever, and by whatever name called, including fungible FSI, additional FSI, special FSI, compensatory FSI, incentive FSI, paid FSI, that is, or may be, available, or acquired, under any applicable Law, or otherwise howsoever, including by way of hand over and/or transfer, to any governmental authority or persons, of any or all of the Amenity Plots or any part/s of the Entire Land (hereinafter referred to as the "Aggregate Development Potential");
- (iv) The Land Owners have agreed to undertake the development of the Entire Land on a joint venture basis on terms and conditions as set out in a Joint Venture Agreement dated 20th March, 2009 executed by the Land Owners;
- (v) The Land owners by a Development Agreement have granted Development Rights in respect of the part envisaged in the scheme of development. The Development Agreement interaction in the project land to be developed in phases in the following manner:-
- (vi) By registered Development Agreement eated 1/04/2016, and registered in the office of Sub-Registral vasal VII, at Serial No. 2281/2016, registered on 11/04/2016, entered into by a detarged 1/07/S. EVERSHINE DEVELOPERS & 2] M/S. KEYSTONE REALTORS PVT.LTD. [therein called "The Owners"] and M/S. AGARWAL REALTORS, a Partnership firm [therein called "The Developers"] and herein called "the Promoters", the said Owners have granted development rights to Promoters in respect of Avenue "Q" on which the 2 residential building comprising of 13 wings, each wing being Ground / Stilt + 14 upper floors

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is to be constructed through utilization of Developer's builts up area of 35,097.49 square meters, to be constructed on land admeasuring 12,364.80 sq.mtrs, being a square meters, to be constructed on land admeasuring 12,364.80 sq.mtrs, being a part of land bearing New S.No. 5, 5B, 5D, 5F and 5G lying and being a village part of land bearing New S.No. 5, 5B, 5D, 5F and 5G lying and being a village part of longar Pada) also known as "Village Narangi" within the Registration Dongare (Dongar Pada) also known as "Village Narangi" within the FIRST Sub-District of Vasai, District-Palghar and more particularly described in the FIRST

- SCHEDULE herein written, hereinafter referred to as "THE SAID PROJECT LAND".

  (vii) The Promoter has obtained the Certificate of Title dated 27th February 2017 issued by M/s. M. T. Miskita and Company, Advocates and Solicitors certifying the title of the Land Owners to the Project Land (including the rights to develop the same).
- (viii) The Promoter are in the process of applying for registration of Said Building as referred above, as a "Project" as defined in RERA.
- (ix) The Owners have obtained Commencement Certificate No. VVCMC/TP/RDP/VP-453/262/2015-2016, dated 7th November, 2015 (hereinafter referred to as the "2015 Commencement Certificate") for construction of above two Residential Buildings with Shopping lines on Avenue 'Q' through utilization of the Built-up Area as sanctioned under such 2015 Commencement Certificate as annexed hereto and marked as Annexure "A".
- (x) The Developers applied to Vasai Virar City Municipal Corporation for Revised Development Permission through their Project Architect vide letter dated 19th July, 2017 for the amendment of the Residential / Residential with Shopline Building No. 1 (Wing A, B, C, D, E, F, G) & Building No. 2 (Wing A, B, C, D, E, F) (Stilt / Gr + 14) in Avenue Q for approval on land bearing New Survey No. 5, 5B, 5D, 5F, and 5G situated, lying and being at Village Dongare, Taluka Vasai, District Palghar which has been duly sanctioned by the VVCMC vide Revised Development Permission No. VVCMC/TP/RDP/VP-453/091/2017-18 dated 13th October, 2017, enclosed hereto and marked as **Annexure** "B".
  - a) The Promoters are entitled and enjoined upon to construct buildings on the project land in accordance with the recitals dereinabove;
  - Architect & structural Engineer Ws. Shan Gattan Consultants registered with the Council of Architects and such Agreement is as per the Agreement prescribed by the Council of Architects & por the preparation of the structural design and drawings of the buildings and the Promoter accepts the professional supervision of the Architect and the structural Engineer till the completion of the buildings.
  - c) By virtue of the Development Agreement/Power of Attorney the Promoter has sole and exclusive right to sell the Apartments in the said

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building/s to be constructed by the Promoter on the Said Project Land and to enter into Agreement/s with the allottee/s of the Apartments to receive the sale consideration in respect thereof;

- d) That on demand from the Allottee, the Promoter has given inspection to the Allottee of all the documents of title relating to the Said Project Land such as plans, designs and specifications prepared by the Promoter's Architects and of such other documents as are specified under the Real Estate (Regulation and Development) Act 2016 (hereinafter referred to as THE SAID ACT") and the Rules and Regulations made there under;
- e) The authenticated copies of Certificate of Title issued by the Advocate of the Promoter, copies of 7/12 extract showing the nature of the title of the Promoter to the project land on which the Apartments are constructed or are to be constructed have been annexed hereto and marked as Annexure 'C' and 'D', respectively.
- f) The Promoter has got some of the approvals from the concerned local authority(s) to the plans, specifications, elevations, sections and of the said building/s and shall obtain the balance approvals from various authorities from time to time, so as to obtain Building Completion Certificate and Occupancy Certificate of the said Building.
- g) That while sanctioning the said plans concerned local authority and/ or Government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoter while developing the project land and the said building and upon due observance and performance of which only the completion or occupancy certificate in respect of the said building/s shall be granted by the concerned local authority

h) The Promoter has accordingly commenced construction of the said building/s in accordance with the said propused Quant

The Allottee has applied to the promoter for allotteent of apartment in the Said Project. Pursuant, to which allottee is offered an Apartment more particularly described in Garse 1.a (i) in the Complex known as "AGARWAL PARAMOUNT" (here nafter referred to as the "said building") being constructed in by the Promoter Palgna:

j) We hereby inform you that we had received Notice dtd. 8th November, 2017 from Gajria & Co., Advocates and solicitors disputing our use of building name Agarwal Altamonte (being old Proposed name) claiming similarity with their clients building name 'Omkar Altamonte'.

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k) The Parties relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter;

- The Promoter is in Process of registering under the provisions of the Real Estate (Regulation & Redevelopment) Act, 2016 with the Real Estate Regulatory Authority.
- m) The Promoter under section 13 of the said Act is required to execute a written Agreement for sale of said Apartment with the Allottee, being in fact these presents and also to register said Agreement under the Registration Act, 1908.
- n) In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Promoter hereby agrees to sell and the Allottee hereby agrees to purchase the Flat/ Shop in said Building.

# NOW THEREFORE, THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:-

1. The Promoter shall construct the said building/s consisting of a Ground / Stilt and 14 upper floors on the Said Land in accordance with the plans, designs and specifications as approved by the concerned local authority from time to time. Provided that the Promoter shall have to obtain prior consent in writing of the Allottee in respect of variations of modifications which may adversely affect the Apartment of the Allottee except any alterations of addition required by any Government authorities or the change in laws.

1.(a) (i) The Allottee/s here agrees to purchase from the Promoter and the Promoter hereby agrees to be the Allottee/s, one Flat/Shop bearing No. 1301 admeasuring 46.17 Square meters (Carpet area) as per RERA on 13<sup>th</sup> Floor in C wing in the Building No. 01 , as shown in red Colour line in the floor plan thereof hereto annexed and marked Annexure 'E', in the Complex known as "AGARWAL PARAMOUNT" and more particularly described in the SECOND SCHEDULE (HEREINAFTER REFERRED TO AS "The Flat/Shop") for the price of Rs. 41.82,240 (Rupees FOURTY SEVEN LAKHS FIGHTY TWO THOUSAND TWO HUNDRED FOURTY RUPEES only).

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(ii)	The carpet area of the said Flat/Shop as defined under the provisions	3
11.097.0 47.5	of RERA is 46.17 square meters.	5
	qualitations.	Œ
(iii)	The said Flat also has attached balcony/ies aggregately	-72
	admeasuring 4.12 square meters ("Balcony"). All balcony/ies	1
	attached to respective Flat in the Project known as "AGARWAL	3
	PARAMOUNT" shall be for the exclusive use of the occupants /owners	5
	The state of the s	7
	of such Flat and are being given without any consideration.	
(iv)(a	a) The Allottee hereby agrees to purchase from the Promoter and the	
(1.)(0	Promoter hereby agrees to sell to the Allottee One Stilt parking space	
	bearing No Situated at stilt level being constructed	0
	in the said building for the consideration of Rs. /	٧
	(Rúpees	٤.
	Only ) Q=,	3
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	450. 194-5 ACC	56
(iv/)	b) The Allotee hereby declares that he is not desirous of purchasing stilt	I
(10)(	northing space	•
	parking space.	
1(b)	* * * * * * * * * * * * * * * * * * *	
1(0)	covered stilt parking space is thus ks	
	covered state parting appears and	
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1(c)	(i) The Allottee has paid on or before execution of this	
1(0)	agreement a sum of Rs₹6,83,000 /- (Rupees SIX	1
	LAKHS FIGHTY THREE THOUSAND ONLY	)
	$ \times$ $ \times$ $ \times$ $ \times$ only)	,
	ride (ON) I IMMC Despite X	_
	as advance payment or application fee and hereby agrees to pay to the Promoter the balance amount of Rs. $\frac{240,99,240}{1}$	
	the Promoter the balance amount of RS. THOUSAND	. 8
	(Rupees FOURTY LAKHS NINETY NINE THOUSAND	3
	TWO HUNDRED FOURTY RUPEES ONLY only)	3
	in the following manner :-	216
	11 99 0401-1 (Pupper	1
	The said consideration of Rs. 47, 82, 240 - 1- (Rupees	ンプ
	FOURTY SEVEN LAKHS EIGHTY TWO THOUSAND	y
	TWO. HUNDRED FOURTY RUPEES only)	
	shall be payable by the Allottee/s in the following manner:-	
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3	a)	Rs. 683000/-	on booking of Flat/ Shop.
\$	b)	Rs. 500000 1-	on or before completion of plinth / or on or before, whichever is earlier.
23			an or before
	c)	Rs. 500000 J-	on or before completion of 1st Slab / or on or before, whichever is earlier.
			on or before, White on or before completion of 2 <sup>nd</sup> Slab / or
6	d)	Rs. 500000 /-	on or before, whichever is earlier.
, o i		con transcription or	on or before / What state of the completion of 3rd Slab / or
Con.	e)	Rs. 625000 /-	on or before 30/04/19, whichever is earlier.
	V2271		on or before completion of 4th Slab / or
	f)	Rs. 625000 /-	on or before 30/16/19, whichever is earlier.
	25		on or before completion of 5th Slab / or
3	g)	Rs. 625000/-	on or before 30/04/2029 whichever is earlier.
اقع		- ()	on or before completion of 6th Slab / or
4	h)	Rs. 625000 /-	on or before 30/11/2020, whichever is earlier.
साम्र भार्य	11	n – /	on or before completion of 7th Slab / or
3	i)	Rs	on or before, whichever is earlier.
	*\	Do - /	on or before completion of 8th Slab / or
0	j)	Rs	
~ 5	L)	Rs /-	on or before, whichever is earlier. on or before completion of 9th Slab / or
2	k)	KS	on or before, whichever is earlier.
/	1)	<sup>/</sup> Rs	on or before completion of 10 <sup>th</sup> Slab / or
di	•,	10	on or before, whichever is earlier.
Q,	m)	Rs. – /-	And the second s
	,	1.0	on or before completion of 11th Slab / or on or before state of 12th Slab / or
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			11 - 15 10 1 6 12 11
4	0)	Rs /-	1 2 / b 630 3 / 2 / D or to connect.
- 00	-,		on or before completion of 13 blab / or
2	p)	Rs. /-	on or before completion of 14th Slab / or
7	Ρ)	1.3	on or before compressor 14th Slab / or
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3).	4)	N3	on or before completion of 15th Slab / or
Syl	r)	Rs. – /-	on or before, whichever is earlier.
a.	.,	K3	on or before completion of brick work/ or
$\mathbb{C}$	s)	Rs. /-	on or before, whichever is earlier
. `\$	3)	K3	on or before completion of plaster (Internal & External)
b	41	-	/or on or before, whichever is earlier
1	t)	Rs	on or perore completion of flooring and plumbing / o
	.21		whichever is earlier
	u)	Rs. 99,240 /-	before the possession of the said Flat/ Shop.
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Each of such installments shall be paid by the Allottee within a period of 15 days from the date of intimation by the Promoter. Time for payment of each installment is the essence of the contract.

- 1c (ii) The Allottee/s hereby agree/s, confirm/s and undertake/s that an intimation forwarded by the Promoter, that a particular stage of construction is commenced or completed shall be sufficient proof that a particular stage of construction is completed. However, it is agreed that non receipt of such intimation requiring such payment shall not be a plea or an excuse by the Allottee/s for non-payment of any amount or amounts.
- 1c(iii) It is clarified that Sale Consideration shall be payable by the Allottee/s in the Account No 60287343884 maintained with Bank :- Bank of Maharashtra, Branch-Virar [West], with IFSC Code:-MAHB0000094 ("the said Account"). In case of any financing arrangement entered by the Allottee/s with any financial institution with respect to the said Premises, the Allottee/s undertakes to direct such financial institution to, and shall ensure that such financial institution does disburse/pay all such amounts towards Sale Consideration due and payable to the Promoter through an account payee cheque /demand draft / wire transfer / any other instrument drawn in favour of the said Account immediately upon the relevant stage of construction being completed. Any payments made in favour of any other account other than mentioned hereinabove shall not be treated as payment towards the said Premises and shall be construed as a breach on the part of the Allottee/s in which event without prejudice to the right of the Promoter to charge interest at the prevailing rate of State Bank of India Marginal Cost of Lending Rate plus 2% the condition on the amounts due, the Promoter shall be entitled by terminate this Agreement and forfeit 10% of the Sale Consideration along with broketage charges (if any) as reasonable, pre-estimated, genuine and agreed liquidated damages and return balance (thirty) days from the date of such (if any)to the Allottee/s within 39 termination of the Agreement.
- 1(d) The Sale Consideration excludes taxes (consisting of tax paid or payable by way of Value Added Tax, Service Tax, GST and all levies, duties and cesses or any other taxes, indirect taxes which may be levied, in connection with the construction of and carrying out the Project and/or with respect to the said Flat/ Shop and/or this Agreement). It is clarified that all such taxes, levies, duties, cesses (whether applicable/payable now or which may become

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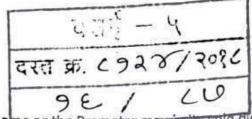
applicable/payable in future) including service tax, VAT,GST and all other indirect and direct taxes, duties and impositions fines, interest & penalty on impositions applicable levied by the Central Government and/or the State Government and/or any local, public or statutory authorities/bodies(including any increase thereof) on any amount payable under this Agreement and/or on the transaction contemplated herein and/or in relation to the said Premises, shall be borne and paid by the Allottee alone and the Promoter shall not be liable to bear or pay the same or any part thereof.

- 1 (e) The Total Price is escalation-free, save and except escalations / increases, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority Local Bodies/Government from time to time. The Promoter undertakes and agrees that while raising a demand on the Allottee for increase in development charges, cost, or levies imposed by the competent authorities etc., the Promoter shall enclose the said notification/order/rule/regulation published/issued in that behalf to that effect along with the demand letter being issued to the Allottee, which shall only be applicable on subsequent payments.
- The Promoter shall confirm the final carpet area that has been allotted to the Allottee after the construction of the Building is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area shall be recalculated upon confirmation by the Promoter. If there is any reduction in the carpet area within the defined limit then Promoter shall refund the excess money paid by Allottee within forty five days with annual interest at the rate specified in the Rules, from the date when such an excess amount was paid by the Allottee. If there is any increase in the carpet area allotted to Allottee, the Promoter shall demand additional amount from the Allottee as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the same rate per square meters as agreed in Clause 1(a) of this Agreement.
- 1(g) The Allottee authorizes the Promoter to adjust / appropriate all payments made by him/her under any head(s) of dues against lawful outstanding, if

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any, in his/her name as the Promoter may irrits sole discretion deem fit and the Allottee undertakes not to object/demand/direct the Promoter to adjust his payments in any manner.

- 2.1 The promoter may make such minor additions or alterations as may be required by the allotee or such minor changes or alterations as may be necessary due to the architectural and structural reason duly recommended and verified by an authorized Architect or Engineer after proper declaration and intimation to the Society.
- 2.2 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 authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the Apartment to the Allottee, obtain from the concerned local authority occupancy and/or completion certificates in respect of the Apartment.
- 2.3 Time is essence for the Promoter as well as the Allottee. The Promoter shall abide by the time schedule for completing the project and handing over the said Flat / Shop to the Allottee and the common areas to the association of the allottees after receiving the occupancy continues of the ampletion certificate or both, as the case may be. Similarly, the Allottee shall make timely payments of the installment and other dues payable by him her and meeting the other obligations under the Agreement subject to the simulatineous completion of construction by the Promoter as provided in clause 1 (c) herein above. ("Payment Plan").
- 2.4 A Copy of List of Amenities for Flats & Shops is annexed as per Annexure "F".

## 3. POSSESSION DATE, DELAY AND TERMINATION

3.1 The Promoter shall complete the construction of the said Flat/ Shop and offer possession thereof to the Allottee/s on or before 31/12/2022 ("the said Date"). If the Promoter fails and/or neglects to offer possession of the said Flat/ Shop to the Allottee/s on the said Date on account of reasons beyond their control, then Promoter shall be liable, on demand, refund to the Allottee/s the amounts already received by the Promoter from the Allottee/s in respect of the said

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Flat/ Shop Premises with interest at the Interest Rate calculated from the date the Promoter received such amounts and till such amount is repaid. Provided that the Promoter shall be entitled to reasonable extension of time for offering possession of the said Flat/ Shop to the Allottee/s, if the completion of the said Building is delayed on account of;

- (i) War, Civil Commotion or act of God;
- (ii) Any force majeure events;
- (iii) Any notice, order, rule, regulation, notification or directive of the Government, and / or any local or public or private body or authority and / or any other Competent Authority or any Court, or Tribunal or any quasi-judicial body or authority;
- (iv) Any stay order / injunction order issued by any Court of Law, competent authority, VVCMC, statutory authority;
- (v) Any other circumstances that may be deemed reasonable by the Authority.
- (vi) Any delay in procurement/grant of any permission, certificate,
   Occupation Certificate consent and/or sanction from the concerned authority;
- 3.2 The Allottee/s shall make payment of the installments mentioned hereinabove along with all the other amounts including amounts mentioned herein below. The Promoter, upon receipt of Occupation Certificate of the said Flat/ Shop from the competent authority, and subject to the Allottee/s observing and performing all the terms and conditions of this Agreement vinduding timely payment of all amounts due and payable under these presents), shall send a written notice ("Possession Notice") to the Allottee/s to occupy the said Flat/ Shop.
- 3.3 In the event the Allottee/s fail/s and / or neglect/s to take possession within the specified period, it shall be deemed that the Allottee/s has/have taken possession from the date of Possession Notice and that date shall be deemed to be the "Date of Possession" and all obligations of the Allottee/s related to said Flat/ Shop after taking possession thereof shall be deemed to be effective from the Date of Possession.

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3.4 If the Promoter fail(s) to offer the possession of the said Flat/ Shop to the Allottee/s on or before Possession Date, (save and except for the reasons as stated in Clause 3.1), then the Allottee/s shall be entitled to either of the following:

- (i) Call upon the Promoter by giving a written notice ("Interest Notice"), to pay interest at the prevailing rate of State Bank of India Marginal Cost of Lending Rate plus 2% thereon ("Interest Rate") on the amounts due, for every month of delay from the Possession Date, on the Sale Consideration paid by the Allottees. The interest shall be paid by the Promoter to the Allottees till the date of offering the possession of the said Flat/ Shop by the Promoter to the Allottees; OR
- The Allottee/s shall be entitled to terminate this Agreement by giving (ii) written notice to the Promoter ("Termination Notice") by Courier / E-mail / Registered Post A.D. at the address provided by the Promoter. On the receipt of the Termination Notice by the Promoter, this Agreement shall stand terminated and cancelled Within a period of 30 (thirty) days from the date of receipt of the Termination Notice by the Promoter, the Promoter shall refund to the Allottee/s the amounts already received by the Promoter under this Agreement with interest at the Interest Rate to be computed from the date the Promoter received such amount/part thereof till the date such amounts with interest at the Interest Rate thereon are duly repaid. On such repayment of the amounts by the Promoter (as stated in this clause) the Allottee/s shall have no claim of any nature whatsoever on the Promoter and/or the said Flat/ Shop and the Promoter shall be entitled to deal with and/or dispose off the said Flat/ Shop in the manner they may deems fit and proper Cancellation of Flat/ Shop Agreement In such case Allottee shall bear all incidental expenses like stamp Duty, Registration fees, Service Tax, VAT, GST, Brokerage, Leg Greges and any other expenses / taxes paid or payable on this Agreement. This amount shall be deducted from the amount received by the Promoter from the Allottee (5) till the lime of such cancellation.
- 3.5 In case if the Allottee/s elects his remedy under sub-clause 3.4 (i) above then in such a case the Allottee/s shall not subsequently be entitled to the remedy under sub-clause 3.4 (ii) above.

## 4. EVENT OF DEFAULT AND CONSEQUENCES

4.1 The Promoter shall be entitled (but not obliged) to terminate this Agreement on the happening of any of the following events ("Events of Default"):

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(i) If the Allottee/s delays or commits default in making payment of any of the amounts and/or installments of any amount payable under this Agreement or otherwise;

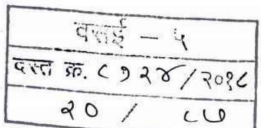
- (ii) If the Allottee/s commits breach of any of the terms, conditions, covenants and representations of this Agreement and/or any other writing and/or the terms and conditions of layout, C.C. and/or any other sanction, permission, approvals, undertakings, writings and affidavits etc.;
- (iii) If the representation, declarations and/or warranties etc. made by the Allottee/s in the present Agreement and/or any other documents executed and/or entered into or to be executed and/or entered into by the Allottee/s is untrue or false;
- (iv) If the Allottee is/are, convicted of any offence involving moral turpitude and/or is sentenced to imprisonment for any offence for not less than six months;
- (v) If the Allottee/s has/have been declared and/or adjudged to be insolvent, bankrupt etc. and/or ordered to be wound up;
- (vi) If Receiver and/or a Liquidator and/or Official Assignee or any person is appointed of the Allottee/s or in respect of all or any of the assets and/or properties of the Allottee/s.
- (vii) If the Allottee/s have received any notice from the Government in India (either Central, State or Local) or foreign Government for the Allottee/s involvement in any money laundering or any illegal activity, and/or is declared to be a proclaimed offender and or a warrant is issued against him / her / them.
- (viii) If the Allottee/s carries out any structural alteration and/or addition in respect of the said Flat/ Shop or said Building or any part thereof;
- (ix) If the Allottee/s fail/s to make payment of any outgoing/s, taxes, maintenance charges etc. in respect of the said Flat/ Shop or any part thereof;
- 4.2 On happening or occurring of any of the Event of Default in payment or otherwise by Allottee, the Promoter shall without prejudice to all other rights that

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the Promoter may have against the Allottee/s either under this Agreement, or in law or otherwise, the Promoter shall give 30 (thirty) days notice to the Allottee/s to rectify/remedy such breach and during the notice period, the Allottee/s shall be liable to bear and pay interest at the Interest at the prevailing rate of State Bank of India Marginal Cost of Lending Rate plus 2% thereon ("Interest Rate") on the amounts due on the due and payable amount. In the event Allottee/s fail/s to rectify/remedy the breach within notice period, then the Promoter shall be entitled (but shall not be obliged) to (i) forthwith terminate this Agreement ("Termination Date") and (ii) forfeit the amounts equivalent to 10% (ten per cent) of the Sale Consideration and balance if any, shall be refunded to the Allottee/s without any interest within 30 (thirty) days from the Termination Date. It is further clarified that any profit arising from sale of the said Premises to the new Allottee/s shall be of the Promoter and the Allottee/s shall have no claim against the same. In such case Allottee shall bear all incidental expenses like Stamp Duty, Registration fees, Service Tax, VAT, GST, Brokerage, Legal Charges and any other expenses / taxes paid or payable on this Agreement. This amount shall be deducted from the amount received by the Promoter from the Allottee(s).

## 4.3 Voluntary Cancellation By ALLOTTEE/S:

In the event, the Allottee/s desire/s to cancel the allotment of said Flat for any reason whatsoever, then Promoter shall be entitled to forfeit the amounts equivalent to 10% (ten per cent) of the Sale Consideration and the Allottee/s shall not be entitled to such amount paid by him/her/them/it to the Promoter. The Allottee (s) shall also have to bear and pay to the Promoter, at the time of cancellation, the brokerage charges (if the said Flat/Shop is promoter, at the time of cancellation, the brokerage shall have been already by the promoter to the broker for sale of the said Flat to the Allottee/s. The promoter shall not be liable to refund Service Tax, VAT, GST and all other taxes paid or payable on the allottee/s, as specified hereinabove, shall be deducted from the Allottee (s) till the time of such cancellation. The Promoter shall return the balance amount from the Sale Consideration (if any) to the Allottee(s) within 30 (thirty) days from the date of such cancellation.

4.4 If for making payment of the Sale Consideration the Allottee/s has/have availed loan from financial institutions, banks or other institutions against the security of the said Premises then the same shall be subject to the consent and approval of

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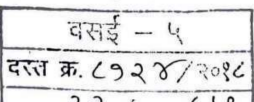
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the Promoter. In the event of the Allottee/s committing default of the payment of the installments of the Sale Consideration or otherwise and in the event of the Promoter exercising their right to terminate this Agreement, the Allottee/s shall and hereby undertake to clear the mortgage debt outstanding at the time of such termination. The Allottee/s, at his/her/their own cost and expenses, shall obtain necessary letter / no due certificate from such financial institution, banks etc. stating that the Allottee/s has/have cleared the mortgage/debt/charge within 15 (fifteen) days from the Termination Date. On receipt of such letter/no due certificate from the financial institution, banks etc. the Allottee/s shall be entitled to the refund of the amount (if any). However, the Promoter shall directly pay the amount payable to the financial institution, bank, their employer or other such institutions by the Allottee/s from the balance amount standing to the credit of the Allottee/s with the owner (if any) towards the said Premises and (paid by him/her/them to the Promoter towards the Sale Consideration) to the extent so as to clear the mortgage/debt/ charge on the said Premises. Only on receipt of such letter of clearance of mortgage debt from such bank, financial institution etc. the Allottee/s shall be entitled to the refund of the balance amount standing credited to the account of the Allottee/s (if any) with the Promoter towards the said Premises. Notwithstanding all that is stated hereinabove, it shall always be obligatory on the part of the Allottee/s to pay the installments of the consideration amount as and when due under the terms of this Agreement and the Allottee/s shall duly and promptly pay the installments of the consideration amount irrespective of the fact that the Allottee/s has/have applied for the loan to such financial institution, banks, their employers or such other institution and irrespective of the fact that the said to ansare being under process and sanction awaited and/or is rejected. The Allottee stand not be permitted to raise any contention in respect of his her their failure to pay the installments of the consideration amount on time and on the due dates on the basis that the Allottee/s has applied for loan to such financial institution, banks, their employers or such other institutions and that the same are order process of disbursement or that the said loan application of the Allottee/s is rejected. In the event of the failure of the Allottee/s to pay the installments of the consideration amount the Promoter shall be entitled to enforce its rights as mentioned herein. In case, there shall be deficit in this regard, the Allottee/s shall forthwith on demand pay to the Promoter his/ her/their proportionate share to make up such deficit.

Notwithstanding anything contrary contained herein, in case the Allottee/s 4.5 fail or are otherwise unable to make payment of any of the amounts and/or installments of any amount payable under this Agreement or otherwise, to the

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Promoter, then the Promoter shall without prejudice to any other rights or remedies that it may have against the Allottee/s, including the right to terminate and forfeit 10% from the Sale Consideration and put an end to this Agreement as mentioned herein, or charge interest from the due date till the date of realization thereof.

4.6 All the aforesaid rights and/or remedies of the Promoter are cumulative and without prejudice to one another.

## 4.7 PROJECT:

The name of Complex comprising of. Building No. 1 Wing "A,B,C,D,E,F & G" & Building No. 2 Wing "A,B,C,D,E & F" to be constructed on portion of said Land shall always be known as "AGARWAL PARAMOUNT" or such other name as may be confirmed by the Promoter and this name shall not be changed without the written permission of the Promoter.

## 5. PROCEDURE FOR TAKING POSSESSION:-

- 5.1 Upon obtainment of the Occupancy Certificate from the VVCMC or such other competent authority and upon payment by the Allottee of the requisite installments of the Sale Consideration and all other amounts due and payable in terms of this Agreement, the Promoter shall offer possession of the said Flat/ Shop to the Allottee in writing ("Possession Notice"). The Allottee agrees to pay the maintenance charges as determined by the Promoter or the Society, as the case may be before taking the possession of the said Flat / Shop. The Promoter on its behalf shall offer the possession to the Allottee in writing within 7 days of receiving the Occupancy Certificate of the Real Estate Project.
- 5.2 The Allottee shall take possession of the said at/ Shop within 15 days of the Possession Notice.
- 5.3 Upon receiving the Possession Notice from the Promoter as provided for hereinabove, the Allottee shall the possession of the said Flat/ Shop from the Promoter by executing necessary incommittees, undertakings and such other documentation as may be prescribed by the Promoter, and the Promoter shall give possession of the said Flat/ Shop to the Allottee. Irrespective of whether the Allottee takes or fails to take possession of the said Flat/ Shop within the time provided herein above, such Allottee shall continue to be liable to pay maintenance charges and all other charges with respect to the said Flat/ Shop, as applicable and as shall be decided by the Promoter.

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- shall be liable to bear and pay his/her/its proportionate share of outgoings in respect of the Real Estate Project and said Land including inter-alia, local taxes, betterment charges, other indirect taxes of every nature, or such other levies by the VVCMC or other concerned local authority and/or Government water charges, insurance, common lights, repairs and salaries of clerks, bill collectors, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the Real Estate Project and/or the said Land. Until the Society is formed and the Society Conveyance (defined hereinafter) is duly executed and registered, the Allottee shall pay to the Promoter such proportionate share of outgoings as may be determined by the Promoter at its sole discretion.
- 5.5 The Allottee further agrees that till the Allottee's share is so determined by the Promoter at its sole discretion, the Allottee shall, after completion of initial period of 36 months, pay to the Promoter amounts towards monthly maintenance charges as may be applicable. The amounts so paid by the Allottee to the Promoter shall not carry any interest and shall remain with the Promoter until the Society Conveyance (defined hereinafter) is duly executed and registered.
- Flat/ Shop to the Allottee, the Allottee brings to the notice of the Promoter any structural defect in the said Flat/ Shop or the said Building of any defects on account of workmanship, quality or provision of service. Then, wherever possible such defects shall be rectified by the Promoter at its own lost and in case it is not possible to rectify such defects, then the Allottee shall be entitled to receive from the Promoter, compensation for such defect in the manner as provided under the RERA. It is clarified that the Promoter shall not be liable for any such defects if the same have been caused by reason of the willful default and/or negligence of the Allottee and/or any other allottees in the Real Estate Project.
- 5.7 The Allottee shall use the said Flat/ Shop or any part thereof or permit the same to be used only for purpose of residential / commercial purpose respectively. The Allottee shall use the vehicle parking space only for purpose of parking vehicle and Balcony Area for lawful purpose.

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have all the rights and be It is agreed and clarified that Promoter shall 5.8 entitled to sell, allot, transfer, lease, give on leave and license basis and/or otherwise deal with and dispose of the Flat/Shop, vehicle parking, etc. separately and independently and the Purchasers / Allottees of all the Flat/ Shop, vehicle parking, etc. in said building shall be admitted to the Society.

#### FORMATION OF SOCIETY AND OTHER SOCIETIES:-6.

- The Promoter shall, as per RERA Act and RERA Rules, submit an application 6.1 to the competent authorities to form a co-operative housing society to comprise solely of the Allottee and other allottees of Flats / Shops in the Real Estate Project, under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the Rules made there under, read with RERA and the RERA Rules.
- The Allottee shall, along with other allottees of Flats/ Shops in the said 6.2 Project, join in forming and registering a co-operative housing society under the provisions of the Maharashtra Co-operative Societies Act, 1960 and the Rules there under and in accordance with the provisions of the RERA and RERA Rules,
- For this purpose, the Allottee shall from time to time sign and execute the 6.3 application for registration and/or membership and all other papers, forms, writings and documents necessary for the formation and registration of the Society and for becoming a member thereof, including the bye-laws of the Society and shall duly fill in, sign and return to the Promoter within 7 (seven) days of the same being made available to the Allottee, so as to enable the Promoter to register the Society. No objection shall be taken by the Allottee if any changes or modifications are made in the draft/final bye-laws of the Society, as may be required by the Registrar of Cooperative Societies or any other Competent Authori

The name of the Society shall be solely decided by the Promoter. 6.4

- The Society shall admit all allottees of Flat Shop in the said Project as 6.5 members, in accordance with its bye-laws. Palgha
- The Promoter shall be entitled, but not obliged to join as a member of the 6.6 Society in respect of unsold Flat/ Shop in the said Project, if any & shall not be liable to pay any maintenance charges or other levies to society/ Organization on unsold Flat / Shop till the period they are sold.
- The cost, charges, expenses, levies, fees, taxes, duties, fines, penalties, 6.7 interest including stamp duty and registration charges, with respect to the formation

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of the Society and/or Other Societies, including in respect of (a) any documents, instruments, papers and writings, (b) professional fees charged by the Advocates & Solicitors engaged by the Promoter for preparing, drafting and approving all such documents, shall be borne and paid by the Society/ and their members/ including the Allottee, as the case may be, and the Promoter shall not be liable towards the same.

6.8 It is expressly and specifically clarified, agreed, understood and confirmed by and between the parties hereto that the unsold Flat/ Shop, vehicle parking spaces etc. In the said Building/ shall at all times be and remain the absolute property of the Promoter and the Promoter may if it so desires, become member of the Society in respect thereof, and the Promoter shall have full right, absolute power and authority, and shall be unconditionally entitled to deal with and to sell, let or otherwise dispose of the same in any manner and for such consideration, and on such terms and conditions as it may in its sole and absolute discretion deem fit and proper, to any person or party of its choice, and neither the Allottee/s herein, nor the Society shall object to or dispute the same. On Promoter intimating to the Society, the name or names of the Allottee/s or acquirer/s of such unsold Flat/ Shop, premises, etc., the Society shall forthwith accept and admit such Allottee/s and acquirer/s as their member/s and shareholder/s, and shall forthwith issue share certificate/s and other necessary documents in their favour, without raising any dispute or objection to the same and without charging/recovering from them any premium, fees, donation or any other amount of whatsoever nature in respect thereof including any amount collected by Promoter from such Allottees as mentioned in Clause 6.9 below. It is further clarified that for sale of such premises, Promoter shall not be liable to take any permission/consent of the Society. Further promoter shallsnow be liable to pay any maintenance charges or other levies to society Organization on unsold Flats / Shops.

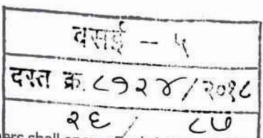
6.9 The Allottee/s shall pay to the proportionate share of the Municipal tax, water charges, mainteriance charges outgoings and all other rent, rates and taxes in respect of the said tax/ shop immediately before taking possession thereof.

6.10 The Apex Body shall be formed of Entities & Organizations formed in respect of the Project and the Other Projects on the Entire Land as its members and registered under the provisions of the MOFA (as applicable) and RERA, inter alia, for the purpose of repair and maintenance of the Common Areas & Amenities and for the management of the Corpus Fund. Accordingly, it is agreed and recorded as follows:

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- (i) The Land owners shall open a Bank Account in the Jame of the Apex Body for the limited purpose of depositing therein contributions towards a Corpus Fund and making disbursements towards such repair and maintenance of the Common Areas & Amenities;
- (ii) The Land owners/ Apex Body ( as the case may be) shall be entitled to appoint a Property Management Company/Agency having know how and experience in maintenance of Common Areas & Amenities and shall have the authority and discretion to negotiate with such Property Management Company/Agency and to enter unto and execute a formal Agreement/s for maintenance and management of Common Areas & Amenities with it/them. The Apex Body may enter into other related Agreements with any other company or organization as may be necessary for effective, full and efficient management of the Common Areas & Amenities Infrastructure (hereinafter referred to as the "Common Areas & Amenities Maintenance Agreements");
- The Land Owners/Apex Body ( as the case may be) shall be entitled (iii) to invest the Corpus Fund less the aggregate of the payments to be made to the Property Management Company/Agency or any other organizations towards the repair and maintenance of the Common Areas & Amenities in accordance with the Common Areas & Amenities Agreements made with them, in Fixed Deposit/s with Bank/s for an appropriate term as may be determined by the Land Owners/ Apex Body and or its nominees / assigns;
- It is clarified that the Apex Body and/or the respective Entities & (iv) Organizations formed in respect of the Project and Other Projects shall not be competent and it shall not be without the power authority and/or jurisdiction of Apex Body and/or the respective Entity/ies Organizations formed in respect of the Project and the Other Projects to deal with any matter relating to the development of the Larger Land or any part thereof or the transfer or the sale or utilization of any part of the Aggregate Development Potential . The Apex Body and/or the respective Entity/ios & Organizations formed in respect of the Project and Other Projects shall strictly function within the frame work of its constitution as framed by the Land Owners. All the development potential of the Entire Land including in the form of the existing and future FSI (whether by change of law or otherwise) and/or TDR to arise in any manner whatsoever shall always stand vested in the Land Owners and the Land Owners shall always be entitled to utilize and exploit the

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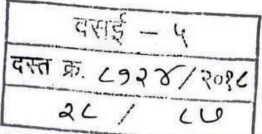
same on the Entire Land or any part thereof and/or upon the buildings constructed thereupon in such manner as it deems fit except on the Project Land;

The freely assignable and transferable lease in perpetuity to be (v) executed by the Land Owners in favour of the Entity & Organization formed in respect of the Project of the land underneath the said Buildings No.1 & 2 together with land appurtenant thereto not less than 6 meters in width thereon at a nominal lease rent of Re 1/- (Rupee One Only) per annum shall, inter alia, contain covenants to be observed and performed by the Entity & Organization formed in respect of the Project viz: (a) to pay the Cooperative Society's share of taxes in respect of all taxes assessment, dues, cesses and outgoings, in respect of the Project Land and the Buildings thereon, (b) to bear and pay the nominal lease rent as stipulated in the Lease, (c) to bear and pay any contribution of costs, charges and expenses as may be levied by the Promoter or the Apex Body, (d) not be entitled to any part or portion of the Aggregate Development Potential which shall always stand vested in the Land Owners and the Land Owners shall always be entitled to utilize and exploit the same on the Project Land Avenue 'Q' and/or the said Avenues in such manner as it deems fit and the Entities & Organizations formed in respect of the Project shall not have any objection in this regard, (e) to do all other acts, deeds, matters and things as may be necessary to enable the Promoter and/or Co-Owners to continue / resume the development of the remaining phases in respect of the Project and the Other Projects on the remaining portion of the Entire Land and the Common Areas & Amenities without any obstruction, hindrance or interference from the Entity & Organization formed in respect, of the project or any of its members it being agreed that he did of any of these covenants will entitle the Land Owners to terminate the Lease and to re-shier the Project Land or any portion thereof including the said Building in accordance with the provisions of the law, (f) to become a member of the Apex Body as and when formed along with other Entities & Organizations formed in respect of the Project and Other Projects for the purpose of repair and maintenance of the Common Areas & Amenities and for acceptance of the Deed of Conveyance of the reversionary rights of the Land Owners in the Entire Land upon completion of the entire Project and Other Projects. The entire development of the Entire Land shall deemed to be completed upon the development of the Entire Land by utilization of the entire Aggregate

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Development Potential in accordance with any scheme introduced by the Government, CIDCO/VVCMC/Planning Authority, MMRDA or any other statutory bodies/authorities and on completion of the Common Areas and Amenities including Amenity Plots and buildable reservations by construction of all buildings thereon and completion of the Common Areas & Amenities and the sale of built-up areas therein and receipt of all sale and other proceeds and deposits and amounts payable under these presents and the agreements to sell and / or let-out made with purchasers and / or lessees, licensees, etc. and formation of all Entities & Organizations formed in respect of the Project and Other Projects and execution of Leases in favour of the Entities & Organizations formed in respect of the Project and Other Projects and the transfer and conveyance of the buildings in favour of the Entities & Organizations formed in respect of the Project and Other Projects and, formation of the Apex Body and transfer of the reversionary rights of the Land Owners in the Entire Land to the Apex Body. The Allottee/s shall not raise any objection and/or claim any compensation if the area of the Project Land to be leased is less or more than the area shown in the Second Schedule hereunder written;

The Allottee shall, before delivery of possession of the said Flat/ Shop as 7. mentioned above, deposit the following amounts with the Promoter,-

	1.0.			for share money of the Society
b.	Rs	-		Proportionate share of taxes and other
	ges/levie: icable);	s in respec	t of the S	Society and Apex Body (as and when
c.	Rs	- N		towards Application money, Entrance
	The second second	/ Apex Boo	114	ponent charges water, electricity, and
oute	uulity ar	nd services	CONNECTION	rcharges:
d.	Rs Z. 7	2,000	4年作	towards 24 months of adhoc advance
main	tenance c	harges.	13/13	पाल्या स्वते दुव्ये निर्मा

The above amounts are not relegial and ho accounts or statement will be required to be given by the Promoter to the Allottee in respect of the above amounts paid by the Allottee with the Promoter.

#### 8. RIGHTS IN THE SAID FLAT AND COMMON AREA:

It is expressly agreed that the right of the Allottee/s under this Agreement or otherwise shall always be restricted to the said Flat only, and such right will

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accrue to the Allottee/s only on the Allottee/s making payment of all the amounts including the Sale Consideration to the Promoter strictly in accordance with this Agreement and only on the Allottee/s performing and complying with other terms, conditions, covenants, obligations, undertakings etc. hereof.

9. The Allottee shall pay to the Promoter a sum of Rs. \_\_\_\_\_\_\_ for meeting all legal costs, charges and expenses, including professional costs of the Attorney-at-Law / Advocates of the Promoter in connection with this Agreement, the transaction contemplated hereby, the formation of the Society/Apex Body, for preparing the rules, regulations and bye-laws of the Society/Apex Body, and, the cost of preparing and engrossing the Society Conveyance, Transfer Documents and other deeds, documents and writings.

10. At the time of registration of conveyance the Allottee shall pay to the Promoter, the Allottees' share of stamp duty and registration charges payable, by the said Society or Limited Company on such conveyance or lease or any document or instrument of transfer in respect of the structure of the said Building /wing of the building. At the time of registration of conveyance or Lease of the project land, the Allottee shall pay to the Promoter, the Allottees' share of stamp duty and registration charges payable, by the said Apex Body or Federation on such conveyance or lease or any document or instrument of transfer in respect of the structure of the said land to be executed in favour of the Apex Body or Federation.

## 11. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER:-

The Promoter hereby represents and warrants to the Allottee/s as follows, subject to what is stated in this Agreement and all its Schedules and Annexes, subject to what is stated in the Title Certificate:

- (i) The Promoter has lawful rights and requisite approvals from the competent authorities to carryout development of the said Building and shall obtain requisite approvals from time to complete the development of the said Building and, and when necessary;
- (ii) The Promoter has clear and marketable title and has the requisite rights to carry out development upon the said and also has actual, physical and legal possession of the Land for the implementation of the said project.
- (iii) There are no encumbrances/litigations of the Promoters pending before any Court of Law with respect to the said building.
- (iv) All approvals, licenses and permits issued by the competent authoritieswith respect to the said Building, are valid and subsisting and have been

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obtained by following due process of law, Further, all approvals, licenses and permits to be issued by the competent authorities with respect to the said Building, shall be obtained by following due process of law and the Promoter have been and shall, at all times, remain to be in compliance with all applicable laws in relation to the said Building and common areas;

- (v) The Promoter has the right to enter into this Agreement and have not committed or omitted to perform any act or thing, whereby the Promoter are restricted to enter into these presents;
- (vi) The Promoter has not entered into any agreement for sale and/or development agreement or any other agreement / arrangement with any person or party with respect to the said Flat/ Shop, which will, in any manner, affect the rights of Allottee under this Agreement;
- The Promoter confirms that the Promoter is not restricted in any (vii) manner whatsoever from selling the said Flat/ Shop to the Allottee in the manner contemplated in this Agreement;
- The Promoter/land owners shall handover lawful, vacant, peaceful, (viii) physical possession of the common areas of the Structure to the Society;
- The Promoter has duly paid and shall continue to pay and discharge (ix) undisputed governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the Real Estate Project to the competent Authorities till the Promoter obtains Geograficate and there upon the same shall be borne by the
- No notice from the Government of any other lead body or authority (x) or any legislative enactment government ordinance order, notification (including any notice for acquisition of the Land) has been received or served upon the Promoter in respect of the Land and/or the Project except those disclosed to the Allottee.
- The Allottee/s or himself/themselves with intention to bring all 12. persons into whosoever hands the Apartment may come, hereby covenants with the Promoter as follows :-
  - To maintain the Apartment at the Allottee's own cost in good and i. tenantable repair and condition from the date that of possession of the

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Apartment is taken and shall not do or suffer to be done anything in or to the building in which the Apartment is situated which may be against the rules, regulations or bye-laws or change/alter or make addition in or to the building in which the Apartment is situated and the Apartment itself or any part thereof without the consent of the local authorities, if required.

- ii. Not to store anything in the refuge floor nor store any goods in the said Flat/ Shop which are hazardous, combustible or of dangerous nature or are so heavy as to damage the construction or structure of the said Building or storing of such goods which 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 staircases, common passages or any other structure of the said Building and in case any damage is caused to the said Building on account of negligence or default of the Allottee/s in this behalf, the Allottee/s shall be liable for the consequences of the breach and shall repair the same at his/her/their own costs.
- Flat/ Shop and maintain the said Flat/ Shop in the same condition, state and order in which it was delivered by the Promoter to the Allottee and shall not do or suffer to be done anything in or to the Real Estate Project in which the said Flat/ Shop is situated or the said Flat/ Shop which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the said Flat/ Shop committing any act in contravention of the above provision, the Allottee shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.
- iv. Not to demolish or cause to be demolished the said Plat/ Shop or any part thereof, nor at any time make arreduce to be made any addition or alteration of whatever nature in or to the said Plat/ Shop or any part there of nor any alteration in the elevation and obside colour scheme of the Real Estate Project in which the said Flat/ Shop is situated and shall keep the portion, sewers, drains and pipes in the said Flat/ Shop and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the Real Estate Project in which the said Flat/ Shop is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, Pardis or

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other structural members in the said Flat/Shop without the prior written permission of the Promoter and/or the Society;

- v. Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said Building or any part thereof or whereby any increase in the premium shall become payable in respect of the insurance.
- vi. Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Flat/ Shop into the compound or the refuge floor or any portion of the said Property / said Building. If the Allottee/s or members of his/her/their family or any servant or guest of the Allottee/s commits default of this sub clause then the Allottee/s shall immediately rectify the same at his/her/their own costs and expenses.
- vii. Pay to the Promoter within fifteen days of demand by the Promoter, his share of security deposit demanded by the concerned local authority or Government or giving water, electricity or any other service connection to the building in which the Apartment is situated.
- viii. 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 ahd/or other public authority, on account of change of user of the Apartment by the Allottee for any purposes other than for purpose for which it is Sold.
- ix. The Allottee shall not let, sub-let, transfer, assign, sell lease, give on leave & licence or part with interest or benefit factor of this Agreement or part with the possession of the Apartment until all the dues payable by the Allottee to the Promoter under this Agreement are fully paid up.
- x. The Allottee shall observe in perform all the role and regulations which the Society or the Limited Company of Apex Body of Federation may adopt at its inception and the additions alterations of amendments thereof that may be made from time to time for protection and plaintenance of the said building and the Apartments thereof 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 Allottee shall also observe and perform all the stipulations and conditions laid down by the Society/Limited Company/Apex Body/Federation regarding the occupancy and use of the Apartment in the Building and shall

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pay and contribute regularly and punctually towards the taxes, expenses or other out-goings in accordance with the terms of this Agreement.

- xi. Till the Larger Land is conveyed/leased in favour of the Apex Body, the Allottee shall permit the Promoter and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the said Land, the buildings/towers/units thereon, or any part thereof, to view and examine the state and condition thereof.
- 13. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Apartments or of the said Plot and Building or any part thereof. The Allottee shall have no claim save and except and Building or any part thereof. The Allottee shall have no claim save and except in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect of the Apartment hereby agreed to be sold to him and all open spaces, in respect to the Apartment hereby agreed to be sold to him and all open spaces, in respect to the Apartment hereby agreed to be sold to him and all open spaces, in respect to the Apartment hereby agreed to be sold to him and all open spaces, in respect to the Apartment hereby agreed to be sold to him and all open spaces, in respect to the Apartment hereby agreed to be sold to him and all open spaces, in respect to the Apartment hereby agreed to be sold to him and all open spaces, in respect to

## 14. MORTGAGE :-

Promoter shall not Mortgage or create a charge after the Promoter executes this Agreement, it shall not mortgage or create a charge on the said Flat/ Shop and if any such mortgage or charge is made or created then notwithstanding anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the Allottee who has taken or agreed to take such said Flat/ Shop.

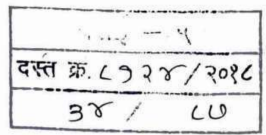
## 15. BINDING EFFECT:-

Forwarding this Agreement to the Allottee by the Promoter does not create a binding obligation on the part of the Promoter of the Allottee until, firstly, the Allottee signs and delivers this Agreement with all the Schedules and Annexures along with the payments due as stipulated in the Payment Plan at Clause 1 (c) above, within 30 (thirty) days from the date of receipt thereof by the Allottee and secondly, appears for registration of the same before the concerned Office of the Sub-Registrar of Assurances as and when intimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 30 (thirty) days from the date of its receipt by the Allottee and/or appear before the Sub-Registrar for its registration as and when intimated by the Promoter, then the Promoter shall serve

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a notice to the Allottee for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the Allottee, application of the Allottee shall be treated as cancelled and all sums deposited by the Allottee in connection therewith including the booking amount shall be returned to the Allottee without any interest or compensation whatsoever after deducting all incidental expenses like Stamp Duty, Registration fees, Service Tax, VAT, GST, Brokerage, Legal Charges and any other expenses / taxes paid or payable on this Agreement.

#### 16. ENTIRE AGREEMENT:-

This Agreement, along with its schedules and annexures, constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, booking form, letter of acceptance, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said Flat/ Shop, as the case may be.

#### 17. RIGHT TO AMMEND:-

This Agreement may only be amended through written consent of the Parties.

## PROVISIONS OF THIS AGREEMENT APPLICABLE TO ALLOTTEE/S 18. AND SUBSEQUENT ALLOTTEE(S):-

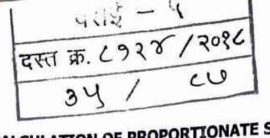
It is clearly understood and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the said Building shall equally be applicable to and enforceable against any subsequent allottee(s) of the said Flat/ Shop, in case of a transfer, as the said obligations go along with the said Flat/ Shop, for all intents and purposes.

#### 19. SEVERABILITY:-

If any provision of this greement shall be determined to be void or unenforceable under the RERA Act of the Rules and Regulations made there under or under other applicable laws, such provisions of this Agreement shall be deemed Palghai amended or deleted in so far as reasonably incomestent with the purpose of this Agreement and to the extent necessary to conform to the RERA or the Rules and Regulations made there under or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

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## 20. METHOD OF CALCULATION OF PROPORTIONATE SHARE:-

Wherever in this Agreement it is stipulated that the Allottee/s has/have to make any payment, in common with other Allottee(s) in, the same shall be in proportion to the carpet area of the said Flat/ Shop to the total carpet area of all the other premises in the said building.

## 21. FURTHER ASSURANCES:-

Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.

## 22. PLACE OF REGISTRATION:-

22.1 The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter' office, or at some other place, which may be mutually agreed between the Promoter and the Allottee/s, after the Agreement is duly executed by the Allottee/s and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at WASALS, VIRAR WEST.

22.2. The Allottee/s and Promoter shall present this Agreement at the proper registration office of registration within the time limit prescribed by the Registration Act, 1908 and the Promoter and Allottee/s or their agents will attend such office and admit execution thereof.

22.3 The Allottee/s shall bear and pay all the amounts bayable towards stamp duty, registration charges, taxes, GST, other levies and all out-of-pocker costs, charges and expenses on all documents for allotment of the said Flat/ Shop including on this Agreement. Any consequence of failure to redister this Agreement within the time required shall be on the Allottee's account.

### 23. NOTICE:-

All notices to be served on the Allottee and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by Courier or Registered Post A.D. or notified Email ID/Under Certificate of Posting at their respective addresses specified below:

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Allottee's Address: H-26, FLAT NO-201, RUSTO MJEE EVERSHINE

Allottee's Notified Email ID:

dilipgahlot 45@gmall.com

Promoter Name : M/s AGARWAL REALTORS

Promoter's Address: 9, GOKUL ANNEXE, OPP. MEHTA SCHOOL, GOKUL TOWNSHIP,

BOLINJ, VIRAR (WEST), DIST. PALGHAR - 401 303.

Promoter's Notified E-mail ID: agarwalgrouprera@gmail.com

It shall be the duty of the Allottee and the Promoter to inform each other of any change in address subsequent to the execution of this Agreement, in the above address by Registered Post A.D. failing which all communications and letters posted at the above address shall be deemed to have been received by the promoter or the Allottee, as the case may be.

### 24. JOINT ALLOTTEES:-

That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose name appears first and at the address given by him/her which shall for all intents and purposes to considered as properly served on all the Allottees.

## 25. Stamp Duty and Registration Charges:-

The charges towards stamp duty fees, registration charges and all other charges of this Agreement shall be borne by the Allottee alone.

## 26. Dispute Resolution:-

Any dispute or difference between the Parties in relation to this Agreement and/or the terms hereof shall be set led amicably. In case of failure to settle such dispute amicably, such dispute or difference shall be referred to the Authority as per the provisions of the RERA and the Rules and Regulations, there under.

## 27. Governing Law:-

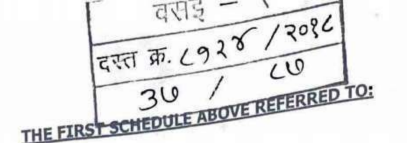
This Agreement and the rights, entitlements and obligations of the Parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India as applicable in Palghar District, and the Courts of Law in Palghar District will have exclusive jurisdiction with respect to all matters pertaining to this Agreement.

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## (Larger Land )

All that pieces or parcels of non-agricultural admeasuring 12,364.80 sq.mtrs bearing New Survey Nos. 5, 5B, 5D, 5F, and 5G to be constructed through utilization of Developer's built-up area of 35,097.49 sq. meters, situate lying and being at Village Dongare (Dongar Pada) also known as "Village Narangi" within the Registration Sub-District of Vasai, District - Palghar.

# THE SECOND SCHEDULE ABOVE REFERRED TO

(The Said Flat / Shop)

Flat/Shop bearing No. 1301, on the 13th Floor in Wing C admeasuring 46.17 Square meters (Carpet area) as per RERA in the Building No: \_\_\_\_\_\_, in the Complex Known as "AGARWAL PARAMOUNT" situated in "Avenue "Q", being a part of land bearing Survey Nos. 5, 5B, 5D, 5F, and 5G and situate lying and being at Village Dongare (Dongar Pada) also known as "Village Narangi" within the Registration Sub-District of Vasai, District - Palghar.

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CU IN WITNESSES WHEREOF THE PARTIES HERETO HAVE HEREUNTO SET AND SUBSCRIBED THEIR RESPECTIVE HANDS THE DAY AND THE YEAR FIRST HEREINABOVE WRITTEN. SIGNED AND DELIVERED by the Withinnamed "THE PROMOTERS" For M/S. AGARWAL REALTORS M/S. AGARWAL REALTORS

**Through its Partner** MR. PANKAJ L. AGARWAL.

]

PARTNER

In the presence of ..... ]

1. Destart

1.

SIGNED AND DELIVERED by the

Withinnamed "THE ALLOTTEE/S"

MRS SONU MANOT SOLANKI

MR MANOJ B SOLANKI

in the presence of .....

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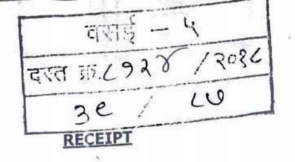












RECEIVED the day and the year first	)
Hereinabove written of and from the	)
Withinnamed ALLOTTEE/S, the sum of	)
Rupees SIX LAKHS EIGHTY THREE	Ξ)
THOUSAND ONLY	)
as and by way of part consideration money (Part)	)
paid by him/her/them to us.	)
vide Cheque / pb / Pp / RTps / NEFT No.	)
142280 dated 22/08/18	)
drawn on AXIS BANK Itd x -	)
×^	)
Branch:- VIRARx	٠)



Rs 7.6, 83, 000/-/-

WE SAY WE HAVE RECEIVED

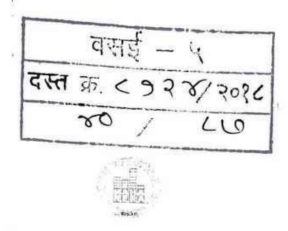
For M/S. AGARWAL REALTORS



PARTNER

Witnesses :-

1. \$3 10 FZ



#### Maharashtra Real Estate Regulatory Authority

#### REGISTRATION CERTIFICATE OF PROJECT FORM 'C'

[See rule 6(a)]

This registration is granted under section 5 of the Act to the following project under project registration number :

Project: Agarwal Paramount Plot Bearing / CTS / Survey / Final Plot No.: NEW SURVEY NO. 5,5B,5D,5F,5G AT VILLAGE DONGARE, TALUKA VASAI, DISTRICT PALGHAR at Vasai-Virar City (M Corp), Vasai, Palghar, 401303

- 1. Agarwal Realtors having its registered office / principal place of business at Tehsil Vasai, District, Palghar Pin
- 2. This registration is granted subject to the following conditions, namely -
  - The promoter shall enter into an agreement for sale with the allottees.
  - The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017;
  - The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose as per sub- clause (D) of clause (I) of sub-section (2) of section 4 read with Rule 5: OR
    - That entire of the amounts to be realised hereinafter by promoter for the real estate project from the allottees. from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose, since the estimated receivable of the project is less than the estimated cost of completion of the project.
  - The Registration shall be valid for a period commencing from 31/07/2017 and ending with 31/12/2022 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the 4ct read with
  - The promoter shall comply with the provisions of the Act and the rules and regulations made there under
  - That the promoter shall take all the pending approvals from the competent authorities

3. If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there under.

Palghar

Signature valid Digitally Signed by Dr. Vasant Premanand Prabnu Secretary, MahaRERA)

d 31/07/2017 Mumbai

Signature and seal of the Authorized Officer Maharashtra Real Estate Regulatory Authority

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WCKC/TP/RDP/VP-453/ 2.C2 2015-16

To.
M/s. Evershine Developers
215. Veens Beens Shopping Centre
Opp. Bandre Station, Bandre West,
Etimple 1 = 400.05c.

Sub:

STATISTICAL LINEAR DENTALISATION DE PROPERCY RESISTANDA I RESISTANDA DENTALISATION OF REAL AND THE LID IN THE STATISTICAL LANGING LASES. AND STATISTICAL LASES. AND STATISTIC

Vasai-5

Spir for 21 viloges V/Co/C is functioning as per HATP Act 1966. The details of permiss

The drawing stuh the read with the layout plan approved along with this letter and conditions meraloned in the letter No. CIOCONVSR/CC/58-3519/N/2617.Cated. 2/12/35 CIOCONVSR/CC/69-3519/Leyout/W/151, Cated. 29/01/2008.

The	details of the layout is given below : -		
-	Rame of assessee / Dwaer P.A. Holder.	N/s. Evership	ne Developers
~	Lacetian	Opngre	
m	Land Used (Predominant)	Residential/8	tesidential with sh
4	Gross Plot Area	931440.00	5g.m.
v	Area Celetto from leyout	46909.07	5g.m.
w	Area acquired by PWD	5950.00	E
2	Net Area(4-(5+6)	875530.93	10 m
us	Less proposed 30M 620M D.P. Road:	126654.40	Fq.m.
(P	Less D. F. Reservation	85443.83	SQ. 77.
10	Total Area (5+6)	212103.23	15.H
11	Balance Area (7-10)	567477.70	E S

Sir / Nackem,
The Development, Plan of Varal Sub Region 6 cancillated by Government of Retainments of Region 6 cancillated by Government of Retainments wide (callication no TTS-1202)1943/CA25/CD011 dated 09/02/2027. Retain 213 E75 in pending, 101 E75 were approved wide Ratification No. 1203/1957/CR-65/09/UD-12 cc. 110/12035, 31 E75 were approved wided Ratification No. TPS-1208/1517/CR-65/09/UD-12 ccd 15/09/2045, Natification No. TPS-1208/1517/CR-\$97087/10-12 ctd C5716/2009, 11 EPS were approved vide Halfication He.TP3-1205/1317/CR-59705-UD-12 ctd. 4" April 2012 and 1 EP was approved vide mailication no.TP5-1214/975/CR-77/14/UD-12 ctd. 12 " August 2014, Gav., entrusted Plancing Authority, functions for respective juriscular of Vestalvine City Hankpai Corpotation vid. qualification no. TP5-1209/2425/CR-124/2010/UD-12 ctd. 07/07/2010, Further Vatal Vina Chiry Nentelpal Cerpanten is appointed by Cort. of Netherashira as SPA for 21 willigas Employ. Principal Netherashira as SPA for 21 willigas Employ. Arrais Nills. Polipade, Makker, Temil, Kottapur, Chandrapada, Tekni, Khalepada, Epissisi, Rengao, Dod., Notuck Instance. Passiel, Rengao, Doll., Niuld., Muchwade, Fall, Tivri, Octene, Terkhed, Neillpede, Setani A Kalomb, notificetion no. 175-1214/JOR-54/CR-17/15/UD-12 did. The 21" February 2015 In the capacty of Hunicipal Corporator/Thaning Anthonity for respective Jurisdiction and 13)

ANNEXURE

Competant Authority Order of WCNC as per MRTP Act. Dated 02/06/2012. Your Architects letter dated 15/05/2015.

VP.C453/2758/2014-15. Catod 09/10/2014 Revised Development Permission granted vide letter no. VVCHC/TP/3D2/ VP.0453/0275/2014-15. Dated 17/01/2015

Revised Development Permission granted vide letter no. WCMC/TP/RDP/

Fewixed Development Purmission granted vide letter no. VVCHC/TP/RD7/ Revised Development Fermission granted wide letter no. LVCHC/TF/RDP/ VF.0453/077/2014-15. Detcs 02/07/2014

VP.C453/0279/2013-14. Dated 26/10/2013

10

Revised Development Permission granted vide letter no. VVCHC/TP/ANV VP-0453/071/2012-13 cated 13/76/2012.

VP-0453/236/2011-12 dated 31/03/2012.

Revised Development Permission granted vide letter no. VVCHC/TP/AM/ VP-0453,073/2012-13 dated 13/06/2012. Fevised Development Parmission granted vide Litter no. VVCNC/TP/KDP, VF-0453/0229/7012-13 cated 15/03/2013.

Revised Development Permission granted vide letter no. VVCMC/TP/ANV VP-0453/034/2011-12 dated 13/05/2011.

WCHIC/TE/20P/VP-453/ 2.62 2015-16

transcript attended das : + Per - Piller

विरात्त् (पूर्व),

E. was, fa. unaut . wat lot.

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Reft

Commentation Certificate to: GIDCOPAVSR/CC/89-3519/W/2617
Detect. 2/13/05
Commencement Certificate No. CIDCOPAVSR/CC/89-3519/kkyput/W/151
Commencement Certificate No. CIDCOPAVSR/CC/89-3519/kkyput/W/151
Oated. 29/01/2008.
Revised Devilopment Permission granted vide letter no. VtCMC/TP/AX/
Revised Devilopment Permission granted vide letter no. VtCMC/TP/AX/
Revised Development Permission granted vide letter no. VtCMC/TP/AX/
TRANSCA Development Permission granted vide letter no. VtCMC/TP/AX/

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WCMC/TP/RDP/VP-453/ 2.62 2015-16 वितात (पूर्व). ता. बसई, दि. पातपर - ४०१ ३०५.

Time : site - thinket / estitution / det J. R.R. washing person Cycloc con

मुख्य कार्यालय, बिरार

07/09/2015

भारक छ : व.वि.म.च. द्रिनोक

The commencement certificate shall remain valid for a period of one year for the particular building under reference from the date of its issue (As per Section 44 of NR 5. TP Act, 1956 and Clause 2.42 & 2.6.9 of Sanctioned O.C. Reguiations-2001). 557356.04 sq.m. 53898.82 sq.m. 94990.80 sq.m. 716245.66 sq.m. 714846.29 sq.m. Nat Piot Area 65% of (11)
Add Land pooling 9.5%
Add 75% D. P. Road Area
Permissible Built up Area
Total Built up Area Proposed
(180w & Previous)

The amount of Rs. 10553500/- (Rupees One Crore Five Lebb Sixty Three Thousand Five Hundred Only) deposited vide Challan No. 4025 Dated 02/12/2005, Challan No. 14613 Hundred Only) deposited vide Challan No. 20513 Dated 01/01/2010 with CIDCO S. Receipt No. 21574 Dated 07/10/2010, Mrs. 2005, Challan No. 20513 Dated 01/01/2010 with CIDCO S. Receipt No. 31545 Dated 07/05/2011, Receipt No. 12/379 Dated 07/01/2010 with VCHC as Interest from security deposit shall be forfacted either in whole 30/05/2012 with VCHC as Interest from security deposit shall be forfacted either in whole cr in part at the absolute disersion of the Nuncipal Corporation for breach of any other cr in part at the absolute disersion & Conditions altached to the permission covered by the building Control Regulation & Conditions altached to the permission covered by the right of the Municipal Corporation.

proposed Residential / Residential with shopline Buildings, AVENUE D1 in wings A&S, C,D,E, AVENUE L1 &L2 in type L1 (wing A&S,C,D,E,), L2 (wing G,H,I), AVENUE L1 in type wings (A&S,C&D,E&P), AVENUE L4 in type wings (A&S,C,D,E,F,G,H,I), AVENUE Q in type Bidg.1 wing (A,B,C,D,E,F,G,H,I), AVENUE Q in type Bidg.1 wing (A,B,C,D,E,F,I) in land bearing S. No.: S, SB, SD, SF, SG or Village: Dongre, Tal: Vasal, Dist: Palghar. please find enclosed herewith the approved Revised Development Permission for the proposed Residential Vith shopline Buildings, AVENUE D1 in wings A&5,C,D,E, proposed Residential V

The details of buildings is given below:
AREA SUMMARY (NOW PROPOSED)
(AVENUE-D1, 11812, 13,14,15816.)

Vasai-5

18698.83 B.U.A. 3928.83 4634.37 3915.23 6220.40 No. of Shops 60 30 13 80 424 AMENDED BUILDING IN AVENUE DI No of 82 164 96 82 No.of Bidg. 10 10 5 6 S/G+14 No.of S/G+14 5/6+14 51+14 Bidg. Ave./wing 01 (E) D1 (AS3) 07 (0) 0) 10 Residential/ with Shopline with Shopline Sr. Predominant No. Use with Shopline Residential/ Residential Residential 4 ei H ri

Total B.U.A. (In sq.m.)

AMENDED BUILDING IN AVENUE LI & L2

Total

Quantientiel L1 (A.B.C) 5/G+14 01 , 218 Sr. Predominant ands. Ho.of No.of Ho.of Ho

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2184 IL. 12, N. H. T.

WCHCTE/RDP/VP-453/ 262 2015-16

-	Residential/	12 0.KU	S/G+14	10	218	11	5850.78
	with Shopline					37.5	******
Total	-			8	872	80	30119.30
			AMENDED ALLT DING IN AVENUE L3	NG IN AV	ENUE L3		
		AMEN	200000000000000000000000000000000000000				Total
i o	Predominant	Bidg.	No.of Floors	No.of Bidg.	No of Flats	No. of Sheps	8.U.A.
	Residential/	13 (A&B)	5/6+14	10	164	13	7224.05
	with Shopline			1		11000	
~	Residential/ with Shopline	(CAD)	5/6+14	10	724	24	9700.68
H	Residential/	(E&F)	S/G+14	10	251	2	7230.24
Total	100			03	252	20	24154.96

Predominant Use         Mo.of No.of No.of No.of Shops         No.of Instance Instance No.of No.of Shops         No.of Instance Instance No.of No.of Instance No.of No.of No.of Instance No.of		THE PARTY OF THE P	AMENDED BUTTONING				1
14 (A.B.C) 5/G+14 01 218 20 1	1 2	-		No.of Bidg.	No of Fists	No. of Shops	E.U.A.
5/G+14 01 218 21	12.5	1	92	10	218	20	9690.39
14	34	14 (D,E,F)	S/G+14	01	218	. 21	9690.54
	1			03	436	41	19381.23

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No.of   No.o			STATE STATE STATE OF THE STATE					
Residential/   LSALE (A)   SyG+14   01   78   14+2 Office   Attack   Atta	4.0	Predominant Use	Bldg.	No.of Floors	No.of Bldg.	Ne of Flats	No. of Shops	B.U.A.
Residential/with Shopline         LSal.6 (B)         S/G+14         0.1         68         09           Residential/with Shopline         LSal.6 (C)         S/G+14         0.1         6.2         14           Residential         LSal.6 (C)         S/G+14         0.1         6.2         0           Residential         LSal.6 (F)         S/G+14         0.1         6.2         0           Residential         LSal.6 (F)         S/G+14         0.1         6.2         0           Astidential         LSal.6 (F)         S/G+14         0.1         96         1.2           Astidential         LSal.6 (F)         S/G+14         0.1         78         14+2 office           Astidential         LSal.6 (F)         S/G+14         0.1         78         14+2 office         41	4	Residential/	LS&L& (A)	5/6+14	10	7.8	14+ 2 Office	4427.74
Residential   LSal.6 (C)   S/G+14   01   62   14   with Shopline   LSal.6 (D)   S/G+14   01   62   0         Residential   LSal.6 (E)   S/G+14   01   62   0       Residential   LSal.6 (F)   S/G+14   01   62   09       Residential   LSal.6 (F)   S/G+14   01   96   12       Residential   LSal.6 (G)   S/G+14   01   96   12       With Shopline   With Shopline   LSal.6 (H)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4       Math Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4	7	Residential/ with Shopline	LS&L6 (B)	5/6+14	10	83	60	3280.74
Residential   LSal.6 (D)   S/G+14   01   62   0     Residential   LSal.6 (E)   S/G+14   01   82   0     Residential   LSal.6 (F)   S/G+14   01   82   09     With Shopline   LSal.6 (F)   S/G+14   01   95   12     With Shopline   LSal.6 (G)   S/G+14   01   95   12     With Shopline   LSal.6 (H)   S/G+14   01   78   14+2 office   4     With Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4     With Shopline   LSal.6 (G)   S/G+14   01   78   14+2 office   4	ri	Residential/ with Shopline	(C) 97851	\$/6+14	10	25.	2	4336.69
Residential   LSalis (F)   SyG+14   01   82   0     Residential   LSalis (F)   SyG+14   01   82   09     Residential   LSalis (F)   SyG+14   01   96   12     Residential   LSalis (H)   SyG+14   01   78   14+2 office   4     Residential   LSalis (H)   SyG+14   01   78   14+2 office   4     Residential   LSalis (H)   SyG+14   01   78   14+2 office   4     Residential   LSalis (H)   SyG+14   01   78   14+2 office   4	+	Residendal	(a) 9TRS	5/6+14	10	82		2859.90
Residential	N	Residential	(3) SLES	\$/6+14	10	82	0	3356.42
Residential with Shopfine         LSAL6 (G)         S/G+14         01         96         12           With Shopfine         LSAL6 (H)         S/G+14         01         78         14+2 office         -4           With Shopfine         LSAL6 (H)         S/G+14         01         78         14+2 office         -4           With Shopfine         LSAL6 (H)         S/G+14         01         78         14+2 office         -4		Residential/	(F) SALE (F)	\$/6+14	10	82	60	4259.39
Residential   15416 (H)   S/G+14   01   78   14+2 Office	7.	Residential/ with Shapline	(9) 97851	\$/6+14	10	95	12	4230.59
Residential LSALE (T) S/G+34 01 62 10		Residential/ with Shopline	(H) STEST	\$76+14	10	. 81	14+2 office	4374.11
The state of the s	6	Residential/	(I) SIRSI	5/6+34	ro	23	or	4178.41

मुख्य कार्यालय, विराध विरार (पूर्व),

m. uns, fa. urrut - sot boy

Çistû : «biş - tektet / «V«V«x/«v/» Kası : «biş - bektev en@yahea.com S-Ect. wasser

19	_	- 1	1	-		- 1	
°7/09/2015		E.U.A. (in sq.m.)	2159.68	2804.45	3002.22	12.7.22	2559.24
18.71.4. 17/1		No. of Shops	90	11	89	98	90
ব্যাক হৈ : হ কি য়া.ব. বিশ্বাক :	2 - Bldg.1	No of Flats	22	22	54	22	**
N &	VENUE	No.of Bldg	10	16	6	6	
4/22 35 1 mms	LDING IN A	No.of Floors	5/6+14	5/6+14	S/G+14	S/G+14	10000000000000000000000000000000000000
1/262 2015-16	AMENDED BUILDING IN AVENUE Q - BIdg.1	Bidg. Ave./wing	Q -Bidg.1	Q -6ldg.1	Q -Bidg.1	Q -Bldg.1	T children
VOZZ 7150 MUCHIC 1. 1947 Nov. WCMC/TP/RDP/VP-453/ 2.6.2 \2.015-14		Sr. Predominant No. Use	Residential/	Residential/	Residential/	Residential/	The state of the s
VOMO	1	ÚÓZ	1:	1.7	ř	4	1

Sedistrate of Segistrate of Se Casin Vasairs Palghal 2530.95 4100.49 2051.18 2051.15 2061.18 2163.52 2835.80 sq.m.) 4230.39 B.U.A. 19446.7 5 No. of Shops 04 0 0 07 05 0 15 58 80 AMENDED BUILDING IN AVENUE Q - BIdg.2 No of Flats 82 Š, 2 82 406 \$ 35 24 7 24 No.of Bidg. 5 ö 07 5 5 6 ö ö 5 0 1 5/6+14 5/6+14 S/C+14 No.of Floors 5/6+14 5/6+14 S/G+14 5/6+14 S/G+14 5/5+14 Bidg. Ave./wing Q -Bidg.2 (C) Q -Bidg.2 (A) Q -Bidg.2 . Q -Eldg.2 Q -8ldg.1 Q -Bldg.2 (F) Q - Sldg.1 (G) Q -8149.2 0 Residential
Residential
Residential
With Shopline
Residential
With Shopline
Residential
Residential
Residential
Residential
Residential
Residential
Residential
Residential Residential Residential Total

The revised plan duly approved is for the above mentioned building only. The conditions of Commencement Certificate No. CIDCO/NVSR/CC/CPp. 3519/Layout/VI/151 Dated. 29/01/2008. Revised Development Commission granted vide letter no. VVCHC/TP/An/I/VP-0453/010/2011.12 dated 13/09/2011.12 revised Development Permission granted vide letter no. VVCHC/TP/An/IVP-0453/0101/2011.12 dated 13/09/2011.12 Revised Development Permission granted vide letter no. VVCHC/TP/An/IVP-0453/01/2012.13 dated no. 15650.78 19 352 90 S. With shopline Residential/ 1. Nith Shopline
2. Residential Sr. Predominant No. Use Tetal 2. ÷ n

You shall provide two distinct pipelines for drinking, cooking and for other rest of the activities. 7 101 12)

CHE LOTTO - PAPALINE

WHEN IN . R. M. N. T. 和村屋

07/09/2015

WCHC/TP/RDP/VP-453/ 2-62/2015-16

VP.0453/077/2014-15. Dated 02/07/2014,Revised Development Permission granted vide ketter no. VVCHC/TPRIDP/VP.0453/2758/2014-15. Dated 09/10/2014 Revised Development Permission granted vide letter no. VVCHC/TP/RDP/ VP.0453/0276/7014-15. Dated 17/01/2015. Stands applicable to this approval of amunded plans along with the following 28/10/2013.Revised Development Permission granted vide letter no. WCMC/TP/RDP/

This revised plan is valid for one year from the date of issue of commencement certificate for each building distinctively. The revalidation shall be obtained as per section 48 of MRTP Act, distinctively for each building.

The Occupancy Certificate for the buildings will be issued only after provision of potable water is made available to each occupant.

Nowithstanding anything contained in the commencement certificate condition is shall be lawful to the planning authority to direct the removal or alteration of any structures erected or use contrary to the provisions of this grant within the specific time.

You are required to provide a solid waste disposal unit at a location accessible to the Nunkipol sweepers, to store/dump solid waste in 2 compartments of 0.67 CUH. 1.33 CUH. Capacity for every 50 tenements or part there of for non-bio degradable 6 bio

3 8

> The Municipal Corporation reserves the right to enter the premises for inspection of maintenance of infrastructure facilities during reasonable hours of the day and with degradable waste respectively. 2

You shall submit detailed proposal in consultation with Engineering Department Hunkipal Corporation for rain water harvesting and solid lights disposal to treat de and enganic waste separately by design department. prior notice.

6

You have to fix a board of public notice regarding unauthorized covering of marginal open spaces before applying for occupancy certificate of next building as per till format finalized by Municipal Corporation.

You are responsible for the disputes that may arise due to Title/ Access matth vessi-Virar City Municipal Corporation is not responsible for any such disputes.

You shall construct Compound wall as per approved drawing before applying for ally kind of permission.

You shall submit Chief Fire officer NOC before applying for Plinth Complicat Certificate. If applicable.

You shall not cut any tree which is existing on site. The existing tree shall be replanted by adopting suitable technology by taking permission from Vasai Virar city municipal Corporations. New trees shall be planted on the premises © 30 per sq.m of BUA and 10© per Sq.m in R.G. Further you shall submit NOC from tree Authority of VVCMC before applying for occupancy certificate regarding compliance to governing

tree act also.

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भुष्य कायातव, विसा विराम (पूर्व),

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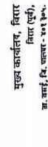
You shall provide the Rain Water Harvesting systems as per Govt, notification No.Tea-432001/2133/GR-230/01/D0-11 did. 10/09/2005 & TPa-4307/396/CR-24/207/MD-11 did. 06/06/2007 by appointing the Rain Water Consultant emphanelled by VVCMC. Occupancy Certificate shall be granted after certification of Rain Water Harvesting systems by said empanelled consultant of VVCMC. 13)

You are responsible for obtaining various permissions from other authorities subsequent to great of permission like revised N.A order, PWD NCC, NOC from Highway Authority, NOC from Railway, NOC from MSEB, MOEF, CRZIVARtienick etc., as we applicable and N.A. TIRA se required as per N.A order and other applicable compilances. If any of the compilances as per other Dept/Acts/ requirements are not done, only your shall foce the consequence arising out of such lapse from your side, and VVOMC is not responsible for the lapses from your side. 14)

strengerm status of other authorites including MOGFCRZ/Vetlands etc. in case of a structurers on the control of a structurers of the control of a structurers of the control of a structurers only you shall be exponentiate for the said volletter of the said managed the said and the said of the said matters. However, if any conditing you are libble for any actions as may be contempled by the said authority who are libble for any actions as may be contempled by the said authority by Concerned Authority. You are responsible for complying with all conditions of N.A. order/sale permit

As per notification no: TPB-4312/CR-45/2012/(I)/UD-11 did, 8<sup>th</sup> November 2013 from GOM U/s. 37 (1AA) (C) of MR & TP Act, 1966, you shall construct EWS/AIG housing in the form of tenements as prescribed in above notification at 'east to the extent of 20% of basic zone FSI. (Of alea \*\*\*\*Sample in drawing as enclosed and conditions (Specified in clause of the said notification) are strictly to be followed. For this purpose you shall contact Executive Engineer-1 konkan housing and Area Development Board, MHADA, Room No.1694, Hezzanine Floor, Gribanirman Bhavan, Bandra (S), Humbai-403 051 contact No. 02266405018. 15)

including provisions as contained in National Building code of India in order to avoid injury/loss to lives and property during construction and till the property is handed over to the subsequent legitimate owner of the property. If any such inclident occurs you are responsible for the same and VVCMC is not responsible for your negligence, in providing various precentionary measures to avoid accidents leading to loss of life, injury or loss of property. you shall take all precautionary measures as per various statutory provision





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Corporation as per the width as shown in the approved plan (0.P. Road) access obtained as the case may be) before applying for plinth Complètion Certificate. You show the plant proport Comprising reclamation level to be mainfained. Storm Water drainage systems, severage systems and water supply (tank sites etc) before applying for Plinth Completion Certificate. You shall develop the access road to the satisfaction of Vassi-Viver City Municipal

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You shall follow the MOEF notification and all other applicable notifications and outsellines issued by Central and State Governments for development of these lands by following all provides including Hombie Court Orders. 19)

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Class

Vasai-5

Ward office A Consultants, Architects. 173, Lucky Palace, Station Road, USS1 (W), Taluka : Vasal,



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ANNEXURE "B"

मुख्य कार्यालय, विरार विरार (पूर्व), सई, जि. पालघर, पिन ४०१ ३०५.



दुरध्यती : ०२५०-२५२५१०५/०६/२५२९८८८/२५२९८९०

फॅक्स : ०२५०-२५२५१०७

ई-मेल : vasalvirarcorporation@yahoo.com

3 /10/2017

जावक क्र. : व.वि.श.म.

दिनांक : .

VVCMC/TP/RDP/VP-453/091/2017/18

Ms: Evershine Developers

215, Veena Beena Shopping Centre Opp Bandra Station, Bandra West, Mumbai - 400 050 <sup>18</sup> वसई – ५ दस्त क्र. ८ १ २ ४ / २०१८ ४५ / ८७

Revised Development Permission for proposed Residential/ Residential with shopline building 1 (wing A,B,C,D,E,F,G) & Building 2(wing A,B,C,D,E,F) (Stilt/Gr+14) in Avenue O & Residential/ Residential with shopline building 1,2,2A,3,4 in Avenue K2 (Stilt/ Gr + Podium+ 14) Plan approvel on land bearing New S.No.5, 5B, 5D, 5F, 5G of Village: Dongre, Tal; Vasal, Dist; Palghar.

#### Ref:

- Commencement Certificate No. CIDCO/VVSR/CC/BP-3519/W/2617 Dtd. 2/12/2005.
- Commencement Certificate No. CIDCO/VVSR/CC/BP-3519/Layout/W/151 Dtd. 29/01/2008.
- Revised Development Permission granted vide letter no. Dt. 15/06/2009, 08/10/2009 & 07/07/2010.
- 4) Revised Development Permission granted vide letter no. VVCMC/TP/AM/VP-0453/010/2011-12 dated 10/05/2011.
- Revised Development Permission granted vide letter no. VVCMC/TP/AM/VP-0453/084/2011-12 dated 13/09/2011.
- Revised Development Permission granted vide letter no. VVCMC/TP/AM/VP-0453/296/2011-12 dated 31/03/2012.
- 7) Revised Development Permission granted vide letter no. VVCMC/TP/AM/VP-0453/071/2012-13 dated 13/06/2012.
- 8) Revised Development Permission thanked ide letter no. VVCMC/TP/AM/VP-0453/073/2012-13 dated 13/06/2012:
- 9) Revised Development Permission granted vide letter no. VVCMC/TP/RDP/VP-0453/0229/2012-13 date: 14/03/2013.
- 10) Revised Development 5 Permission of the letter no. VVCMC/TP/RDP/VP.0453/0279/2013-14. Dtd. 28/10/2013.
- 11) Revised Development Permission Franted vide letter no. VVCMC/TP/RDP/VP.0453/077/2014-150/DFd 22/07/2014.
- 12) Revised Development Permission granted vide letter no. VVCMC/TP/RDP/VP.0453/2758/2014-15. Dtd. 09/10/2014
- 13) Revised Development Permission granted vide letter no. VVCMC/TP/RDP/VP.0453/0276/2014-15. Dtd. 17/01/2015
- 14) Revised Development Permission granted vide letter no. VVCMC/TP/RDP/VP.0453/262/2015-16. Dtd. 07/11/2015
- 15) Revised Development Permission granted vide letter no. VVCMC/TP/RDP/VP.0453/028/2017-18. Dated 20/05/2017
- 16) Competant Authority Order of VVCMC as per MRTP Act. Dated 02/06/2012.
- 17) Your Architects letter dated 06/12/2016 & 19/07/2017.

#### Sir / Madam,

The Development Plan of Vasal Virar Sub Region is sanctioned by Government of Maharashtra vide Notification no TPS-1205/1548/CR-234/2005/UD-12 dated 09/02/2007. Keeping 113 EPS in pending. Further 5 EPS were approved vide Notification No. TPS-1208/1917/CR-89/09/UD-12 dtd. 13/03/2009, 31 EPS were approved vided

The

मुख्य कार्यालय, विरार विरार (पूर्व), ता. वसई, जि. पालधर, पिन ४०१ ३०५.

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रिमेस: vasalvirarcorporation@yahoo.cc 001/11/10-1/10: SAN जावज 1. : च.वि. श.म.

dtd. 07/07/2010. Further Vasai Virar City Municipal Corporation is appointed by Govt.of Maharashtra as SPA for 21 villages Amala, Amala Killa, Patlipada, Mukkam, Tembi, Kolhapur, Chandrapada, Tokri, Khalrpada, Vasalai, Rangao, Doliv, Khardi, Khochiwada, Pall, ÁTivri, Octane, Tarkhad, Maljipada, Satpala & Kalamb, notification no. TPS-1208/1917/CR-89/08/UD-12 dtd 05/10/2009, 11 EPS were approved vide Notification No.TPS-1209/1917/CR-89/09 UD-12 dtd. 4th April 2012, 1 EP was approved vide notification no.TPS-1214/975/CR-77/14/UD-12 dtd. 16th August 2014 and 64 EPs were Govt. entrusted Planning Authority functions for respective jurisdiction of Vasal-Virar City Municipal Corporation vide notification no. TPS-1209/2429/CR-262/2010/UD-12 approved vide notification no. TPS-1214/975/CR-77/14/UD-12 dtd. 27th February 2015. Notification No.TPS-1208/1917/CR-89/09/UD-12 dtd 19/09/2009, Notification No. TPS-13/10/2017 WCMC/TP/RDP/VP-453/091/2-017-18

Corporation/Planning Authority for respective jurisdiction and SPA for 21 villages VVCMC is functioning as per MRTP Act 1966. The details of permission are as under:

1214/UOR-54/CR-17/15/UD-12 dtd. The 21" February 2015. In the capacity of Municipal

2 coistr. The drawing shall be read with the layout plan approved along min mistare conditions mentioned in the letter No. CIDCO/NVSR/C/BP-3519/Layout/W/151, Date /29/91/2008-The detail of the Layout'are given below:

15227.36 Sq.mt. 53834.23 Sq.mt 715501.14 Sq.mt 566676.11Sq.mt 00001.67Sq.mt 33333.89 Sq.mt 94990.80 Sqmt 12103.23Sq.mt 666677.78Sq.mt 879581.01.5q.mk 878781.04 Sq.Pft 850.00 Sq. Fgt 65448 83S Identiel/Residential LESS PROPOSED 30M. & 20M. D.P. ROAD BUILDABLE AREA 85 % OF (10) ADD 9.5% LAND POOLING AREA (13) TOTAL BUILTUP AREA PROPOSED PERMISSIBLE BUILT UP AREA AREA OF PLOT(as per 7/12)
AREA DELETED FROM LAYOUT S.NO 1A (467) H.No 1-1-9(P) ADD, 75% D.P. ROAD AREA Mame of assessee / Owner LESS D.P. RESERVATION End Used (Predominant NET PLOT AREA (6-9) (127052.07 - 397.67) 5% C.F.C. OF (10) TOTAL AREA (7+8 NET PLOT AREA R.G 15% (10)

नियत (कुरी), मुख्य कार्यालय, विरार

ता. वसई, जि. पालधर, पिन ४०१ ३०५.

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िमेतः : vasaMirarcorporation@yahoo.com

जारब छ : ब.वि.स.म.

13 /10/2017

WCMC/TP/RDP/VP-453/091/2017-18

shopline building 1,2,24,3,4 in Avenue K2 (Stilty Gr + Podlum+ 14) Plan approvel on land bearing New S.No.5, 58, 5D, 5F, 5G of Village : Dongre, Tal : Vasal, Dist. proposed Residential/ Residential with shopline building 1 (wing A,B,C,D,E,F,G) & Building 2(wing A,B,C,D,E,F) (Stitt/Gr+14) in Avenue Q & Residential/ Residential with Please find enclosed herewith the approved Revised Development Permission for Paighar The details of buildings is given below: AREA SUMMARY (Avenue Q)

				No of	2	.00	-
Sr.	Predominant Use	Bidg. No	No.of Floors	Bldg.	Shop	of	B.U.A. (In sq.m.)
	*	The second secon	4		20	406	19421.35
	Resi./Residitial	Bidg. No1	Stilt/Gr+14	,	00	2	
	with shooline	(wing A to G)	1	,	10	352	15676.14
	Resi./Residitial	Bidg. No 2	Stilt/Gr+14	0	4		
	WICH SHOPIIII	The state of the s					

## AREA SUMMARY (Avenue KZ)

Total

¥ Î	416	sq.mt	plans. Ine
B.U.A. (in sq.m.)	1761	2	wed bla
Sho of	***	234	TACOR T
No.	-	7	olling
No. of Shop		52	and it is
No. of Bidg.		s	1
No.of Floors		(Stilt Gr +	14
Bldg.		1,2,3, 2A,4	
Predominant Use	•	Resi./Residital	
S.		-	1

Edevelopment Permission granted vide letter no. WCMC/TP/AM/VP-0453/071/2012-13 dated 3/06/2012.Revised Development Permission granted vide letter no. VCMC/TP/AM/VP-0453/073/2012-13 dated 13/06/2012. Revised Development Permission granted vide letter no. VVCMC/TP/RDP/VP-0453/0229/2012-13 dated 4/03/2013.Revised Development Permission granted vide letter no. VVCMCTP/RDP/VP.0453/077/2014-15. Dated Permission granted vide letter no. VVCMC/TP/RDP/VP.0453/0276/2014-15. Dated Developinent Permission granted vide letter no. VVCMC/TP/AM/VP 0453/010/2011-12 dates 19/05/2011 Revised Development Permission granted vide letter no. VVCMC/TP/AMVP-0453/084/2011-12 dated 13/09/2011.Revised Development Permission granted no. VVCMC/TP/AMVP-0453/296/2011-12 dated 31/03/2012.Revised granted no. VVCMC/TP/AMVP-0453/296/2011-12 dated 31/03/2012.Revised conditions of Commencement Certificate granted vide Commencement Certificate No. CIDCO/WSR/CC/BP-3519/Layout/W/151 Dated, 29/01/2008.Revised Development Permission granted vide letter no. Dt. 15/06/2009, 08/10/2009 & 07/07/2010. Revised Permission granted vide letter no. Dt. 15/06/2009, 08/10/2009 & 07/07/2010. vide Dated 09/10/2014 Revised granted Permission granted Dated 28/10/2013, ANCMC/TP/RDP/VP.0453/0279/2013-14. Development Development mermission granted vides letter no. Revised 62/07/2014,

> The commencement certificate shall remain valid for a period of one year for th particular building under reference from the date of its issue (As per Section 44 of MR TP Act, 1966 and Clause 2.42 & 2.6.9 of Sanctioned D.C. Regulations-2001). The amount of Rs. 10573466/- (Rupees One Crore Five Lakh Seventy three Thousant The amount of Rs. 10573466/- (Rupees One Challan No. 4025 Dated 02/2009, Challan Hundred Sixty-Six Only), deposited vide Challan No. 20613 Dated 11/06/2009, Challan N

273.78 Sq.mt

BALANCE AREA

VVCMC/TP/RDP/VP.0453/028/2017-18. Dated

WCMC/TP/RDP/VP.0453/262/2015-16.

Revised

Revised

जादक क. : य.वि.स.म.

C/TP/RDP/VP-453/091/2617-18

Notwithstanding anything contained in the commencement certificate condition it shall be lawful to the planning authority to direct the removal or alteration of any structures erected or use contrary to the provisions of this grant within the specific time. You are required to provide a solid waste disposal unit at a location accessible to the Municipal sweepers, to store/dump solid waste in 2 compartments of 0.67 CUM. 1.33 CUM. Capacity for every 50 tenements or part there of for non-bio degradable & blo-degradable waste respectively.

However If any conditions pertaining to validity of said orders are not complied Fillippe validity of N.A. order etc. Only you are liable for any actions as may be contemplated by the said authority notwithstanding the permission granted by WYCMC as the same need to be ensured by Concerned Authority.

WCMC/TB/RDP/VP-453/ 091/2017-18

मावक छ. : ब.वि.श.म.

स्यापनाः ३ मृति २००६

ता. बसई, जि: पालघर, पिन ४०१ ३०५.

The Munidipal Corporation reserves the right to enter the premises for inspection of maintenance of infrastructure facilities during reasonable hours of the day and with prior notice.

Municipal Corporation for rain water harvesting and solid waste disposal to treat You shall submit detailed proposal in consultation with Engineering Department. dry and organic waste separately by design department.

Q51 contact No. 02266405018.

You have to fix a board of public notice regarding unauthorized covering of

marginal open spaces out of integration of the format finalized by confident of the format finalized by confident of the disputes that info arise fue to Title/ Access matter. You are responsible for the disputes that info arise for any such disputes. Vasal-Virar City Municipal Borper able of the properties of the construct formpoints as per approved the mission of the construct forms of The fire office Noc before 3 ppirms for Plinth Complication You shall submit Certificate. If appli

You shall provide the pushing pipelines for drinkthy, cooking and for other rest of the activities. the activities.

You shall not cut an tree wher stranding on the existing tree shall be replanted by adopting soliable technology by this permission from Vasal Virar call municipal Corporation New Tests 18 No be provided on the premises © 30 per city municipal Corporation. sq.m of BUA and 10@ per Stratin 8.G. Figurer you shall submit NOC from tree Authority of WCMC before applying for occupancy certificate regarding ompliance to governing tree act also.

ou shall provide the Rain Water Harvesting systems as per Govt. notification o.TBA-432001/2133/CR-230/01/UD-11 dtd. 10/03/2005 & TPB-4307/396/CR-4/2007/UD-11 dtd. 06/06/2007 by appointing the Rain Water Consultants mpanelled by VVCMC. Occupancy Certificate shall be granted after certification Rain Water Harvesting systems by said empanelled consultant of WVCMC

lapse from your side and VVCMC is not responsible for the lapses from your fare responsible for complying with all conditions of N.A. order/sale permission u are responsible for obtaining various permissions from other authorities , as may be applicable and N.A TILR as required as per N.A order and other bsequentito grant of permission like revised N.A order, PWD NOC, NOC from shway Authority, NOC from Railway, NOC from MSEB, MOEF, CRZ/Wetlands plicable compliances. If any of the compliances as per other Dept/Acts/ tighrements are not done, only you shall face the consequence arising out of

er Authorities, only you shall be responsible for the said violation and the e may call for actions by Concerned Authority as per their statutory e of any violation with reference to conditions of N.A. order / permissions of isions. Vasal Virar City Municipal Corporation has no role in the said matters. ther permissions of other authorities including MOEF/CRZ/Wetlands etc. In

Room No.169A, Mezzanine Floor, Grhanirman Bhavan, Bandra (E), Mumbal-403 Executive Engineer-1 Konkan Housing and Area Development Board, MHADA, Room No.169A, Mezzanine Hoor, Grihaniman Bhavan, Bandra (E), Mumbal-403

Including provisions as contained in National Building code of India in order to a evoid injury/loss to lives and property during construction and till the property is You shall take all precautionary measures as per various statutory provisions handed over to the subsequent legitimate owner of the property. If any such Incident occurs you are responsible for the same and VVCMC is not responsible for your negligence, in providing various precautionary measures to avoid accidents

leading to loss of life, Injury or loss of property.

obtained as the case may be) before applying for Plinth Completion Certificate. You shall give detailed engineering report comprising reclamation level to be You shall develop the access road to the satisfaction of Vasai-Virar City Municipal Corporation as per the width as shown in the approved plan (D.P. Road/ access maintained, Storm Water drainage systems, sewerage systems and water supply (tank sizes etc) before applying for Plinth Completion Certificate. 18)

You shall follow the MOEF notification and all other applicable notifications and guidelines issued by Central and State Governments for development of these lands by following all provisions including Hon'ble Court Orders. 19)

You are responsible for the disposal of Construction & Demolition Waste (debris) that may be generated during the demolition of existing structure & during the execution work of buildings. 20)

Water State fully, You shall provide separate dust bins per wing of buildings for Dry & Wet waste as per MSW rules 2016 prior to Occupancy Certificate. 21)

Asst. Commissioner, UCD,

(Issued as per approved by the Commissioner)

Vasal-Virar city Municipal Corporation. 103, Lucky Palace, Station Road, Mr. Divyesh Shah, Architects.

Vasal (W), Taluka: Vasai,

Dist: Palghar.

GRATIOA

Dv. Director of Town Planning Vasal Virar City Municipal Corporation

मुख्य कार्यालय, विरार विरार (पूर्व), ता. वसई, जि. पालघर, पिन ४०१ ३०५.

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-ng: vasahirancorporation@yahoo.com

ज्यान का विश्वास Rain ; 11 /12/2017

Corrigendum

WCMC/TP/RDP/VP-453/ C127/2C17 .8

To,
M/S. Evershine Developers
215, Veena Beena Shopping Centre
Opp. Bandra Station, Bandra West,
Mumbal - 400 050.

shopline Building 1 (wing-A,B,C,D,E,F,G) & Building 2 (Wing-A,B,C,D,E,F) (Stilt/Gr.+14) in Avenue-Q & Residential / Residential with shopline building 1,2,2A,3,4 in Avenue-K2 (Stilt/Gr.+Podium+14 on land bearing New S.No.5, 5B Sub:- Revised Development Permission Proposed Residential /Residential with

1) Revised Development Permission Vide No. VVCMC/VVSR/RDP/VP-,5D, 5F, 5G of Village: Dongre, Tal : Vasal, Dist:Palghar. 453/091/2017-18 dated 13.10.2017 Ref:

Sir/Madem,

2) Your Architect letter dated 20/11/2017

Bundage 2 (Whotestantel /Residential with shopline Intute Said proter due to typographical error no of shops & the Avenue K2 as per trid table given below. W.S. 0.5, 58 ,50, 5F, 5G of 4,2,24,3,4 in Avenue-K2 DISC: Palginar. VIde No LVENCY / TP N RDP / VP-0453 / 091 dentis with shopline. Sun (Stilt/Gr.+Podium+14) Plan/Ipprovid, on and bearing Revised Development Permission Building 1 (Wing-A,B,C,D,E,F,G Avenue-Q & Residential / Red Village: Dongre, Tal : Vasa (2017-18 Dated-13/10/201 ats were wrongly mention

REA SUMMARY (AVENUE-C) Area Statement As Per Order

(In sq.m.) 19421.35 15676.14 Total B.U.A. No. of Shops 352 Me. of 19 Na of Proce - TVO. by **宛即\$31-5** 9 Stilt/Gr.+14 (Wing-A to G) Bldg, No.2 Bldg. No.1 (Wing-A to Bldg. No. Predominant Residential Residential shopline with Use Resl./ with S. S.

AREA SUMMARY (AVENUE-KZ) Area Statement As Per Order

मुख्य कार्यालय, विरार

ता. वसर्ड, नि. पालघर, पिन ४०१ ३०५. क्तिर (पूर्व),



िमेख : vasahvirarcorporation@yahoo.com nolithit-olto: Beg

जावक व. : ब.वि.श.म.

11/12/2017

WCMC/TP/RDP/VP-453/0127/2-119

So in the said order no of shops & flats for Avenue Q & Avenue K2 shall be read as under. Rest of the conditions mentioned in the said order shall remains the same.

## Area Statement As Per Approved Plan AREA SUMMARY (AVENUE-O)

द	स्त ।	TO. 6	292	8		9
1	135	15676.14		B.U.A	17616.16	
B.U.	1942135	1567		_	17	
No. of	406	352		No. of Flats	354	
Shops	28	19		No. of Mall	2	
		9		No. of Shops	52	
No. of Bidg.	+			No. of Bldg.	s	4
No. of Floors	Stilt/Gr.+	Stilt/Gr.+ 14	-		Stilt/Gr.+ Podium+ 14	1
ó	0 6)	o.2 to F)	ed Pla	No. of Floors	Stilty Podi	
Bldg. No.	Bidg. No.1 Wing-A to G)	Bldg. No.2 (Wing-A to F)	L Approv	Bldg. No.	1, 2, 3, 2A,	. 16
Predominant Use	Residential (	Residential (	AREA SUMMARY (AVENUE-K2) Area Statement As Per Approved Plan	Predominant Use	Resi./ Residential with shopline	
Sr. No.		2	AREA	Sr. No.	-	

## Area Statement As Per Approved Plan AREA SUMMARY (AVENUE-K2)

F 60 5	176
No. of Flats	354
No. of Mall	2
No. of Shops	56
No. of Bldg.	s
No. of Floors	Stilt/Gr.+ Podium+ 14
Bldg. No.	1, 2, 3, 2A,
Predominant Use	Residential with shopline
Sr. No.	-



Dy. Director of Town Planning Vasai Virar City Municipal Corporation

> Vasai-Virar city Municipal Corporation. 1. Asst. Commissioner, UCD,

C.C. to:

Mr.Divyesh Shah Architects.
 103, Lucky Palace, Station Road, Vasal (W), Taluka: Vasal, Dist: Paighar.

TELEPHONE: (91-22) 2204-423 VEER NARIMAN ROAD, FOR MUMBAI 400 001, INDIA.

M. M. MISKITA

PACSIMILE: (91-22) 2282-8451 E-mell: admin@miskitare.tol

## Certificate of Title

The Larger Land was acquired by PLDC under several Deeds of Conveyance executed by the Original Owners in favour of PLDC and duly registered with the Sub-Registrar of Assurances at Vasai. The Larger Land was pursuant to such Deeds of Conveyance transferred to he name of PLDC in the Record of Rights. The said Deeds of Conveyance were executed after certain permissions were obtained for

he transfer and development of the Larger Land including the Order No. Revenue/K-1/T-9/ANAP/ASR-11/2034 dated 27th February, 2004 passed by the Collector, Thane for conversion of the Larger Land to

Von-agricultural use.

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"Village Narangi" Taluka Vasal, District Avenue 'Q' being part of Larger Land admeasuring 8,79,581 Square Meters also known as at Village Dongare, Re:

the Office of the Sub-Registrar of Assurances at Vasai, Virar and Nala Sopara publishing the usual Public Notices in the local newspapers and perusing the photocopies of several title deeds, the Search Reports and Record of Rights. appropriate Declarations on their title to the Larger Land. le of Messrs. Palghar Land Development Corporation rger Land, inter alia, taking searches since the year 1971 at gare (Dongar Pada), within the fot Thane more particularly described flen (the "Larger Land") and had earlier 99 (respectively "Evershine" and the larger Land admeasuring 8,79,581 ette Uner the Companies Act, 1956, having Road Junction, Western Express Road, Bandra (West), Mumbai 400 050 and Keystone 1932, having its place of business at Veena Beena Shopping Centre, Second sors-in-title of Enigma Constructions Private rief devolution of title of the Co-owners to the Larger Land. nce with the instructions of our clients Messrs. Evershine Developers a partnership firm registered under the Indian Partnership Act, under the Companies Act, Apany Trouganen East, Filmbia Se Instablishe We have in accordar Floor, Guru Nanak investigated the til ("PLDC") to the La PLDC also made We give below a b Realtors Pvt. Ltd. in the First Sch Registration Limited, a ("Enigma" "Keyston Square 1 its regist Highway

NNEXURE

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hs Deed of Conveyance dated 27th February 2007 and, the final Deed the sufficiently entitled to the Larger Land by virtue of thc 5 (Five) Deeds of and registered with the Sub-Registrar of Assurances at Vasai. The to Evershine's name in the Record of Rights. Extracts from Index II of Evershine became seized and possessed of or otherwise well and Conveyance namely, the Deed of Conveyance dated 9th August, 2005 as rectified by the duly registered Deeds of Rectification dated 8th ebruary, 2006 and 11th May, 2009), the Deed of Conveyance dated Larger Land was transferred first to the name of PLDC and thereafter of Conveyance dated 11th May, 2007 made by and between PLDC as he Third Part all duly adjudicated under the Bombay Stamp Act 1958 Vendors of the First Part, the Erstwhile Partners of PLDC as Confirming Parties of the Second Part and Evershine as Purchaser of 8th February, 2006, the Deed of Conveyance dated 21th August, 2006, he Deeds of Conveyance have been obtained

Pursuant to the Group Housing Scheme evolved for development and construction of buildings on the Larger Land, a Lay-Out Plan and

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Building Proposal were submitted to the City Industrial Development
Corporation of Maharashtra Ltd. ("CIDCO") through Messrs Shah
Gattani Consultants, Architects and Consultants, (the "Project
Architects"). CIDCO issued its Commencement Certificate No.
CIDCO/VVSR/CC(BP-3519/W/2515 dated 2" December, 2005 in
respect of the hereinbefore recited Lay-out Plan and Building Proposal,
for construction of buildings on the non-reserved portions of the Larger
Land (hereinafter referred to as the "2005 Commencement
Certificate"). Certain portions of the Larger Land have been reserved
under the Development Plan approved for the Virar - Vasai Sub region of the Lay-out Plan.

Based on the Environmental Clearance Certificate bearing Not 215 5 5472006-1A-III dated 13th March, 2007 of the Union Maplacy of Environment and Forests, Government of India, for the development of Italia o

By a Joint Venture Agreement dated the 20th March, 2009 ("J. V. Agreement") executed by the Owners (as defined hereunder) and registered with the Sub-Registrar of Assurances at Vasasi under Serial

M.T. MISKITA & CO.

the J. V. Agreement and the consideration mentioned therein Evershine conveyed to Enigma its one-half undivided share in the Larger Land by the Deed of Conveyance dated 20th March, 2009 duly registered with the Sub-registrar of Assurances at Vasai under Serial No. 1995 of 2009.

Evershine and Enigma have further agreed and acknowledged to execute transferable and assignable leases in perpetuity at a nominal annual rent of Re. 1/- in favour of the two Co-operative societies to be formed of purchasers of flats, shops and other premises in the two Residential Buildings to be constructed on Avenue 'O':

The Larger Land being un-subdivided, has been notionally sub-divided into Residential Sector, Retail Sector and Commercial Sector and the Residential Sector has been further notionally divided into 15 (fifteen) or more Avenues.

Based on the Revised Building Proposal submitted through the Project Architect, the Vasai-Virar City Municipal Corporation issued further Commencement Certificate No. VVCMC/TP/AM/VP-0453/084/2011-12 dated 13th September, 2011 ("2011 Commencement Certificate") as modified by the Commencement Certificate No. VVCMC/TP/AM/VP-0453/296/2011-12 dated 31th March, 2012 ("2012 Commencement Certificate") for construction of the Residential Buildings with shopping lines on the avenues stated therein.

By virtue of an Order dated the 7th day of Novembe

of the Companies Act, 1956 and the Order dated the 26th day of July, 2013 passed by Justice N. M. Jamdar in Company Scheme Petition No. 444 of 2013 and 445 of 2013 filed under the said Sections of the Companies Act, 1956, Keystone became the owners inter-alia of Enigma's 50% right, title and interest in the Larger Land and 50% share in the F.S.I. thereof in respect of the Larger Land. In the circumstances, Evershine and Keystone have become the Owners of the Larger Land in equal shares subject to the Development Agreements/Joint Venture Agreements;

The Owners submitted through the Project Architect a futner exceed and amended Building Proposal. The VVCMC was pleas in issue the Commencement Certificate. No. VICMC/TP/RDP/VP-15726/2/2016. 2016, dated 7th November, 2015 (the 2015 Commenterpent (Certificate") for construction of the Residential Buildings with shopping lines including the construction of two Residential Villegos/Ps.c. on Avenue 'Q' through utilisation of the Built-up Area of 35,097439 square meters;

By a duly registered Development Agreement dated 11th April, 2016 (hereinafter referred to as "Development Agreement") made by and between Owners as Owner of the One Part and Messrs. Agarwal Realtors, a partnership firm registered under the Indian Partnership 'Act, 1932, having its registered office at Shop No. 9, Gokul Annexe / Bidg, Agarwal Gardens Phase - II. Gokul Township, Bollinj, Virar-W, Palghar - 401 303, as Developer of the Other Part (the "Developer") Palghar - 401 303, as Developer of the Other Part (the "Developer") Registrar at Vasai-2 under Serial no. 2281 of 2016 dtd. 11th April,

in consideration of the Developer paying to the Owners the development rights construct the two Residential Buildings on Avenue Residential Building with A to Riwings ach having ground and fourteen 2016, the Owners granted irrevocable development rights of Avenue Q' more particularly described in the Second Schedule hereunder agreed lumpsum consideration of Rs. 47,70,00,000/- and the Owners delivered irrevocable vacant and peaceful possession of the Avenue Q' to the Developer. The Developer shall, in exercise of the irrevocable Q' i.e. one Residential Building with A to G wings each having ground and fourteen upper floors with shopping lines and the second paid to the Owners the said full agreed lumpsum consideration. The 999 years) of a portion of the Avenue 'Q' together with the Residential in accordance under the Development Agreement to sell flats, shops and other premises on an 'ownership basis' under the Maharashtra Ownership of flats, and shops in each of the two Residential Buildings under the empowered Flats Act , 1963 and to form a two co-operative societies of purchaser Maharashtra Co-operative Sccieties Act, 1960. The Developer hav Owners shall execute a transferable, assignable Lease in perpetual Commencement Certificate. The Developer has been Building constructed thereon with appurtenant area/s floors with shopping lines. in with the Development Agreement.

There is no mortgage, charge, third party rights, or other encumbrance or proceedings or order of injunction or attachment affecting Avenue 'Q' or any part thereof as confirmed by the Owners letter dated 7th June, 2016, addressed to us. The Developer has by its letter dated 25th May, 2016, inter alia, also confirmed that it has not created any mortgage or

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M.T. MISKITA & CO. ADVOCATES & SOLICITORS

M.T. MISKITA & CO.

ADVOCATES & SOLICITORS

charge or third party rights on the Avenue 'Q' or the said Built-up Area to be utilized on Avenue 'Q' after Development Agreement;

18:40 Sub executed by PLDC, the letter dated 7th June, 2016, addressed by the Owners to us and the letter dated 25th May, 2016 addressed by the Developer to us, the title of Owners to Avenue 'Q' and the Built-up Area marketable and free from all encumbrances subject to Avenue 'Q' not of 35,097.49 square meters to be utilized thereon is good and In our opinion based on our investigation, the declarations/writings being subdivided from the Lerger Land. The Developer is irrevocat entitled in exercise of the rights and powers contained Avenue 'Q' in accordance with the 2015 Commencerfent Development Agreement, to construct the two Residential and to sell the flats, shops and other premises Proceeds from the purchasers of flats, shops and other purchasers on ownership basis and to receive own account and for its own benefit. 13.

THE FIRST SCHEDULE ABOVE REFERRED TO (DESCRIPTION OF THE LARGER LAND)

Vasai-3

bearing New Survey Nos. 5, 5B, 5D, 5F, and 5G as per latest Record of ALL THAT PIECE AND PARCEL of non-agricultural vacant Land Rights admeasuring in the aggregating 8,79,581 square meters situate, lying and being at Village Dongare (Dongar Pada) also known as "Village Narangi" within the Registration Sub-District of Vasai, District - Thane.

वस क्र. LU g 2 :- 20 mtr. wide existing D.P.Road (Virar-Chickal

# THE SECOND SCHEDULE ABOVE REFERRED TO

Schedule herein is shown delineated by a red coloured boundary line on the being a part of the Larger Land more particularly described in the First with A to G wings each having ground and fourteen upper floors and the through utilization of Built-up area of 35,097.49 square meters. Avenue 'Q' meters on which the two Residential Buildings i.e. one Residential Building The designated Avenue 'Q' being a land area admeasuring 12,364.80 square second Residential Building with A to F wings each having ground and fourteen upper floors with shopping lines will be constructed by the Developer plan annexed thereto and bounded as follows:-

On or towards North . . . 20 mlr. wide realigned D. P. Road widening to 24 intr.

On or towards South

: - 20 mtr. wide realigned D. P. Road widening to

On or towards East

: - Vacant plot of the scheme Global City.

On or towards West

Dongre Road,

Dated, this 27th day of February, 2017.

(महायष्ट्र अमीन महसूत अधिकार आभिनेख आणि नोंदवान्या (तवार करणे व मुस्मितीव ठेवणे) नियम, १९७१ व्यतिल नियम २१)

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टगाव नमुना सात (आधका अभिलेख पर्डाक) (महाग्रष्ट् अभीन गहरात अधिकार अभिलेख आणि गोंदबस्या (तवार काणे व बुरियतीत देवणे) निमाम, १९७३ घातीस निवस ३. ५. ६ आणि ७)	तानुका	2	भोगवटादायचे नाव	्रेट उक्टब्सेट	(2E)	में टब्स्शामित अवकपति मक्के	G G	notice.	gistrar C	ASS. THE SECOND ASSESSMENT ASSESS		4
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समीन महतुल अपि	E .	विनयेत	म्मापन क्रमीयाचा	T.	नक माय	लागचडीयोग्य क्षेत्र	田	- mass	तागच्डीयोग्य (अ)		i india	अपकारची
(48)			भूमापन क्रमांक	2	शेतापे स्थानिक नाव	सम	विनक्षेति		पोटखराब ( नसलेले) -			

ताती मजा नारिंगी अमीन फाणायचे नाव r 144 g-dn! 1000 夏夏 TOPE 1000 24h SAN Production BARNO SALOBA-OO 35 のではからりという ALL SURVEY CONTROL OF THE STATE 0-2F 315 Standard ye सामधारीमधी प्रसन्धा नसमेली . अमीन 2 = MAK निमेख पिकाद्यासील क्षेत्र II. 3 1 11 0 असात बयाक्र वरी नक्षत क्यू गरी पिकाव्यासील क्षेत्रांचा तपशील ٠ 1 uns vis visc replifi repose repose v 2 नित्र निकायातील क्षेत्र 1 1 2 6 5 日日日 1000 pool 20 r61260. 64060 FC/660. 29300 Unin g. acolstrar Co Suci of Class में अर्था मिंडिट समित प्राय अन्यतित्र मञ्जाक्ष्मा मञ्जान्ति। ४६,०८,०३०४-(अस्ती मनिस् सम् ८६,८५४५ छञ्जारहा)भारतिस्त Alportactory assafet recorded to the solution of the solution 中国 日本日本日本 Chita No (महाराष्ट्र जनीन महसूल अधिकार अभिलेख आणि नॉटबह्या (तचार करणे व मुख्यितीत ठेवणे) निचम, १९७१ यातीत नियम ३, ९, ६ आणि ७) 3552i-5 वसाई खाते क्रमांड कुम्बर्ध नाव तालुका में पालवर कंड उक्कामेंट क्रोपें रेजान यांचे मामिशर में. एटब्स्यामित उच्छावह मु (323) Chr. अ रोठ्यानुमार हु नणवत 2. अगर -अर व्यंत्रीय जारः कुद्याठी. भोगवटादासचे नाव गाव नमुना सात (अधिकार अभिलेख पत्रक) (3) 20 मू-धारणा पद्यती anona Pon योरस मीटर 980042-317 भूमापन क्रमांकादा उपविभाग Sec. Parit कि. मी. कोड सेन \*\*\* 1 पांटक्साव (लागवडीबोग - toda लागवडीयोग्य क्षेत्र (1) E भूमापन क्रमांक नाम स्वानिक नाप 50 नसलेले -古 F

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(महागड्ड उनीन महसूल अधिकार अभिनेख आणि नोचयस्य (तयार करणे व मुस्धितीत ठंवणे) नियम, १९७३ घातील नियन २१)

अभीन करणाश्चे नाव ता वसई, जि. पालचर तलाठी सजा नारिना 240 140r delay 240 200 141 932 33-CC 1 32334-c किक छित्रान 701 1 MAK निगेड विकासक्षील क्षेत्र पिकाट्यातील क्षेत्रांचा त्रपशील 明明 मित्र विकायातील क्षेत्र Ħ 2 T 2000100 100cd 60 VO 1312 26/660. 46 06 08 Quoci 30 Calle 1032123 Elula B d. Bridger Mr. Aller of HOLLING STORY AND LINGTH 13035, 6221- (SURATIVE TEN ेमे.युन्स रूक्ट्रेन्स् क्रिक्ट्रेन्स Vasai. (महाराष्ट्र जमीन महसूल अधिकार अभिनेतेख आणि नोंदवस्या (तयार करणे व मुस्यितीत ठेवणे) नियम, १९७१ घातील नियम ३, ५, ६ आणि ७) KORKING NOAK बसाई खाते क्रमांक फ्खचे नाव Palghar तालुका मे. एक्टर्शाहेन उठ्यकपर्द मह रक्षिषुकार है. बणवत में पष्टधर हंड उस्टामेट (KA) जी संतोष जार. हादाती. क्रीमेरेशत याचे मागिदार मोगवटादाराचे नाव गाव नमुना सात (अधिकार अभिलेख पत्रक) 00 5 5 â. मृ-धारणा पद्मती चीरस मीटर क्ष्यवं 192233 हेक्टर आर 132.234 कितारी मी भूमापन क्रमांकाचा उपविभाग 1 1.30 (a) आस्तरमध मोटटाराच (लागवर्डीचोग्प नराहोले) -जुडी किया विशेष आध्याणी ··· Inch • लागचर्डायोग्य शंत (35) नेताचे स्वानिक नाय मुमापन क्रमांफ E E . K

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निमेक विकासासील क्षेत्र

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(महाराष्ट्र जमीन महसूल अधिकार अमिलेख आणि नॉदधह्या (तदार करणे व सुश्यितीत ठेवणे) निवम, १९७३ यातील निवम ३, ५, ६ आणि ७) (अधिकार अभिलेख पत्रक) गाव नमुना सात

तालुका

Bashit.

वसाई

खाते फ्रमांक फ़काचे नाव में क्टल्साहित अवन्यकी महि में पाळदार कंक उबक्रमीर मी व्योक्षाक्षमाय है. नवावन अंगिर्देशत अपने मान्द्रगर् इक्टर आर है. आर त्री खीविक आर कुटाती. भोगवटादाराचे नाव मृ-धारणा पद्रती चीरत मीटर भूगापन क्रमांक उपविभाग सामवडीयाय होत एषे स्थानिक नाव 2

soint Sub Vasai-s A FEE Palgha (CEE 0

जार जी. क्षेत्र

पोटखरम्च (लागवर्डीयोग्य (31)

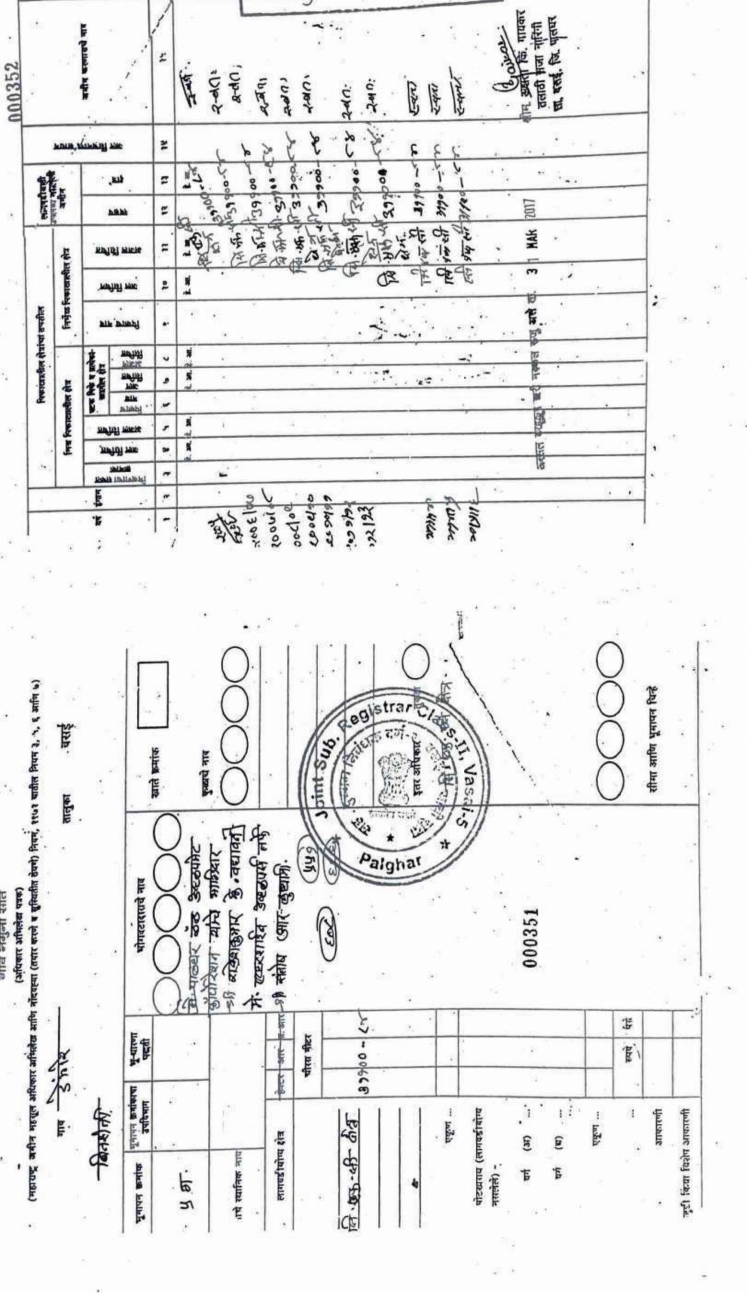
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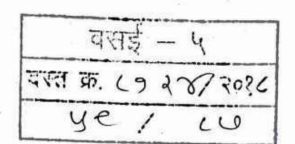
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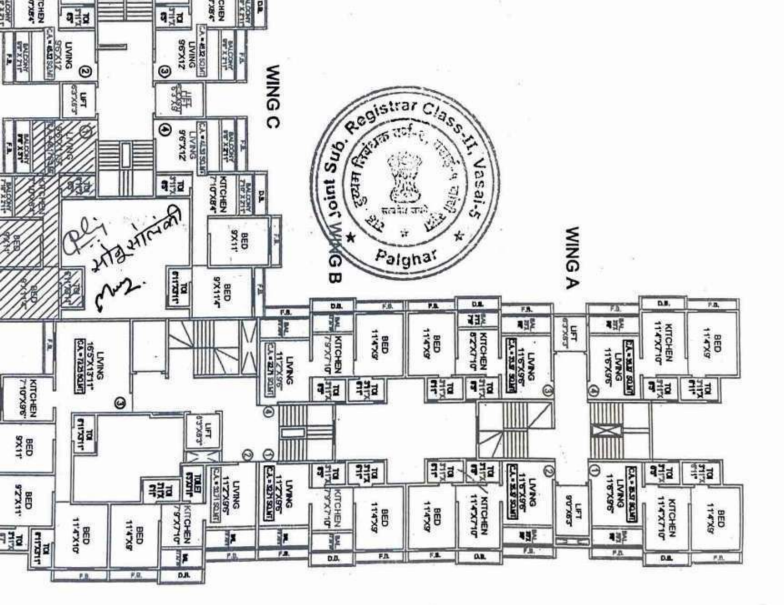
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### BLDG NO. 1 TYPICAL FLOOR PLAN

(2ND TO 7TH & 9TH TO 11TH, 13TH & 14TH)





0.1301 ON 13th FLOOR IN C'WING

BUILDING NO.1 KNOWN AS "AGARWAL PARAMOUNT."

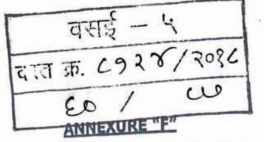
AREA OF THE FLAT 46.17 SQ. MTRS.

मं रात्री भाव भातांकी

For M/s. AGARWAL REALTORS

pli

**PARTNER** 



#### LIST OF AMENITIES (Only For Flats)

- Designer Kitchen trolley.
- 2. Flooring in full Flat.
- POP Finish in Living Room and Bed Room.
- Concealed Plumbing.
- 5. One Water Tank.
- Single Phase Electricity meter in each Flat.
- 7. Wash Basin.
- 8. Flush Tank in W.C.
- Dado tiles in Bath / W.C. / Toilets.
- Electric wiring with sufficient points.
- 11. Attractive main door.
- 12. Aluminium sliding windows with Marble frame.
- 13. Granite kitchen platform with 4' dado tiles above kitchen platform wall
- 14. Acrylic Distemper paint in all rooms.
- 15. Decorative Curtains.
- 16. Cooktop gas and Chimney.
- 17. Geyser.
- 18. Intercom
- 19. Video Door Phone

#### LIST OF AMENITIES (Only For Shop)

- Flooring in Full Shop.
- Electric wiring with Sufficient points.
- Acrylic distemper paint inside the shop.

One Rolling Shutter.

Qe.

San.

भोच्र भोत्वंबी



rrom,	
MRS SONU MANOT SOLANKI	वसई - ५
MR MANOT B SOLANKI	
H-26, FLAT NO-201, RUSTOMTEE	दस्त क. ८९२४/२०१८
EVERSHINE GLOBAL CITY	
VIRAR (WEST) - 401309	E9 / 20
m-	
To,	
AGARWAL REALTORS	
9, Gokul Annexe Bldg.,	
Agarwal Gardens, Phase-II,	
Gokul Township, Bolinj, Virar [West], 401303.	
vitat [west], 401303.	
Sub: - Booking of Flat No. 1301 on No. 01 Known as "AGARWAL PARA Dongare, Virar (West) Dist-Palghar- 40130	the 13 <sup>th</sup> floor in C wing in the Bldg.  MOUNT" situated in Avenue Q, Global City,  3.
The state of the s	
We have purchased Flat No. 1301 on No. 01 Known as "AGARWAL PARA Dongare, Virar (West) Dist-Palghar- 40130	MOUNT" situated in Avenue Q, Global City,
I/We are aware and acknowledged that we	have purchased the said Flat under Promotional
Scheme wherein you have agreed to pay GST	
beneme wherein you have agreed to pay do?	manny on our commit
I/We hereby also confirm that the said Agr providing GST input tax credit attributable to	reement Value is arrived and agreed by us after the said flat.
I/We irrevocably agree & confirm the above &	have no objection for the same.
If we mevocably agree & commit the above	estrar o
I/We hereby agree & undertake that in case	strar C. A famous of said Flat, I/We shall be liable to destake to remourse the same to you.
bear GST paid by you on our behalf	destake to reiniburse the same to you.
at at	of amount paid by us towards said Flat after
In case of cancellation, I/We shall regelve re	find of amount paid by us towards said Flat after
deduction of GST with interest &other ext	penses paid by you towards the said Flat. I/We
irrevocably agree & confirm above & shall page	se no objection or dispute whatsoever in respect of
forfeiture of GST amount against amount par	LIDY IIS
1.	
Thanking You Yours truly, of star attach	
Yours truly, U 212 21201	
MRS SONU MANOT SOLAN	IKT
MR MANOT B SOLANKI	
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No.	

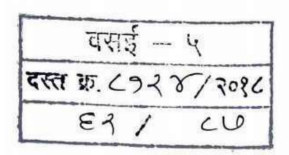
Date: 25/09/2018

From,

M/s. Agarwal Realtors, 9, Gokul Annexe Bldg, Agarwal Gardens, Phase-II,

Gokul Township, Bolinj,

Virar [West], 401303.



Го, IRS SONU MANOT SOLANKI IR MANOT B SOLANKI -26, FLAT NO-201, RUSTOMJEE VERSHINE GLOBAL CITY, VIRAR EST - 401303

Dear Sir / Madam,

Sub:- Consent for change of Open Space of Bldg No.1 (Wing A,B,C,D,E,F,G) & Building No.2 (Wing A,B,C,D,E,F) in Avenue Q, Village - Dongre, District-Palghar.

We hereby inform you that Open Space adjoining to Bldg No. 2 on North West Side as per approved plan dated 13.10.2017 is not layout open space as equired by DCR and is not counted in 15% required open space.

We hereby inform you that we are changing use of said area from open space o Parking Space and you do not have any objection for the same.

hanking You, ours Truly,

or M/s. Agarwal Realtors

artner



We hereby accord Consent & Confirm above

INARJOS TONAM UNO Z SAM) MR MANOJ B SOLANKI

From, SONU MANOT GOLANKI MRS MANOT A SOLANKI H-26, FLAT NO-201, RUSTOMTEE EVERSHINE GLORAL CITY, VIRAL WEST -401303

To,

M/S. AGARWAL REALTORS

9, Gokul Annexe Bldg,

Agarwal Gardens, Phase-II.

Gokul township, Bolini,

Virar [West], 401303.

Date: 25/09/2018.

Dear Sir,

Sub:- Irrevocable consent for amendment of plans of Residential with Shopline Bldg No.1 (wing A,B,C,D,E,F,G) (Stilt/G+14) & Building No.2 (Wing A,E,F) (Stilt/G+14) & Residential Building (Wing B,C,D) (Stilt + 14) in Avenue Q, Village-Dongare, District- Palghar.

I/we hereby irrevocably grant my consent to following amendments carried out by you through your project Architect M/S. Shah Gattani Consultants letter dtd-19/07/2017 in aforesaid Bldg No. 1 & 2.

	Avenue	Bldg No.	Wing / Flat No.	Amendment				
1.	Q .	1	E/104	Two Bedroom Hall Kitchen Flat converted to Room Kitchen Flat				
2.	Q	2	A/101,201,301,401,501, A/601,701,801,901,1001, A/1101,1201,1301,1401, A/104,204,304,404,504, A/604,704,804,904,1004, A/1104,1204,1304,1404	Two Bed Room facing the road side sizes are revised				
3.	Q	1 & 2	All wings.	The ground floor height is increased to 3.80 mtrs.				
4.	Q	2		Refuge Flat Charged from F/801 to F/802 and F/1201 to F/1202.				

We irrevocably confirm the aforesaid amedments & approve the same.

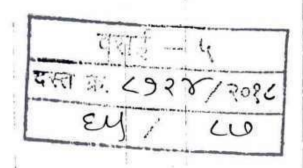
Thanking You,

Yours Truly,

YRMRS. SONU MANOT SOLANKI MANOT

B SOLANKI





534/2778

पावती

Original/Cuplicate

Thursday, April 05, 2018

2:57 PM

नोंदणी क्रं. :39म Regn.:39M

पावती क्रं.: 3271

दिनांक: 05/04/2018

गावाचे नाव: डोंगरे

दस्तऐवजाचा अनुक्रमांक: वसई5-2778-2018

दस्तऐवजाचा प्रकार: कुलमुखत्यारपत्र

सादर करणाऱ्याचे नावः चेतन किशोर चौधरी

नोंदणी फी

दस्त हाताळणी फी

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बाजार मुल्य: रु.0 /-मोबदला रु. 1/-

भरलेले मुद्रांक शुल्क : रु. 500/-

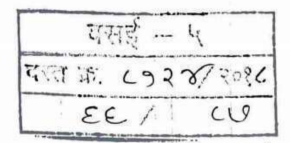
पुर्वे द्वारा निषंधक वर्ण-६ वसई क्र. ५

1) देयकाचा प्रकार: eChallan रक्कम: रु.100/-डीडी/धनादेश/पे ऑर्डर क्रमांक: MH011228928201718M दिनांक: 05/04/2018 बैंकेचे नाव व पत्ताः

2) देयकाचा प्रकार: By Cash रक्कम: रु 340/-

Khouduay.







#### CHALLAN MTR Form Number-6

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#### CHALLAN MTR Form Number-6

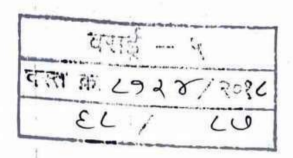
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Office Name VSI5_VASAI NO 5 JOINT SUB REGISTRAR			Full Name	AGARWAL REALTORS
Location PALGHAR				
Year 2017-2018 One	P P	Flat/Block No.	AGARWAL PARAMOUNT AVEN	
Account Head	Details	Amount In Rs.	Premises/Bulldir	
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Name of Branch			Scroll No. , Date	0 0003 . 02477018
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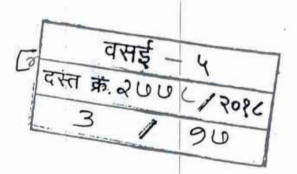
NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered decidence decidence केवळ दुव्यम निर्माय कार्यालयात गोरंगी करातयास्या तस्यासाठी लागु आते. गोरंगी करातयास्या करात्वास्या करात्वास्या

Digitally signed VIRTUAL TRE MUMB 101 Date 18 18:54. Reason: Document Location: India



Print Date 08-03-37







TO All TO WHOM THESE PRESENTS SHALL COME, We, 1) MR. RAMBABU P. AGARWAL, 2) MR. HEMANT L. AGARWAL, 3) MR. PANKAJ L. AGARWAL, 4) MR. RIKY L. AGARWAL 5) MR. BIPIN L. AGARWAL the Partner's of "M/S AGARWAL REALTORS" having its office at: Shop No. 9, Gokul Annexe, Agarwal Gardens (Phase- II), Gokul Township, Bolinj, Virar (West), Taluka Vasai, Dist Palghar. SEND GREETINGS:-

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K. Hadii W.S.

श्री-त-पाटील

वसई - ५ दत्त क्र. ८१२४/२०१८ दत्त क्र. ८१२४/२०१८ दस्त क्र. २७७८/२०१८ ४/१७८

#### WHEREAS:

a) WE ARE PARTNERS OF M/S AGARWAL REALTORS AND CONSTRUCTING THE BUILDING NO. 1 & 2 KNOWN AS "AGARWAL PARAMOUNT" HAVING WINGS A, B, C, D, E, F & G IN BLDG NO. 1 & WINGS A, B, C, D, E & F IN BLDG NO. 2, AVENUE "Q" OUT OF Survey Nos. 5, 5B, 5D, 5F & 5G lying being and situated at Village- Dongare

POSSIBLE FOR US TO ATTEND, MANAGE, SUPERVISE OR LOOK AFTER THE DAY TO DAY MANAGEMENT OF THE SAID BUSINESS.

NOW THEREFORE, THESE PRESENTS WITNESSETH AND WE 1) MR. RAMBABU P. AGARWAL, MR. HEMANT L. AGARWAL, 3) MR. PANA ALL. AGARW AL, 4) MR. RIKY L AGARWAL 5) MR. BIPIN E. AGARWAIG the Partner's of "MIS AGARWAL REALTORS DO HEREBY JOINTLY AND/OR SEVERALLY APPOINT 1) PalouR. KISHOR CHETAN CHOUDHARY (37 Yrs) Residing at A/001, Krishna Yashodhan Building, Sopara Road, Bolinj, Virar (West), 2) MR. VAIBHAV SADANAND GUDEKAR (29 Yrs) Residing at 306, Sai Dhan Apartment, Manvel Pada, Virar (East), 3) MR. KUNAL HEMAN PATIL (28 Yrs) Residing at Patil Ali, Vagholi, Nallasopara (West) 4) MR. KHUSHVEER KALU SINGH CHOUHAN Residing at, Churi Apartment, Room No. 301, Veer Savarkar Mark Near Ganga Ayurvedic Vasai, Virar (East) 5) MR. SUNIL SOM

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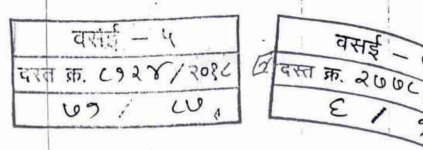
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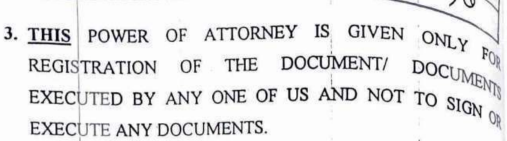
PARAB (43 Yrs) Residing at Laxmi Vilas, A/102, Virat Nagar, Virar (West) 6) MR. SHAILESH NARENDRA PATIL Residing at Nala (Akkarwadi), Vagholi, Nallasopara (West) having their office at:- Shop No. 9, Gokul Annexe, Agarwal Gardens (Phase-II), Gokul Township, Bolinj, Virar (West), Taluar Dist Palghar to be our agents and true lawful attorney for designation our behalf to do and execute or cause to be de and selecuted following acts, deeds, matters and other things to sa

- Palghar 1. TO PRESENT AGREEMENT FOR REGISTRATION IN THE OFFICE OF SUB REGISTRAR OF ASSURANCE FOR SALE, CORRECTION, RECTIFICATION DEED; CANCELATION, AND LICENSE AGREEMENT, LEAVE ASSIGNMENT, SUPPLEMENTARY **AGREEMENT** OF FLAT. SHOP/S, BUNGLOW/S, ROW HOUSE/S, UNIT/S, OFFICES AMENITIES AGREEMENT IN THE SAID BUILDING/S OR ANY OTHER DOCUMENT PERTAINING TO THE BUILDING AGARWAL PARAMOUNT" HAVING WINGS A, B, C, D, E, F & G IN BLDG NO. 1 & WINGS SONE & F IN BLDG NO. 2, AVENUE "Q" OUT DE Survey Nos. 5, B, 5D, 5F & 5G LYING BEING AND SITURED AT VILEAGE DONGARE WITHIN REGISTRATION OR SOLE DISTRICT OF VASAI, DISTRICT PALGHAR, EXECUTED R
- 2. TO APPLY COPIES, RECEIVE FOR CERTIFIED THE CERTIFIED COPY AND RECEIVE ALSO BACK THE REGISTERED DOCUMENTS IN RESPECT THEREOF AND FOR THE SAME SIGN ALL FORMS, APPLICATION ETC.,

RIK Pli Also

(Khowanory, K. Hadis





4. THIS POWER OF ATTORNEY IS REVOCABLE REVOKED AT ANY TIME GIVING ATTORNEY.

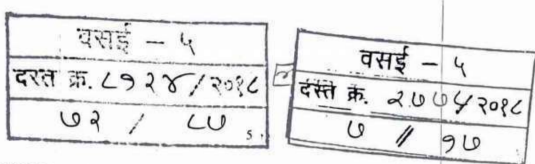
#### SCHEDULE OF PROPERTY

ALL THAT Building Known as "AGARWAL PARAMOUNT HAVING WINGS A, B, C, D, E, F & G IN BLDG NO. 1 & WINGS A, B, C, D, E & F IN BLDG NO. 2, AVENUE "Q" OUT OF SURVEY NOS. 5, 5B, 5D, 5F & 5G SITUATED AT VILLAGE DONGARE WITHIN REGISTRATION OF SUB- DISTRICT OF VASAI, DISTRICT PALGHAR

Madmer Alk. Of



Kirgin राजीय राजी पर



IN WITNESS WHEREOF OF WE HAVE HEREUNTO SET SUBSCRIBED OUR RESPECTIVE HANDS AND SIGNATURE ON THIS 5 DAY OF A09116. 2018

SIGNED SEALED AND DELIVERED Within named "EXECUTANT"

1) MR. RAMBABU PRIVAL,

2) MR. HEMANT L. AGARWAL,







3) MR. PANKAJ L. AGARWAL,



4) MR. RIKY L. AGARW



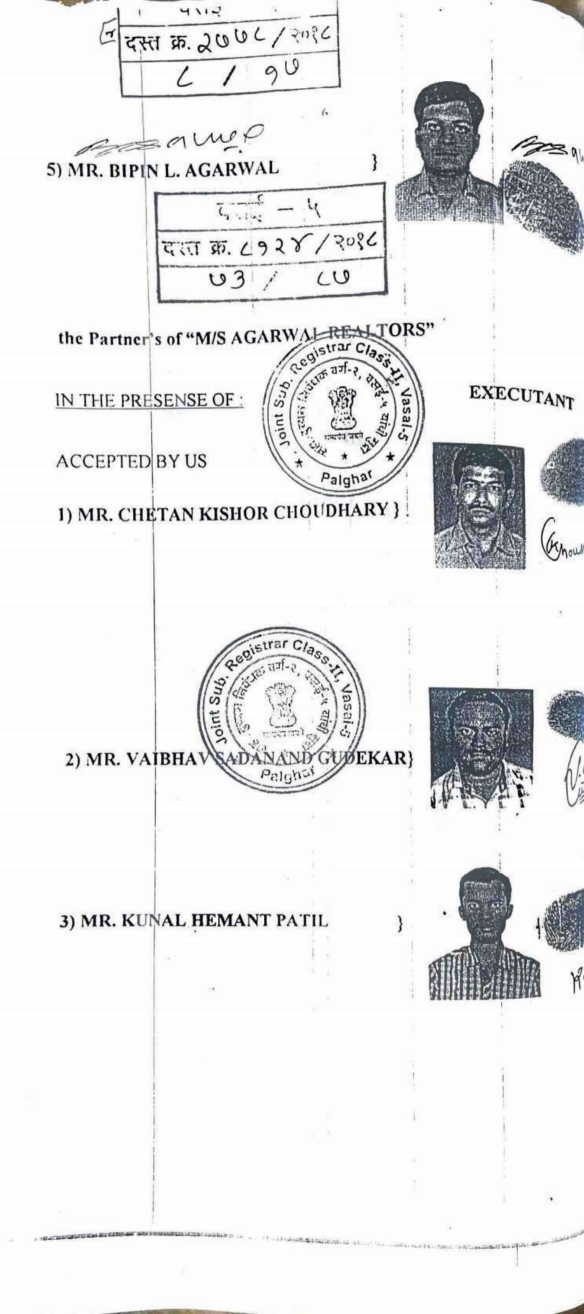


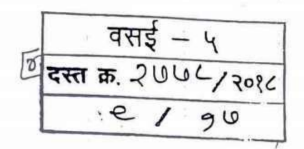
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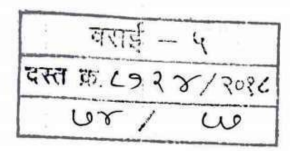




4) MR. KHUSHVEER KALU SINGH CHOUHAN}

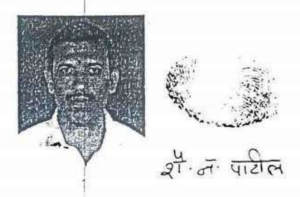


5) MR. SUNIL SONU PARAB

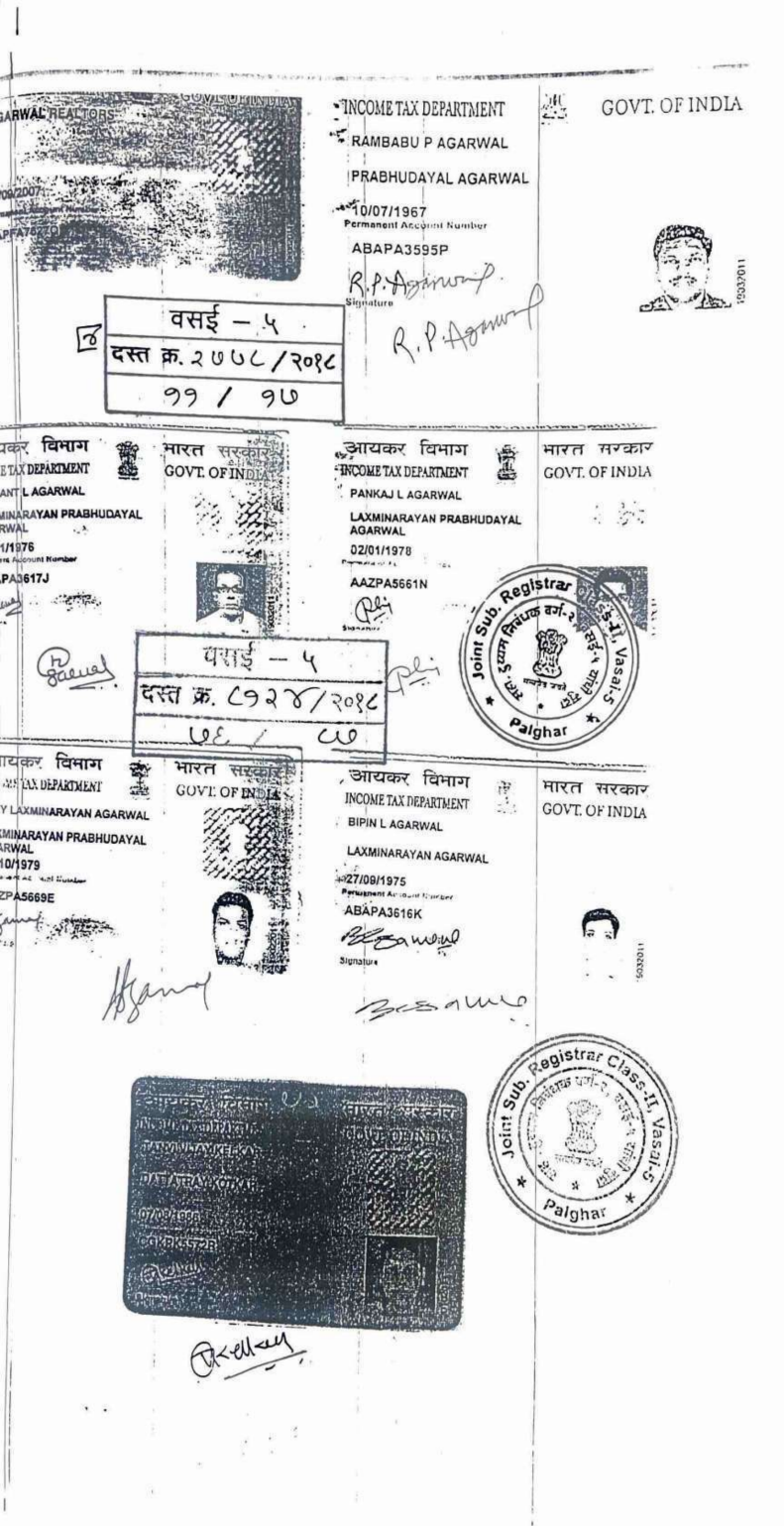


6) MR. SHAILESH NARENDRA PATIL. }

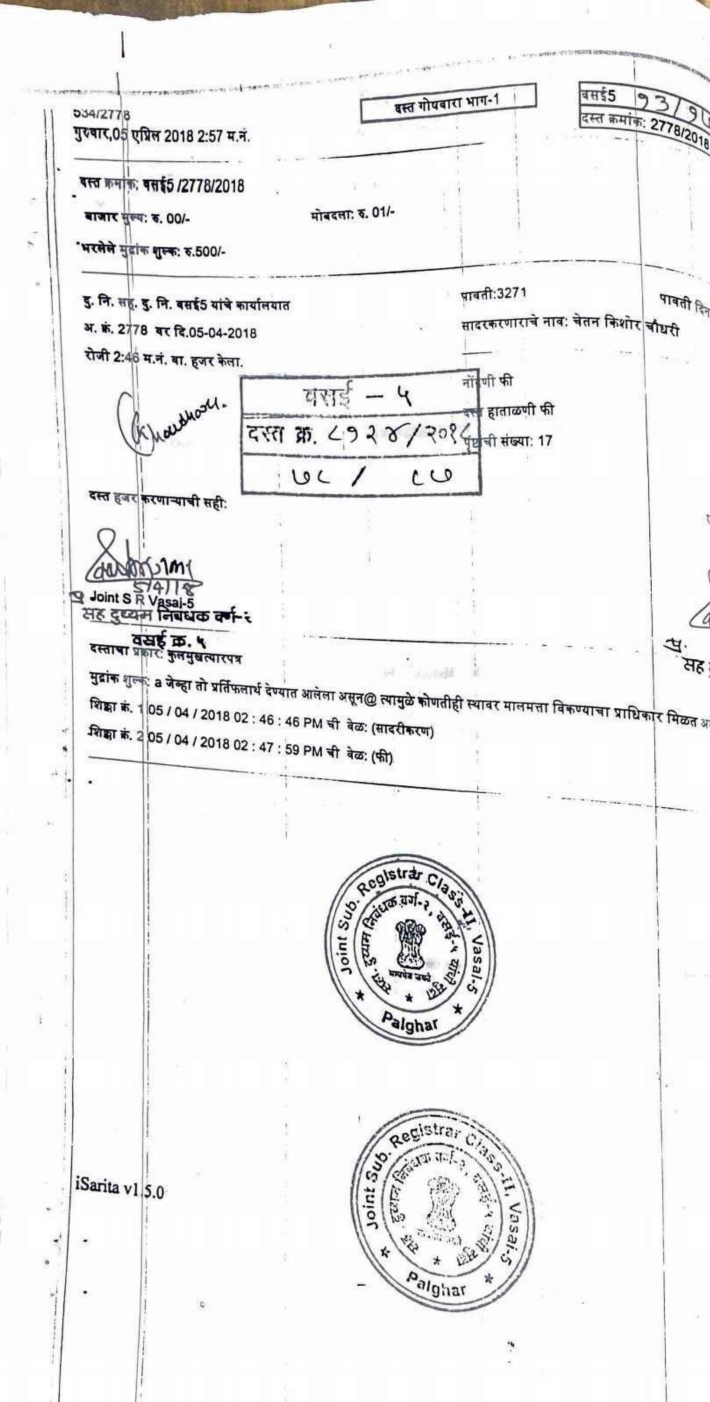




2) Junio







दस्त गोषवारा भाग-2

दस्त क्रमांक:2778/2018

पक्षकाराचे नाव व पत्ता नाव:चेतन किशोर चौधरी

पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: कृष्णा यशोधन बिस्डींग, ब्लॉक नं: ए/ 001, रोड नं: सोपारा रोड, बोळींज, बिरार प, महाराष्ट्र, ठाणे.

पॅन नंबर:AGHPC5929K

नाव:वैभव सदानंद गुडेकर

पत्ता:प्लॉट नं: -, माळा न: -, इमारतीचे नाव. साई धन अपार्टमेंट, ब्लॉक नं: 306, रोडप्न स्माविलपास, विध्र पु.

महाराष्ट्र, ठाणे.

TK.

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पन नवर:BHN दिश्या. ८ 9 २ 8/2086

नाव:कुणाल हेमंत पाटील 🕠 🧨 पत्ता:प्लॉट नं: - माळा नं: -, इमारतीचे नाव: -, म्लॉक नं: -, रोड नं: पाटील आळी, वाघोली, नालासोपारा प, महाराष्ट्र, ठाणे.

पॅन नंबर:BVTPP0140F

नाव:खुशवीर कालु सिंह चौहान - -पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: पुरी अपार्टमेंट, ब्लॉक नं: रुम नं- 301, रोड नं: वीर सावरकर मार्ग, विरार पु. महाराष्ट्र, ठाणे. पॅन नंबर:AOYPC2684J

नाव:सुनिल सोन परव पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: लक्ष्मी बिलास, ब्लॉक नं: ए/ 102, रोड नं: विराट नगर, विरार प, महाराष्ट्र, ठाणे. पैन नंबर:AOYPP5660F

नाव:शैलेश नरेंद्र पाटील पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: -, रोड नं: नाला, अक्करवाडी, वाघोली, नालासोपारा प, महाराष्ट्र, ठाणे. पॅन नंबर:AQQPP0149P

नाव:मे अगरवाल रिअलटर्स चे भागीदार हेमंत एल अगरवाल - कुलमुखत्यार देणार

पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: गोकुळ एनएक्स , ब्लॉक नं: ऑफिस नं- 9, रोड नं: गोकुळ टाऊनशिप, बोळींज, विरार प , महाराष्ट्र, ठाणे. पॅन नंबर:AAPFA7627Q

नाव:मे अगरवाल रिअलटर्स चे भागीदार पंकज एल अगरवाल - कुलमुखत्यार देणार

पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: गोकुळ एनएक्स , ब्लॉक नं: ऑफिस नं- 9, रोड नं: गोकुळ टाऊनशिप, बोळींज, बिरार प , महाराष्ट्र, THANE. पॅन नंबर:AAPFA7627Q

पक्षकाराचा प्रकार पॉवर ऑफ़ अटॉर्नी होल्डर वय :-37 स्माक्षरी:aprilary.

पॉवर ऑफ़ अटॉर्नी

वय:-29

पॉर्वर ऑफ़ अटॉर्नी होर्डर वय :-28 स्वाक्षरी:-

पॉवर ऑफ़ अटॉर्नी होल्डर

वय :-26 स्वाक्षरी:

पॉवर ऑफ़ अटॉर्नी होल्डर वय:-43 स्वाक्षरी:-

पॉवर ऑफ़ अटॉर्नी होल्डर वय:-47 स्वाक्षरी:-

त पारी ल

वय:-41 . स्वाक्षरी:-

वय:-40 स्वाक्षरी:-























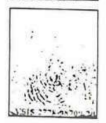










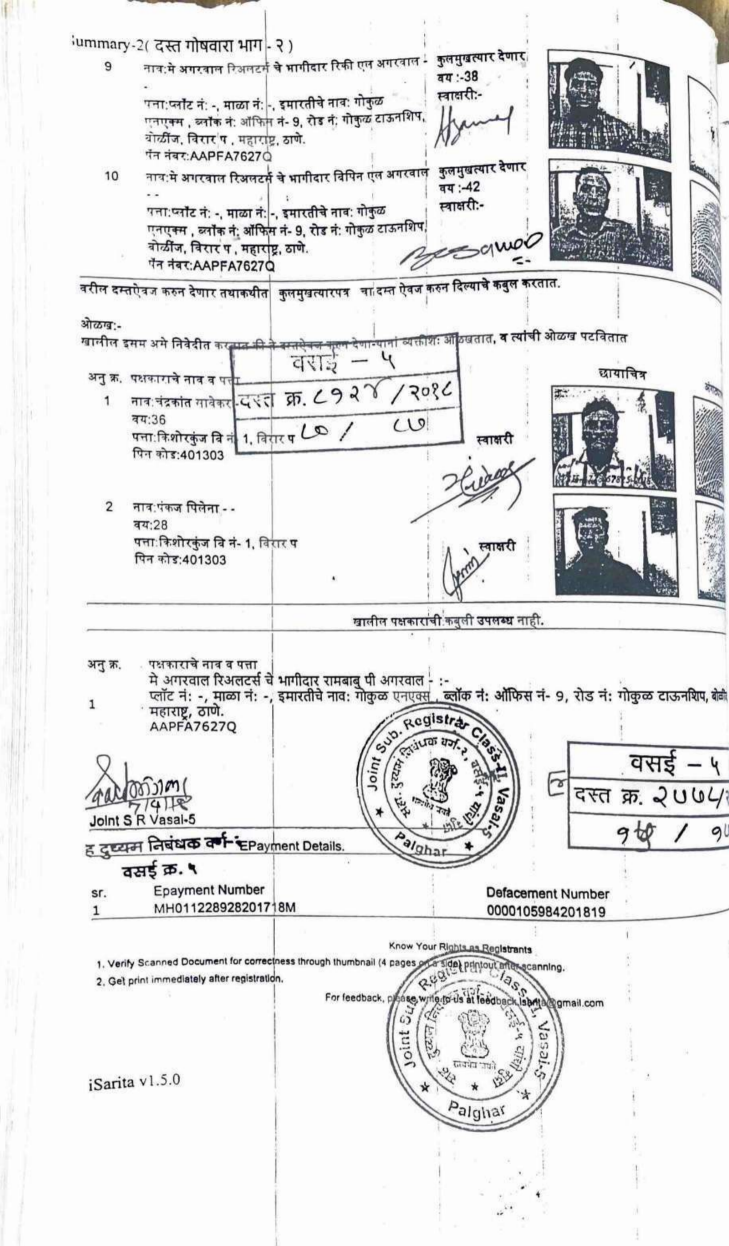


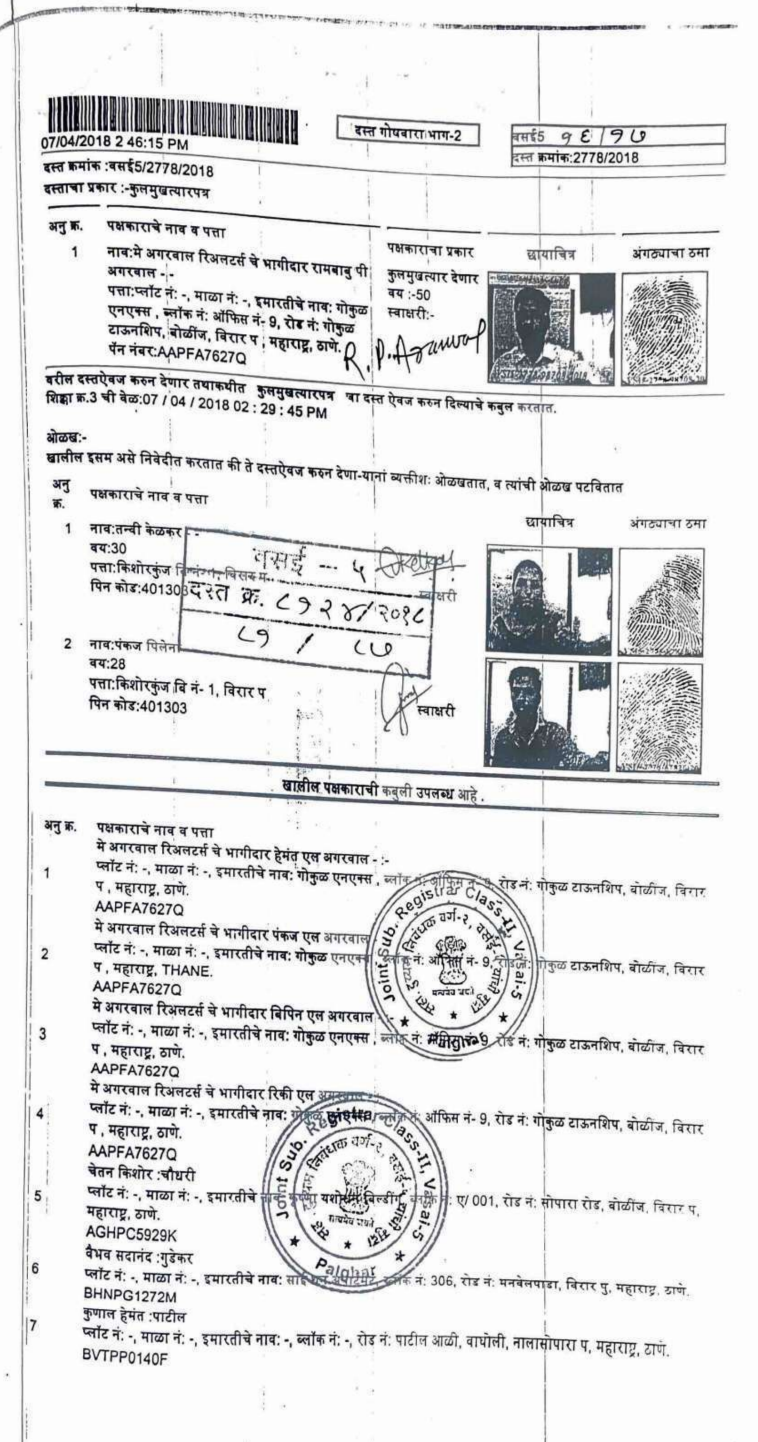


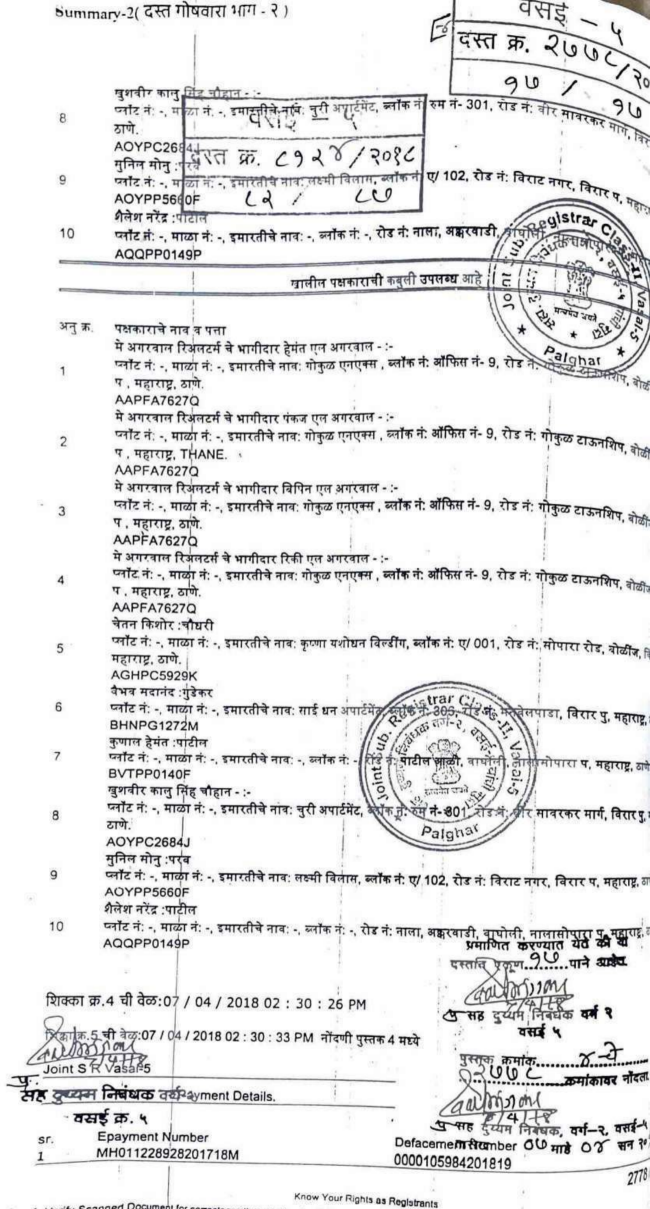


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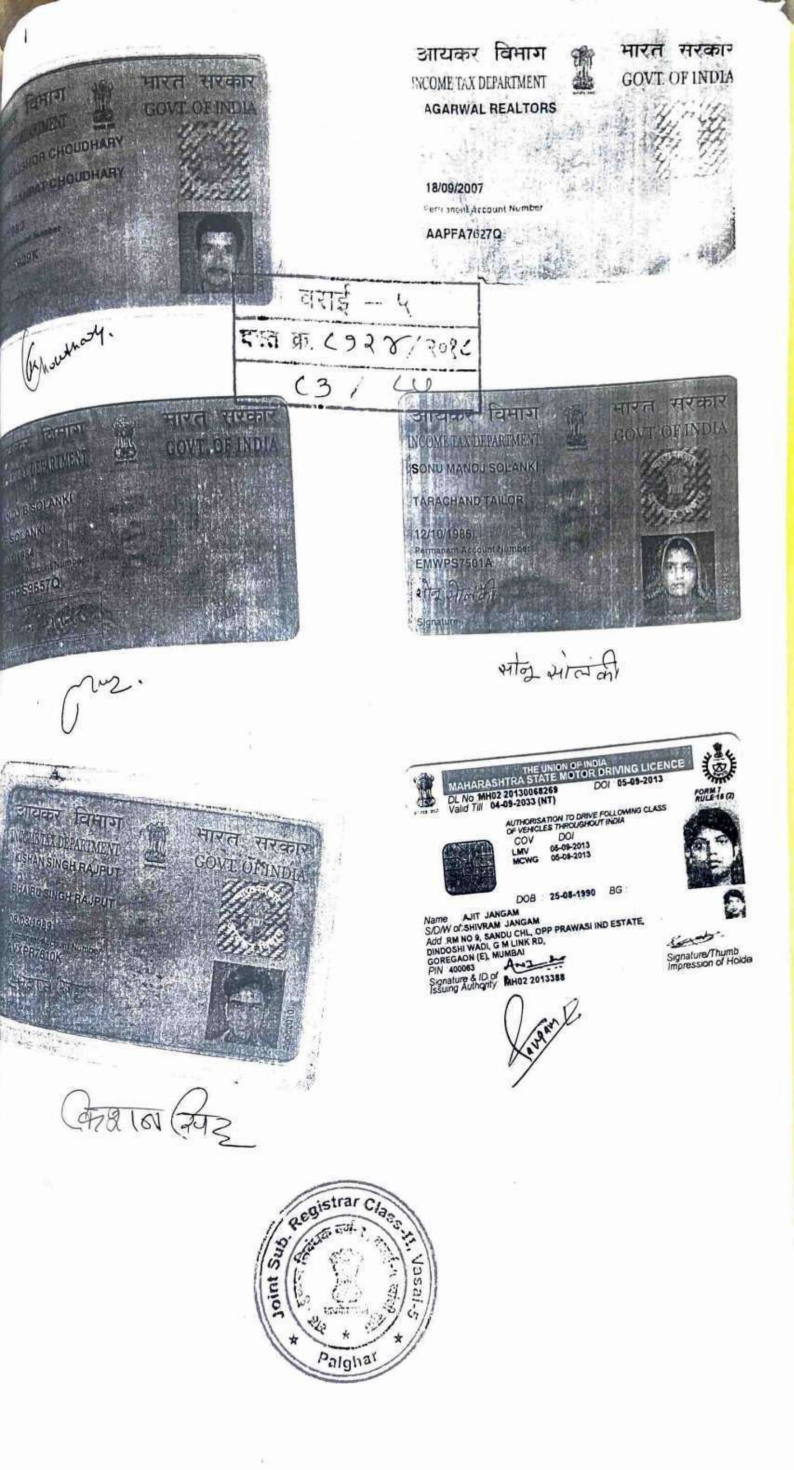








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34/8127, भूगळवार,25 सप्टेंबर 2018 6:02 म.नं.

दस्त गोषवारा भाग-1

160 1 11 वसई5

दस्त क्रमांक: 8124/2018

इस क्रमांक: वसई5 /8124/2018

बाजार मुल्य: रु. 30,38,000/-

मोबदला: रु. 47,82,240/-

भरलेले मुद्रांक शुल्क: रु.2,87,000/-

हु, ति. सह. दु. नि. वसई5 यांचे कार्यालयात

ज्र. कं. 8124 वर दि.25-09-2018

रोजी 5:36 म.नं. वा. हजर केला.

पावती:9495

पावती दिनांक: 25/09/2018

सादरकरणाराचे नाव: सोनु मनोज सोलंकी - -

नोंदणी फी

₹. 30000.00

दस्त हाताळणी फी

₹. 1740.00

पृष्टांची संख्या: 87

एकुण: 31740.00

दस्त हजर करणाऱ्याची सही:

सह दुय्यम निबंधक वर्ग-६

वसई क्र. ९

सह दूरवाम निबंधक वर्ण- र बतावा प्रकार: करारनामा वसई क्र. ५ मुद्रांक शुल्क: (एक) कोणत्याही महानगरपालिकेच्या हद्दीत र्किवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत किंवा उप-खंड (दोन) मध्ये नमूद न केलेल्या कोणत्याही नागरी क्षेत्रात

शिक्का कं. 1 25 / 09 / 2018 05 : 36 : 14 PM ची वेळ: (सादरीकरण)

शिक्का कं. 2 25 / 09 / 2018 05 : 42 : 20 PM ची वेळ: (फी)



दस्त गोषवारा भाग-2

CE/CU

दस्त क्रमांक:8124/2018

्र<sub>सर्त क्रमांक</sub> :वसई5/8124/2018

्रतीचा प्रकार :-करारनामा

अनु क्र.

1

पक्षकाराचे नाव व पत्ता

नाव:सोनु मनोज सोलंकी - -पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: वय:-32 हस्तोमजी एव्हरशाईन, ब्लॉक नं: एच/26, 201, रोड नं: ग्लोबल सिटी, विरार प, महाराष्ट्र, ठाणे. 21 हू 21 त्यं की

पॅन नंबर:EMWPS7501A

नाव:मनोज बी सोंलकी - -लिहन घेणार पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: 2 वय:-34 हस्तोमजी एव्हरशाईन, ब्लॉक नं: एच/26, 201, रोड स्वाक्षरी:-नं: ग्लोबल सिटी, विरार प, महाराष्ट्र, ठाणे. पॅन नंबर:BFPPS9657Q

नाव:मे अगरवाल रिअलटर्स चे भागीदार पंकज एल अगरवाल तर्फे कु मु चेतन किशोर चौधरी - -पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: गोकुळ एनएक्स, ब्लॉक नं: ऑफिस नं- 9, रोड नं: गोकुळ टाऊनशिप, बोळींज, विरार प, महाराष्ट्र, ठाणे.

स्वाक्षरी:-पॅन नंबर:AAPFA7627Q

पक्षकाराचा प्रकार छायाचित्र

लिहन घेणार

स्वाक्षरी:-

लिहून देणार

वय:-38













वरीत दस्तऐवज करुन देणार तथाकथीत करारनामा चा दस्त ऐवज करुन दिल्याचे कबुल करतात. शिक्का क.3 ची वेळ:25 / 09 / 2018 05 : 48 : 12 PM

ग्रेकख:-

हातील इसम असे निवेदीत करतात की ते दस्तऐवज करुन देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

पक्षकाराचे नाव व पत्ता 豖.

1

नाव:अजित जंगम - -पत्ता:रुम नं- 9, संदु चाळ, दिंडोसी वाडी, गोरेगांव पु

पिन कोड:400063

2 नाव: किशनसिंग राजपुत - -

पत्ता:7, हवाला खुर्द, बोडकी, प्रतापगढ, राजस्थान पिन कोड:313001

स्वाक्षरी





अंगठ्याचा ठसा



Registrar C

Palghar



42101 842

शिक्का क्र.4 ची वेळ:25 / 09 / 2018 05 : 49 : 54 PM

क.5 ची वेळ:25 / 09 / 2018 05 : 51 : 00 PM नोंदणी पुस्तक 1 मध्ये

प्रात्ते देखान विविधिक वर्ण-स

वसई क. ५ EPayment Details.

Sr. **Epayment Number** 1

MH006178911201819M 2409201813398

Defacement Number 0003487255201819 2409201813398D

8124 /2018

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