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गावाचे नाव अंधेरी	दिनांक 03/04	\$/2006
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बधेक दुय 1 (बांद्रा) अंधेरी

मोबदलाः 2700000रु. मह दुम्यम निबंधक अंधेरी-१ रु. मुंबई उपनगर जिल्हा, बाजार मुल्यः 2670000 रु. मो भरलेले मुद्रांक शुल्कः 135000 रु. देयकाचा प्रकार :डीडी/धनाकर्षाद्वारे; बंकेचे नाय व पत्ता: ओरीएंटल बॅंक ऑफ कॉमर्स, मुं 54 ; डीडी/घनाकर्ष क्रमांक: 282265; रक्कम: 27000 रू.; दिनांक: 03/04/2006

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THIS AGREEMEN day of APRIL, 2006, BETWEEN:

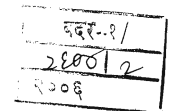
MR. DHIRAJLAL N. KAMDAR, an adult, Indian Inhabitant of Muma having his office at G-B, Shiv Chhaya Co-operative Housing society Limited. M.V. Road, Andheri (East), Mumbai- 400 069, hereinafter called "The VENDOR" (which expression shall unless it be repugnant to the context or the meaning thereof be deemed to mean and include his heirs, executors and 1200 administrators) of the ONE PART;

AND

(1) MRS. POOJA CHIRAG SHAH and (2) MR. CHIRAG ASHO both adults, Indian inhabitants of Mumbai, residing at, 12B, Shiv Krupa, "Hig Odd Nagardas Road, Andheri (East), Mumbai - 400 069, hereinafter calted PURCHASERS" (which expression shall unless it be repugnant to the context the meaning thereof be deemed to mean and include their respective Re MAHARASHTR executors, administrators and assigns) of the OTHER PART;

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WHEREAS:-



- I. The Shiv Chhaya Co-operative Housing Society Ltd. (hereinafter referred to as "the said Society") has been formed and registered under the provisions of the Maharashtra Co-operative Societies Act, 1960, under registration No.BOM/HSG/1107 of 1966, and holding all that piece or parcel of land or ground bearing Survey No. 33A, 77 and 202 of Andheri Village, and 58/1 and 57C of Gundavli Village, Taluka Andheri, within the Registration District and Sub-District of Mumbai Subarban and having its registered office at Green Bungalow, Sir M.V.Road, Andheri (East), Mumbai 400 069;
- II. By and under an Agreement dated 15th December 1973, the said Society sold, transferred and assigned to one M/s. V.K. Warehousing and the said M/s. V.K. Warehousing purchased and acquired from the Society all the right, title, claim and interest in the basement admeasuring 1900 Sq. Ft., built up area or thereabouts in the Building "Shiv Chhaya", Wing – "B", situate at Green Bungalow, Sir M.V.Road, Andheri (East), Mumbai - 400 069, at or for the price and consideration and on the terms and conditions as more particularly recorded therein;
- III. Being purchasers of the said Basement, the said M/s. V.K. Warehousing was admitted as the member and as such members the society allotted to M/s. V.K. Warehousing 5 fully paid Shares of the said Society of Rs.50/- each, bearing Distinctive Nos.121 to 125 (both inclusive) under Share Certificate No, 25 (hereinafter referred to as "the said Shares");
- IV. By and under an Agreement dated 29th March 1992, the Vendor herein purchased and acquired from the said M/s. V.K. Warehousing the said Shares and consequent thereto, the right, title, claim end the said Basement in Wing – "B" of the said Society's building known "Shiv Chhaya", admeasuring 1900 Sq Ft. built up area or the eabouts situate at Green Bungalow, Sir M.V.Road, Andheri (East), Mumbair 400 069, at or for the price and consideration and on the terms and conditions as more particularly recorded therein (herein the said

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basement and the said shares are collectively referred to as "the said premises");

V. In pursuance of the said Agreement dated 29th March 1992 and on an application made by the Vendor herein to the said Society, the said Society has transferred the said shares unto and in favour of the Vendor herein on 1st February 1993 and entered his name in the said Share Certificate and in the Society records.

VI. In the premises aforesaid, the Vendor herein is absolute owner of the said shares and the said premises and is in exclusive and peaceful possession thereof;

VII. The Vendor has now agreed to sell, transfer and assign unto the Purchasers and the Purchasers have agreed to purchase and acquire from the Vendor the said Shares and all the right, title and interest, benefits and claims of the Vendor in the membership of the said Society and consequently in the said basement/premises, at and for the price and consideration and on the terms and conditions agreed by and between the parties and more particularly recorded hereinafter;

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

 The Vendor has agreed to sell, transfer and assign to the Purchasers and the Purchasers have agreed to purchase and acquire from the Vendor, all the right, title, claim and interest of the Vendor in the said 5 fully paid up Shares of Rs.50/- each together with the membership of the said Society and all his right and interest in the said Basement admeasuring 1900 Sq. Ft. Built up area, in Wing B of the Societys' building "Shiv Chave" transfin on all that piece or parcel of land or ground bearing Survey No. 71^r and 202 of Andheri Village and 58/1 and 57C of Gundavli Village traluka Andheri, within the Registration District and Sub-District of Mumbai Subarban and situate at Green Bungalow, Sir M.V.Road, Andheri (East) Mumbai - 400 069 and more particularly described in the Schedule

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hereunder written and all the beneficial rights therein and thereto of the Vendor in the deposits, if any, lying with the said Society in the name of the Vendor and all other and incidental rights and entitlement of the Vendor in the said premises described in the Schedule hereunder written (for brevity's sake hereinafter collectively referred to as "the said premises"), at or for the lumpsum price and consideration of Rs.27,00,000/- (Rupees Twenty Seven Lakhs only), payable by the Purchasers to the Vendor in the manner following

- (i) Rs.5,00,000/- (Rupees Five Lakhs only) being the Earnest Money/Deposit paid by the Purchasers to the Vendor on or before the execution hereof (the payment and receipt whereof the Vendor doth hereby admit, acknowledge and confirm) and
- (ii) the balance sum of Rs.22,00,000/- (Rupees Twenty Two Lakhs only) shall be paid by the Purchasers to the Vendor within a period of one month from the date hereof on completion of the sale of the said premises, by signing and executing the sale Deed or such other deeds and document as envisaged in these presents and against the Vendor handing over quiet, vacant and peaceful possession of the said premises to the Purchasers. Time being an essence of the contract.
- 2. It is hereby agreed that the Vendor shall sign and submit all necessary applications, forms, undertakings and writings to the said Society, with copies thereof to the Purchasers, for approval, acceptance and admission of the Purchasers as the members thereof, and for transfer of the said shares and membership in respect of the said premises in the name of the Purchasers as they may direct, and for effectively transferring the said premises unto and to the name of the Purchasers or their nominee/s, in the records of the said Society, and for the purposes thereof the Vendor doth hereby also agrees and undertakes to do and execute or care to be used and executed all such lawful acts, deeds, matter, and the purchasers, and required at any time hereafter by the said Society and by the Purchasers, at the costs of the Purchasers.

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3. The Vendor doth hereby declares and says as follows:-

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- (i) That, the Vendor herein has the sole and absolute right, title and interest in the said premises and the Vendor has the right and power to dispose of the same as provided in these presents and there is no impediment or prohibition against the right, power and authority of the Vendor to deal with and dispose off the same, and the same are/is clear and marketable and free from all claims and/or encumbrances, and that the Vendor has not done or allowed or permitted to be done any act, deed, matter or thing that may have resulted or tantamount to result in encumbering, charging, alienating, or creating a lien or charge or any other encumbrance on the said the premises in any manner whatsoever.
- (ii) That, notwithstanding any act, deed, matter or thing whatsoever by the Vendor or any other person or persons, lawfully or equitably claiming by, from or through him, committed or omitted or knowingly suffered to the contrary, the Vendor has full power and absolute right and authority to sell the said premises as aforesaid, and that the Vendor has not or any one else on behalf of the Vendor done any act, deed or omission whereby the Vendor may be prevented from transferring the said premises and handing over to the Purchasers actual, physical and peaceful possession of the said Premises as envisaged in these presents.
- (iii) That, the said Shares, the said basement or any of them have not been the subject matter of any pending litigation or any attachment, either before or after judgement nor the same are or is subject to lis-pendence or custodia legis or attachment or prohibitory order issued by the Income Tax Authority or any other department of the State or Central Government or other Authority, whereby the Vendor is prevented or restrained from assigning or transferring the said premises to the Purchasers as envisaged in these presents.

(iv) The Vendor shall not during the subsistence of this Agreement of any act, deed, matter or thing or omit to do the same (including erving and performing the law as applicable to the said premises), so the prejudicially affect the rights of the Purchasers or prevent the use of the said premises by the Purchasers.

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- (v) The Vendor has not entered into any contract or agreement with any third person or party for the sale, transfer or assignment of the said premises or his rights therein, in any manner whatsoever.
- (vi) The Vendor have not at any time and in any manner transferred, gifted alienated and/or offered as security for any loan and/or mortgaged or charged and/or in any manner encumbered the said premises or any part thereof and the same is otherwise free from all encumbrances whatsoever.
- (vii) There is no claim or suit or proceedings or litigation pending or filed by and/or against the Vendor in respect of the said premises in any court or tribunal or judicial or revenue authority.
- (viii) No decree and/or order and/or prohibitory order of any court and/or tribunal and/or Judicial Authority has been passed and/or operating against the Vendor in respect of the said premises or any part thereof.
- (ix) There is no lispendens or attachment before or after judgement and/or attachment for non-payment of any taxes, cesses, rates, duties, charges, development charges, outgoings etc. payable to the Municipal Corporation of Greater Mumbai or any other local authority or body and/or Government (Central or State) as also for non-payment of any Estate Duty, Income Tax, Wealth Tax, etc. payable by the Vendor and/or any proceedings is/are filed, taken, levied or registered or pending or subsisting in respect of the said premises or any part thereof.
- (x) The Vendor has not been declared as an Assessee in Default under any provisions of the Income Tax Act 1961 and/or Wealth (as Act and that no Notice in that behalf and/or in respect thereof the been is add to and/or received by the Vendor.

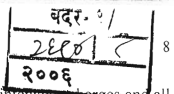
Relying on the above representations and warranties, the Purchasers' have the good faith agreed to purchase the said property from the Vendors and to enter into this Agreement.



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- 4. That, the Vendor shall upon receiving the balance consideration as provided in clause 1(ii) hereinabove, complete the sale within a period of 1 (one) month from the date hereof and shall sign and execute the necessary Deed of Sale for completing the sale and transfer of the said premises unto and in favour of the Purchasers or their nominees and shall thereupon hand over vacant and peaceful possession of the said premises and the Purchasers shall and will at all times thereafter, peaceably and quietly be entitled to occupy, use, possess and enjoy the said premises, with all the benefits of the membership rights of the said society, without any interruption, claim or demand of whatsoever nature by or from the Vendor or any other person or persons claiming by, from, under or in trust for the Vendor.
- 5. The Vendor shall regularly and without committing any default, pay all the Municipal Taxes, water charges, electricity charges, maintenance charges and all other outgoings payable to the said Society or any other concerned Authority or Authorities in respect of the said premises, till the date of possession of the said basement/premises being handed over to the Purchasers as envisaged in these presents. The Vendor hereby covenants with the Purchasers and agree and undertake to indemnify and keep indemnified the Purchasers and their respective heirs, executors, administrators and assigns and their estates and effects, from and against all arrears of Municipal Taxes, electricity charges, water charges, maintenance charges, and all other outgoings if any, outstanding, due and payable by the Vendor to the Municipal Corporation of Greater Mumbai and/or the said Society and/or any other concerned authority or authorities till the said date and from and against any claim, temandto or litigation, proceedings, damages or loss that may and Purchasers, consequent upon any claim being mat 🚺 any son persons in respect of or arising out of the sale and trans these presents, in respect of the said premises.
- 6. The Purchasers hereby agree to sign all applications and papers to become the members of the said society and thereupon to abide by and observe the rules, regulations and bye-laws of the said Society and to pay all outgoings,

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including Municipal Taxes, electricity charges, maintenance charges end all other outgoings in respect of the said premises on and from the date of receiving quiet, vacant and peaceful possession of the said premises from the Vendor.

- 7. The Vendor shall on the completion of sale hereunder, handover to the Purchasers all original documents of title, in respect of the said Premises, in the possession, custody and power of the Vendor.
- 8. The Vendor shall extend his full co-operation and assistance, in all matters, for getting the Purchasers as the members of the Society and for transfer of all the rights, title or interest in the said premises as aforesaid, unto and in favour of the Purchasers as they may require, in the records of the said Society, and the Vendor shall also authorise the said Society to transfer the deposits, etc., if any, standing to the credits of the Vendor, unto and in the name of the Purchasers. The Transfer fee and the other charges if any, payable to the said Society for such transfer, by whatever name called, shall be paid by the Vendor and the Purchasers, equally i.e. 50% : 50% each.
- 9. The parties hereby covenant with each other to sign and execute all other and further papers and documents, as may be necessary and require effectively complete the sale and transfer of the said promises unto and manual favor of the Purchasers.

10.The Income Tax Permanent Account Numbers of the parties are:(a) SHRI DHIRAJLAL N. KAMDAR- A4DPK(b) MRS.POOJA CHIRAG SHAH- A4CPS(c) MR. CHIRAG ASHOK SHAH- A42PS9187

11. The Vendor hereby agrees to transfer all the benefits and deposits if any lying with the Reliance Energy Ltd. for transfer of Electric Meters and deposits, if any to the credit of the Vendor with the said Company, in favour of the Purchasers.

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- 12. It is specifically agreed between the parties hereto if
 Registration Charges, if any, in respect of these preser...
 and document that may be executed in pursuance hereof shall be bound
 paid by the Purchasers alone. Both parties, however, bear and pay their respective Advocates' Fees.
- 13. All disputes, differences and question whatsoever which shall arise between the parties hereto during the continuance of this Agreement or afterwards touching this agreement or the construction or application thereof or any clause or matter herein contained to the rights, duties and liabilities of either party in connection therewith, shall be referred to the arbitration. The arbitration proceedings shall be held in Mumbai and shall be in accordance with and subject to the provisions of the Arbitration and Conciliation Act, 1996 or any statutory modification (s) and/or re-enactment thereof for the time being in force.

IN WITNESS WHEREOF the Parties hereto have hereunto and to the duplicate hereof set and subscribed their respective hands the day and year first herein above written.

THE SCHEDULE ABOVE REFERRED TO

All that 5 (Five) fully paid up Shares of Rs.50/- each bearing Distinctive Nos. 121 to 125 (both inclusive) under Share Certificate No. 25 of Shiv Chhaya Co-operative Housing Society Ltd., together with the Premise being Basement, admeasuring 1900 Sq. Ft. Built up area or thereabouts, in the Wing B of the building known as "Shiv Chhaya" constructed in the year 1966 and standing on all that piece or provel of land C15NO!' 6S5 or ground bearing Survey No. 33A, 77 and 202 of Arther Willie, and 11 and 57C of Gundavli Village, Taluka Andheri, within the gistra District and Sub-District of Mumbai Subarbarr and situe at Gr Bungalow, Sir M.V.Road, Andheri (East), Mumbai 400 069 SIGNED AND DELIVERED by the withinnamed "VENDOR" SHRI DHIRAJLAL N. KAMDAR in the presence of

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SIGNED AND DELIVERED by the withinnamed "PURCHASERS" (1) MRS. POOJA CHIRAG SHAH (2) MR. CHIRAG ASHOK SHAH in the presence of MUR

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RECEIVED of and from the withinnamed)
Purchasers a sum of Rs. 500,000/-)
(Rupees Five Lacs only) by Cheque No643931)
dated 4/1.2006, drawn on)
OB C Bank,)
<u>O.B.C</u> Branch, Mumbai being the)
within mentioned earnest money/deposit)
paid by the Purchasers to me) <u> Rs.5,00,000/-</u>

WITNESSES:

I SAY RECEIVED DKameli (DHIRAJLAL N. KA VENDOR

в.м.р.г.--1, 1554-63-27,650.

FORM 'A'

(Permanent Commencement Certificate).

BOMBAY TOWN PLANNING ACT, 1954.

NO. - GBK/-S=18-AA

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DATED_2-6-2-66

THE MUNICIPAL CORPORATION OF GREATER BOMBAY.

COMMENCEMENT CERTIFICATE.

Permission is hereby granted, under Section 12 of the Bombay Town Planning Act, 1954

(Bombay Act No. XXVII of 1955) 10 fin Sommath-Seth chief personalization of tar to the development work of _______ Building ______ g. He shir chipa ya at premises at ArchNo._____ Survey No._____ Hissa No.____ Anelberi _ counter following conditions, v/z. 1 situated at _ gundant

1. This certificate is liable to be revoked by the Municipal Commissioner for Greater Bombay, if (a) the development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans, (b) any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Bombay, is contravened or not complied with, (c) the Municipal Commissioner for Greater Bombay is satisfied that the same is obtained by the applicant through fraud or mis-representation and the applicant and every person deriving title through or under him, in such an event, shall be deemed to have carried out the development work in contravention of Section 12 or of Sub-section (1) of Section 13 of the Bombay Town Planning Act, 1954, or (d) if he fails to pay such sum towards the implementation of the Development Plan of Greater Bombay as the Municipal Commissioner may fix under the rules framed from time to time by the Local Authority, i.e., the Municipal Corporation of Greater Bombay.

2. This Commencement Certificate would automatically lapse if the development work for which is issued is not commenced within a period of one year from the date of its issue.

3. The conditions of this Certificate shall be binding not only on the applicant but also his heirs, successors, executors, administrators and assigns and every person deriving title through or under him.

For and on behalf of the Local Authority The Municipal Corporation of Greater Bo Executive Engineer Slots (Supe.)-II icipal Commissionar for Greater Bumbay.

FORM 'A' (Permanent Commencement Certificate). BOMBAY TOWN PLANNING ACT, 1954 GOK/518/A Dated No. CE/ /BSII/A THE MUNICIPAL CORPORATION OF GREATER BOMBAY. COMMENCEMENT CERTIFICATE. Permission is hereby granted, under Section 12 of the Bombay Town Planning Act, 1954(Bombay Act No. XXVII of 1955) at premises at Street No. Survey No. gundalle ____situated at i. Hissa No._ on the following conditions, viz: 1) This certificate is liable to be revoked by the Municipal Commissioner for Greater Bombay, if (a) the develop-ment work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans, (b) any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Bombay, is contravened or not complied with, (c) the Municipal -Commissioner for Greater Bombay is satisfied that the same is obtained by the applicant through fraud or mis-representation obtained by the applicant through fraud or mis-representation and the applicant and every person deriving title through or under him, in such an event, shall be deemed to have carried out the development work in contravention of Section 12 or of Sub-section (1) of Section 13 of the Bombay Town Planning Act, 1954. . . 2) This Commencement Certificate would automatically lapse if the development work for which it is issued is not commenced within a period of one year from the date of ŝ its issue. 3) The conditions of this Certificate shall be binding not only on the applicant but also his heirs, successors, executors, administrators and assigns and every person deriving title through or under him. For and on behalf of the Local The Municipal Corporation of Greater Executive Engineer, Buildings (Sub-For Municipal Commissioner for Greater Bombay. VJ/22/10/66/-

BMPP-1297-64/A1297-65-58,700 E.C 48 Form 346 In relpying please quote No. and date of this letter. बदर--१/ Intimation of Disapproval under Section 346 of the Bombay Municipal 2500 23 Corporation Act, as amended up to date. . No ; 0B/518/A ·... २००६ No. E.B. A. of 1965 .- 1966 . <u>C.B.,</u> 1/1/ MEMORANDUM MUSICIPAL OFFICE, February 1966. BOMBAY/BANDR 10123 Shri Somnath Seth, Chief Propretor Chhaya 01 Shiv the op. Housing and delivered iety Ltd. With reference to your Notice, letter No _and the Plans, Sections, Specifications and Description and Jurther P.N.A particulars and details of your building at Gundavii, Andheri. furnished to me under your lotter, dated. 196 I beg to inform you that I cannot approve of the building or work proposed to be erected or executed, and I therefore hereby formally intimate to you, under Section 346 of the Bombay Municipal Corporation Act, as amended up-to-date, my disapproval thereof by, reason ;-- ... (A) That one set of plans mounted on canvas has not been submitted.
 (B) That the requirements of byelaws 4(c) will not complied with. This should be complied with before starting any drainage work. have not been (D) That a certificate required under Saction 270 A of Bombay Hunicipal Corporation Act for adequate water supply will not be obtained from Hydraulic Engineer. (E) That the requirements of bye-law No.5(c) will not be complied with, as the sanitary block lobbles do not abut open space. (F) That an undertaking to hand over set-back land is wat free of compensation is not submitted as the advantage is taken for Floor pece Index. (G) That the documentary evidence regarding area, boundaries and ownership of the plots has not been produced or certified by the architects.
 (H) That the road lines are not demargated at site jointly with Sub-Engineer (Survey). Engineer (Survey). That the hearding as per type drawing on <u>central piller</u> of Bandra Survey Office and as per section herewith is not provided here starting the work, wir fencing only is to be provided. That the compound wall or fencing is not constructed clear of road widening line with foundation below here of bottom of rand side data. J) drain, without obstructing flip, flip, of, rain water from adjoining holdings to prove the possessions of holding before starting the work. That the flow of water through adjoining holding and culver if any, is not observed and maintained unobstructed. That the existing structures will not be demolished before commencing the work. () That proper gutters and down pipes are not intended to be put to prevent water dropping from the caves of the roof on the public street.
 M) That the drainage work generally is not intended to be executed in accordance with the Municipal requirements. the______ log _____ the ______ log _____ the _____ the _____ log _____ the ______ log _____ the ______ log _____ the ______ log _____ log ______ log _____ log _____ log _____ log _____ log _____ log _____ log ______ log _____ log _____ log _____ log ______ log ______ log _____ log ______ log _____ log ____ log _____ log ____ log ____ log _____ log _____log ____ log _____ log _____log _____log ____log _____log _____log _____log _____log _____log ____log ____log ____log _____log _____log _____log _____log _____lo THE SUS Rk AND R. to contravene any of the provisions of the said Act, as amended as a foresaid or any rule, regulation or by made under that Act at the time in force. It is an by understood that the foundations must be excavated down to hard soil and that this is give sno right to build upon ground which is not your property. thin 5 The positions of the nabanis and other appurtenances in the building should be so arranged essitate the laying of drains inside the buildings are so the so arranged. morito water arrangement must be carried out in strict accordance with the Municipal requirements. objections and notes on the reverse, r Your attention is drawn to the 66 1. 34 Vΰ Assistani Engineer, (Buildings) (H) Executive Engineer, (Bld.1s.). Note :- (1) Work should not be started until (C) accomplied with mbg./23:2. P.T.O./ Note: :-ICPORTAVITON PENSIMADI, BIOSA (fr. D. wetter

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Nate.-Under Section 68 of the Bombay Municipal Corporation Act. as amended, the Municipal Commissioner for Greater Bombay has empowered the City Engineer to exercise, perform and discharge the powers, duties and functions conferred and imposed upon and vested in the Commissioner by Section 34 of the said Act.

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Under Bye law No. 8 the Commissioner has fixed the following levels :-

"Every person who shall erect a new domestic building shall cause the sam to; be build so that every part of the plinth shall be-

(a) Not less than 2 fee. above the centre of the adjoining street at the nearest point at which the drain from such building can be connected with the sewer then existing or thereafter to be laid in such street.

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

"(c) Not less than 88 leet 5 inches above Town Hall Datum."

NOTES .

1. No new well, tank, pond, eistern or fountain shall be dug or constructed, without the previous permission in writing of the Municipal Commissioner for Greater Bombay, as required in Section 381-A of the Municipal Corporation Act. All gully traps and open channel drains shall be provided with right fitting mosquito proof covers made of wrought iron plates on hinges. The manholes of all cisterns shall be covered with a properly fitting mosquito proof hinged cast iron cap cover, in one piece, with locking arrangement provided with a bolt and nut screwed on tightly serving the purpose of a lock and the warning pipes of the cisterns protected with screw on dome shaped, pieces (like a garden zari rose) with copper plates with periorations each not exceeding 1/16" in diameter. The cisterns shall be made easily, safely and permanently accessible by providing a firmly fixed iron ladder; the upper ends of the ladder should be curved and extended two feet shove the top where they are to be fixed and its lower ends in cement concrete blocks. No broken bottles should be face-over boundary walls. This prohibition refers only to broken bottles and not to the use of plain glass for coping over compound wall. The plinth of the water-closets and latrines should be always two feet higher than the centre of the nearest road or the surrounding ground of the owner's premises.

2. Your attention is invited to the provision of 5 ection 152 of the Act whereby the person liable to pay property taxes is required to give notice of election of a new building or occupation of a building which has been vacant, to the Commissioner, within fifteen days of the conspletion or of the occupation whichever first occurs. Non-compliance with this provision is punishable under Section 471 of the Act irrespective of the fact that the valuation of the premises will be liable to be revised under tection 167 of the Act from the earliest possible date in the current year in which the completion or occupation is detected by the Assessor and Collector's Department.

3. Your attention is further drawn to the provision of Section 353-A about the necessity of submitting completion certificate with a view to enable the Municipal Commissioner for Greater Bombay to inspect your picnifier and to grant a permission before occupation and penalty for non-compliance under Section 471.

4. I roposed date of conmencement of work should be communicated as per requirements of Sectlop.471(1)(44) of the Lion. hay Municipal Corporation Act.

5. Louvies should be provided as required by Bye-law No. 516).

6. Lintels or Arches should be provided over Door and Window openings.

7. The drains should be laid as required under tection 234-1(a).

8. The inspection chamber should be plastered inside and outside.

Ac the proposed addition is intended to be carried out on old foundations and structures I connot take upon nyself the responsibility of appioving the proposal II notwithstanding this you choose to car yout Fou will do so at your own risk.

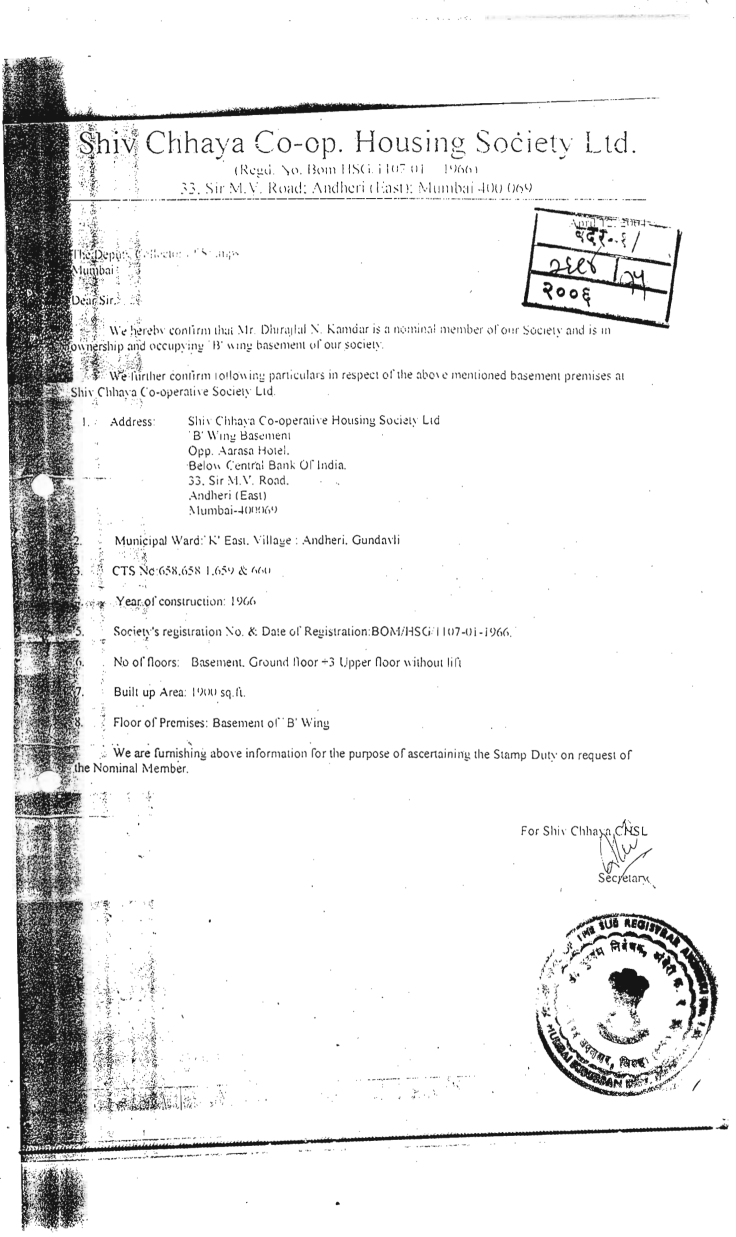
\$. This approval does not entitle you to the licence for the storage of timber and bamboos for build-Ing purposer which may be necessary, the application for which should be forwarded to the Assistant Super-Intendent of Licences (Suburbs) at the Central Suburban Municipal Offices, 2nd floor, Waterfield Road Bandra foi consideration on merita.

In One more copy of the block plan should be submitted for the Collector, Bombay Suburban District. 1 1 - V 1 1

Bon, bay Suburban Listrict before the work is started. The Non-agricultural assessment shall be obtained from the Collector Bon, bay Suburban Listrict before the work is started. The Non-agricultural assessment shall be and the started

- As per the new policy, Architect is requested to said the certified copy of the set of plans stating the Municipal G. B. Reference No. to Ward Officer /< Ward at Municipal Offices (1) St. Harring Road, Off Hill Road-Bandres (2) Gazdar Hall, Swami Vivalanand Ford, Andheri (West)/ (3) Liberty Gardon, Hamlaider-Wodi Boad, Main i (Wost).
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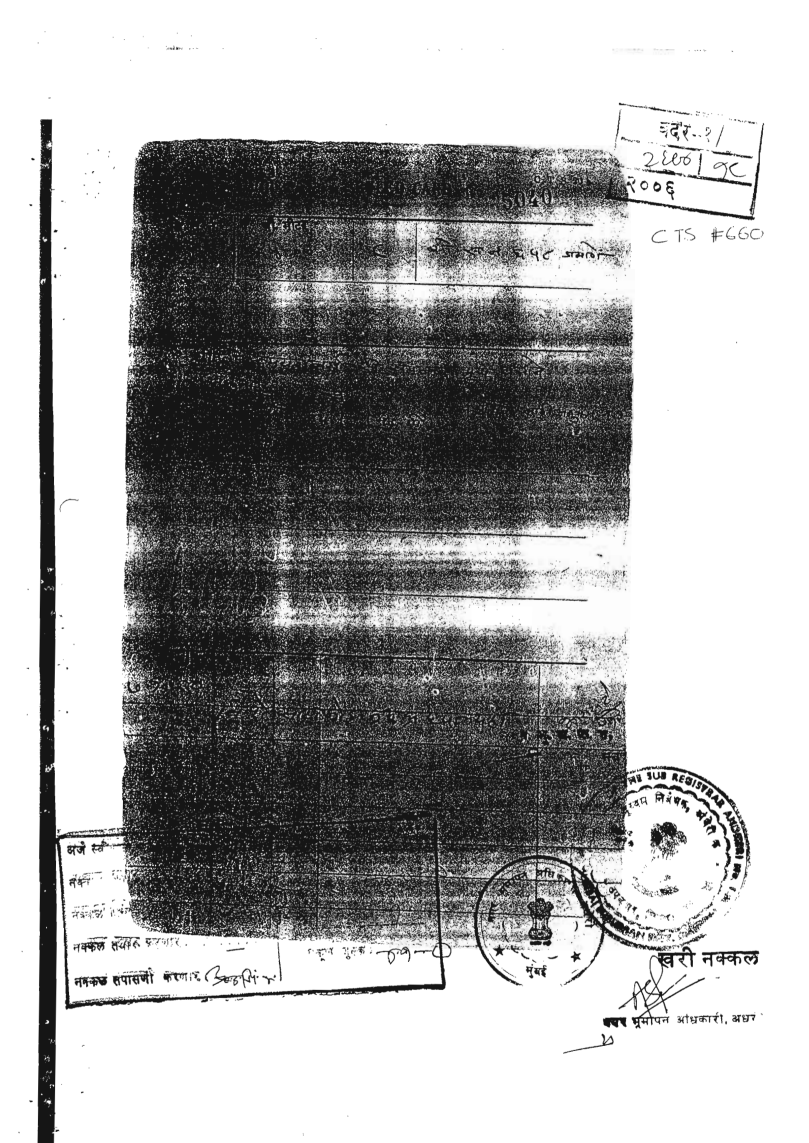
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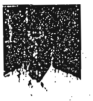
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बद्र-१ स्थाई लेखा संख्या /PERMANENT ACCOUNT NUMBER AAIPS9187J नाम /NAME CHIRAG ASHOK SHAH पिता का नाम /FATHER'S NAME ASHOK POPATLAL SHAH जन्म सिथि /DATE OF BIRTH 24-09-1972 RRing हस्ताक्षर /SIGNATURE ep: आयकर निदेशक (पद्धति) \sim 30 DIRECTOR OF INCOME TAX (SYSTEMS) स्थाई लेखा संख्या /PERMANENT ACCOUNT NUMBER AACPS0721N and the second second second 4023 नाम /NAME POOJA CHIRAG SHAH पिता का नाम /FATHER'S NAME MAHENDRA CHIMANLAL SHAH जन्म रिधि /DATE OF BIRTH 02-09-1975 RRLing हस्ताक्षर /SIGNATURE आयकर निदेशक (पद्धति) PUSA आयकर निदर्शक (प्रकार) DIRECTOR OF INCOME TAX (SYSTEMS) 0

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AGDPK3476F MARSIDAS DHIRAJLAL KAMDAR

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दरतऐवज करुन देणार तथाकश्रीत (करारनामा) दरतऐवज करुन दिल्याचे कबूल करतात.

दस्त गोषवारा भाग - 2 वदर1 दस्त क्रमांक (2694/2006) दरत क्र. [वदर1-2694-2006] चा गोषवारा पावती क्र.:2705 दिनांक:03/04/2006 बाजार मुल्य :2670000 मोबदला 2700000 भरलेले मुद्रांक शुल्क : 135000 पावतीचे वर्णन नांवः पूजा चिराग शाह - -दरत हजर केल्याचा दिनांक :03/04/2006 03:59 PM निष्पादनाचा दिनांक : 03/04/2006 27000 :नोंदणी फी दस्त हजर करणा-याची सही : 460 :नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल (आ. 11(2)), रुजवात (अ. १२) व छायाचित्रण (अ. १३) -> एकत्रित फी दस्ताचा प्रकार :25) करारनामा शिक्का क्र. 1 ची वेळ : (सादरीकरण) 03/04/2006 03:59 PM 27460: एकूण शिक्का क्र. २ ची वेळ : (फ़ी) 03/04/2006 04:03 PM शिक्का क्र. 3 ची वेळ : (कबुली) 03/04/2006 04:04 PM शिक्का क्र. 4 ची वेळ : (ओळख) 03/04/2006 04:04 PM दु. निबंधकीकी सही, अंधेरी 1 (बांद्रा) दस्त नोंद केल्याचा दिनांक : 03/04/2006 04:04 PM ओळख : खालील इसम असे निवेदीत करतात की, ते दस्तुऐवंज करून देणा-यांना व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात. ददर-- १ / 1) मितेश भट - - ,घर/फ़्लॅट नं: 22 REES 23 गल्ली/रस्ताः -ईमारतीचे नावः जॉली जीवन 2008 ईमारत नं: -पेठ/वसाहत: -शहर/गाव:बोरीवली तालुकाः -पिन: 103 2) तुषार जपी - - ,घर/फ़्लॅट नं: वरीलप्रमाणे गल्ली/रस्ताः -ईमारतीचे नावः -ईमारत नं: -पेठ/वसाहतः -शहर/गाव:-अमाणित करजेत येते की, वा तालुकाः -पिन: -तर. इण्यम निवं र्धयां उपनगर जिन्हा. दु. निबंधव अंधेरी 1 (बांद्रा) बदर-१/२८९४ /२००६

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SHRI DHIRAJLAL N. KAMDAR

..VENDOR

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MRS. POOJA C. SHAH & ANOTHER ..PURCHASERS

AGREEMENT FOR SALE

M/s. Mehta & Co., Advocates & Solicitors, S. P. Centre, 2nd floor, 70, Nagindas Master Road. Fort, Mumbai-400 023. H/1628,