

Annexure-13





AGREEMENT MADE THIS DAY OF OCTOBE 7 2019 BETWEEN of the borrower) hereinafter termed as "Borrower" which term shall unless repugnant to the context be deemed to include his/her executors, administrators and assigns.

	AND
M.P. Housing Board	
firm/ company represented by its	proprietor/authorized partner/Managing Director
term shall unless repugnant to the	context include its successors, administrators and
assigns.	

AND

UNION BANK OF INDIA, a body corporate constituted under the Banking Companies (Acquisition and Transfer of Undertakings) Act, 1970 and having its Head Office at Union Bank Bhavan, 239, VidhanBhavanMarg, Nariman Point, Mumbai - 400021 and having among its branches a branch at (Mention the address of the branch) hereinafter called the "Bank" which expression shall unless repugnant to the context be deemed to include its assigns, successors.

WHEREAS the Builder is developing residential sites for constructing residential flats/apartments thereon

WHEREAS the Builder is the owner and is seized and possessed of or otherwise well Kishor S. 36H ficiently entitled to all those pieces or parcels of lands, hereditaments and Advocate & North ader Dist INDORE MAURITE

Home Loan Products

प्रसामक/Chief Managet प्रमाण इन्स्रोर सिंधी कोलीनी शाखा, इन्स्रोर Sindhi Colony Branch, INDORE

FOR UNION BANK िपिट तन्हें निप्रतिष्ट िमान सिला

ESTATE OFFICER M.P. Housing & Infrastructure Development Board Division No.1 INDORE (M.P.)

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hearing	
fully described in the schedule hereunder are owned by	
has executed a in	
, entitling the Builder to develop and sell the schedule	
oplicable)	
leveloping the schedule mentioned premises for constructing	
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eed to sell a flat no. 1105A Ruby borrower in the Apartment being led in the schedule mentioned premises, under an Agreement of entered into between the Builder and the borrower, which conditions for sale of the flat in favor of the borrower. As per the contained therein and in furtherance thereof, the borrower has lader a sum of Rs. 462000 as and by way of earnest sale consideration is payable by the borrower in instalments based ruction, which are detailed in the said agreements. The provided a loan of Rs. 45.00.000 and request of the borrower has a loan of Rs. 45.000 and request of the borrower (vide a loan of Rs. 45.0000 and request of the borrower (vide a loan of Rs. 45.0000 and request of the borrower (vide a loan of Rs. 45.00000 and request of the borrower (vide a loan of Rs. 45.000000 and request of the borrower (vide a loan of Rs. 45.00000000000000000000000000000000000	
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WHEREAS the Builder and the Borrower have also requested the Bank for release/disbursement of instalments directly to the Builder.

WHEREAS the Bank has agreed to release the loan amounts as aforesaid provided the Builder and the Borrower comply with the conditions put forth by the Bank and both the Builder and the Borrower have agreed for the same.

NOW THIS AGREEMENT WITNESSTH AS FOLLOWS:

- 1. The Builder guarantees that the construction/development of the schedule mentioned premises will be completed as per the terms and conditions contained executed in favour of the borrower, in the Agreement of Sale dated _ to allotted Flat the of possession and Borrower shall be delivered to the Borrower by...... as stated in the the Agreement of Sale dated The Builder also guarantees that proper conveyance will be executed in favour of the Borrower, upon receipt of the full consideration.
 - 2. The Builder and the Borrower have not created any encumbrance over the Flat allotted to the Borrower, and affirm that all sanctions and permits from the relevant authorities have been obtained for development and construction of the schedule mentioned premises.
 - 3. The Borrower and the Builder undertake that they will not create any further encumbrance on the Flat allotted to the Borrower and the proportionate undivided share in the schedule mentioned premises sold to the Borrower. The Builder shall
 - 4. The Builder shall deliver possession of the flat to the Borrower only after obtaining "No Objection Certificate" to that effect from the Bank. The date of registration of the sale deed in favour of the Borrower shall be informed to the Bank by the Builder to enable the Bank to take physical custody of the registered deed.
 - 5. All documents like possession certificate in favour of the borrower, copy of the occupancy certificate issued by Corporation, latest maintenance bill or any other document/letter executed by borrower which has relation to the title, possession, ALIAN AD SILL INDIA Page 118

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वास्ते यूनियन वैक मुख्य प्रमन्द्राम / Chief Manager मुख्य प्रमन्द्राम / Chief Manager सुरुपा कार्नानी शास्त्र, इन्हर्सर हातdhi Colory Branch, INDORE

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sale consideration etc., of the borrower over the flat agreed to be sold to the borrower shall be directly delivered to the Bank by the Builder directly, which shall form part and parcel of the deposit of title deeds made by the Borrower as security by way of mortgage in favour of the Bank.

- 6. The Bank shall have the sole discretion to make disbursement(s) and/or interim disbursement(s) to the Borrower from out of the Loans, at such time, on such conditions and in such manner as the Bank may decide.
 - 7. The Builder shall keep the Bank updated about the status of progress of the construction as and when required by the Bank.
 - 8. The Builder shall maintain a separate account for the Borrower, wherein the amounts disbursed by the bank shall be credited and all costs towards the construction and amounts due to the Builder from the Borrower shall be debited. The Builder shall be accountable for the loan disbursements made by the Bank directly to it, and shall render accounts of the same along with such statements as may be required to the Bank as and when called for.
 - 9. In the event of the project costs being increased for any reasons whatsoever, only the Borrower is liable to pay such increased costs to the Builder. The Bank shall disburse only to the extent of the loan sanctioned. However, if any refunds have to be made by the Builder to the Borrower due to reduction in costs, then the Builder shall make such refunds directly to the Bank under intimation to the Borrower, and the Bank shall accordingly credit such amount of refund to the Borrower's loan account.

. In the event of the Bank recalling the loans and the amounts disbursed therein for any reasons whatsoever, the Builder shall remit back to the Bank all amounts standing to the credit of the Borrower. In the event of the Builder cancelling the allotment in favour of the Borrower, upon the Bank recalling the advance, the Builder shall refund to the Bank all amounts disbursed by the Bank till date of such recall along with interest as applicable, and only thereafter shall have the liberty to allot the Flat to any other party.

11. In the event of the Builder cancelling the allotment of the Flat made in favour of the Borrower for any reason whatsoever, the Builder shall refund to the Bank all

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Page 119 TE OFFICER M.P. Housing & Infrastructure Development Board Division No. 1 INDORE (M.P.)

amounts received from the Bank till date of such cancellation along with interest as applicable, and thereafter allot the said Flat to any other party.

- 12. The Builder agrees that the Bank shall have first charge over the Flat allotted to the Borrower for the amounts due to it even though the Builder may subsequently allot the same to another party after the receipt of the recall notice or cancellation notice as the case may be.
- 13. The Builder shall keep the Bank indemnified at all times against all losses, costs and expenses that the Bank may incur in the event of the Builder not completing the development and construction of the schedule mentioned property within the time specified or abandoning the Project altogether. The Builder guarantees that in case of such event occurring, the Builder shall be liable along with the Borrower to the Bank for the loan availed by the Borrower along with interest, costs and all amounts due thereon, and the Bank is at liberty to proceed against the Builder for recovery of the loan as if the Builder were the principal Borrower. The Builder also undertakes to indemnify the Bank against all losses and costs incurred by the Bank due to the failure on part of the Builder to adhere to the covenants stated herein.
- 14. The Builder consents to put through equitable mortgage by way of deposit of title deeds by the Borrower of the flat more fully described in the Agreement to Sale _ agreed to be sold to the Borrower.
- 15. It is further agreed that, the word "loan" mentioned above includes interest, penal interest and all other sums, payable by the Borrower to the Bank as per the terms and conditions of Sanction Advice and Loan Agreement entered between the Bank and the Borrower.

Notwithstanding anything contained hereinabove

In the event of completion of the construction and delivery of possession of the flat agreed to be purchased by the Borrower as per the terms and conditions contained in the agreement of sale dated ______ the Builder shall be relieved from all obligations under his Agreement.

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SIGNED BEFORE ME यूनिया कि अपि अहेथा

Kishor S. 50 किया प्रबन्धक / Chief Manager Riel वर्गलोनी शाखा, इन्दौर Advocate & Notary सिंधी वर्गलोनी शाखा, इन्दौर MShindhi Colony Branch, INDORE

Page 120

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