AGREEMENT TO SELL

THIS AGREEMENT TO	SELL is made at I	Mumbai this	day of	
		DETWEEN:		

MACROTECH DEVELOPERS LIMITED, a company incorporated and registered under the Companies Act 1956, having its registered office at 412, Floor- 4, 17G Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Mumbai Fort -400001,, hereinafter referred to as "THE COMPANY" (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the One Part;

AND

Vijay Ramanlal Sanghvi and Seema Vijaykumar Sanghavi residing / having its address at 20 Vijay Society No.1, New Khanderad Road, Bakarwadi, Vadodara - 390001 Gujarat India and assessed to income tax under permanent account number (PAN) AGIPS3324D , _______ hereinafter referred to as the "PURCHASER" (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include (a) in case of an Individual, such individual's heirs, executors, administrators and assigns; (b) in case of a partnership firm, its partners for the time being, the survivors or the last survivor of them and legal heirs, executors, administrators or the permitted assigns of such last survivor of them; and (c) In case of a company or a body corporate or juristic entity, its successors and permitted assigns) of the Other Part.

The Company and the Purchaser are hereinafter individually referred to as the "Party" and collectively referred to as the "Parties"



WHEREAS:

- A. The Company has constructed the Building (as defined herein) as part of the Project (as defined herein) on the Larger Property (as defined herein).
- B. The chain of title of the Company to the Larger Property is at **Annexure 2** (*Chain of Title*).
- C. A copy of the Report on Title in respect of the Larger Property is at **Annexure 3** (Report on Title).
- D. The Company has applied for and obtained various Approvals for the development of the Building(s). The key Approvals obtained are set out at **Annexure 4** (*Key Approvals*). Applications for further Approvals may be under consideration of the relevant Authorities and, or, the Company may obtain further approvals as may be permitted by applicable regulations.
- E. The Company has engaged the services of architects and structural engineers for the preparation of the design and drawings in respect of the Building and the construction of the Building has been under the professional supervision of the said architects and structural engineers as required under the bye-laws of the local Authorities.
- F. The Purchaser has applied to the Company for allotment of the Unit (as defined herein) in the Building.
- G. A copy of the floor plan in respect to the said Unit is hereto annexed and marked as **Annexure 5** (*Floor Plan*).
- H. Relying upon the said application and the representations, declarations and assurances made by the Purchaser to faithfully abide by all the terms, conditions and stipulations contained in this Agreement, the Company has agreed to sell to the Purchaser and the Purchaser has agreed to purchase from the Company the Unit at the consideration and on the terms and conditions hereinafter appearing.

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

1. **DEFINITIONS**

- 1.1. "Agreement" shall mean this Agreement together with the schedules and annexures hereto and any other deed and/or document(s) executed in pursuance thereof.
- 1.2. "Applicable Law" shall mean, in respect of any relevant jurisdiction, any statute, law, regulation, ordinance, rule, judgment, order, decree, clearance, approval, directive, guideline, policy, requirement, or other governmental restriction or any similar form of decision, or determination by, or any interpretation or administration of any of the foregoing by, any Authority whether in effect as on the date of this Agreement or thereafter and in each case as amended or modified.
- 1.3. "Approvals" shall mean and include all licenses, permits, approvals, sanctions, consents obtained/to be obtained from or granted/ to be granted by the competent Authorities in connection with the Project/ Building/ Unit and/or the development thereof.
- 1.4. "Arbitrator" shall have the meaning ascribed to it in Clause 23.2 below.

- 1.5. "Attorney" shall have the meaning ascribed to it in Clause 11.3.2(b) below.
- 1.6. "Authority" shall mean (i) any nation or government or any province, state or any other political subdivision thereof; (ii) any entity, authority or body exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government, including any governmental authority, agency, department, board, commission or instrumentality; or (iii) any court, tribunal or arbitrator.
- 1.7. "BCAM Charges" shall mean the Building common area maintenance charges payable by the Purchaser *inter alia* for the maintenance of the Unit/ Building, but shall not include FCAM Charges.
- 1.8. "Building" shall mean the single/multi-storied building constructed / being constructed as part of the Project.
- 1.9. "Building Conveyance" shall have the meaning ascribed to it in Clause 14.3 below.
- 1.10. **"Building Protection Deposit"** shall mean the amounts specified in the **Annexure 6A** (Other Amounts Payable before DOP).
- 1.11. "CAM Charges" shall have the meaning ascribed to it in Clause 15.5.
- 1.12. "CAM Commencement Date" shall mean the day from which the Purchaser will be required to pay BCAM Charges and FCAM Charges (if applicable) and will be the first day of the immediately succeeding month after the Date of Offer of Possession regardless of whether/when the Purchaser takes possession of the Unit.
- 1.13. "Cancellation Deed" shall have the meaning ascribed to it in Clause 11.3.2(a) below;
- 1.14. "Car Parking Spaces" shall mean a location where a 4 wheel passenger vehicle can be parked. Car Parking Spaces includes open / stilt / covered parking spaces and maybe located in the basement, car park (including multi-level car park), podium etc. Shortest walking distance between the Building entrance lobby and entry to location where car is parked shall not exceed 750 meters.
- 1.15. "Carpet Area" shall mean the net usable area of the Unit including the area covered by the internal partition walls of the Unit but shall exclude the area covered by external walls, areas under service shafts, exclusive balcony/ verandah/ open terrace area or any exclusive open terrace area. Carpet area is calculated prior to application of any finishes (i.e. on bare shell basis). Carpet area is subject to tolerance of (+/-) 3% (three per cent) on account of structural, design and construction variances. In case of any dispute on the measurement of Carpet Area, the same shall be physically measured after removing all finishes that have been applied/fitted and the cost of removal and refitting of such finishes shall be borne by the Party which raises the dispute in relation to the measurement of Carpet Area.
- 1.16. "Cheque Bouncing Charges" shall mean the charges payable by either Party to this Agreement on account of a cheque issued pursuant to this Agreement is not honoured for any reason, whatsoever, including 'insufficient funds', 'stop payment' or 'account closed', and shall mean an amount equivalent to 2.5% (two point five per cent) of the value of the cheque in question. If the amount of the said cheque and the Cheque Bouncing Charges thereto are not paid within a period of 30 (thirty) days from the date the cheque is not cleared in the first instance, the

- Cheque Bouncing Charges shall increase to 5% (five per cent) of the value of the cheque issued.
- 1.17. "Club" shall mean any recreation facility constructed for the use of the purchasers of units in the Project or the Larger Property.
- 1.18. "Common Areas and Amenities" shall mean the common areas and amenities as are available to and /or in respect of the Building/ Larger Property, as the case may be and more particularly described at Annexure 7 (Common Areas and Amenities) but shall not include the Demarcated Area.
- 1.19. "Confidential Information" shall have the meaning ascribed to it in Clause 27.1 below.
- 1.20. "Consideration Value" shall have the meaning ascribed to it at Annexure 6 (Unit and Project Details).
- 1.21. "Date of Offer of Possession" or "DOP" shall mean the date on which the Company, by written intimation, makes the Unit available to the Purchaser along with the OC in respect of the Unit (the OC maybe for part or whole of the Building). The estimated DOP is set out at Annexure 6 (Unit and Project Details).
- 1.22. "Demarcated Area" shall mean the community hall(s) / temple(s) (if any) that may / has been constructed on the Larger Land and appurtenant land(s) thereto;
- 1.23. "Direct Tax" or "Direct Taxes" shall mean income tax, corporate tax, or similar tax or levy, wherever and whenever charged, levied or imposed together with any interest and penalties in relation thereto.
- 1.24. "Exclusive Balcony/ Veranda/Open Terrace Area" or "EBVT Area" shall mean the floor area of the balcony (enclosed or open) and/or veranda and/or terrace and/or deck and/or elevation treatment and/or any other areas meant for the exclusive use of the Purchaser, other than the carpet area. EBVT Area is calculated prior to application of any finishes (i.e. on bare shell basis) and is subject to tolerance of (+/-) 3% (three per cent) on account of structural, design and construction variances. In case of any dispute on the measurement of EBVT Area, the same shall be physically measured after removing all finishes that have been applied/fitted and the cost of removal and refitting of such finishes shall be borne by the Party which raises the dispute in relation to the measurement of EBVT Area.
- 1.25. "Extended DOP" shall have the meaning ascribed to it in Clause 10.1 below.
- 1.26. "FCAM Charges", if applicable, shall mean the Federation common area maintenance charges payable by the Purchaser inter alia for the maintenance of the Larger Property (excluding the Building) including property tax payable in respect of the Car Parking Spaces allocated to the Purchaser and the common areas of the Larger Property and amenities available to the Purchaser and excluding any and all BCAM Charges. FCAM Charges shall be applicable where the Project consists of more than one Ultimate Organization and will be as set out at Annexure 6A (Other Amounts Payable before DOP).
- 1.27. "Federation" shall mean the apex body to be formed by and consisting of the ultimate organizations formed in respect of various buildings constructed/to be constructed in the Project, to maintain, administer and manage the Larger Property and the Project. This may be a company or a registered federation or any other management structure as permissible in Applicable Law. Till such time that the management of the Federation is handed over to the representatives of the

- ultimate organization(s) of each of the building(s) on the Larger Property, all rights and powers of the Federation shall vest in and be exercised by the Company.
- 1.28. "Federation Conveyance" shall have the meaning ascribed to it in Clause 14.4 below.
- 1.29. "FEMA" shall have the meaning ascribed to it in Clause 20.1(bb) below.
- 1.30. "FMC" shall have the meaning ascribed to it in Clause 15.1 below.
- 1.31. "Force Majeure" shall mean an event of flood, fire, cyclone, earthquake, widespread disease, any other calamity caused by nature, any order of government which affects the ability of the Company to carry out works / raise moneys / get approvals.
- 1.32. **"FSI Free Constructed Spaces"** shall have the meaning ascribed to it in Clause 15.13 below.
- 1.33. "Indirect Tax" or "Indirect Taxes" means goods and services tax, service tax, value added tax, sales tax, stamp duty, customs and import duties, levy, impost, octroi, and, or, duty of any nature, whatsoever, whenever imposed and, or, levied, by any Authority, together with any interest and penalties in relation thereto, excluding any Direct Tax.
- 1.34. "Interest" shall mean simple interest at State Bank of India's (SBI) highest Marginal Cost of Lending Rate ("MCLR") + 2% (two per cent) per annum. The MCLR shall be taken as applicable on 1st (first) day of each quarter (1st January, 1st April, 1st July, 1st October) and the same shall be deemed to be the applicable MCLR for the said quarter. Provided further that if SBI MCLR is no longer in use, MCLR will be replaced by equivalent benchmark rate used by SBI.
- 1.35. "Larger Property" means the land with details as described in Annexure 1 (Description of Larger Property). For clarity, there may be land parcels which may be added to/ be reduced from the Larger Property, from time to time. For further clarity, there may be other building(s) and/or project(s) which will be constructed on the Larger Property.
- 1.36. "Liquidated Damages" shall mean an amount equivalent to 10% (ten per cent) of the Consideration Value and all other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Amounts and all Indirect Taxes thereto.
- 1.37. "Loan" shall have the meaning ascribed to it in Clause 7.1 below.
- 1.38. "Maintenance Related Amounts" shall include the amounts collected by the Company to be utilized towards the management of the affairs of the Building and/or the Larger Property including but not limited to BCAM Charges, Property Tax and Building Protection Deposit. An indicative list of Maintenance Related Amounts is at Annexure 6A(Other Amounts Payable before DOP).
- 1.39. "Net Area" shall mean the aggregate of the Carpet Area and the EBVT Area.
- 1.40. "OC" shall have the meaning ascribed to it in Clause 10.3 below.
- 1.41. **Other Charges**" shall include all expenses related to government, utility and infrastructure charges, more particularly stated in **Annexure 6A**.
- 1.42. **"Possession Demand Letter"** shall have the meaning ascribed to it in Clause 10.2 below.

- 1.43. "Project" shall mean the project with RERA registration number as stated in Annexure 6 (Unit and Project Details) and with details as available with the concerned RERA authority (including current and proposed parts of the project). The Project may be part of a layout on the Larger Property which may comprise of various other buildings and/or projects.
- 1.44. "Property Tax" shall mean the amounts payable by the Purchaser towards property tax for the Unit, and the proportionate share of common areas of the Building.
- 1.45. "Refund Amount" shall mean:
 - 1.45.1. In case of termination pursuant to Clause 11.2.1 and Clause 11.2.2: an amount equivalent to the Consideration Value or part thereof, paid by the Purchaser to the Company (excluding Interest or any other charges paid by the Purchaser on account of delayed payments) after deducting therefrom a. the Liquidated Damages, b. amounts incurred pursuant to Clause 11.3.2 and c. any amounts paid to third parties by the Company on behalf of the Purchaser, including but not limited to, stamp duty, registration charges, brokerage charges (including any consideration, monetary or otherwise, paid by the Company to any third party for facilitating, assisting in connection with the sale of the Unit or identifying the Purchaser as a potential purchaser).

For avoidance of doubt, it is clarified that any amount paid by the Purchaser which has been utilized towards payment of Indirect Tax to any Authority shall not be refunded unless (and till such time that) the Company receives credit for the same from the relevant Authority.

- 1.46. "RERA" shall mean the Real Estate (Regulation and Development) Act, 2016 and the rules / regulations framed by the relevant State Government thereunder and any amendments thereto and / or the rules / regulations.
- 1.47. "Service Providers" shall have the meaning ascribed to it in Clause 15.13 below.
- 1.48. "Shortfall Amount" shall have the meaning ascribed to it in Clause 16.3 below.
- 1.49. "Structural Defects" shall mean any defect related to the load bearing structure of the Building and water proofing. It is further clarified that this shall not include any other non-load bearing elements or defects for reasons not attributable to the Company.
- 1.50. "Taxes" shall mean and include Direct Tax and Indirect Tax.
- 1.51. "Transfer" shall mean the sale, transfer, assignment, directly or indirectly, to any third party of:
 - a. the Unit or any part of the right, title or interest therein; and, or,
 - b. the benefit of this Agreement; and, or,
 - c. in case the Purchaser is a company, directly or indirectly, the change in (i) control and, or, management; and, or, (ii) shareholding constituting more than 25% (twenty five per cent) of the voting rights and, or, economic interest;
 - d. in case the Purchaser is a partnership firm or limited liability partnership, the change in constitution thereof.

The term "Transfer" shall be construed liberally. It is however, clarified that Transfer in favour of: (i) a Relative (as defined under the Companies Act, 2013); or

- (ii) a holding/subsidiary company (subject to Sub-Clause (c)(ii) above) shall not constitute a Transfer of the Unit.
- "Ultimate Organization" shall mean the company/ condominium/ society/ other permissible legal entity to be formed in respect of the Building as contemplated in Clause 14. Till such time that the management of the Ultimate Organization is handed over to the representatives elected by the purchasers/ owners of all the units in the Building, all rights and powers of the Ultimate Organization shall vest in and be exercised by the Company.
- 1.53. "Unit" shall mean the unit in the Building with the Carpet Area and EBVT Area as specified at Annexure 6 (*Unit and Project Details*) and floor plan thereto (with unit shaded) annexed as Annexure 5 (*Floor Plan*) hereunder.

2. **RULES FOR INTERPRETATION**

- 2.1. All references in this Agreement to statutory provisions shall be construed as meaning and including references to:
 - a. Any statutory modification, consolidation or re-enactment (whether before or after the date of this Agreement) for the time being in force;
 - b. All statutory instruments or orders made pursuant to a statutory provision; and
 - c. Any statutory provision of which these statutory provisions are a consolidation, re-enactment or modification.
- 2.2. Words denoting the singular shall include the plural and words denoting any gender shall include all genders.
- 2.3. Headings to Clauses, Sub-Clauses and paragraphs are for information only and shall not form part of the operative provisions of this Agreement or the schedules, and shall be ignored in construing the same.
- 2.4. References to recitals, clauses or schedules are, unless the context otherwise requires, are references to recitals, to clauses of or schedules to this Agreement.
- 2.5. Reference to days, months and years are to Gregorian days, months and calendar years respectively.
- 2.6. Any reference to the words "hereof," "herein", "hereto" and "hereunder" and words of similar import when used in this Agreement shall refer to clauses or schedules of this Agreement as specified therein.
- 2.7. The words "include" and "including" are to be construed without limitation.
- 2.8. Any reference to the masculine, the feminine and the neutral shall include each other.
- 2.9. In determination of any period of days for the occurrence of an event or the performance of any act or thing shall be deemed to be exclusive of the day on which the event happens or the act or thing is done and if the last day of the period is not a working day, then the period shall include the next following working day.
- 2.10. The Purchaser confirms and warrants that the Liquidated Damages is a genuine pre-estimate of the loss or damage that is likely to be suffered by the Company on account of breach of the terms of this Agreement by the Purchaser and has been arrived at having regard to inter alia the cost of construction, the cost of funds raised by the Company, the ability or inability of the Company to resell the Unit,

including losses due to brokerage/ marketing spend, delay in receiving money towards the Unit and the possibility of loss of value of the Unit on resale, among others. The Purchaser hereby further agrees, acknowledges and accepts that Liquidated Damages are not penal and essentially in the nature of guarantee by the Purchaser to fulfil and abide by the terms and conditions contained hereunder, including all payment related terms and conditions, and the Company will be entitled to adjust the Liquidated Damages as earnest money under this Agreement in case of any failure / non-compliance on the part of the Purchaser. Forfeiture of Liquidated Damages is for the sole purpose of reasonably compensating the Company for the loss or damage that is suffered / likely to be suffered by the Company on account of breach / contravention of the terms of this Agreement by the Purchaser. The Purchaser hereby waives his right to raise any objection to the payment or determination of Liquidated Damages in the manner and under the circumstances set out herein or otherwise contending to the contrary.

- 2.11. All amounts stated herein are exclusive of Taxes, including but not limited to service tax, Maharashtra value added tax, stamp duty, and all such Taxes, as maybe applicable from time to time, shall be borne and paid by the Purchaser separately, immediately upon the same being demanded by the Company as per Applicable Law.
- 2.12. In case of any conflict between the provisions of Clause 21 and any other provisions of this Agreement, the provisions of Clause 21 shall prevail.
- 2.13. All references in this Agreement to the term 'Date of Offer of Possession' / 'DOP' shall be read and construed as reference to 'Extended DOP', if and as applicable.
- 2.14. The recitals above, the schedules and annexures hereto shall form an integral part and parcel of this Agreement and shall be read in conjunction with this Agreement.

3. <u>DISCLOSURES AND TITLE -</u>

- 3.1. The Purchaser hereby declares and confirms that prior to the execution of this Agreement: (i) the Company has made full and complete disclosure of its title to Larger Property; (ii) the Purchaser has taken inspection of all the relevant documents; and (iii) the Purchaser has, in relation to the Unit/ Building/ Larger Property, satisfied himself of *inter alia* the following:
 - a. Nature of the Company's right, title and encumbrances, if any;
 - b. The Approvals (current and future);
 - c. The drawings, plans and specifications; and
 - d. Nature and particulars of fixtures, fittings and amenities.
- 3.2. The Purchaser confirms that the Purchaser has entered into this Agreement out of his own free will and without any coercion, and after reviewing and understanding the draft of this Agreement. The Purchaser has obtained suitable advice prior to entering into this Agreement and the Agreement is being entered into with full knowledge of the obligations and rights under this Agreement and the Applicable Law governing the same.

4. AGREEMENT TO SELL AND CONSIDERATION

4.1. The Purchaser hereby agrees to purchase/ acquire from the Company and the Company hereby agrees to sell to the Purchaser, the Unit for the Consideration Value as set out in **Annexure 6** (*Unit and Project Details*), subject to the terms and conditions mentioned herein and the Approvals.

4.2. The Consideration Value shall be paid by the Purchaser to the Company from time to time in the manner more particularly described at **Annexure 6** (*Unit and Project Details*). The Purchaser shall be responsible for ensuring that payment of each installment is made within 14 (fourteen) days of the demand for the said installment being made by the Company. Payment shall be deemed to have been made when credit is received for the same by the Company in its account.

4A. OTHER AMOUNTS PAYABLE

All other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Amounts and all Indirect Taxes thereto, shall be paid by the Purchaser to the Company in the manner more particularly described at **Annexure 6A** within 14 (fourteen) days of such demand being made by the Company, time being of the essence. The Possession of the Unit as provided under Clause 10 herein is subject to payment of all amounts under this Agreement including the amounts set out at **Annexure 6A**.

4B. <u>TERMS OF PAYMENT</u>

- 4B.1 The Purchaser agrees and understands that Company has agreed to sell the Unit to the Purchaser on the specific assurance of the Purchaser that the Purchaser:
 - a. shall make payment of the Consideration Value along with all other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Amounts and all Indirect Taxes thereto as per the timelines set out herein, without any delay or demur for any reason whatsoever;
 - b. shall observe all covenants, obligations and restrictions stated in this Agreement; and
 - c. confirms that any breach or failure to observe the aforesaid covenants, obligations and restrictions would constitute a breach of the terms of this Agreement by the Purchaser.
- 4B.2 It is clarified and the Purchaser accords his irrevocable consent to the Company to appropriate any payment made by him, notwithstanding any communication to the contrary, in the following manner:
 - a. **Firstly**, towards the Cheque Bouncing Charges in case of dishonour of any cheque issued by the Purchaser;
 - b. **Secondly**, towards Interest due as on the date of payment;
 - c. Thirdly, towards costs and expenses for enforcement of this Agreement and recovery of the Consideration Value along with all other amounts payable under this Agreement, including, but not limited to, Other Charges and Maintenance Related Charges, dues and Taxes payable or any other administrative or legal expense incurred by the Company on account of delay in payment by the Purchaser and consequential actions required to be taken by the Company; and
 - d. **Fourthly**, towards outstanding dues, including Consideration Value and any other amounts payable in respect of the Unit or under this Agreement, including, but not limited to, Other Charges, Maintenance Related Charges and all Indirect Taxes thereto.

Under any circumstances and except in the manner as aforesaid, no express intimation or communication by the Purchaser, with regard to

- appropriation/application of the payments made hereunder shall be valid or binding upon the Company.
- 4B.3 In case of the dishonor of any cheque, the Cheque Bouncing Charges will be payable by the Party which issued the cheque in question.
- 4B. The Parties agree that, in addition to the Interest, in case of every instance of delayed payment, either Party shall be entitled to recover from the other Party responsible for such delayed payments, all costs associated with the administrative actions related to follow-up and recovery of such delayed payments, which are estimated to be 2% (two per cent) of the amount of the delayed payment per instance (subject to minimum of Rs. 20,000/- (Rupees Twenty Thousand Only) per instance of delayed payment in 2023 and shall be revised on 1st April of each year as per rate of Reserve Bank of India's consumer price index).

5. CONSTRUCTION AND DEVELOPMENT

- 5.1. The Company has constructed the Building in accordance with the Approvals and, or, plans and amendments thereto as approved by the relevant Authorities.
- 5.2. The Purchaser is aware that while the Company has obtained some of the Approvals, certain other Approvals (or amendments to current Approvals) may be received from time to time. Having regard to the above position, the Purchaser has entered into this Agreement without any objection or demur and agrees not to raise and waives his right to raise any objection, in that regard.
- 5.3. Subject to the remaining provisions of this clause, the Parties agree that the Company may make amendments to the plans or layouts of the Building and the Project as required for the execution of the Project or as may be directed by the competent Authorities. This may include any change wherein the Company, if permitted by the relevant Authorities, transferring the construction permissible on the Larger Property to any other property or transferring to the Larger Property the construction permissible on any other property at any time prior to conveyance of the Larger Property to the Federation/ Ultimate Organization. The Purchaser gives his consent for such changes, provided such changes shall not result in change in location of the Unit (with respect to its direction on a given floor), lowering of the Unit (with respect to its height above ground) or reduction in the Net Area more than 3% (three per cent) of the Net Area. In case a change is proposed which adversely impact any of the aforesaid factors, separate written consent shall be obtained from the Purchaser.
- 5.4. The Purchaser is aware and agrees that the Company shall allow various balcony/verandah/ open terraces (including the one located at the top of the Building) to be used, partly or wholly, by one (or more) unit purchaser(s) in the Building and such unit purchaser(s) shall have exclusive right to use the said areas as per the terms of the arrangement between the Company and the said unit purchaser(s). The Purchaser agrees not to raise any objection or make any claims in that regard and the claims in that regard shall be deemed to have been waived. In terms of the above, the Company shall be, at absolute liberty, to allot/assign the said right to such person/s in the manner as the Company may deem fit and proper.

6. **SECURITIZATION -**

6.1. The Purchaser hereby agrees and acknowledges that the Company shall, at all times, have the absolute, unconditional and unfettered right to sell, assign, transfer, securitize, dispose-off, utilise or deal with the Consideration Value and

other amounts payable under this Agreement, including, but not limited to, Other Chargesand Maintenance Related Charges, or any part/ portion thereof (whether or not the Company is in full receipt of the same as of a particular date), in the manner that the Company may, in its sole and absolute discretion, deem fit. The Purchaser hereby further agrees and acknowledges that the Company may, from time to time, raise finance through any instrument, modes, avenues, options or markets available to the Company, whether in India or worldwide, as permissible under Applicable Law, which may include but not be limited to, procuring such financing from; any private or public institution; issuance of a security, bond, or any instrument, of any nature whatsoever, debt or equity, including redeemable or convertible (fully or partially or optionally) or non-convertible, in the primary / secondary market (whether through private placement or by way of a public offer); from any financial institutions, banks, funds and, or, any other vehicle, instrumentality, entity, body corporate or person, onshore or offshore, as the case may be. Accordingly, the Purchaser hereby grants his irrevocable consent to the Company to sell, assign, transfer, securitize, dispose-off, utilise or deal with, in a manner suitable to the Company (without requiring specific consent from the Purchaser), the Consideration Value and other amounts payable under this Agreement, including, but not limited to, Other Charges and Maintenance Related Charges and/or part thereof and any amounts received/ receivable by the Company hereunder, including without limitation, the right to directly receive from the Purchaser such amounts pertaining to the Consideration Value and/or other amounts payable under this Agreement, including, but not limited to. Other Charges and Maintenance Related Charges and, or, part thereof and, or, any amounts payable by the Purchaser herein.

6.2. It is further agreed that any such securitization shall not lead to an increase in the Consideration Value or any other amounts payable under this Agreement, including Other Charges and Maintenance Related Charges paid by the Purchaser for the Unit and any payment made by the Purchaser to the Company and, or, any bank or financial institution / bond holders / investors/ funds / vehicle / instrumentality / entity / corporate body etc. nominated by the Company, in writing, shall be treated as being towards the fulfilment of the obligations of the Purchaser under this Agreement to the extent of such payment.

7. LOANS AGAINST THE UNIT

- 7.1. The Parties agree that notwithstanding any loan or financial assistance availed or to be availed by the Purchaser in connection with the payments to be made pursuant to this Agreement ("Loan") and any mortgage created or to be created over the Unit in connection with such Loan (which shall require the prior written consent of the Company), the Purchaser shall remain solely and wholly responsible for the timely payment of the Consideration Value and all other amounts payable under this Agreement, including, but not limited to, Other Charges and Maintenance Related Charges or any parts thereof and/or any other amounts payable hereunder.
- 7.2. The Parties further agree that the Company shall not in any way be liable or responsible for the repayment of the Loan taken by the Purchaser. All costs in connection with the procurement of the Loan and creation of a mortgage over Unit and payment of charges to banks or financial institutions in this connection shall be solely and exclusively borne and incurred by the Purchaser. Notwithstanding the provisions hereof, it is clarified that until all the amounts payable hereunder have not been paid, the Company shall have a lien on the Unit to which the Purchaser has no objection and hereby waives his right to raise any objection in that regard.

- 7.3. The Purchaser hereby expressly agrees that so long as the Loan and the Consideration Value and any other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Charges and all Indirect Taxes thereto remain unpaid/outstanding, the Purchaser subject to the terms hereof, shall not sell, Transfer, let out and/or deal with the Unit in any manner whatsoever without obtaining prior written permission of the Company and/or the relevant banks/financial institutions which have advanced the Loan. The Company shall not be liable for any of the acts of omission or commission of the Purchaser which are contrary to the terms and conditions governing the Loan. It shall be the responsibility of the Purchaser to inform the Ultimate Organization about the lien/charge of such banks/financial institutions and the Company shall not be liable or responsible for the same in any manner whatsoever.
- 7.4. The Purchaser indemnifies and hereby agrees to keep harmless and indemnified the Company and its successors and assigns from and against all claims, costs, charges, expenses, damages and losses which the Company and its successors and assigns may suffer or incur by reason of any action that any bank/ financial institution may initiate on account of the Loan or for the recovery of the Loan or any part thereof or on account of any breach by the Purchaser of the terms and conditions governing the Loan.

8. **CAR PARKING**

- At the request of the Purchaser, the Company hereby permits the Purchaser to 8.1. use the number of Car Parking Spaces as set out in Annexure 6 (Unit and Project Details) hereto within the Project/Larger Property. The allocation of these spaces shall be at the sole discretion of the Company and the Purchaser hereby agrees to the same. The Purchaser is aware that the Company has in the like manner allocated/ shall be allocating other car parking spaces to other purchasers of the units in the Building and in the Project and undertakes not to raise any objection in that regard and the rights of the Purchaser to raise any such objection shall be deemed to have been waived. The Purchaser hereby further warrants and confirms that the Purchaser shall, upon formation of the Ultimate Organization and/or execution of conveyance, as contemplated herein, cause such Ultimate Organization to confirm and ratify and shall not permit the Ultimate Organization to alter or change the allocation of Car Parking Spaces in the manner allocated by the Company to the various purchasers (including the Purchaser herein) of the units in the Building and the Project.
- 8.2. The Purchaser is aware and agrees and acknowledges that the Car Parking Spaces to be allotted / allocated to the Purchaser may be in stack or tandem or any other format or manner as may be permissible under Applicable Law. The Purchaser hereby agrees, acknowledges and confirms that the Purchaser shall not raise any objection in respect of the format of Car Parking Spaces that may be allocated pursuant to this Agreement. The Purchaser hereby agrees not to raise any claim or grievance in respect of the Car Parking Spaces being allotted / allocated to the Purchaser.

9. **REGISTRATION**

9.1. It shall be the responsibility of the Purchaser to immediately, after the execution of this Agreement, at his own cost and expense, lodge the same for the registration with the relevant Sub-Registrar of Assurances. The Purchaser shall forthwith inform the Company the serial number under which the Agreement is lodged so as to enable the representative of the Company to attend the office of the Sub Registrar of Assurances and admit execution thereof. The Company may extend

assistance/ co-operation for the registration of this Agreement, at the cost and expense of the Purchaser. However, the Company shall not be responsible or liable for any delay or default in such registration.

10. **POSSESSION**

- 10.1. Subject to the Purchaser not being in breach of any of the terms hereof and the Purchaser having paid all the dues and amounts hereunder including, but not limited to, the Consideration Value, Other Charges, Maintenance Related Charges and all Indirect Taxes thereto, the Company shall endeavor to offer possession of the Unit to the Purchaser on or before the estimated DOP, as set out in Annexure 6 (Unit and Project Details), which shall be subject to grace period set out at Annexure 6 (Unit and Project Details) and any further extension as may be applicable pursuant to Clause 10.4 (cumulatively, "Extended DOP" shall mean estimated DOP as set out at Annexure 6 (Unit and Project Details) + grace period as set out at Annexure 6 (Unit and Project Details) + further extension as may be applicable pursuant to Clause 10.4).
- 10.2. The Purchaser shall make full payment of all amounts payable under this Agreement within 14 (fourteen) days of the Company intimating him, in writing, that the Unit is ready for possession ("Possession Demand Letter") and shall thereafter, take possession of the Unit. In the event the Purchaser fails and, or, neglects to take possession of the Unit within 2 (two) months from the date of the Possession Demand Letter, the Purchaser shall be liable to pay demurrage charges to the Company at the rate of Rs. 10/- (Rupees Ten) per square foot of Net Area per month or part thereof from the expiry of the aforementioned 2 (two) month period till such time the Purchaser takes the possession of the Unit. The amounts payable by the Purchaser pursuant to this Clause 10.2 shall be in addition to the CAM Charges. Notwithstanding the aforesaid, it shall be deemed that the Purchaser has taken possession of the Unit on the expiry of the 2 (two) months from the date of the Possession Demand Letter and the Purchaser alone shall be responsible/ liable in respect any loss or damage that may be caused to the Unit after this date.
- 10.3. The Company has obtained occupation certificate for the Unit ("**OC**") (which shall also be deemed to be the Completion Certificate, if required, under Applicable Law). The OC may be for part or whole of the Building. Further, the Company shall endeavor to make available the key Common Areas and Amenities in respect of the Building within a period of 1 (one) year from the Extended DOP.
- 10.4. Notwithstanding any other provision of this Agreement, the Company shall, without being liable to the Purchaser in any way including in respect of payment of Interest, be entitled to reasonable extension of time for making available the Unit for possession or completion of said Building if the same is delayed for reasons beyond the control of the Company, including on account of any of the following:
 - 10.4.1. War, civil commotion or act of God;
 - 10.4.2. Any notice, order, rule or notification of the Government and/or any other public or competent Authority/ court.

For the purposes of this Clause 10.4, a reasonable extension of time will, at the least, be equivalent to the aggregate of the period of the subsistence of an event or events stipulated in this Clause 10.4 and a 3 (three) month recommencement period.

11. **TERMINATION**

11.1. The Parties are entitled to specific performance of this Agreement. The Purchaser is aware that the Company, as per its practices and policies, does not accept request for cancellation / termination of this Agreement under any circumstance, save and except the provisions contained in 11.3 hereinbelow. The parties hereby agree this Agreement is not terminable under any circumstance, save and except the very specific circumstances stated below.

Company's Right to Terminate

- 11.2. The Company shall have right to terminate this Agreement only in the following circumstances:
 - 11.2.1. <u>Default / Non-Payment</u>: Without prejudice to the right of Company to charge Interest, on the Purchaser committing a default in making payment of any amounts due and payable by the Purchaser as per this Agreement (including Annexure 6 (Unit and Project Details) and Annexure 6A (and Interest thereon, if any)) on the respective due date, the same shall constitute a default ("**First Default**").

Provided that upon such First Default occurring, the Company shall give 1st notice of 14 (fourteen) days after his/her first default to the Purchaser. If the Purchaser fails to make payments of all outstanding amounts by 15th day from the aforesaid 1st notice, the same shall constitute the "Second Default". Thereafter, the Company shall give the 2nd notice of another 7 (seven) days to rectify the breach. If all outstanding amounts are not paid in full by 8th day from such 2nd notice, the same shall constitute "Third Default". Upon Third Default, the Company shall have the right (but not an obligation) to terminate this Agreement without any further notice or upon the Purchaser committing any 3 (three) defaults in making payment of any amounts due and payable by the Purchaser as per this Agreement (including Annexure 6 (Unit and Project Details) and Annexure 6A (and Interest thereon, if any)) on the respective due date.

Provided further that upon termination of this Agreement as aforesaid, the Company shall refund the Refund Amount to the Purchaser as per Clause 11.4.3.

A notice of a default under this Agreement shall be served in writing by registered AD/ speed post at the address provided by the Purchaser. Any delay in sending the said notice(s) shall not affect the rights of the Company under this clause.

11.2.2. Attempt to Defame: The Purchaser agrees not to do or omit to do or cause to be done by any party known to him any act, deed or thing or behave inappropriately or correspond or communicate in a manner that would in any manner affect or prejudice or defame the Building / Project / Larger Property or the Company or its representatives. In the event, the Purchaser does or omits to do any such act, deed or thing then the Company shall, without prejudice to any other rights or remedies available in Applicable Law, have the option to the terminate this Agreement.

11.3. Consequences of Termination and Payment of Refund Amount

11.3.1. On a termination of this Agreement by the Company in accordance with the provisions of this Clause 11, the booking / allotment of the Unit shall stand immediately terminated and the Purchaser shall have no right whatsoever with respect to the Unit, save and except the right to receive the Refund Amount in accordance with Clause 11.3.3.

11.3.2. Cancellation Deed

- (a) Upon termination, the Purchaser shall execute a cancellation deed in the format specified by the Company ("Cancellation Deed") and such other documents as may be required for cancellation of the Units and be required to register the same as per the timelines specified by the Company and undertake all actions as may be required to give effect to this provision.
- (b) To give effect to this provision of Clause 11.3.2(a) above, the Purchaser hereby irrevocably nominates, constitutes and appoints Mr. Surendran Nair, Mr. Rahul Wandekar and Mr.Pandhari Kesarkar, jointly and/ or severally, whose signatures are annexed hereto in **Annexure "9"**, (hereinafter referred to as, the "**Attorney**") to be his/her/its true and lawful Attorney to act for and on behalf of the Purchaser and in the name of the Purchaser, for doing all or any of the acts, deeds, matters and things pertaining to cancellation of the Unit and incidental matters thereto and to undertake any of the following actions on behalf of the Purchaser:
 - (i) To execute all such documents as may be required for cancellation of the Unit, including, but not limited to, execution of the Cancellation Deed:
 - (ii) To appear before and deal with the concerned Sub-Registrar of Assurances for the purpose of registration of the cancellation deed, affidavits, confirmation deeds and all other ancillary documents executed in respect of cancellation of the Unit upon the same being duly registered; and
 - (iii) To undertake all actions as may be required to give effect to this Clause.
- (c) Without prejudice to the provisions of Clause 11.3.2(b) above, in the event the Purchaser fails to personally appear for the execution and/or registration of the Cancellation Deed upon 7 days' notice being given for the same by the Company, then the Purchaser shall be obliged to pay a 'non co-operation charge' of an amount equivalent to 5% percentage of the Consideration Value under this Agreement and the same shall be reduced from the Refund Amount.
- 11.3.3. Upon registration of the Cancellation Deed, the Refund Amount (if any) shall be paid starting after 30 (thirty) days from the date of registration of the Cancellation Deed in 12 (twelve) equal monthly instalments.
- 11.4. Both Parties have entered into this Agreement, knowing fully well that the Consideration Value and other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Charges and Indirect Taxes thereto may change (increase or decrease) in accordance with the provisions of this Agreement and both Parties confirm that they shall not seek to terminate this Agreement, under any pretext or guise, in order to benefit from and, or, escape from the impact of any change in the Consideration Value or other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Charges and Indirect Taxes thereto.

12. **DEFECT LIABILITY**

12.1. If, during a period of 60 (sixty) months from the Date of Offer of Possession or such shorter period as permissible under Applicable Law, the Purchaser brings to the notice of the Company any Structural Defect in the Unit or in the material used therein (excluding wear and tear and misuse), wherever possible, such defects (unless caused by or attributable to the Purchaser) shall be rectified by the Company at its own costs. In case, it is not possible to rectify such defects, then the Purchaser shall be entitled to receive reasonable compensation from the Company for rectifying such defects, based on the estimated cost of rectifying such defects as determined by the Project Architect of the Company. Notwithstanding anything stated in this Clause 12 or elsewhere in this Agreement, the Company shall not be, in any way, liable to repair or provide compensation for Structural Defects as set out in this Clause 12 where the Purchaser has made any structural changes in the Unit or in the materials used therein.

13. **SET OFF / ADJUSTMENT**

13.1. The Purchaser hereby grants to the Company the unequivocal and irrevocable consent to recover / set off / adjust the amounts payable by the Purchaser to the Company, including the Consideration Value, Other Charges, Maintenance Related Amounts, Interest and/or Liquidated Damages against any other amounts payable by the Purchaser to the Company or by the Company to the Purchaser pursuant to this Agreement and/or in relation to the Unit. The Purchaser agrees and undertakes not to raise any objection and/or make any claims with regard to such adjustment / set off and the claims, if any, of the Purchaser, in that regard, shall be deemed to have been waived.

14. <u>ULTIMATE ORGANIZATION AND FEDERATION</u>

- 14.1. The Purchaser along with other purchasers of units in the Building shall join in forming the Ultimate Organization in respect of the Building within a period of 3 (three) months of the 51% of the total number of purchasers having booked their units in the Building. The Ultimate Organization shall be known by such name as the Company may, in its sole discretion, decide for this purpose. The Purchaser and other unit holders in the Building shall, from time to time, duly fill in, sign and execute the application for registration and other papers and documents necessary for the formation and registration of Ultimate Organization and return the same to the Company within 7 (seven) days from receipt thereof so as to enable the Company to register the Ultimate Organization.
- 14.2. Where the Project consists of more than one building, separate ultimate organizations may be formed in respect of each building. The Company will apply for the registration of the Federation consisting of all such ultimate organizations within 3 (three) months from the date of receipt of the full occupation certificate of the last building which is to be constructed on the Larger Property. The Purchaser and other members of the ultimate organization(s) shall, from time to time, duly fill in, sign and execute the application for registration and other papers and documents necessary for the formation and registration of Federation and return the same to the Company within 7 (seven) days from receipt thereof so as to enable the Company to register the Federation.
- 14.3. Within 1 (one) month from the date of full occupation certificate in respect of the Building, the Company shall share a Deed of Conveyance with the Ultimate Organization ("Building Conveyance") in respect of the structure of the Building along with the FSI consumed in the Building subject to the right of the Company (i) to dispose of unsold units, if any and receive the entire consideration amount and outstanding dues from the purchasers; (ii) to consume the entire balance FSI, balance TDR and any additional future increase in FSI and TDR, additional FSI due to change in Applicable Law or policies of any Authority on the Larger Property; and (iii) to use all internal roads and all the facilities, amenities and

services for such future and/or ongoing development or otherwise. The above execution of the Building Conveyance shall be subject to payment of any outstanding amounts of CAM charges and property taxes (along with interest thereon) owed by the members of the Ultimate Organization to the Company and completion of takeover of management of the affairs of the building by the Ultimate Organization.

- Within 3 (three) months from the receipt of the full occupation certificate for the last 14.4. of the building which is to be constructed on the Larger Property, the Company shall share a Deed of Conveyance with the Federation ("Federation Conveyance") in respect of all of the Company's right, title and interest in the Larger Property less the Demarcated Area subject to and excluding the Building Conveyance and also subject to the right of the Company (i) to dispose of unsold units, if any; and receive the entire consideration amount and outstanding dues from the purchasers; (ii) to consume the entire balance FSI, balance TDR and any additional future increase in FSI and TDR, additional FSI due to change in Applicable Law or policies of any Authority on the Project / Larger Property; and (iii) to use all internal roads and all the facilities, amenities and services for the future and/or ongoing development or otherwise. The above execution of the Federation Conveyance shall be subject to payment of any outstanding amounts of CAM charges and Property Taxes (along with interest thereon) owed by the members of the Ultimate Organization forming part of the Federation to the Company and completion of takeover of management of the affairs of the Larger Property by the Federation.
- 14.5. The Purchaser hereby agrees and undertakes that the Purchaser, along with other unit holders in the Ultimate Organization/ Federation, shall be liable to pay all out of pocket expenses including stamp duty, registration charges, legal fees and all other applicable levies and Taxes, administrative expenses on the Building Conveyance and Federation Conveyance or any kind of document whereby ownership rights of the Building/ Larger Property are transferred to the Ultimate Organization/ Federation.
- 14.6. It is further clarified that save and except the rights agreed to be conferred upon the Purchaser and/or the Ultimate Organization and/or the Federation, no other rights are contemplated or intended or agreed to be conferred upon the Purchaser or the Ultimate Organization or the Federation, in respect of the Unit/ Building/ Larger Property and in this regard, the Purchaser for himself and the Ultimate Organization/Federation, waives all his rights and claims, and undertakes not to claim and cause the Ultimate Organization/Federation not to claim any such right in respect of the Building/ Larger Property.
- 14.7. The Purchaser acknowledges that the Demarcated Area shall be transferred by the Company to a charitable trust /its non-profit nominee which shall be managed by such charitable trust /its non-profit nominee at its sole discretion and the Ultimate Organization / Federation shall have no involvement in this regard.
- 14.8. The Company hereby agrees that it shall, before execution of Building Conveyance/ Federation Conveyance as contemplated herein, make full and true disclosure of the nature of its title to the Larger Property as well as encumbrances and/or claims, if any in/over the Larger Property. The Company shall, as far as

practicable, ensure that at the time of such conveyance in favour of the Ultimate Organization/Federation, the Larger Property is free from encumbrances.

15. FACILITY MANAGEMENT COMPANY, CAM CHARGES, MAINTENANCE RELATED AMOUNTS AND CLUB

- 15.1. The Purchaser is aware and agrees that the Building and maintenance and upkeep of the Common Areas and Amenities of the Building/ Project shall be managed by a facility management company ("FMC"). For clarity, the FMC may be a related concern and/or internal arm of the Company. The FMC will be appointed by the Company for a period of upto 180 (one hundred eighty) months, commencing from the date on which the last unit in the Building is offered for possession in consideration of reimbursement of all direct costs (including all manpower and overhead costs) incurred along with a margin of 20% (twenty per cent) margin on such costs and all applicable Taxes. The Purchaser along with the other purchasers in the Building shall undertake and cause the Ultimate Organization to ratify the appointment of the FMC as aforesaid. On the expiry of the 180 (one hundred eighty) months period, the Ultimate Organization / Federation may appoint the FMC for a further term or choose to appoint any other facility management company.
- 15.2. The FMC shall be entitled to end its services by giving an advance written notice of 6 (six) months to the Ultimate Organization in the event:
 - a. the BCAM Charges and FCAM charges as applicable, have not been paid to the FMC by 100% (one hundred per cent) of the unit purchasers by the due date (with a grace period of 30 (thirty) days.
- 15.3. The Ultimate Organization shall also be entitled to end the services of the FMC with advance written notice of 6 (six) months if such termination has the written consent of 100% (one hundred per cent) of the unit purchasers of the Building. Similarly, the Federation shall be entitled to end the services of the FMC with advance written notice of 6 (six) months if such termination has the written consent of 100% (one hundred per cent) of the unit purchasers of all the building(s) on the Larger Property.
- 15.4. The Purchaser agrees and undertakes to cause the Ultimate Organization to be bound by the rules and regulations that may be framed by the FMC.

CAM Charges and Maintenance Related Amounts

- 15.5. The costs related to the upkeep and maintenance of the Building / Project / Larger Property shall be to the account of and jointly borne by the relevant unit purchasers proportionate to the Net Area of each unit and shall be payable as the BCAM Charges and FCAM Charges (collectively, the "CAM Charges") as set out at Annexure 6A. The CAM charges shall not include the cost associated with diesel (or any other fuel) consumption, water consumption and electricity/ HVAC consumption within the Unit which shall be payable by the Purchaser on monthly basis based on actuals.
- 15.6. The Purchaser shall be obliged to pay the BCAM and FCAM charges in advance on or before the 1st day of each quarter to the Ultimate Organization and Federation respectively (and till such time that the Ultimate Organization and the Federation take over the management of the affairs of the Building and the larger development respectively, to the Company). The Purchaser is aware that the CAM charges stated hereinabove are provisional and the said amount is subject to

change as per updated estimates at time of initiation of possession. Further, these charges are subject to the revision every 12 (twelve) months after the Date of Offer of Possession by 7.5% (seven point five percent) to 10% (ten per cent) per annum. In case the increase is to be higher than this amount, the same will have to be mutually agreed between the Purchaser and the FMC.

- 15.7. For the avoidance of doubt, it is clarified that the CAM Charges shall commence from the CAM Commencement Date, regardless of whether the Purchaser takes possession on such date or not. The Purchaser undertakes to make payment of the estimated BCAM Charges and FCAM Charges for the period stated in **Annexure 6A** from the CAM Commencement Date.
- 15.8. The Purchaser is aware and hereby confirms that no CAM Charges shall be payable on any unsold unit(s) by the Company. For any unit, the CAM Charges shall commence on the date of offer of possession of the said unit after it is sold. However, in case of unit(s) that are unsold after receipt of OC in respect of such unit(s), the Property Tax in relation to such unit(s) shall be borne by the Company.
- All Maintenance Related Amounts stated in Annexure 6A are compulsorily 15.9. payable by the Purchaser in the future upon demand being raised by the Company/ Ultimate Organization/ Federation, regardless of whether the Purchaser uses some of the facilities or not. Any delay or default in payment of the amounts under this Clause 15.9 shall constitute a breach of the terms of this Agreement and shall lead to suspension of access to the Club and all other facilities provided by the Company/ Ultimate Organization/ Federation till such time all due amounts are paid together with Interest for the period of delay in payment. The Purchaser confirms that he/she/it shall pay interest on any delay in payment of Maintenance Related Amounts at the rate as may be specified by the Ultimate Organization or the Federation. Furthermore, any purchaser who has defaulted on payment of Maintenance Related Amounts for a period exceeding 60 (sixty) days shall be eligible to be considered for membership of the Ultimate Organization and/or Federation only after a period of 12 (twelve) months from such time that the defaulted amounts are fully paid, along with interest applicable thereon.
- 15.10. The Company shall provide expense details only in connection of Maintenance Related Amounts (excluding Building Protection Deposit) and shall not provide expense details for any other head. The details of expenses related to the BCAM charges shall be provided at the time of handover of operations of the Building by the Company to the Ultimate Organization and the FCAM charges shall be provided at the time of handover of operations of the common areas outside the Building by the Company to the Federation. Any surplus amounts towards BCAM and/or FCAM lying with the Company shall be paid on monthly basis to vendors providing relevant services with respect to the Building/Larger Property, after authorization from the Ultimate Organization (in case of BCAM) and Federation (in case of FCAM).

Club and Other Key Common Areas

15.11. The number of members of the Purchaser who are permitted to use the Club and/ or other common areas of recreational / food & beverage / commercial use is set out at **Annexure 6** (*Unit and Project Details*). For any additional memberships, the same shall be permitted only if they are full-time members of the Unit and on payment of fees as may be decided by the FMC from time to time. Similarly, the guests of the Purchaser may be permitted to use the Club subject to the rules and regulations of the FMC and payment of guest charges, if any as determined by the FMC. The terms and conditions with respect to the operation of the Club and

membership of the Club will be subject to the terms and conditions/rules as may be framed and/or charges that may be levied by the FMC from time to time and the Purchaser confirms and agrees to be bound by and abide by the terms and conditions and undertakes not to raise any objections in this regard.

- 15.12. The right to use the facilities at the Club shall be personal to the Purchaser of the Unit in the Building and shall not be transferable in any manner to any third person or party whatsoever, save and except to the transferee of the Unit upon the sale / Transfer of the Unit by the Purchaser. In the event, the Unit in the Building is sold/ transferred by the Purchaser, then the Purchaser along with his family members being the associate members of the Club, shall cease to be members of the Club and in turn, the membership (and all rights and obligations thereto) shall be transferred to the transferee/ new owners of the Unit, upon them making application for the same and agreeing to abide by the terms, rules and regulations of the Club and/ or the FMC. It is, however, clarified that the Company/FMC shall be entitled to grant membership rights to such other person(s), as they may deem fit and the Purchaser shall not be entitled to object to the same.
- 15.13. The Purchaser is aware that the Company seeks to provide a superior quality of services and facilities for its residents and for such purpose, the Company has/shall enter into agreements with various third parties/ operators ("Service Providers") in relation to the operation of certain facilities/ amenities which are located in constructed spaces that have not been counted in FSI ("FSI Free Constructed Spaces") by the concerned Authorities on account of such spaces so as to facilitate the recreation/ comfort of the purchasers. The terms of such arrangements shall be binding on the Purchaser and the Ultimate Organization/ Federation, subject to the following restrictions:
 - a. Such FSI Free Constructed Spaces cannot be sold. The tenure for use of such FSI Free Constructed Spaces by the Service Providers shall not exceed 15 (fifteen) years.
 - b. Upon formation of the Federation, the Federation shall have ownership of such FSI Free Constructed Spaces, subject to the other terms and conditions of the arrangements with the Service Providers.
 - c. Any external members of such facility shall abide by the security, dress and behavioral guidelines that would apply to the residents of the Building.
- 15.14. The Purchaser is aware that the Company is not in the business of or providing services proposed to be provided by the Service Providers/ FMC or through the Service Providers/ FMC. The Company does not warrant or guarantee the use or performance of these services provided by the respective Service Providers/ FMC. The Parties hereto agree that the Company is not and shall not be responsible or liable in connection with any defect or the performance/ non-performance or otherwise in respect of these services provided by the respective Service Providers/ FMC.

16. **PROPERTY TAXES AND OTHER CHARGES**

16.1. Property Tax, as determined from time to time, shall be borne and paid by the Purchaser on and from the CAM Commencement Date, separately from any of the other considerations / levies/ charges/ CAM Charges, etc. The said amount shall be paid by the Purchaser on or before 30th April of each financial year, based on the estimate provided by the FMC, which shall be provided on or before 15th April of the relevant financial year.

- 16.2. The Purchaser undertakes to make payment of the estimated Property Tax for the first 18 (eighteen) months simultaneously with the CAM Charges becoming payable as per the terms stated herein.
- In the event of a shortfall between the amount deposited with the Company by the purchasers towards Property Tax and the demand raised by the Authorities ("Shortfall Amount"), the Company shall inform the purchasers of such shortfall and the purchasers shall be liable to ensure that the same is paid to the Company within 14 (fourteen) days of receipt of intimation from the Company, failing which the Purchaser shall be liable to pay interest as levied by the concerned Authorities together with late payment charge amounting to 5% (five per cent) of the Shortfall Amount or such part of the Shortfall Amount remaining unpaid. The Company shall not be responsible for any penalty/delay/action on account of such Shortfall Amount and the same shall entirely be to the account of the purchasers.
- 16.4. In case there is any surplus amount lying with the Company after payment of the first bill of the Property Tax, the same shall be handed over to the Ultimate Organization within 3 (three) months of the Ultimate Organization taking charge of the affairs of the Building or the 3 (three) months from the date of payment of the first bill of the Property Tax, whichever is later.
- 16.5. If the Property Tax demand in respect of the Unit, comes directly in the name of the Purchaser, the amount paid by the Purchaser to the Company towards Property Tax for the Unit shall be refunded to the Purchaser within 14 (fourteen) days of the Company being informed by the Purchaser that such demand has been raised.
- 16.6. The Purchaser is aware that the Other Charges stated herein are provisional and in case the amount is higher than this amount, the Purchaser shall pay such increased amount as specified by the Company.

17. **BUILDING PROTECTION DEPOSIT**

- 17.1. The Purchaser shall, on or before the Date of Offer of Possession, pay to the Company, the Building Protection Deposit set out in **Annexure 6A** hereto.
- 17.2. The Building Protection Deposit shall be returned to the Purchaser after completion of fit-out / interior work by the Purchaser and subject to the possession policy and permissible changes policy of the Company.
- 17.3. The Purchaser hereto agrees and acknowledges that, in order to claim the return of the said Building Protection Deposit, the Purchaser shall notify the Company about completion of all fit-out or interior works in the Unit. On receiving this notification, the Company representatives/ nominees shall inspect the Unit, its immediate vicinity and attached Common Areas and Amenities like lift lobbies, etc. for compliance with possession policy and policy on permissible changes. If all changes made by the Purchaser are in adherence to permissible changes policy then the Building Protection Deposit shall be returned.
- 17.4. In the event any violations are observed by the Company's representatives/ nominees then same shall be intimated to the Purchaser and the Purchaser shall get the same rectified within 14 (fourteen) days from the date of the said intimation at his cost and risk. In the event the Purchaser fails to do the same, then the Company shall get the same rectified at the cost and risk of the Purchaser. The Purchaser shall be solely responsible for all costs incurred in this regard, which shall be recovered from the Building Protection Deposit.

17.5. The Company /FMC shall be entitled to date the said cheque and deposit the same for recovery of the amount the Purchaser shall ensure that sufficient balance is maintained in the account and shall not close the said bank account or issue any instructions for stop payment, etc. The Purchaser hereto provides unconditional and irrevocable consent to the Company to insert date on the cheque, as per its sole discretion and the Purchaser has no objection to the same and waives all his rights to raise any objection in future. Further, in case any excess amounts are to be recovered from the Purchaser, the Company /FMC shall raise bills/invoices on the Purchaser and the Purchaser undertakes to pay the same within 14 (fourteen) days from the date of such invoice. In case the Purchaser refrains from paying the additional amount, the same shall be adjusted from the CAM Charges paid by the Purchaser and shall be reflected as arrears and shall be claimed from the Purchaser by the Ultimate Organization, at the time same is formed.

18. **INDIRECT TAXES AND LEVIES**

18.1. The Purchaser agrees that all levies, charges, cess, Indirect Taxes, assignments of any nature whatsoever (present or future) in respect of the Unit or otherwise shall be solely and exclusively borne and paid by the Purchaser. All Direct Taxes in respect of profit (if any) earned from the development and sale to the Purchaser of the Unit shall be borne by Company.

19. **INTEREST**

19.1. The Purchaser agrees to pay to the Company, Interest (as defined at Clause 1.34) on all the amounts, including the Consideration Value, Other Charges, Maintenance Related Amounts, or any parts thereof, payable by the Purchaser to the Company under the terms of this Agreement from the date the said amount becoming due and payable by the Purchaser to the Company i.e. 14 (fourteen) days, from the date the Company raises demand for the payment of such instalment, till the date of realization of such payment. The Purchaser confirms that the payment of Interest by the Purchaser shall be without prejudice to the other rights and remedies of the Company and shall not constitute a waiver of the same by the Company, unless specifically provided by the Company in writing.

20. PURCHASER'S COVENANTS

- 20.1. The Purchaser, for himself and with the intention to bring all persons into whosoever hands the Unit may come, hereby covenants and undertakes:
 - a. To maintain the Unit at the Purchaser's own cost in good tenantable repair and proper condition from the Date of Offer of Possession and shall not do or suffer to be done anything in or to the Building against the rules, regulations or bye-laws of the Ultimate Organization / Federation or concerned local or any other Authority or change / alter or make addition in or to the Unit or the Building or any part thereof and shall:
 - (i) Not carry out any additions or alterations in the Unit and, or, Building which affect the structure, façade and/or services of the units/wing (including but not limited to, not making any change or to alter the windows and/or grills provided by the Company);
 - (ii) Not make any changes to the common area/lobby and structural changes in the Building;
 - (iii) Not relocate brick walls onto any location which does not have a beam to support the brick wall;

- (iv) Not change the location of the plumbing or electrical lines (except internal extensions);
- (v) Not change the location of the wet/waterproofed areas;
- (vi) Not make any alteration in the elevation and outside color scheme of the Building;
- (vii) Not chisel or in any other manner damage or cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural elements in the Unit without the prior written permission of the Company and/or the Ultimate Organization;
- (viii) Not to put any wire, pipe, grill, plant, outside the windows of the Unit to inter alia dry any clothes or put any articles outside the Unit or the windows of the Unit or any storage in any area which is visible from the external facade of the Building, save and except the utility area (if applicable); and
- (ix) Keep the sewers, drainpipes in the Unit and appurtenant thereto in good tenantable repair and condition, and in particular so as to support shelter and protect the other parts of the Building.
- b. The Purchaser agrees to comply with the possession policy and the permissible changes policy of the Company, as amended, from time to time.
- c. The Purchaser hereby agrees and acknowledges that the Purchaser is aware that some or all of the EBVT area is excluded/not counted in FSI. The Purchaser has studied and understood the plans approved by the concerned Authorities and agrees to raise no claim in relation to the manner of approval of the EBVT areas.
- d. In the event 'Piped Gas Connection' is indicated as an amenity to be provided within the Unit/building, the Purchaser acknowledges and agrees that such connection will be provided by a third party service provider. As third party service providers generally provide for piped gas connections and supply of gas in a building only when a significant portion of the building is occupied, the Company shall endeavour to provide the piped gas connection and supply of gas through such connection within a period of 24 (twenty four) months from the Extended DOP.
- e. The Purchaser shall ensure and cause the Ultimate Organization to ensure that the Building is painted once every 5 (five) years from the Date of Offer of Possession and kept in good and proper condition.
- f. The Purchaser shall not store any goods which are of hazardous, combustible or of dangerous nature in the Unit, other than cooking gas, which may damage the construction or structure of the Building or the storage of which is objected to by the concerned local or other Authority or the Ultimate Organization / Federation.
- g. The Purchaser shall not carry or cause to be carried heavy packages on upper floors which may damage or is likely to damage the staircases, common passages or any other structure of the Building, including entrances of the Building. In case any damage is caused to the Building on account of negligence or default of the Purchaser in this behalf, the Purchaser shall be liable for the consequences of such breach.

- h. The Purchaser agrees and undertakes to cause the Ultimate Organization to ratify and confirm that the name of the Building and/or Ultimate Organization shall not be changed without the prior written consent of the Company.
- i. The Purchaser shall not allow the Unit to be used for user different from the nature of the user that it is intended for use by the Company i.e. residential units shall be used for residential use only, office units for office use only, retail units for retail use only etc. No residential unit shall be used for commercial use or use as guest house by whatsoever name.
- j. The Purchaser shall use the Car Parking Space only for purpose of parking the Purchaser's own vehicles.
- k. The Purchaser shall ensure that the key common areas of the Building viz. entrance lobby, garden & play areas, temple (if applicable) are maintained as per the highest standards with regular cleaning and maintenance. The Purchaser shall further ensure that refurnishing / major overhaul is done every 5 years, starting from Date of Offer of Possession.
- I. The Purchaser is aware that certain parts of the Wing/ Building/ Project including Otta, Parking, Garden, Terrace etc. shall be allocated for exclusive use of certain unit(s). The Purchaser covenants not to raise any claim or dispute in respect of such otta/parking/garden/terrace allotted for the exclusive use of any other unit(s) as well as any space available for hoardings/equivalent and all of these are agreed to be retained and/or allotted by the Company as restricted amenities. The price of the Unit has been determined taking this into consideration and the Purchaser waives his right to raise any dispute in this regard. To pay to the Company within 7 (seven) days of demand by the Company the Purchaser's share of security deposit demanded by concerned local Authority or government for giving water, electricity or any other service connection to the Building in which the Unit is situated.
- m. To pay to the Company within 7 (seven) days of demand by the Company, the Purchaser's share of HVAC and diesel consumption charges in the Unit which will be calculated on a pro-rata basis.
- n. To clear and pay increase in Taxes, development charges, water charges, insurance and such other fees, levies, if any, which are imposed by any Authority, on account of change of user of the Unit by the Purchaser *viz.*, user for any purposes other than for residential or otherwise.
- o. In the event, the electric meter of the Unit has not been installed by the Date of Offer of Possession, the Company shall be obliged to provide power supply to the Unit. The power supply will be in line with the supply generally provided by the electricity distribution company in that area with regard to the duration and voltage. The Purchaser shall pay a fixed monthly sum as set out at **Annexure 6A** as provisional electricity charges to the Company for providing this supply. The Purchaser undertakes to make payment in advance of the provisional electricity charges for the first 4 (four) months from the Date of Offer of Possession. In the event the electric meter of the Unit is not installed within the aforesaid period of 4 months the Purchaser agrees and acknowledges that the Company shall, deduct such additional provisional electricity charges from the CAM Charges collected from the Purchaser per the terms of this Agreement.

The Purchaser understands and agrees that the Purchaser shall not sell, lease, let, sub-let, transfer, assign or part with Purchaser's rights, title, interest or benefit under this Agreement or part with the possession of the Unit till such time that all the amounts payable by the Purchaser are paid in full and the Purchaser is not in breach of any of the terms and conditions of this Agreement. Any sale/transfer/lease etc. of the Unit shall require written approval/ no-objection letter ("NOC") from the Ultimate Organization as well as the Federation (separately, and till such time that the Ultimate Organization and the Federation take over the management of the affairs of the Building and the larger development respectively, of the Company) to ensure that the inherent nature of the Ultimate Organization and/or Federation is not compromised by bringing in any member who does not subscribe to the guidelines and/or objectives of the Ultimate Organization and/or Federation. The Purchaser further agrees that in the event of any breach of any conditions, covenants or obligations under this Agreement, including but not limited to conditions pertaining to fit-out and maintenance of the Unit, the Purchaser shall rectify and cure such breach to the satisfaction of the Ultimate Organization/Federation/Company, prior to obtaining such NOC. The Purchaser is aware that at the time of issuance of such NOC, the Purchaser (or party acquiring the interest, as they may mutually agree) will be required to clear all outstanding dues on the Unit, including but not limited to, CAM charges, Property Tax, utility bills, along with interest and/or penalty thereon, and further, make deposits of CAM Charges and Property Tax for duration as maybe specified by the entity issuing such NOC. Any document for sale/transfer/lease etc. which is entered into without obtaining written approval of the Ultimate Organization and the Federation (and till such time that the Ultimate Organization and the Federation take over the management of the affairs of the building and the larger development respectively, of the Company) shall be invalid and liable to be cancelled.

p.

- q. The Purchaser is aware that certain parts of the Larger Property are earmarked for exclusive use by the residents of the specific building(s) / unit(s) and the Purchaser hereby agrees to not interfere in any manner, direct or indirect, with such exclusive right to use the earmarked areas and waives any right or claim in this regard.
- r. The Purchaser acknowledges and confirms that this Agreemnt along with any other documents, letters etc. executed in relation to this Agreement may be shared by the Company with the co-promoter or a joint developer of the Project, if any.
- s. The Purchaser agrees and acknowledges that the sample unit constructed by the Company and all furniture's, items, electronic goods, amenities etc. provided thereon are only for the purpose of show casing the unit and the Company is not liable/required to provide any furniture, items, electronic goods, amenities, etc. as displayed in the sample unit, other than as expressly agreed by the Company under this Agreement.
- t. The Purchaser confirms that this Agreement is the binding arrangement between the Parties and overrides any other written and, or, oral understanding, including but not limited to, the application form, allotment letter, brochure or electronic communication of any form.

- u. Until the Building Conveyance/Federation Conveyance in favour of the Ultimate Organization/Federation is executed and the entire Project is declared by the Company as completed, the Purchaser shall permit the Company and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the Unit / Building/Project / Larger Property and, or, any part thereof to view and examine the state and condition thereof.
- The Purchaser agrees and undertakes to not, in any manner, impede and V. to prevent, to the best of his ability, all other purchasers of units in the Building and, or, Project from impeding, the ability of the Company or its representatives to enter into the Building and, or, the Project and, or, the Larger Property (or any part thereof) for the purposes of showing any unsold units to prospective purchasers or brokers and, or, showing the Building / Project to investors or other third parties and, or, in general for any marketing, promotional, photographic or other legitimate purpose of the Company. In case the Purchaser, directly or indirectly, breaches this undertaking, he shall be liable to pay to the Company an amount equal to 0.5% (zero point five per cent) of the Consideration Value and other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Amounts and all Indirect Taxes thereto, for every day that any such breach continues within 14 (fourteen) days from the receipt of a written notice from the Company in this regard and the Company shall have a lien over the Unit for such amount till the payment in full.
- The Purchaser agrees, confirms and acknowledges that all unsold unit(s) in W. the Building / Project shall unequivocally belong to the Company till such time that they are sold. The Company shall have (and the Purchaser shall cause the Ultimate Organization to agree and ratify that the Company has) the absolute, unconditional and irrevocable right to sell, transfer, lease, encumber and, or, create any right, title or interest in the unsold units, without any consent/no-objection, of any nature whatsoever in this regard, from the Ultimate Organization and, or, Federation (as the case may be) for the purpose and further, without payment of any charges / transfer fee to the Ultimate Organization and, or, Federation. Where consents and, or, permissions may be required from the Ultimate Organization and, or, Federation pursuant to any Applicable Law (illustratively, for electricity), the Purchaser shall cause the Ultimate Organization and, or, Federation to issue such consents and, or, permissions forthwith on request. The Company shall provide written intimation of such sale to the Ultimate Organization and, or, Federation within 30 (thirty) days of such sale being completed and the Ultimate Organization / Federation shall add such purchaser as its member, without any delay or demur and further, without any charge being levied for addition of such new member(s). Such purchaser of unsold unit/s shall, in any case, deemed to be a member of the Ultimate Organization.
- x. The Purchaser agrees and acknowledges that it shall forthwith admit any purchasers of units in the Building / Project and shall forthwith issue share certificates and other necessary documents in favour of such purchasers, without raising any dispute or objection to the same, and without charging/recovering from them any fees, donation or any other amount of whatsoever nature in respect thereof. Further, it is hereby agreed that the

purchaser/lessees/occupants of these unsold unit/s shall enjoy and shall be entitled to enjoy all rights and privileges with respect to the use of the Common Areas and Amenities and facilities at par with any other member of the Ultimate Organization/Federation. In the event of a violation or breach of the covenants at Sub-Clause 20.1(w) and (x), the Purchaser will be liable to pay an amount equivalent to 1% (one per cent) of the Consideration Value and all other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Amounts and all Indirect Taxes thereto for each month of delay caused.

- y. The Purchaser hereto agrees and acknowledges that at the time of handover of the Ultimate Organization, the Company shall earmark certain car parking spaces for use by such unsold units and the Purchaser hereby agrees and shall cause the Ultimate Organization to ensure that these car parking spaces are kept available for use by the purchasers/occupants of the unsold units.
- z. The Purchaser is aware that in order to ensure safety of the workmen and the Purchaser, the Purchaser shall not be allowed to visit the site during the time that the Building is under construction. The Company shall provide photographic updates of the construction progress (quarterly or half-yearly basis). The Purchaser shall be given the opportunity of inspecting the Unit only after making payment of the Consideration Value and all other amounts payable under this Agreement, including, but not limited to, Other Charges, Maintenance Related Amounts and all Indirect Taxes thereto.
- aa. Upon and after handover of the management of the Building to the Ultimate Organization, the Ultimate Organization (and its members) will be responsible for fulfilment of all obligations and responsibilities in relation to approvals / permissions as may be required by the concerned Authorities from time to time.
- bb. The Purchaser, if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999 (FEMA), Reserve Bank of India Act, 1934 and rules/ regulations made thereunder or any statutory amendment(s) / modification(s) made thereof and all other Applicable Laws including that of remittance of payment, acquisition/sale/transfer of immovable properties in India, etc. and provide the Company with such permission, approvals which would enable the Company to fulfill its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of FEMA or statutory enactments or amendments thereof and the rules and regulations of the Reserve Bank of India or any other Applicable Law. The Purchaser understands and agrees that in the event of any failure on his part to comply with the applicable guidelines issued by the Reserve Bank of India, he shall be liable for action under the FEMA, as amended, from time to time. The Company accepts no responsibility/liability in this regard. The Purchaser shall keep the Company fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Purchaser subsequent to the signing of this Agreement, it shall be the sole responsibility of the Purchaser to intimate the same, in writing, to the Company immediately and comply with necessary formalities, if any, under the Applicable Law. The Company shall not be responsible towards any third party making payment/remittances on behalf of any Purchaser and

such third party shall not have any right in the application/allotment of the said Unit applied for herein in any way and the Company shall be issuing the payment receipts in favour of the Purchaser only.

- cc. The Purchaser is aware that various purchasers have chosen to buy unit(s) in the development with the assurance that the conduct of all users of the development shall be appropriate and in line with high standards of social behavior. Similarly, the Company has agreed to sell this Unit to the Purchaser on the premise that the Purchaser shall conduct himself in a reasonable manner and shall not cause any damage to the reputation of or bring disrepute to or cause nuisance to any of the other purchasers in the project and/or the Company and/or the development. Any Purchaser who indulges in any action which does not meet such standards shall be construed to be in default of his obligations under this Agreement.
- dd. The Purchaser undertakes to observe all other stipulations and rules which are provided herein in order to enable the Building/wing to be well maintained and enable all purchasers/members to enjoy the usage of these areas as originally designed.
- ee. The Purchaser shall do and perform, or cause to be done and performed, all such further acts and things, and shall execute and deliver all such other agreements, letters, certificates, instruments and documents, as the Company may reasonably request in order to carry out the intent and accomplish the purposes of this Agreement and the effective consummation of the transactions and obligations contemplated hereby.

21. SPECIAL CONDITIONS

21.1. The Parties agree to adhere to the conditions set out in **Annexure 8** (**Special Conditions**) and agree that these conditions shall prevail over any other conflicting provision of this document.

22. MISCELLANEOUS

- 22.1. Nothing contained in this Agreement is intended to be or shall be construed as a grant, demise or assignment in Applicable Law of the Building, Project or Larger Property or any part thereof.
- 22.2. All notices to be served on the Company and/or the Purchaser shall be deemed to have been duly served if sent by Registered Post A.D. / Under Certification of Posting / standard mail or courier at the address set out at **Annexure 6** (*Unit and Project Details*). Electronic communication (e.g. email) shall not be deemed to be valid form of communication, save and except in case of intimation of demand for payment installment being due and receipt for payment thereto.
- 22.3. The Parties agree that unless a Party informs the other Party in writing about a change in address/email ID, the address/email ID available at the time of this Agreement shall be deemed to be the valid address/email ID for all communication.
- 22.4. Any correspondence from the Purchaser should carry the customer ID quoted in **Annexure 6** (*Unit and Project Details*) hereto in the subject line in following manner "CI: xxxxxxxx". Any correspondence not mentioning the customer ID shall be deemed to be *non-estl* null and void.

23. <u>DISPUTE RESOLUTION AND GOVERNING LAW</u>

- 23.1. If any dispute or difference arises between the Parties at any time relating to the construction or interpretation of this Agreement or any term or provision hereof or the respective rights, duties or liabilities of either Party hereunder, then the aggrieved Party shall notify the other Party in writing thereof, and the Parties shall endeavor to resolve the same by mutual discussions and Agreement.
- 23.2. If the dispute or difference cannot be resolved within a period of 7 (seven) days, from the notice by the aggrieved Party under Sub-Clause 23.1 above, then the dispute shall be referred to arbitration to be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 or any other statutory modifications or replacement thereof. All arbitration proceedings will be in the English language and the venue and seat of the arbitration will be Mumbai. The arbitration shall be conducted by a sole arbitrator who shall be appointed by the Company ("Arbitrator").
- 23.3. The decision of the Arbitrator shall be in writing and shall be final and binding on the Parties. The arbitral award may include costs, including reasonable attorney fees and disbursements. Judgment upon the award may be entered by the Courts in Mumbai.
- 23.4. This Agreement and rights and obligations of the Parties shall remain in full force and effect pending the Award in any arbitration proceeding hereunder.
- 23.5. This Agreement shall be governed and interpreted by and construed in accordance with the laws of India. The courts at Mumbai alone shall have exclusive jurisdiction over all matters arising out of or relating to this Agreement.

24. **SEVERABILITY**

- 24.1. If at any time, any provision of this Agreement is or becomes illegal, invalid or unenforceable in any respect under Applicable Law that shall not affect or impair the legality, validity or enforceability of any other provision of this Agreement and all other provisions of the Agreement shall survive.
- 24.2. The Parties shall negotiate, in good faith, to replace such unenforceable provisions with provisions which most nearly give effect to the provision being replaced, and that preserves the Party's commercial interests under this Agreement.

25. WAIVER

25.1. Any delay tolerated or indulgence shown by the Company in enforcing any of the terms of this Agreement or any forbearance or extension of time for payment of instalment to the Purchaser by the Company shall not be construed as waiver on the part of the Company of any breach or non-compliance of any of the terms and conditions of this Agreement by the Purchaser nor the same shall in any manner prejudice or affect the rights of the Company.

26. **ENTIRE AGREEMENT**

26.1. The Parties agree that the Agreement, schedules, annexures and exhibits and any amendments thereto, constitute the entire understanding between the Parties concerning the subject matter hereof. The terms and conditions of this Agreement overrides, supersedes, cancels any prior oral or written all agreements, negotiations, commitments, writings, discussions, representations and warranties made by the Company in any documents, brochures, advertisements, hoardings, etc. and/or through any other medium hereinbefore agreed upon between the Company and the Purchaser which may in any manner be inconsistent with what

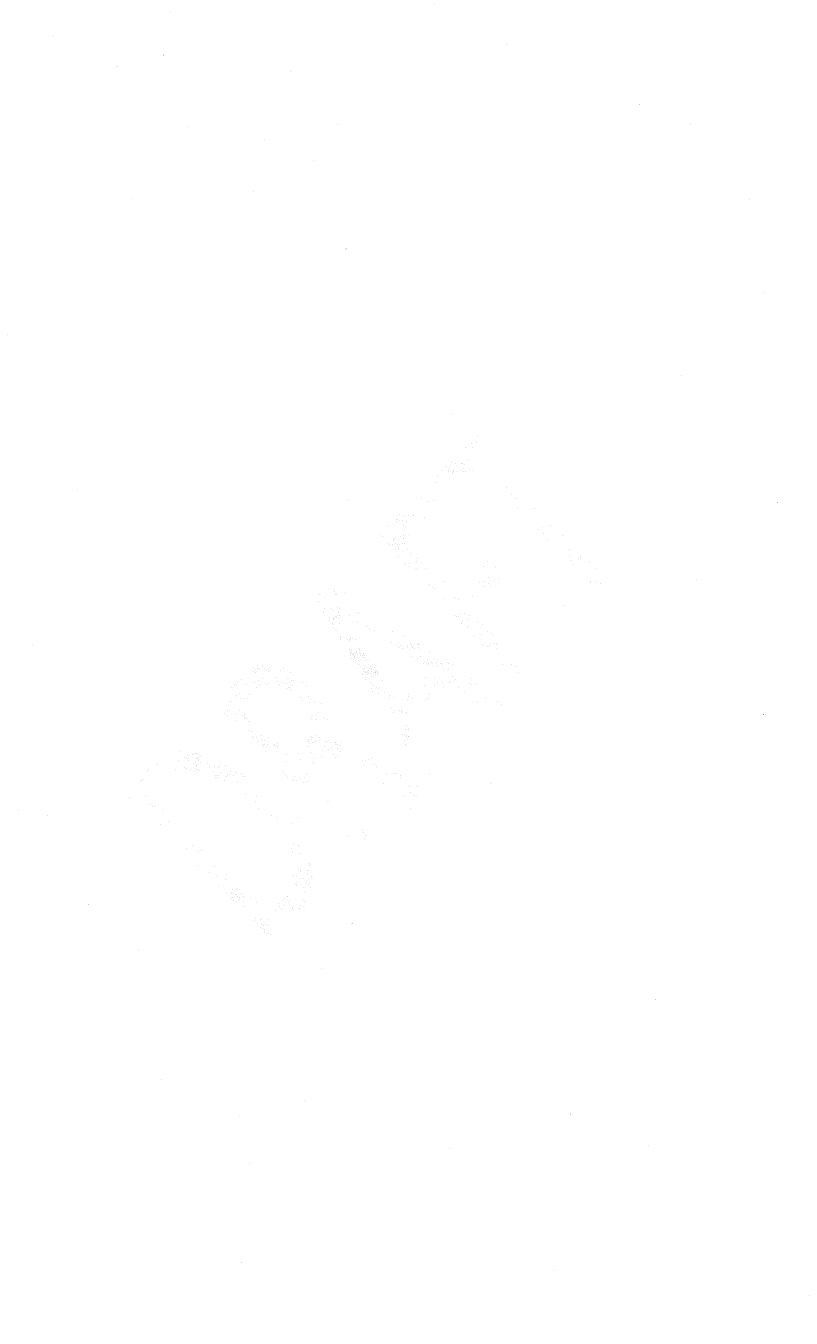
is stated herein. This Agreement shall not be amended or modified except in writing signed by both the Parties.

27. **CONFIDENTIALITY**

- 27.1. The Parties hereto agree that all the information, documents etc. exchanged to date and which may be exchanged including the contents of this Agreement and any documents executed in pursuance thereof ("Confidential Information") is confidential and proprietary and shall not be disclosed, reproduced, copied, disclosed to any third party without the prior written consent of the other Party. The confidentiality obligations under this Clause shall survive even after handing over of the Unit and is legally binding on the Parties and shall always be in full force and effect.
- 27.2. Either Party shall not make any public announcement regarding this Agreement without prior consent of the other Party.
- 27.3. Nothing contained hereinabove shall apply to any disclosure of Confidential Information if:
 - such disclosure is required by Applicable Law or requested by any statutory or regulatory or judicial/quasi-judicial Authority or recognized self-regulating Organization or other recognized investment exchange having jurisdiction over the Parties; or
 - b. such disclosure is required in connection with any litigation; or
 - c. such information has entered the public domain other than by a breach of the Agreement.

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

SIGNED AND DELIVERED)
By the Company within named)
MACROTECH DEVELOPERS LIMITED)
through the hands of Constituted Attorne	y)
Mr. Surendran Nair)
authorised vide Power of Attorney)
dated)
In the presence of:)
1)
2)
SIGNED AND DELIVERED)
By the within named Purchaser	
Vijay Ramanlal Sanghvi)
Seema Vijaykumar Sanghavi	
In the presence of:)
1.	
2	



Annexure 1

(Description of Larger Property)

All that piece and parcel of land bearing Cadastral Survey No.464 of Lower Parel Division admeasuring 65,724.12 square metres or thereabouts situated at Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 within Mumbai Municipal Limits, within the Registration District of Mumbai and bounded as follows:

On or towards the North

Pandurang Budhkar Marg

On or towards the South

Boundary Walls of Kamala Mills Limited

On or towards the East

Senapati Bapat Marg and Parel Central

Railway Station

On or towards the West

Boundaries of Victoria Mills.

Annexure 2

(Chain of Title)

- 1. By an Indenture of Conveyance dated 10th October, 2005 (registered with the office of the Sub Registrar of Assurances at Mumbai under serial no. BBE-2/9009/2005 on 11th October, 2005) the National Textile Corporation (South Maharashtra) Limited (Unit: Mumbai Textile Mills), as Vendors of the One Part granted and conveyed unto Jawala Real Estate Private Limited, as the Purchasers of the Other Part, all that piece and parcel of land bearing C.S. No. 464 of Lower Parel division, lying being and situate at Senapati Bapat Marg, Lower Parel, Mumbai 400 013 and admeasuring 65,724.12 square meters of thereabouts (herein referred to as "Larger Property").
- 2. By Order dated 18 October 2017, the National Company Law Tribunal sanctioned the scheme of amalgamation of Jawala Real Estate Private Limited with Lodha Developers Private Limited, (now Macrotech Developers Limited) i.e. the Company herein, whereby the whole undertaking of the said Jawala Real Estate Private Limited as a going concern, including its business, all secured and unsecured debts, liabilities, duties and obligations and all the assets, properties, rights, titles and benefits stand transferred to and vested in the Company herein.
- 3. By a Fresh Certificate of Incorporation dated 14th March 2018 issued by the Registrar of Companies under section 18 of the Companies Act 2013 for the conversion of Lodha Developers Private Limited to Lodha Developers Limited w.e.f. 14/03/2018.
- 4. Vide a fresh certificate of incorporation dated 24 May 2019, issued by the Registrar of Companies, Mumbai, the name of 'Lodha Developers Limited' was changed to 'Macrotech Developers Limited'
- 5. In view thereof, the Company is seized and possessed of and well and sufficiently entitled to the said Larger Property

Pradip Garach

Advocate

High Court, Bombay

6, Roz-Rio-Apartments, L. B. S. Road, Kamani, Kuria (West), Mumbai - 400 070 Mobile:9820501547 Email:pradiparach@narii com

REPORT ON TITLE

- Re: All that piece and parcels of land admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbal – 400 013 within the Mumbal Municipal Limits bearing Cadastral Survey No. 464 of Lower Parel Division
- 1. I have !nvest'gated title on the instructions of Jawala Real Estate Private Limited ("Company") having its registered office at C-35, 1st floor, Hauz Khas, Nr. Hauz Khas Police Station, New Delhi 110 016 in respect of the captioned Property more particularly described in Schedule hereunder written. For the said purpose, I have perused the certified copies or photocopies of the title deeds and documents and Search Report of Mr. Sameer Sawant and Mr. D.K. Patil in respect of Search taken in Sub-Registrars Office and Collector Record as well as online Search Report of Registrar of Companies produced before me for my perusa; and have to report as follows:
- The land and structure thereon at Lower Parel bearing Cadastral Survey Nos. 464
 admeasuring 65,724.12 sq.mtrs or thereabouts of Lower Parel Division within
 Mumbai Municipal limit and falling in G (South) Ward Zone Taluka and District
 Mumbai particularly destined in the SCHEDULE hereunder written and hereinafter
 referred to as "the said Property") formerly belonging to the SEKSARIA COTTON
 MILLS LIMITED (then Owner).
- 3. On enactment of the Sick Textile Undertaking (Nationalization) Act, 1974, the sick textile undertakings were nationalised with a view to re-organize and rehabilitate them to serve interest of general public. In sequel the management of such sick textile undertaking was taken over by Central Government and as such vested in the Central Government under the Sick Textile Undertaking (Taking Over Management) Act, 1972. In terms of the Sick Textile Undertaking (Taking Over Management) Act, 1972. In terms of the Sick Textile Undertaking and right title and interest of the then Owner in respect thereof stood transferred to and vested in Central Government and in turn stood transferred to vested in National Textile Corporation. Under entry No.88 of the First Schedule to the Sick Textile Undertaking (Nationalization) Act, 1974 the Seksaria Cotton Milis Limited was declared as a Sick Textile Undertaking.
- Thus, the land belonging to Seksaria Cotton Mills Limited stood transferred to and vested in National Textile Corporation Limited ("NTC") by means of nationalization free from encumbrances.
- 5. As provided in the Sick Textile Undertaking (Nationalization) Act, 1974, the said NTC was required to form a subsidiary company to effect transfer of its right, title and interest in the said Property. Accordingly, the NTC formed National Textile Cerporation (South Maharashtra) Limited being the wholly owned subsidiary Page 1 of 5

Pradip Garach

Advocate

High Court, Bombay

6, Roz-Rio-Apartments, L. B. S. Road, Kameni, Kurla (West), Mumbal - 400 070 Mobile:9820501547 Email:pradipgarach@gmail.com

unto Purchaser i.e. the said Property more particularly described in the Schedule thereunder written and hereunder written for valuable consideration and on terms, covenants and conditions stated therein. Under M.R. No.315/2005 the Property Register Card has been mutated in the name of Jawala Real Estate Private Limited by Mumbal City Survey and Land Record for the said Property.

- 13. By letter of possession dated 14th October, 2005, the General Manager, National Textile Corporation SOUTH MANARASHTRA) (Unit Mumbai Textile Mills at Senapati Bapat Marg, Mumbai 400 013) handed over quiet, peaceful and vacant possession to Jawala Real Estate Private Limited.
- 14. In the circumstances aforesald, the Company becomes seized and possessed of and/or otherwise well and sufficiently entitled to the said property.
- 15. The said Company is taken over and acquired by Proficient Buildweil Private Limited a group Company of Lodha Developers Limited (now known as Lodha Developers Private Limited) and relevant forms and papers under the Companies Act, 1956 have been filed with the Registrar of Companies for effecting the said acquisition in its
- 16. I have perused online Charge Search Report dated 21st January 2013 Issued by Ms. Jinal Shah, Company Secretary in respect of the said Company Jawala Real Estate Private Limited. Under the said Report the aforesaid mortgages referred hereinafter, are duly registered with the Registrar of Companies, details of which are as follows:
- a) By an Indenture of Mortgage dated 31th October, 2012 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IL & FS Trust Company Limited as Security Trustee of the Other Part (on behalf of Banking Consortium referred therein as Term Lenders viz. 1) Union Bank of India, 2) Punjab & Sind Bank, 3) Bank of Maharashtra, 4) Oriental Bank of Commerce, 35 Corporation Bank, 6) Central Bank of India, 7) State Bank of Mysore and 8) State Bank of Bikaner and Jaipur, 9) State Bank of Patiala) and registered under Mo.BBE-5/258-2012 on 2" November, 2012 wherein the Mortgagor/Borrower have Inter alia created a mortgage on the security of the title documents of the said Property including receivables from the prospective fliab purchasers/lessees/licensees in favour of or with the Security Trustee for credit facilities I.e. first charge on pari passu basis on terms, covenants and conditions stated therein. Pursuant thereto, Form No. 8 under section 125, 127, 132, 135 of the Companies Act, 1956 has been filed with the Registrar of Companies recording creation of charge on the title document and the said Property.

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- Company under Companies Act, 1956 and as such by an Order dated 13th March, 1975 NTC inter alia transferred Seksaria Cotton Milis Limited to National Textile Corporation (South Maharashtra).
- Consequently, the National Textile Corporation (South Maharashtra) Limited herein inter alia became the absolute owners of the said Property admeasuring 65,724.12 sq.mts or thereabout more particularly described in SCHEDULE hereunder written by operation of the said Acts.
- Pursuant to the Board Resolution dated 15th June, 1976, the said Seksaria Cotton Mills Limited was renamed as Mumbal Textile Mills.
- 8. As per the Rehabilitation Scheme sanctioned by the BIFR, by its Order dated 25th July, 2002, it is inter alia held that (i) the Mumbai Textile Mills was held to be unviable mill and thereupon approved sale of assets of said Mumbai Textile Mill and directed to utilise the sale proceeds for rehabilitation revival of the viable mill, (ii) that Board of Director of NTC (SM) authorised Asset Sale Committee to decide upon the disposal of the land and building.
- NTC (SM) had floated Tender Document dated 18th May 2005 inviting bid for sale of the said Property from prospective buyers on terms and conditions stated therein.
- 10. The Company had submitted its bid and was declared to be the highest bidder. The ASC at its meeting held on 15th July 2005 accepted the Company's offer. In consequence thereof, by letter No. NTC(SM)/CS/2005/6535 dated July 5, 2005 NTC(SM) accepted the tender of the Company.
- 11. As per the resolutions dated 27th December, 2002 and 5th July, 2005 of the Board of Directors of the NTC and Asset Sale Committee respectively, it was inter all a resolved that Highest Bid offered by Jawala Real Estate Private Limited accepted by the National Textile Corporation (South Marashtra) Limited to sell the said Property on as is where is basis to the said Company.
- 12. By Indenture of Conveyance dated 10/10/2005 and Annexures therewith executed and registered under No. BBE2-09009 of 2005 on 11/10/2005 in Book I of the Sub Registrar of Assurance at Mumbai by The National Textile Corporation (SOUTH MAHARASHTRA) (Unit Mumbai Textile Mills at Senapati Bapat Marg, Mumbai 400 013) as Vendors of the One Part and in favour of Jawala Real Estate Private Limited as Purchasers viz. Jawala Real Estate Private Limited of the Other Part, the sid SOUTH MAHARASHTRA) (Unit Mumbai Textile Mills) at Senapati Bapat Marg, Mumbai 400 013 have inter alia granted, conveyed, released, assured and assigned by way of absolute sale free from all encumbrances unto the Purchasers all those pieces and parcels of land admeasuring 65,724,12 sq. metres and thereabout with permissible FSI as per the approved plan together with structures standing thereon Page 2 of 5

b) By another Mortgage Deed dated 1st November, 2012 executed by Jawala Real Estate Private Limited as Mortgagor of the First Part, Proficient Buildwell Private Limited as the Company of the Second Part and It. & FS Trust Company Limited as Security Trustee of the Third Part and registared under No.8BE-5/259-2012 on 2nd November, 2012 wherein the Mortgagor have inter alia created a mortgage on the security of the title documents of the said Property Including receivables from the prospective flat purchasers/lessees/icensees in favour of or with the Security Trustee for credit facilities i.e. second pari passu charge on behalf of Mezzanine Financers on the terms, coverants and conditions stated therein. Pursuant thereto, Form No. 8 under section 125, 127, 132, 135 of the Companies Act, 1956 has been filed with the Registrar of Companies recording creation of charge on the title document and the said Property.

17. Concurrently, the parties to the aforesald mortgages have interse executed several ancillary documents so as to identify and lay down rights, powers, obligations and duties among themselves in connection with the said mortgages to ensure creation of securities in their favour to secure their respective dues.

- 18. I have perused Search Report dated 3rd July, 2012 of Mr. Sameer M. Sawant of the Search conducted in the Office of Sub-Registrar of Assurances at Mumbal for last 51 years. I have further caused Search for the year 2012 by D.K. Patil, in the sald Registry Office which reflects that pursuant to the purchase of the said Property by the sald Company, save and except the Sale Deed and mortgages referred above, there is no other document of title which is adverse to the title of the Company.
- 19. In the premises aforesaid, the said Company is constructing several residential buildings by Project name "THE PARK" in accordance with the proposed Building plans, design and specification to be sanctioned by the Municipal Corporation.
- 20. Subject to what is stated hereinabove and mortgages referred herein, I am of the opinion that the said Company has clear and marketable title to the said Property as Owners thereof and entitled to carry out development on the said Property.

THE SCHEDULE ABOVE REFERRED TO :

(Description of the Property)
All that piece and parcels of land and structures thereon admeasuring 65,724.12 sq. metres or thereabouts situate at Senapat Bapat Marg, Parel, Mumbal – 400 0.33 within the Mumbal Municipal Limits bearing Cadastral Survey No. 464 of Lower Pare! Division known as Mumbal Textile Mills and bounded as follows:

Towards North Towards South Pandurang Budhkar Marg Boundary wall of Kamala Mills Limited

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Pradip Garach High Court, Bomb

6, Roz-Rio-Apartments, L. B. S. Road, Kamani, Kuria (West), Mumbal -Mobile:9820501547 เกม al - 400 070

pati Bapat Marg and Parel (CR) Railway Statlon daries of Victoria Mills

Dated this Hay of September 2014

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Pradip Garach

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- 5. I have taken online Search on Inspector General of Registration website for the year 2011 to 2015. Save and except Agreement for Sale by Jawala Real Estate Private Limited with various flat purchasers of the flats in the Buildings constructed on the said Property, I have not found any documents which adversely affect title of the Jawala Real Estate Private Limited to the said Property.
- Apart from the above, there are no further mortgages or charges created on the said Property for credit facilities from any financial institution / bank other than what is already stated in my Report on Title dated 17th September 2014. Moreover, there are no material occurrences or happendings taken place in respect of the said Property which have any contrary impact on title of the Jawala Real Estate Private Limited to the
- Subject to what is stated hereinabove, I confirm that Jawala Real Estate Private Limited has clear and marketable title to the said Property as Owners thereof and entitled to carry out development on the said Property
- 8. Thus, my Report on Title dated 17th September 2014 stands modified to the extent as above and be read and construed accordingly.

 Dated this (b day of June, 2015)

(Pradip Garach) cate High Court, Bon

Pradip Garach High Court, Bombar

FIRST SUPPLEMENTAL REPORT ON TITLE

- All that piece and parcels of land admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbai 400 013 within the Mumbai Municipal Limits bearing Cadastral Survey No. 464 of Lower Parel Division
- 1. This is First Supplemental to my Report on Title dated 17th September 2014 with respect to the captioned Property more particularly described in Schedule thereunder written. Under the said Report on Title, I have inter alia certified that Jawala Real Estate Private Limited therein referred to as a Company has clear and marketable title to the said Property as Owners thereof and entitled to carry out development on the said Property
- 2. In the said Report on Title, reference is made under Clause No.15 about the proposed merger between Jawala Real Estate Private Limited and Proficient Buildwell Private Limited a group Company of Lodha Developers Limited (now known as Lodha Developers Private Limited) and relevant forms and papers under the Companies Act, 1956 have been filed with the Registrar of Companies for effecting the said acquisition in its record.
- 3. In the course of a time on 7th November 2014 an Order has been passed by his lordship horble Mr. Justice S.J. Kathawala in Company Scheme Petition No.412 of 2014 whereby Proficient Buildwell Private Limited (Transferor) ordered to be amalgamated with Jawala Real Estate Private Limited (Transferee) as per the scheme of amalgamation of arrangement attached therewith subject to sanction of a scheme in respect of Transferee Company by the High Court of Delhi at New Delhi. Under the said scheme, all the assets (movable or immovable, tangible or intangible) shall be transferred or deemed to have been transferred by Transferor Company to Transferee Company with effect from the filing of the Order sanctioning the scheme are filed with the Registrar of Companies, Mumbai and Delhi read with Clause 11 of the scheme of amalgamation arrangement.
- Thereafter, on 14th November 2014 an Order has been passed by his Lordship Hon'ble Mr. Justice Sanjeev Sachdeva in Company Petition No.452 of 2014 whereby Transferor Company merged with Transferee Company with all assets and liability under section 394 of Companies Act, 1956 as per the scheme of amalgamation of arrangement attached therewith

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Pradip Garach

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SECOND SUPPLEMENTAL REPORT ON TITLE

- All that piece and parcels of land admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbai 400 013 within the Mumbai Municipal Limits bearing Cadastral Survey No. 464 of Lower Parel Division
- 1. This is Second Supplemental Report on Title to my Report on Title dated 17th September 2014 read with First Supplemental Report dated 16th June 2015 thereto given by me for my client Jawala Real Estate Private Limited ("Company") with respect to their title to the Property more particularly described in Schedule hereunder written and there under written.
- 2. With a view to update my aforesaid Reports on Title to assimilate the financial transactions executed and registered by the said Company with IDBI Trusteeship Services Limited and IL & FS Trust Company Limited in connection with the said Property, this Second Supplemental Report on Title came to be occasioned.
- 3. Under Clause 16 (a) and (b) of my Report on Title dated 17th September 2014, I have inter alia referred to two Deeds of mortgage dated 31st October 2012 and 1st November 2012 for credit facilities availed of by the said Company on the security of the said Property and construction thereon.
- In the course of a time, the mortgages referred under Clause 16 (a) and (b) of my Report on Title dated 17th September 2014 have been redeemed by and under
 - Release Deed dated 8th July 2015 executed and registered under No.BBE2-6663/2015 on 08/07/2015 by the II & FS Trust Company Limited as a Security Trustee in favour of Jawala Real Estate Private Limited as a Mortgagor / Borrower where under the said Security Trustee has re-granted, reassured, released and discharged to and unto the the said Mortgagor / Borrower (a) All that piece and parcel of land admeasuring 2485.10 sq. mtrs. along with the residential building known as Trump Tower or Building No.4 with a minimum FSI of 61857.17 Sq.Mt. out of total land admeasuring 65,683.80 sq. mtrs. situated at Cadastral Survey No. 484 of Lower Parel Division Senapati Bapat Marg, Lower Parel, Mumbai 400 013 along with tis receivables & (b) All that piece and parcel of land admeasuring 1659.86 sq. mtrs. with the residential building known as Parkside Tower No. 2 with a minimum FSI of 55268.02 sq.mtrs. out of total land admeasuring Page 1 of 3 Release Deed dated 8th July 2015 executed and registered under

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Pradip Garach

Advocate

High Court, Bombay

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65,683.80 sq. mtrs. sq. mtrs. situated at Cadastral Survey No. 464 of Lower Parel, Senapati Bapat Marg, Parel, Mumbai 400013 along with receivables.

- (ii) Release Deed dated 16th July 2015 executed and registered under No.BBE3-3744/2015 on 16/07/2015 by the II & FS Trust Company Limited as a Security Trustee in favour of Jawala Real Estate Private Limited as a Mortgagor / Borrower whereunder the Security Trustee has re-granted, reassured, released and discharged to and unto the said Mortgagor / Borrower, Land being all that piece or parcel of land aggregate 65,683.80 square meters or thereabouts along with four buildings to be constructed thereon with saleable area upto 4,348,521 square Feet, bearing Cadastral Survey No.464 of Lower Parel Division situate at Senapati Bapat Marg & Parel, Murmbai 400 013, within the Registration District of Mumbai together with receivables and Escrow Account in connection therewith.
- Thereafter, the said Company once again has availed of credit facilities on the security of the said Property and construction thereon by execution and registration of anew Deeds of Mortgage details whereof as follows:
 - By a Deed of Mortgage dated 27th July 2015 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IDBI Trusteeship Services Limited as Security Trustee of the Other Part registered under No.BBE3-3923-2015 on 27.07.2015 wherein the Mortgagor/Borrower have inter alia created a mortgage on the security of (i) All that piece and parcel of land admeasuring 2485.10 sq. mtrs. alongwith the residential building known as Trump Tower or Building No. 4 (excluding the Public Parking Lots and the units sold allotted amounting to 443,718 sq. mtrs. and (ii) All that piece and parcel of undivided interest in land admeasuring 44,675.87 sq. mtrs. out of total land admeasuring 65,833.80 sq. mtrs for credit facilities and on terms, conditions and covenants stated therein.
 - b) By a Deed of Mortgage dated 27th July 2015 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IDBI Trusteeship Services Limited as Security Trustee of the Other Part registered under No.BBE3-3922-2015 on 27.07.2015 wherein the Mortgagor/Borrower have inter alia created a mortgage on the security of

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Pradip Garach
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THIRD SUPPLEMENTAL REPORT ON TITLE

- Re: All that piece and parcels of land admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbai – 400 013 within the Mumbai Municipal Limits bearing Cadastral Survey No. 464 of Lower Parel Division
- 1. This is Third Supplemental Report on Title to my Report on Title dated 17th September 2014 read with First Supplemental Report dated 16th June 2015 and Second Supplemental dated 11th September 2015 thereto given by me for my client Jawala Real Estate Private Limited (now merged with Lodha Developers Private Limited) ("Company") with respect to their title to the Property more particularly described in Schedule hereunder written and there under written.
- 2. With a view to update my aforesaid Reports on Title to assimilate the financial transactions executed and registered by the said Company in connection with the said Property as well as merger of the Jawala Real Estate Private Limited with Lodha Developers Private Limited, this Third Supplemental Report on Title came to be occasioned.
- Thereafter, the said Company once again has availed of credit facilities on the security of the said Property and construction thereon by execution and registration of anew Deeds of Mortgage details whereof as follows:
 - a) In my Second Supplemental Report in Clause 5 (c) I have referred to Amendatory cum Supplemental Deed of Mortgage dated 4th August 2015 where through oversight it is wrongly stated that the Company has taken credit facilities on security of Tower 1 to 6 and Bunglows. However it stands corrected as Tower 1 and 3 as mentioned in the Schedule II Part A and Schedule III Part A. This Amendatory cum Supplemental Deed of Mortgage is meant to incorporate Bank of Baroda Consortium along with HDFC Limited as well as IDBI Trusteeship Services Limited be referred as Security Trustee and Debenture Trustee.
 - b) By a Deed of Mortgage dated 23rd November 2015 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IDBI Trusteeship Services Limited as Security Trustee of the Other Part registered under No.BBE3-6515-2015 on 26.11.2015 wherein the Mortgagor/Borrower have inter alia created a mortgage on the security of Page 1 of 4

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- land admeasuring 1659.86 sq. intrs. out of the larger parcel of land admeasuring 65683.80 sq. mtrs. land and all units, built up area, apartments, and flats comprised therein having approved aggregated FSI (Built up area) of 55268.02 sq. mtrs. along with permissible FSI (both present and future and receivables of Parkside, for credit facilities and on terms, conditions and covenants stated therein.
- eirms, conditions and covenants stated therein.

 c) By an Amendatory cum Supplementary Deed of Mortgage dated 4th August 2015 executed amongst Jawala Real Estate Private Limited as Mortgage of the First Part, IDBI Trusteeship Services Limited as Security Trustee of the Second Part and IL & FS Trust Company Limited as the Confirming Party of the Third Part and registered under No.BBE-34132-2015 on 27.07.2015 where under parties thereto have amended original Deed of Mortgage dated 01.11.2012 registered under No.BBE-259 of 2012 and further created security on property more particularly described in Second Schedule and Third Schedule there under written i.e. Tower 1 to Tower 6 and Bunglows along with land appurtenant thereto including receivables as well as common amenity areas, on terms, conditions and covenants stated therein.
- Apart from the above, there are no material occurrences or happenings taken place in respect of the said Property which have any contrary impact on title of the Jawala Real Estate Private Limited to the said Property.
- 7. Subject to what is stated hereinabove, I confirm that Jawala Real Estate Private Limited has clear and marketable title to the said Property and construction thereon as Owners thereof and entitled to carry out development on the said Property.
- Thus, my Report on Title dated 17th September 2014 and First Supplemental Report on Title dated 16th June 2015 stands modified to the extent as above and be read and construed accordingly.

Dated this 11th day of September, 2015

(Pradip Garach) Advocate High Court, Bombay

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Land admeasuring 1740.50 sq. mtrs and its FSI including Tower 1 viz. Allura and Tower 1 Receivables as described in Part -1 of Schedule 1 together land admeasuring 1769.06 sq. mtrs. and and its FSI including Tower -3 viz. Marquise and Tower 3 Receivables as described in Part -2 of Schedule 1 and on the Common Amerities Area as described in Part -3 of Schedule -1 therein, in favour of the Security Trustee for the benefit of the Lender viz. Kotak Mahindra Prime Limited to be held by Security Trustee for the Lender, for credit facilities availed of the Mortgagor / Borrower and on terms, conditions and covenants stated therein.

- c) By a Deed of Mortgage dated 29th February 2016 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IDBI Trusteeship Services Limited as Security Trustee of the Other Part registered under No.BBE3-1502-2016 on 04.03.2016 wherein the Mortgagor/Borrower have inter alla created a mortgage on the security of Tower 1 & 3. Tower 1 & 3. Receivables, Tower 1 & 3. Appurtenant Land, Escrow Account and first pari passu charge in favour of the Security Trustee on behalf of the Term Lenders (BOB and Others) on the Common Amenities Area which shall be shared on a pari passu basis with HDFC Limited, SCB and Existing Debenture Holder 3 as described in Article 2 and Scheule I therein, to be held by Security Trustee for the Term Lenders for credit facilities availed of the Mortgagor / Borrower and on terms, conditions and covenants stated therein.
- d) By a Deed of Mortgage dated 25th October 2016 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IDBI Trusteeship Services Limited as Security Trustee of the Other Part registered under No.BBE1-8144/2016 on 25.10.2016 wherein the Mortgagor/Borrower have inter alia created a mortgage on the security of Tower 5, 6 and 7, Tower 5, 6 and 7 Receivables, Tower 5, 6 and 7 Appurtenant Land and first pari passu charge on the common amenities for the benefit of all the Lenders, in favour of the Security Trustee for the benefit of the Lender under the Deed of Mortgage viz. Kotak Mahindra Prime Limited to be held by Security Trustee, for credit facilities availed of the Mortgagor / Borrower and on terms. conditions and covenants stated therein.
- e) Under Letter dated 16th May 2017 by Kotak Mahindra Investments addressed to the Company whereby Kotak Mahindra Investments

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Pradip Garach High Court, Bo

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released their charge, mortgage of interest over the properties relating to the Tower — 6 in the Project Park as well as properties relating to 7 Bunglows in Park Project with regard to the financial facility of non-convertible debentures of 40 Crores subscribed by them.

- Under an another Letter dated 16th May 2017 by Kotak Mahindra Prime Under an another Letter dated 16th May 2017 by Rotak Mahindra Prime Limited addressed to the Company whereby Kotak Mahindra Prime Limited released their charge, mortgage of interest over the properties relating to the Tower – 6 in the Project Park as well as properties relating to 7 Bunglows in Park Project with regard to the financial facilities of Rs.300 Crores in their sanction letter dated 14th October 2015 and 3rd March 2016 along with non-convertible debentures of 20 Crores
- Under an another Letter dated 16th May 2017 by Kotak Mahindra Prime Limited addressed to the Company whereby Kotak Mahindra Prime Limited released their charge, mortgage of interest over the properties relating to the Tower 6 in the Project Park as well as properties relating to 7 Bunglows in Park Project with regard to the financial facilities of Rs.200 Crores in their sanction letter dated 14th September 2017.
- By a Deed of Mortgage dated 26th May 2017 executed by Jawala Real Estate Private Limited as Mortgagor/Borrower of the One Part and IDBI Trusteeship Services Limited as Security Trustee of the Other Part registered under No.BBE3-3299-2017 on 26.05.2015 wherein the Mortgagor/Borrower have inter alia created a mortgage on the security of Mortgagor/Borrower have inter alia created a mortgage on the security of Tower 6, Tower 6 Receivables, Tower 6 Appurtenant Land, Escrow Account and first pari passu charge in favour of the Security Trustee on behalf of the BOI Consortium Lenders on the Common Amenities Area which shall be shared on a pari passu basis with BOB Consortium Lenders, HDFC Limited, SCB Consortium Lenders, Kotak Mahindra Prime Limited and Existing Debenture Holder 3 as described in Article 2 and Scheule – I therein, to be held by Security Trustee for the BOI Consortium Lenders for credit facilities availed of the Mortgagor / Borrower and on teams conditions and covenants stated therein. s, conditions and covenants stated therein.
- By Indenture of Mortgage dated 28th June 2017 executed by Jawaia Real Estate Private Limited as Mortgagor/Borrower of the One Part in favour of IDBI Trusteeship Services Limited as Security Trustee of the Other Part

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registered under No.BBE5-4095-2017 on 28.06.2017 wherein the Mortgagor/Borrower have inter alia created a mortgage on the security of Project viz. Parkside – Full moon, Parkside Receivables, Park Side Appurtenant Land and Common Area but excluding sold Units/Flats of the said Project in favour of the Security Trustee on behalf of HDFC Limited, as described in Scheule – Il therein, to be held by Security Trustee for the benefit of HDFC Limited, for credit facilities availed of the Mortgagor / Borrower and on terms, conditions and covenants stated therein.

- By Order dated 18th October 2017 in Company Scheme Petition No.808 of 2017 Jawala Real Estate Private Limited was ordered to be amalgamated with Lodha Developers Private Limited with effect from 8th November 2017. Under the said Order, the entire business and undertaking of Jawala Real Estate Private Limited including but not limited to land, building, investments, loans, advances, approvals, permissions, rights, obligations have been transferred to and vested in Lodha Developers Private Limited. In the premises aforesaid, Lodha Developers Private Limited became entitled to the captioned Property as absolute Owners thereof.
- Apart from the above, there are no material occurrences or happenings taken place nor any variations in respect of the said Property which will have any contrary impact on title of the Lodha Developers Private Limited (formerly known as Jawala Real Estate Private Limited) to the said Property.
- Subject to what is stated hereinabove, I confirm that Lodha Developers Private Limited (formerly known as Jawala Real Estate Private Limited) has clear and marketable title to the said Property and construction thereon as Owners thereof and entitled to carry out development on the said Property.
- 7. Thus, my Report on Title dated 17th September 2014, First Supplement on Title dated 16th June 2015, Second Supplemental Report on Title dated 11th September 2015 stands modified to the extent as above and be read and construed accordingly.

Dated this 22 day of December 2017

Pradip Garach)
Advocate High Court, Bombay

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Pradip Garach

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ADDENDUM

- All that piece and parcels of land admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbai 400 013 within the Mumbai Municipal Limits bearing Cadastral Survey No. 464 of Lower Parel Division
- 1. I have been requested by Lodha Developers Limited (formerly known as Lodha Developers Private Limited / Jawala Real Estate Private Limited) ("Company") to issue this Addendum to place on record the conversion from private company to public company, pursuant to the Certificate of Incorporation dated 14.03.2018
- 2. I have perused afresh Certificate of Incorporation dated 14.03.2018 issued by Registrar of Companies under section 18 of the Companies Act 2013 for the conversion of Lodha Developers Private Limited company to Lodha Developers Limited. By reason whereof, the name of the Company Lodha Developers Private Limited has changed to Lodha Developers Limited with effect from 14.03.2018.
- Hence, my Report on Title dated 17th September 2014 and Supplementals thereto dated 16th June 2015, 11th September 2015 and 22nd December 2017 with respect to the Property more particularly described in Schedules thereunder written and development thereor stands medified and be read and construed accordingly.

Dated this 28 day of March, 2018

Harsh (Pradip Garach) Advocate High Court, Bombay

Pradip Garach

FOURTH SUPPLEMENTAL REPORT ON TITLE

- Project by name "The Park" comprised of Buildings, Town Houses and such other premises being constructed on portion of All that piece and parcels of land bearing Cadastral Survey No. 464 of Lower Parel Division admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbai 400 013 within the Mumbai Municipal Limits ("said Property")
- This has reference to my earlier Report on Title dated 17th September 2014 and Supplemental thereto ended with Third Supplemental Report dated 22nd December 2017 read with Addendum dated 28th March 2018 ("Reports") in respect of the captioned Property.
- 2. Under the said Reports on Title it is inter alia certified that my clients Lodhs Developers Limited (formerly known as Jawaia Real Estate Private Limited) has marketable title to the said Property and construction thereon as Owners thereof and entitled to carry out development on the said Property, on the basis of the findings stated therein.
- in intervening period of the said Report and post issuance of the last Report dated 22nd December 2017 read with Addendum dated 28th March 2018, there are certain material changes taken place with respect to my client's title to the said Property and development thereon. With a view to update my earlier Reports, I hereby issue this Fourth Supplemental Report on Title.
- 4. I note that Deed of Mortgage dated 23/11/2015 executed and registered under No.BBE3-6515/2015 referred in Clause 3 (b) of my Third Supplemental Report dated 22/12/2017 has been redeemed and the mortgaged property was released and re-conveyed, Vide Deed of Release and Re-conveyance Deed dated 08/03/2016 registered under Serial No.BBE3-1579/2016.
- By Deed of Release and Re-conveyance dated 25/05/2017 executed and registered under BBE5-3298/2017 with the Sub-Registrar of Assurances at Mumbai between IDBI Trusteeship Services Limited and Jawala Real Estate Private Limited, the mortgage created under Deed of Mortgage dated 25/10/2016 registered under No.8144 of 2016 (referred in Clause Page 1 of 5

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3 (d) of my Report dated 22/12/2017) and Amendatory cam Supplementary Deed of Mortgage dated 04/08/2015 registered under No.4132 of 2015 (referred in Clause 5 (e) of my Report dated 11/09/2015) read with Supplementary Indenture of Mortgage dated 04/03/2016 registered under No.1578 of 2016 in respect of Tower 6, Tower 6, appurtenant land, Tower 6 Receivables, Seven Bunglows, Seven Bunglows appurtenant land was released by IDBI Trusteeship Services Limited in favour of Jawala Real Estate Private Limited.

- By Deed of Release dated 20/12/2017 executed and registered under Serial No.BBE3-8805/2017 between IDBI Trustceship Services Limited and Lodha Developers Private Limited wherein the Parties have recorded that the mortgage money was being repaid by the Mortgager and thereupon redeemed Deed of Mortgage dated 27/07/2015 registered under No.BBB3-3925 of 2015 (referred in paragraph no.5(a) of my Report on Title dated 11th September 2015) and in turn Tower No.4, Trump Tower constructed on the portion of the Property admeasuring 2485,10 sq. mtrs. And undivided interest in land admeasuring 44,675.87 sq. mtrs. Or thereabouts out of total land admeasuring 65683.80 sq. mtrs. (i.e 65,724.12 sq. mtrs. as per Property card) and on terms, conditions and covenants stated therein.
- 7. By Deed of Mortgage dated 20/12/2017 executed and registered under No.BBE-3-8806 of 2017 between Lodha Developers Private Limited as the Borrower of the Pirst Part and PNB Housing Finance Limited as the Mortgagee of the Second Part and IDBI Trusteeship Services Limited as the Security Trustee of the Third Part wherein the Borrower has mortgaged Tower No.4. Trump Tower constructed on the portion of the Property admeasuring 2485.10 sq. mtrs. and receivables thereto as well common amenity area to and unto IDBI Trusteeship Services Limited to avail of financial facilities on terms, conditions and covenants stated therein.
- 8. By Deed of Release and Re-conveyance dated 20/02/2018 executed by and between IDBI Trusteeship Services Limited (Releaser / Security Trustee) and Lodha Developers Private Limited (now Lodha Developers Limited and since merger of Jawala Real Estate Limited) (Releasee) registered under No.BBE3-1749/2018 on 01/03/2018, the Releasee Page 2 of 5

swimming pool, gardens, parking spaces and appurtenances whatsoever arising out of and in relation to the common benefits and amenities for the benefit of LIC Housing Finance Limited and on first pari passu charge basis with other lenders except the sold units mentioned in Part C of the Schedule therein, to avail credit facilities on terms, covenants and

10. By Deed of Mortgage dated 19/05/2018 executed and registered under Serial No.BBE3-4748 of 2018 by and between Lodha Developers Limited (Borrower/Mortgagor) of the One Part and IDBI Trusteeship Services Limited (Mortgagee) of the Other Part wherein the Mortgagor have mortgaged Town House Structures to be constructed on the portion of the said Property admeasuring 2988.03 sq. mtrs. along with receivables thereto and charge on common amenities area in favour of IDBI Trusteeship Services Limited in order to obtain construction loan from Indian Bank, on terms and conditions stated therein.

conditions stated therein.

- 11. By Amending and Restating Indenture of Mortgage dated 29/03/2019 executed by and between Lodha Developers Limited (Mortgagor/Borrower) and IDBI Trusteeship Services Limited (Mortgagor) Security Trustee) and registered under No.BBE-4-3783/2019 on 01/04/2019 with Joint Sub-Registrar of Assurances at Mumbai City-4 whereby the Parties thereto have modified, the Deed of Mortgage dated 28th September 2017 registered under Serial No.TNN5-11298/2017 amongst Palava Dwellers Private Limited (Mortgagor), Vistra TCL (India) Limited (Security Trustee) and Canara Bank (Lender) (which relates to other Project to substitute portion of the said Property) in connection with the overdraft facility to the extent of 100 crores, as follows:
 - The Vistra ITCL (India) Limited resigned as a Security Trustee and was substituted by IDBI Trusteeship Services Limited (Security Trustee)
 - (ii) Original Facility has been reduced to Rs.50 Crores
 - iii) Released the charge over the immovable properties of Village Waklan, Ghesar and Nilje (Experia Mall) more particularly described in the Schedule I to III of the Deed of Mortgage dated 28th September 2017 and created a charge on additional Page 4 of 5

therein have paid back/reimbursed the credit facilities availed of by them and redeemed (i) Deed of Mortgage dated 26th November 2015 registered under No.6515/2015 (referred in clause 3 (b) of my Report on Title dated 22th December 2017) read along with Supplemental Indenture of Mortgage dated 4th March 2016 registered under No.1578/2016), (ii) Deed of Mortgage dated 25th October 2016 registered under No.8144/2016 (referred in clause 3 (d) of my Report on Title dated 22th December 2017) and (iii) Amendatory cum Supplementary Deed of Mortgage dated 4th August 2015 (referred in Clause 5 (c) of my Report on Title dated 11th September 2015) and thereupon the Releaser have released and re-conveyed the mortgaged property therein to and unto Releasec, on terms, covenants and conditions stated therein.

Releasee, on terms, covenants and conditions stated therein.

9. By an Indenture of Mortgage dated 29/01/2018 executed by and between Lodha Developers Private Limited (now Lodha Developers Limited) as the Borrower/Mortgagor of the One Part and IDBI Trusteeship Services Limited (Mortgagee / Security Trustee) of the Other Part and registered under No.BBE-3-1750/2018 on 01/03/2018 with Joint Sub-Registrar of Assurances at Mumbai City-3 read with finance documents defined therein, whereby the Mortgagor has created mortgage on its Property mentioned in Part A and B of Schedule thereunder written viz. (i) the demarcated portion admeasuring about 1550.12 square meters and the residential building bearing no. 5 known as Kiara Towers along with the FSI (present and future) built thereon as per approved plans and forming part of project known as The Park (The Project') constructed on the piece and parcel of land bearing Cadastral Survey No. 464 of Lower Parel Division, admeasuring 65,683.80 square meters as per Architect Certificate and approved plans and 65,724.12 square meters as per property card) situated at Senapati Bapat Marg. Parel, Mumbai 400013 excluding the Public Parking Lots as further described under Part D and the units sold/allotted as more particularly mentioned in Part C thereunder and (ii) along with respect to all common benefits and common amenities out of the land admeasuring 44,675.87 square mts out of the total land admeasuring 65,683.80 sq. mts. along with all the rights, titles, interest receivables present or in future, all trees, hedges, ditches, wells, common ways, access, drains, water sources, liberties, privileges, easement, advantages, club house,

Pradip Garach Advocate High Court, Bombay 6, Roz-Rio-Apartments, L. B. S. Road, Kamani, Kurla (West), Mumbai - 400 070 Mobile : 9820501547 Email:pradipgerach@gmail.com

immovable properties set out in Schedule 1 i.e. "Open Land Admeasuring 6937.03 Sq. Mtrs. (Known as Seven Bungalows Plot) forming part of the captioned Property bearing cadastral survey No.464 (Total Adm.67,293.17 Sq. Mtrs.) of Lower Parel Division, Mumbai City.

for the benefit of Lenders and on terms, covenants and conditions stated therein.

- Apart from the above, there are no material occurrences or happenings taken place nor any variations in respect of the said Property which will have any contrary impact on title of the Lodha Developers Private Limited (formerly known as Jawala Real Estate Private Limited) to the said Property.
- 3. Subject to what is stated hereinabove, I confirm that Lodha Developers Private Limited (formerly known as Jawala Real Estate Private Limited) has clear and marketable title to the said Property and construction thereon as Owners thereof and entitled to carry out further development on the said Property.
- 4. Thus, the Report on Title dated 17th September 2014, First Supplemental Report on Title dated 16th June 2015, Second Supplemental Report on Title dated 11th September 2015, Third Supplemental dated 22nd December 2017 and Addendum dated 28nd March 2018 stands modified to the extent stated as above and be read and construed accordingly.

coordingly.

Dated this 2 day of April 2019

(Prudip Garach)
Advocate High Court, Bombay

Pradip Garach

FIFTH SUPPLEMENTAL REPORT ON TITLE

- Project by name "Lodha Park" comprised of Buildings, Town Houses and such other premises being constructed on portion of All that piece and parcels of land bearing Cadastral Survey No. 464 of Lower Parel Division admeasuring 65,724.12 sq. metres situate at Senapati Bapat Marg, Parel, Mumbai 400 013 within the Mumbai Municipal Limits ("said Property")
- 1. I have issued, on the instructions of my client Macrotech Developers Limited hitherto Lodha Developers Limited (formerly known as Jawala Real Estate Private Limited) ("Company"), Report on Title dated 17th September 2014 and Supplemental thereto ended with Third Supplemental Report dated 26th April 2019 read with Addendum dated 28th March 2018 ("Reports on Title") inter alia certifying that the Company has a clear and marketable title to the said Property and out further development on the said Property on the basis of the findings stated therein.
- I have been requested by Macrotech Developers Limited to update the above referred Reports on Title so as to incorporate the fact of change of name of Lodha Developers Limited to Macrotech Developers Limited.
- By a Certificate of Incorporation, pursuant to the change of name under the provision of Rule 29 of Companies (Incorporation) Rules 2014 issued by Registrar of Companies, it is certified that name of the Company changed from Lodda Developers Limited to Macrotech Developers Limited with effect from 24th May 2019.
- 4. By Indenture of Mortgage dated 28th Pebruary 2019 executed and registered under No.BBE-3-1474 of 2019 between Lodha Developers Limited as the Borrower/Mortgagor of the One Part and IDBI Trusteeship Services Limited as the Security Trustee of the Other Part wherein the Borrower has mortgaged to Security Trustee for the benefit of Lender HDFC Limited, the Property more particularly described in Second Schedule thereunder written read with Article 2 of present Mortgage Deed to avail of linancial facilities (as defined therein) on terms, conditions and covenants stated therein

Page 1 of 2

- 5. In view of the above, I hereby certify that Macrotech Developers Limited is now the Owner of the said Property and development thereon subject to what is stated in aforesaid earlier Report on Title and Supplemental thereto and subsisting mortgages of IDBI Trusteeship Services Limited for financial facilities defined and stated therein.
- In the premises aforesaid, earlier Report on Title and Supplemental thereto stands modified and be read and construed accordingly.
 Dated this Tday of June, 2019

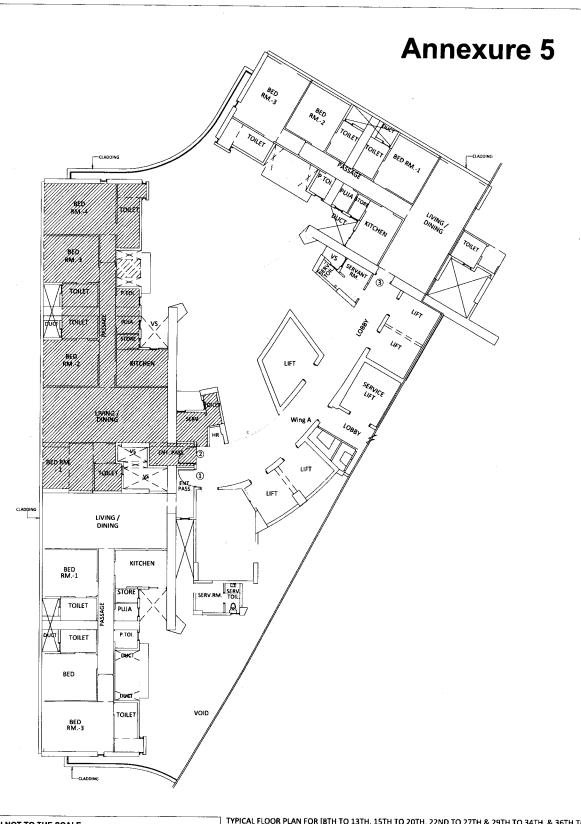
(Pradip Garach) Advocate High Court, Bombay

Annexure 4

(Key Approvals)

No.	Approval/Document	Date of Document	Document Ref No.	Issuing Authority
1.	Intimation of Disapproval	24 January 2006	EB/1342/GS/A	Municipal Corporation of Grater Mumbai
2.	Amended approval letter	11 April 2019	EB/1342/GS/A	Municipal Corporation of Greater Mumbai
3.	Environment Clearance	29 April 2013	SEAC 2013/226/TC-1	Environment Department, Government of Maharashtra
4.	Commencement Certificate	17 November 2018	EB/1342/GS/A	Municipal Corporation of Greater Mumbai
5.	Part Occupation Certificate	20 May 2019	EB/1342/GS/A	Municipal Corporation of Greater Mumbai
6.	Part Occupation Certificate	13 June 2019	EB/1342/GS/A	Municipal Corporation of Greater Mumbai





NOTE:- 'PLAN NOT TO THE SCALE.

FOR ACCURATE MEASUREMENTS OF CARPET AREA, PLEASE
FOLLOW POLYLINE METHOD. THE CARPET AREA IS CALCULATED
ASSUMING UNFINISHED SURFACES AND ANY FINISHES MAY REDUCE
THE PHYSICAL AREA ACCORDINGLY. CARPET AREA MAY VARY BY
+/- 3 % ON ACCOUNT OF CONSTRUCTION OR DESIGN TOLERANCES.

TYPICAL F
415.7.43R
74TH, 75T

E LOOHA

TYPICAL FLOOR PLAN FOR [8TH TO 13TH, 15TH TO 20TH, 22ND TO 27TH & 29TH TO 34TH & 36TH TO 41ST,43RD TO 48TH, 50TH TO 55TH & 57TH TO 62ND , 64TH TO 66TH, 67TH, 68TH & 69TH, 71ST TO 74TH, 75TH & 76TH FLOOR TYPICAL FLOOR PLAN FOR [(WING - 3)]

IT OF CONSTRUCTION OR DESIGN TOLERANCES.	LODHA MARQUISE	WING - A	FLOOR NO	. F	LAT NO.	02	
MACROTECH DEVELOPERS LIMITED	LEGEND				ARCHITI	ECT	
412, Floor- 4, 17G Vardhaman Chamber, Cawasji Patel Rd, Horniman Circle, Fort, MUMBAI 400001.	CARPET 7777			i iiiiii k	B/106, NATRAL BUR COMPLEX, MULUNI ROAD, MULUND (W TEL 5902401/25902	D-GOREGAON LINK). MUMBAI - 400 080.	

Annexure 6

(Unit and Project Details)

(i) **CUSTOMER ID**:2239313

(II) Correspondence Address of Purchaser: 20 Vijay Society No.1, New Khanderad Road, Bakarwadi, Vadodara - 390001 Gujarat India

(III) Email ID of Purchaser: vijays@ratnaveer.com

(IV) Unit Details:

(i) Development/Project : LODHA PARK (LODHA ALLURA, MARQUISE, PARKSIDE

,TRUMP,KIARA)

(ii) Building Name : Marquise

(iii) Wing : A

(iv) Unit No. : A-1002

(v) Area

	Sq. Ft.		Sq. Mtrs.	
Carpet Area	1,509		140.19	
EBVT Area	17		1.58	
Net Area (Carpet Area +EBVT Area)	1,526	A	141.77	

:

(vi) Car Parking Space Allotted: 3

(V) Consideration Value (CV): Rs. 9,19,39,859/- (Rupees Nine Crore Nineteen Lakh Thirty-Nine Thousand Eight Hundred Fifty-Nine Only)

(VI) Payment Schedule for the Consideration Value (CV):

Sr. no.	On Initiation of below milestones	Amount (In Rs.)	Due Date
1	Booking Amount I	18,00,000	30-12-2023
2	Booking Amount II	73,93,986	30-12-2023
3	Booking Amount III	1,37,90,979	23-01-2024
4	Within 90 days	6,61,96,698	08-03-2024
5	Within 180 days	27,58,196	06-06-2024

The aforesaid schedule is not chronological and payment for any of the aforesaid milestones may become due before or after the other milestones, depending on the date of initiation of the relevant milestone.

All amounts stated hereinabove are exclusive of Indirect Taxes (including but not limited to service tax, MVAT, GST, stamp duty etc.) and all such Indirect Taxes/levies have to be borne and paid by the Purchaser separately immediately upon the same being demanded by the Company.

(VII) Club Eligibility:

The number of family members eligible for club membership are:

Configuration of Unit	No. of members	
1 BHK	4	
2 BHK	5	
3 ВНК	5	
4 BHK or larger	6	

(VIII) Date of Offer of Possession: 31-07-2024, subject to additional grace period of 6 Months and any extension as may be applicable on account of the provisions of Clause 10.4.

(IX) Project Details:

1) Project Name: LODHA PARK (LODHA ALLURA, MARQUISE, PARKSIDE, TRUMP, KIARA)

2) RERA Registration Number: P51900001339

3) No. of Buildings: 5

Annexure 6A

(Other Amount Payable before DOP)

- (I) Charges towards Utility/Infrastructure/Other charges (collectively referred to as ("Other Charges") to be paid on/before the Date of Offer of Possession: Rs. 12,20,000/- (Rupees Twelve lakh Twenty Thousand Only).
- (II) Maintenance Related Amounts: Provisional amounts (subject to actuals) covering period of months from Date of Offer of Possession. Payable on/before the Date of Offer of Possession:
 - 1. FCAM Charges (if applicable): Rs. 5,26,470/- (Rupees Five Lakh Twenty-Six Thousand Four Hundred Seventy Only) covering period of 60 months from DOP.
 - 2. **Property Tax (Estimated)**: Rs. 1,65,906/- (Rupees One Lakh Sixty-Five Thousand Nine Hundred Six Only) covering period of 18 months from DOP.
 - 3. **Building Protection Deposit**: Undated Cheque of Rs.7,63,000/- (Rupees Seven Lakh Sixty-Three Thousand Only) toward Building Protection deposit which shall be encased only if there is violation of guidelines in respect of excitation of fit out/interior work.

All amounts stated hereinabove are exclusive of Indirect Taxes (including but not limited to service tax, MVAT, GST, stamp duty etc.) and all such Indirect Taxes/levies have to be borne and paid by the Purchaser separately immediately upon the same being demanded by the Company.

Lodha Marquise

Legal Amenity and facility list

Update date: 21st Dec.2020

Inside Homes:

- Air-conditioned* homes with hideaway units.
- Imported marble flooring entire house (living/dining, puja, passage and Bedrooms).
- Vitrified tiles in kitchen and ceramic tiles in utility, store and service Areas.
- All toilets floors finished in imported marble.
- European bath fittings: Duravit / Laufen sanitary ware and Grohe/Isenberg CP fittings in all toilets.
- Fitted Modular kitchen with hob and hood (no other appliances shall be provided).
- Multi-level security with:
 - o Swipe card access to lobby and lifts
 - o Video door phone
 - o CCTV monitoring of key common areas
 - o Gas detector in kitchen
 - o Emergency alarm in each residence

Within Building:

- Air-conditioned main entrance lobby
- Designer floor lift lobbies
- Each wing 5 passenger elevators from Kone/Schindler/Otis or equivalent
- Separate service elevators
- Firefighting systems

Facilities/Amenities in Larger Development

- 1. Gym
- 2. Yoga/Aerobics room
- 3. Banquet Hall
- 4. Guest rooms
- 5. Multipurpose sports court
- 6. Badminton court
- 7. Tennis court
- 8. Squash court
- 9. Cinema theatre
- 10. Kids Indoor play area
- 11. Restaurant/Café
- 12. Juice Bar
- 13. Swimming pools:
- A. Open swimming pool
- B. Covered heated pool
- C. Kids pool
- D. Toddlers pool
- E. Family pool
- F. Outdoor rain pool



G. Outdoor hummam

Facility list:

- 1. Outdoor gym
- 2. Putting green
- 3. Cricket Pitch
- 4. Outdoor chess
- 5. Outdoor Children's play area
- 6. Outdoor cinema/Amphitheatre
- 7. Organic Farm
- 8. Pet walk area
- 9. Temple
- 10. Rock climbing wall
- 11. Party lawn
- 12. Picnic / Barbeque area

The aforesaid facilities list may undergo revision in the interest of the betterment of the development, as per the discretion of the Project Designers.

* Excluding kitchen, toilets and service areas.

All brands stated above are subject to change with equivalent brands, at sole discretion of the Project Architects.

Annexure 8

(Special Conditions)

 The Purchaser is aware that the Company is constructing a public parking lot on the Larger Property in pursuance of the Approvals obtained and the same shall be handed over to Municipal Corporation for Greater Mumbai after completion thereof.

Annexure 9

(Constituted Attorneys for execution and registration of Deed of Cancellation)

Name of Constituted Attorney	Photo	Signature
Surendran Nair		
Rahul Wandekar		
Pandhari Kesarkar		



PART OCCUPANCY CERTIFICATE

[EB/1342/GS/A/OCC/1/New of 20 May 2019]

To, M/S Jawala Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013..

Dear Applicant/Owners,

The Part 3 development work of Residential building comprising of Wing 1, Wing 2 & Wing 3 for Basement 4 (pt) + P3 podium (pt) + P4 podium (pt) + P5 podium (pt) + 7th to 42nd upper floors on plot bearing C.S.No./CTS No. 464 of Division Lower Parel at Senapati Bapat Marg is completed under the supervision of Shri. SHASHIKANT LAXMAN JADHAV , Licensed Surveyor , Lic. No. J/167/LS , Shri. Girish Purushotam Dravid , RCC Consultant, Lic. No. STR/D/59 and Shri. Anil Kumar Raman , Site supervisor, Lic.No. R-202/SS-I and as per development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer u/no. EB/1342/GS/A-CFO dated 20 April 2019.

It can be occupied with the following condition/s.

- 1) That all the balance conditions of I.O.D / amended plan approval letters shall be complied with before asking further OC.
- 2) That the remaining work shall be carried out as per approved amended plans.
- 3) That all the safety and precautionary measures to safeguard the occupants and neighborhood shall be taken while executing the remaining construction works.

Copy To:

- 1. Asstt. Commissioner, G/South
- 2. A.A. & C., G/South
- 3. EE (V), City
- 4. M.I., G/South
- 5. A.E.W.W. , G/South
- 6. Architect, SHASHIKANT LAXMAN JADHAV, B-106, NATRAJ BLDG., MULUND (W) For information please



Name: Satish Bhaskar Gite Designation: Executive Engineer Organization: Municipal Corporation of Greater Mumbai Date: 20-May-2019 16: 41:30



PART OCCUPANCY CERTIFICATE

[EB/1342/GS/A/OCC/5/New of 27 December 2019]

To,
M/s Lodha Developers Ltd.
464, Senapati Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013..

Dear Applicant/Owners,

The Part 8 development work of Residential building comprising of Part Occupation for residential building comprising of P3 podium (pt) + P4 Podium (pt) + P5 Podium (pt) + Wing-1for 67th (pt.) & 78th (pt.) upper floors + Wing-2 for 63rd & 64th (pt.) & 78th (pt.) floors + Wing-3 for 67th & 75th (pt.) floors + Wing-4 for 72nd & 73rd (pt.) upper floors. on plot bearing C.S.No./CTS No. 464 of Division Lower Parel at Senapati Bapat Marg is completed under the supervision of Shri. SHASHIKANT LAXMAN JADHAV , Licensed Surveyor , Lic. No. J/167/LS , Shri. Girish Purushotam Dravid , RCC Consultant, Lic. No. STR/D/59 and Shri. SANDEEP T. KAKAD , Site supervisor, Lic.No. K/452/SS-I and as per development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer u/no. EB/1342/GS/A-CFO dated 18 July 2019.

It can be occupied with the following condition/s.

- 1) That all the balance conditions of I.O.D / amended plan approval letters shall be complied with before asking further OC.
- 2) That the remaining work shall be carried out as per approved amended plans.
- 3) That all the safety and precautionary measures to safeguard the occupants and neighborhood shall be taken while executing the remaining construction works.

Copy To:

- 1. Asstt. Commissioner, G/South
- 2. A.A. & C. , G/South
- 3. EE (V), City
- 4. M.I., G/South
- 5. A.E.W.W., G/South
- 6. Architect, SHASHIKANT LAXMAN JADHAV, B-106, NATRAJ BLDG., MULUND (W) For information please



Name: JADHAV RAJENDRA ANANDRAO Designation: Executive Engineer Organization: Municipal Corporation of Greater Mumbai Date: 27-Dec-2019 20: 05:58



PART OCCUPANCY CERTIFICATE

[EB/1342/GS/A/OCC/2/New of 22 July 2019]

To, M/S Jawala Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013..

Dear Applicant/Owners,

The Part 5 development work of Residential building comprising of 3rd to 5th podiums(pt) And Wing 1 - 63rd to 66th + 68th to 77th upper floors And wing 2 - 65th to 77th upper floors And wing 3 - 63rd to 66th + 68th to 74th + 76th upper floors on plot bearing C.S.No./CTS No. 464 of Division Lower Parel at Senapati Bapat Marg is completed under the supervision of Shri. SHASHIKANT LAXMAN JADHAV, Licensed Surveyor, Lic. No. J/167/LS, Shri. Girish Purushotam Dravid, RCC Consultant, Lic. No. STR/D/59 and Shri. Anil Kumar Raman, Site supervisor, Lic.No. R-202/SS-I and as per development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer u/no. EB/1342/GS/A-CFO dated 18 July 2019.

It can be occupied with the following condition/s.

- 1) That all the balance conditions of I.O.D / amended plan approval letters shall be complied with before asking further OC.
- That the remaining work shall be carried out as per approved amended plans.
- 3) That all the safety and precautionary measures to safeguard the occupants and neighborhood shall be taken while executing the remaining construction works.

Copy To:

- 1. Asstt. Commissioner, G/South
- 2. A.A. & C. , G/South
- 3. EE (V), City
- 4. M.I., G/South
- 5. A.E.W.W., G/South
- 6. Architect, SHASHIKANT LAXMAN JADHAV, B-106, NATRAJ BLDG., MULUND (W) For information please



Name: Satish Bhaskar Gite Designation: Executive Engineer Organization: Municipal Corporation of Greater Mumbai Date: 22-Jul-2019 16: 00:37



PART OCCUPANCY CERTIFICATE

[EB/1342/GS/A/OCC/1/New of 13 June 2019]

To,
M/S Jawala Real Estate Pvt. Ltd.
464, Senapati Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013...

Dear Applicant/Owners,

The Part 4 development work of Residential building comprising of Wing-1,2 & 3 for + P3 podium (pt) + P4 podium (pt) + P5 podium (pt) + 43rd to 62nd upper floors. on plot bearing C.S.No./CTS No. 464 of Division Lower Parel at Senapati Bapat Marg is completed under the supervision of Shri. SHASHIKANT LAXMAN JADHAV , Licensed Surveyor , Lic. No. J/167/LS , Shri. Girish Purushotam Dravid , RCC Consultant, Lic. No. STR/D/59 and Shri. Anil Kumar Raman , Site supervisor, Lic.No. R-202/SS-I and as per development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer u/no. EB/1342/GS/A-CFO dated 20 April 2019.

It can be occupied with the following condition/s.

- 1) That all the balance conditions of I.O.D / amended plan approval letters shall be complied with before asking further OC.
- 2) That the remaining work shall be carried out as per approved amended plans.
- 3) That all the safety and precautionary measures to safeguard the occupants and neighborhood shall be taken while executing the remaining construction works.

Copy To:

- 1. Asstt. Commissioner, G/South
- 2. A.A. & C. , G/South
- 3. EE (V), City
- 4. M.I. , G/South
- 5. A.E.W.W. , G/South
- 6. Architect, SHASHIKANT LAXMAN JADHAV, B-106, NATRAJ BLDG., MULUND (W) For information please



Name: Satish Bhaskar Gite Designation: Executive Engineer Organization: Municipal Corporation of Greater Mumbai Date: 13-Jun-2019 16: 04:11

UNICIPAL CORPORATION OF GREATER MUME APPENDIX IXII PART OCCUPANCY CERTIFICATE [EB/1342/GS/A/OCC/5/New of 27 December 2019]

To, M/s Lodha Davelopers Ltd. · 464, Sanapati Bapat Marg, Lower Parel, Mumbai Taxtile Mill Com

The Part 8 development work of Residential building comprising of Part Occupation for residential building comprising of Part polium (pt) + Pa Podium (pt) + Ps Podium (pt) + Wilng-1 for 87th (pt.) a 78th (pt.) upper floors + Wilng-2 for 83rd a 84th (pt.) a 28th (pt.) 1 wilng-3 for 87th a 78th (pt.) upper floors on pick bearing C.S.No./CTS No. 48s of Division Lower Parel of Sainapet large in compreted under the supervision of SNn JASHAMIANT LANAMA JADHAV, Licensed surveyor, Uc. No. //187/15. Snn. Girth Pursahdam Drawly , RCC Consultant, Uc. No. STR/D/S9 and Snn. SANDHEET I. MARIAN SADHAV I. Consultant in the SNR SANDHAMIAN SADHAV II. Consultant in the SNR SANDHAMIAN SADHAV II. Consultant in the SNR SANDHAMIAN SADHAV II. Consultant in the SNR SANDHAMIAN SADHAV III. CONSULTANT III. C

If can be occupied with the following condition(s.)

1) That of the balance conditions of 1.0.0 / amended plan approval letters shall be complied with before asking further OC.

2) That the remaining work shall be carried out as per approved amended plans.

3) That all the safety and precautionary measures to safeguard the occupants and neighborthood shall be taken while executing the remaining construction works.

Zepy To:

Asstt. Commissioner, G/South

LA. & C., G/South

LE (V), City

M. I., G/South

A. E. W., G/South

A. E. W., G/South

A. F. W., G/South

F. A. F. W., G/South

M. T. W. G. W. G.



EB/1342/GS/A/OCC/5/New

Page 1 of 1 On 27-Dec-2010



To, M/S Jawala Real Estate Pvt, Ltd. 464, Senapati Bapat Marg, Lower Parel, Mu

The Part 3 development work of Residential building comprising of Wing 1, Wing 2 & Wing 3 for Besement 4 (pt) + P2 podium (pt) + P4 podium (pt) + P5 podium (pt) + 72% to 43 nd upper floors on pict bearing C.S. NO/CTS No. 444 of Drivison Cheer Parel at Sanapath Bapat Margin Sarap is completed upone free supervision of Snil. 3 NSAIRMANT LEXHAM JADHAY . Licensed Surveyor . I.C. No. 378/D/39 and Snil. Airli Kumar Surveyor . I.C. No. 378/D/39 and Snil. Airli Kumar Ramen . Site supervisor, (Lic. No. 2021/SSI 2) and Spirit development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer u/no. 28/1342/08/A-CFO dated 20 April 2019.

be occupied with the following condition/s.

That all the blance conditions of LO,0 / amended plan approve lietters shall be compiled with before asking furth
that the remaining work shall be controlled out as per proproved amended plans,

That all the safety and pre-custionary measures to safeguard the occupants and neighborhood shall be taken while
the remaining construction words.



EB/1342/GS/A/OCC/1/New

Page 1 of 1 On 20-May-2019



To, M/S Jawale Reel Estate Pvt. Ltd. 484, Senepati Bepat Marg, Lower Perel, Mumbei Textile Mill Compound, Mumbei. 400013..

The Part 5 development work of Residential building comprising of 3rd to 8th podiums(pt). And Wing 1 - 63rd to 66th + 68th to 77th upper floors And wing 3 - 68rd to 66th + 78th upper floors And wing 3 - 63rd to 66th + 68th to 74th + 78th upper floors on plot bearing C.S.No./CTS No. 464 of Division Lower Parel at Senaparti Bapet Mary is completed under the suppervision of 5th. 5thAsHTCARTILAXMAN JADMAY. Licensed Surveyor, Lic. No./1507/15, Shri. Girls Purenhebatom Dravid, RCC Consultant, Lic. No. 5TR/O/55 and Shri. Anil Kuiper Raman | See supervisor, Lic. No. 8720/58-1 and as per development completion certificate submitted by architect and as per completion certificate submitted by architect and so per completion certificate submitted.

It can be occupied with the following condition/s:

That all the belance conditions of 1.0.0 / amended plan approval letters shall be compiled with before asking further OC.

That the remaining work shall be carried out us per approval amended plans.

That all the sofety and precautionery measures to safeguand the occupants and neighborhood shall be taken while executing the remaining constructions works.

Asstt. Commissioner, G/So A.A. & C. , G/South EE (V), City M.I. , G/South

INT LAXMAN JADHAY, B-196, NATRAJ BLDG., HULUHD (W)



Page 1 of 1 On 22-Jul-2019

NICIPAL CORPORATION OF GREATER MUMBAI APPENDIX XXII PART OCCUPANCY CERTIFICATE [EBV1342/GS/A/OCC/1/New of 20 May 2019]

To, M/S Jawaia Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, M

The Part 3 development work of Residential building comprising of Wing 1, Wing 2 & Wing 3 for Basemant 4 (pt) + P3 podium (pt) + P5 podium (pt) + P5 podium (pt) + P6 podium (pt) + P76 to 42nd upper floors on plot bearing C.S. No./CTS No. 444 of Division Cower Paral at Senapati Bapat Harp is completed under the supervision of SNIL SHASHIKANT LAXMAN JADHAV. Likensed Surveyor , Lk. No. J149/J25, SNIL dirish Purushdatan Dravid , RCC Consultant, Lic. No. STR/D/59 and SNIL ANIL Kumar Raman , Site supervisor, Lk.No. R-202/85-I and as per development completion certificate submitted by architect and as per completion cert

It can be occupied with the following condition/s:

1) That all the behance conditions of 1.0.0 / amended plan approval letters shall be compiled with before asking further OC.

1) That all the behance conditions of 1.0.0 / amended plan approval letters shall be compiled with before asking further OC.

1) That all the behance conditions with the per approved amended plans.

3) The difference of the behance o

Cepy Te: 1. Asst. Commissioner, 6/South 2. AA. 8. C., 6/South 3. RE (V), City 4. Al. 8. C., 6/South 3. EE (V), City 4. H.I., 6/South 5. A.E. W.V., 6/South 5. A.E. W.V., 6/South 6. Antheto, Shadshiruh 1 ADNAY, 8-106, NATRAJ 8LDG., HULLING (W) Excinite matter please



EB/1342/GS/A/OCC/1/New

Page 1 of 1 On 20-May-2019



To, M/S Jawale Real Estate Pvt. Ltd. 464, Sanapati Sapat Marg, Lower Parel, Mumbai Textile Mill Compo

The Part 4 development work of Residential building comprising of Wing-1,2 & 3 for + P3 podium (pt) + P4 podium (pt) + P5 podium (pt) + 43rd to 82nd upper floors, on plot borriog C. SNO/CTS NO. 444 of Orinion Lower Parel at Benapati Raps to completed under the supervision of Shr. BNASHYBART LAXMAN JADHAV , Licensed Surveyer , Uc. No. 1/1247/LS. Shri. Girlsh Pursuhotan Bravid, RCC Combitent, Uc. No. TR/O/F39 and Shri. And Kumar Ramsen, Site supervision.

LENOR. R-20/28F3. and as per development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer Line. E8/1342/68/A-CPG dated ab April 2019.

e occupied with the following condition/s.

That all the balance conditions of I_Q,D / amanded plan approver letters shall be compiled with before asking further OC.

That the remaining work shall be carried out as per approved anienged plans.

That all the safety and precaudionary measures to safetyper the occupants and neighborhood shall be taken while up the remaining construction works.



EB/1347/GS/A/OCC/1/Now

Page 1 of 1 On 13-Jun-2019



To, M/s Lodha Developers Ltd. 464, Sanapati Bapat Marg, Lower Parel, Mumbal Textile Mill Comp

The Part 6 development work of Rasidential building comprising of Wing-4 for P3 podium (pt) + P4 podium (pt) + P5 podium (pt) - P7th to 12nd upper floors on pick bening C.S. Ro./cTS No. 484 of Division Lower Parel at Senepati Bapat Marg is completed under the supervision of Shri. SHABHEKARN LAKHAN JADHAV , Licensed Surveyor , Uc. No. 3/167/LS , Shri Girlish Dursubnation Thraid , RCC Consultent, Lic. No. 578/D/95 and Shri. Anii Kumer Raman , Sits supervisor. Uc. No. R-202/SS-1 and as per development completion certificate submitted by architect and as per completion certificate submitted by architect and a

It can be occupied with the following condition/s.

1) That at the balance conditions of 1.0.0 / amended plain approval letters shall be compiled with before asking further Oc.

2) That the remaining work shall be corried out as give appropried memorised plains.

3) That at the safety and procustionary measures to safequiard the occupients and neighborhood shall be taken while executing the remaining construction works.

Cepy Te:

1. Asstt. Commissioner, G/South
2. A.A. & C., G/South
3. E(W), GIV
4. M.I., G/South
4. M.I., G/South
6. Architect, STASHIYANT LAXMAN MONAY, B-106, NATRAY BLDG, MULUND (W).





To, M/S Jawala Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, Mumbal Textile Mill Com

>Py To:
Asstt. Commissioner, G/Si
As. & C., G/South
EE (V), City
M.I., G/South



Page 1 of 1 On 13-Jun-2019

imation of Disapproval under Section 346 of the Ms Municipal Curporation Act, as amended up to date.

No. EB/1342/05/A No.EB/CE/ BS/A

of 2005 - 2006

M/s. Jawala Beal tatate pvt. Ltd.. No.13. Sth Floor, 'D' Wing, Trade Tower, Kamala Hills, Senapati Hapst Marg, Numbai-400 G13.

Municipal Office Municipal 24/11/2016

- That the commencement certificate under Section 44/69(1)(a) of the ALP, Y.D. Act will not be obtained before starting the proposed work.
- 2. That the composind wall is not constructed on all sides of the plot clear of the road widening line with foundation before level of bettom of road side draw withheat obstructing the flow of rain water, from the adjoining residing to street possession of holding before starting the work as per D.C. Riguistian NO.28(27).
- 3. That the low tying plot will not be filled up to a reduced fevel of at least 92 T.H.D. or 57 above, adjoining road level whichmost is higher with mutuan worth beneficies. oft. and will not be fevelfed, rolled, consolication and stopped towards made before satisfing the work.
- That the specifications for layouth O for access roads devolutionment of contact land will not be obtained from E.E. Road (Construction) (Clien before sharing the construction used and the access and set back land will not be devoluted a continuity including providing short figures and of SN D, the completion conflorate will not be obtained from E.E. (ACC)—E. (S.W.D.) of City before submitting Bultang Completion Certificate.
- Year the structural engineer will not be reprinted. Supervisor memors as per Apparatic XI [Regulation 5(3) (x)] will not be incorrected by bin.

Conta 2(a).

- 1967 A 1969

National Nat

- 6 Note the standard design and catalogue for the proposed work according for token's broken and consistent in Cool and for existing business cleaning in the cooling and the causing business cleaning integrated there are additional road with not be redemanded before C.G.
- That the region is enchance becomes these and reservatives with the god interpretated it also through A E (Develop) E.E.(TEC X E.E. (DEV.) D.E.L.R. before applicative to C.

- 11 that the naisting structure proprieted to be democrated will not be democrated or necessary Princes Programme with agreement will not be admitted and get approved before C.C.
- 12 That the receivements of NO.C. of CFO will not be obtained if the invariables. If any will but be compared with below application contributed NO.C.
- 15. That the Goods Undestables from the deserve ou NCLC as well in that founds in the English of the Country of the Grown passed by favour for the Country of the Grown passed by feeting 1-80. Country of the Grown passed by feeting 1-80. Country of the Countr
- 16. That the communicipoposis as follows set not be positive.

 Development charges as peculia 9.6.1.9 communicary Act., 1946.

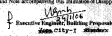
 In terreticary communication positive processors of construction size in servine advances for providing beatmark of construction size in servine specificants and designer, makes out, to service size of GROWER VARIAT

To, M/s Lodka Davelopers Ltd. 464, Senapati Bapat Marg, Lo

The Part 7 development work of Residential building comprising of Wing-4 for Basement 4 (pt) + P3 podium (pt) + P4 podium (pt) + P3 podium (pt) + P4 podium (pt) + P3 podium (pt) + P3 podium (pt) + P4 podium (pt) + P3 podium (pt



Page 1 of 1 On 17-Sep-2019



SPECIAL INSTRUCTIONS

(1) THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND WHICH IS NOT YOUR

"io hatemand for an exercise

(5) Year attention if fuller drawn to the provision of Section 353. A shount the increasing of submit-tion curriculars with a view to resulted the Manacqual Commissioner or General Manata to timp at year per grant a permission in force occupation and to leavy penalty for non-compliance under Section 471 if necessary.

6) Proposed date of commencement of work should be communicated as per equivaments of Section 347(1) (as) of the Bourlay Municipal Corporation Acc.

(2) One more copy of the Weick plan should be admitted for the College. Municipal Suburies District.

(8) Necessary permission for Nan-again aluman as an animates on the Consecutive promission for Nan-again aluman as an activation of the Land Analysis of the State that I was a second to the State that I was a second to the State that I was the State that I was

- 48. That the ware was not be control set strictly as per approximations in force.
 - 15. That the NOC some Tree subsets; alost not no a platfa C.C.
 - 20. That the Register of Undertaking shall not be submitted for agreeing to pay the difference is promised paid and calculation as per varient band rates.

 - 22 That the M.G.C. from B.E.S.T. for such state
 - 21 That the trees Tax Contracts Contracts from AA & C G
 - Item the Horizoge N (1) C shall not be recorded as the risgs Courter the was person 1650 of 2005
 - Acts on negate incrinction marginals is single. Within the particular part of that may are pe select
 - 26 That the indennity Bond Indemnitying \$6.00% against Magaziner classes, alterny out of convenients of print shall not be select
 - If This the U.L.C. afforced and regul UIT for U.L.C. stok red be a 29 That the remarks from H.E. Department shall not be authorized.
 - 29: That the delate shad not be tamped on the Marketal pro-. 30. That the busins discharging the desires of development of the discharge of state.
 - 31 That the comarks from E.E.(S.W.O.) for proposed SWO what supporting herbies C.C.
 - 22 That the N.O.C. from Dy.Co.E.(S.P.) PAD for proposed sever this and for STP as 2th basement area counters to examined before C.C. 23. Itself the pink beauchty stool set he got demarcialed from C.S.L.R. and demarcialism certificate steak ook he makenativel to fill softice.

 - 15 That the supplied PARI card of the apparant shall not be sub-requirite (VI).

Conid...(A)

- 4. That the G1 Sheet screens at past boundaries upto indequate height to avoid this relaxation treat tot be provided before demonstrate the straight building.
- 48 That the precedency measures to acids resource dis 2 to ded, open as providing 3.1 (immetrial pick houndaries) to 1 to translate height shall not be labor.
- 45 for many bearing in ... If C.C. Franced structure along not so less than 200 from wide. The stage of the courses, while along the fee governed in the the oppositions 1.5 colors.
- 40. As the conferent (Projections) shall not be designed by Svi large the blad as par IS Code 1991-700, became the common projecting beyond the ferrand and carrying the member division transport text.
- 47 IN N.C.C. Named Singless. The selected wasts state and be less than 200 on the first mastery or 150 cm. Melotyred coalest concrete block for charge genum incharges as concealed indice on CA 1972.
- A6 That the facilities for physically handscapped persons usual rad be provided as per fire accompanioned in 1994, in 110, Department artificial rate as TPR 45001/1679/CFR-2166003487818 coded 2º Occombe 2003

14 EB1142% 5 /4 2 4 1 1 1 2 0 0 6 CONTROL OWING COMMINIONS TO BE COMPLED WITH BEFORE CURTURE CO. OF SPECEN (RUCTURE).

- Your the requirement of NOC have CA. UECAR Act will not complete with before stations line work above plants level
- 2 That the oligh denerations shall lay be got checked from this office before asking for Nether C.C. beyond plants.
- 3 That the Southers stability continues through Read Structural Engineer regarding stability of construction paids shall not be submitted before asking for G.C. neverth shall.
- That the associate treatment plan shall not be cubindfed & got appropried.
- 5. That the hear P.P. Cartin the same of M.C.G.M. & MrADA for the picks to be marked uses to M.C.G.M. It tubs before grading bather C.C.G. the creatment stoke of M.C.G.M. & Contract stores as the scores of medical C.C. Forg. St.
- 5 That has been PR Contin the name of dense to develop from Entaly PA (vi. 2018 took be sphereful before advantable of plane for the consequence of CU.)
- CO THE FOLLOWING OF THE ACCOUNTS TO THE COMMENT WITH BELOW.
- Dust some of the it was will not be likely seaming with C.I. Proces
 - 7 That the chospion will not be provided as per C E is circular 26.6-1979.
- 6. That the start stating open spaces, parting spaces and terrors will live the rest open and sevical moon and will not be revealed and developed before repositing to grant permission to accept the building of submission for the property of submissions is september.
- 7 That the name pictorhouse discussor Place No. no 148 De Cippoyod 21 3 promised place.
- is. I had carrange entrance shall not be promoted.
- 10. That B.C.C. will had be obtained and LO.O. and details deposit via the man be command by returned within a period of 6 years from the case of 65 payment.

No. EBICE 1342/65/A 24/1/2006

- NOTES
- The work should not be started unless objections are complied with
 A partified set of latest approved plate shall be displyed on site in the time of conducing the progress of the construction work.
- (3) Temporary permission in payment of deposits should be obtained any shed to ficuse an enactor-found purposes. Residence of workmen shall not be allowed on site. This temporary strategies constructional matterial shall be demokated before satisfacts of building competions and a certificate signed by Andriect submitted along with the building competion certificate.
- Temporary sanitary accommodation on full fusing system, with necessary drainage are provided on site workers, before starting the work.
- Mease connection for constructional purpose will not be given until the hourting is constructed and application made to the Ward Officer with the required deposite for the construction of curriage entrance, over the read defined.
- two crams. The owners shall animate the Hydraulic Engineer or his representative in Warts aclosed 15 days prior dose of which the proposal constructions work is taken in hand that the water existing in the compound a utilised for their construction works and they will not use any Minnerpal. While for construction put Pailing this, it will be presume that Mannaral top water has been consumed on the cristiculan and title preferred against shern accordingly.
- and tills preferred against them accordingly.

 (7) The beauting of screen wall for supporting the depots of building materials shall be constructed before starting my work even though no materials may be expected to be stabled in furst of the property. The socificalities, british steads the property of the property architectifier contractors, of without doctaining prior permission from the Ward Officer of the area.

 (8) The work should not be started unless the manifer in obvating all the objection is approved by this department (9) No work should be started unless the structural design is approved. If the work should not have been accounted to the started proposed.

 (10) The work showed pitth should not be started before the same is shown to district office. Sub-Engineer conserned and school/dependent obtained from him regarding correctness of the open space & dimension.

- The application for sever street connections if necessary, should be made simultaneously with continuous of the work as the Administration will require time to consider abressive soles to avoid the execution of the work as the Administration will require time to consider abressive side to avoid the executation of the road in formula. on the road an houtruit.

 (12) All the terms and coordinors of the approved Layoutsub-thriston uniter No.

 (13) All the terms and coordinors of the approved Layoutsub-thriston uniter No.
- (13) No building/Deninge Completor Certificate will be accepted one water connection granted (except for the execution purposes) unless road accountrated in the satisfaction of the Municipal Commissioner as put the provision of Section 145 of the Bombry Municipal Corporation Act and as per the terms and coordinates for specifion so the Injury.
- (14) Reactation ground or amenity open space should be developed before admission of Building Completion Certifican
- 15.) The acces read to the full width shall be constructed in water-board manadum before commencing, work and standard to complete to the standards of Municipal Collinationoral including asphaling lighting and distingue to discuss of the Building Completion Certificate.
- (16) Flow of water through adjusting bothing or cubers, if any disold be maintained terchebucted.

 (17) The surposeding open spaces around the handing should be consolidated in Coveres basing broke glass pieces at the rate of 125-cube metrics per 1954, merces belong payment.
- The compount wall or fencing should be constructed about of the most schemag line with foundation below food of hunour of road sade drain without obstructing flow of two ways, from obspiring, holding before starting the work to provide the owner's possible owner's to provide owner's bodding.

- 49 That the clearance of MOLE as per Notification unto 50.601(E) of 7.7.2004 shall not be obtained.

- 62 that the measurem more set seed not be constructed in between passively makes and an india.
- 53. That line borods their not be god amended in spir condition (i.e., P. ii. the strain of the orbit in indused potentials distinct from the area evaluational condition of the area evaluational condition (i.e., E.P.C. CAVIZED Graniford information of their conditions of their conditions.
- 54 That the chorance of outsituding dues of tests thinks ME Fe2 & 3 and from hand feedbe ME which are proposed to be broaded over to M.C.G.M. and Month's said-mis be done.
- That live Propingers of Territor & Conditions of appropriate beyond of integrated Conditionated achieve of 7 ATC. News. is Married vide No. Dy Chill B.P.(CW332MASconfort dated 27 10 04 by NTC shall not be submitted.
- "A that the specific characters from Bostefary, Labour Department, God, of Mahasturation about cleanance of all stability these shall not be introduced.

- 59. Shat the Registered Undertaking from NTOF Journal Real Catale PA. Ltd., shall not be submitted for failable companies of sendands extense of religibilities of HTC Miles by BHFR dated 25.7 2002.
- 50. That the concludes of Layout conditions sanctioned times CENTPORTICEMALKIS dated 5°11 1555 obtained for compiled with
- 6). That then (J.L.C. FLC) C. for pendia Lended Male 140.2 & 3 & Many Hand Taxable.
 Male example for the C.G. St. & ManDA, stock not the submitted.

- 11 That the NOC from inspector of Life; P.W.O., Makacastera, will not be obtained and automated to the other
- 12 That the Orderson completion continues non-(3 P RPAIN by the provision of Copic Taraccom pit with this be manuface.
- U. that the Common component Contribute from A.F.(H.P.) Cay to be awayed as a maintain of a garacteries.
- 4. That every uset of the building construction and more particularly commendanters will not be provided as with the proper access for the shall of insecticitie. Offices with a provision of compountly but sale and stable backer, etc.
- The final N CCC from CCF CCF from Authority shall not be manufalled bet advantation occupation services.
- 10 That the hospitance at N.O.C. from H.E. We set be stade and ce that effect will not be automorphic
- 17 That the Frank property part in the name of the owner area not be submitted.
- 19 That the promotion of Pine White Harbesting as per the diagram proposed by approved Consultate in the field that not be made to the satisfaction of Metaclassi Consultations, and shall not be provided.

- (2) If it is proposed in denables the existing structures by regorializes with the work as per appeared plans should not be taken up in hard unless the following:

 (6) Specific plans in respect of exceiding or schooling the existing terrants again occupation of each.

- open spaces, light and ventilation of existing suscture.

 In case of extraors for cutsting buildings blacking of existing windows of recons deriving the sorts. In case of extraors for the work. The case of adultional ties in or wirst should be star or charing consequent missance by the extraor saying on the thore below. The bottom of the rives layed storage work above the finished level of the terrace shall use the bottom of the rives layed storage work above the finished level of the terrace shall use the Austronius, where increasing its chained.

- No new well, tank, pond, cisterio or fountain shall be dug or constructed without the previous permission in writing of the Municipal Commissioner for Oceaner Municipal, 20 required in Section 381-A of the Municipal Corporation Act.
- Corporation Act.

 All gully area and open channel atmost as light provided with right fixing monophility proof into plates or larges. The manholes of all intenses shall be growned with a properly intense area into agreement provided with a properly lightly serving the purpose of a lock and the warming pripar of the rightly serving the purpose of a lock and the warming pripar of the rightly serving the purpose of a lock and the warming pripar of the rightly serving the purpose of a lock and the warming pripar of the rightly serving the purpose of a lock and the warming pripar of the rightly serving the made castly, suchly and permissently a transition by providing a firmth only the property of the providing a firmth of the providing a fi

Francis Engineer, maidan

MUNICIPAL CORPORATION OF GREATER MUMBAI

FORM 'A' MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966 No EB/1342/GS/A/FCC/1/Amend

COMMENCEMENT CERTIFICATE

To, M/S Jawala Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, Mu Textile Mill Compound, Mumbai. 400013.

Sir,

With reference to your application No. EB/1342/GS/A/FCC/1/Amend Dated. 11 Feb 2019 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1966, to carry out development and building permission under Section 346 no 337 (New) dated 11 Feb 2019 of the Mumbai Municipal Corporation Act 1888 to erect a building in Building development work of on plot No. - C.T.S. No. 484 Division / Village / Town Planning Scheme No. Lower Paret situated at Senapati Bapat Marg Road / Street in G/South Ward

The Commencement Certificate / Building Permit is granted on the following conditions

- The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- This Commencement Certificate is renewable every year but such extended period shall be in no case
 exceed three years provided further that such ispse shall not bar any subsequent application for fresh
 permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :-
 - The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
- Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbai is contravened or not complied with.
- The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation 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 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Asst.Eng.(BP)City VI G/South (Rajendra Anandrao Jadhav) Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.

E.G. Strategy Services



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

Cc to :
1. Architect
2. Collector Mumbai Suburban //Mumbai District

Assistant Engineer . Building Proposal

City G/South Ward

EB/1342/GS/A/FCC/1/Amend

Page 3 of 3 On 23-Apr-2019

	FSI Area	2,10	,028.3	31 m ²	
Proposed Built-up Area (FSI & Non-FSI)	Non FSI Area	7,51	,041.0	69 m²	
(F-01 & (10B-F-01)	Total Built up Area	9,61	,070	m ³	
Ground coverage percentage	S6 %				
Estimated cost of the project	Rs.4476 Crores				
	Residential buildings:- 3 G + 6 podiums	Nos (6 win	gs), with 4	hasements (4th part)
	Bldg A (Wings 1 & 2):		7th to 78th floor		
	Bldg B (Wing 3 and 4):	.	7 th to	78th floor	
No. of Buildings & its configuration	Bldg C (Wing 5 and 6)		7 th 10	78th floor	
	Row Houses	\neg	G+2	on 7th Lev	rel
	Bungalows 23		23 N	los. (1 B +	Gr. + 2 up)
	Convenience Shopping 7		7No	7Nos. (G+1)	
	Public Parking 3 B		3 B+	+G+P1+P2	
	As per EC Received dated 05.09.2011		Prop	osed	TOTAL AFTER EXPANSION
Number of tenants and shops	1102 Cc		Con	venience pping: 7	2837
Number of expected residents / users	16468 Nos.		Ц,		
Tenant dessity per hector	411 Nos.				
Height of the building(s)	268 m				
Right of way	The project site is access Pandurang Budhkar Ma	ssed by arg	30.4	8 S. B Ro	ad and 24.38 m Wide
Turning radius	Minimum 9 m radius				
Total Water requirement	Dry Season				
	Fresh water (CMD)			1288	
	Source			MCGM	
	Recycled Water (CMI				
	Total water requireme				
	Swimming pool make up (cum)		ım) _) 16 by tanker As per CFO NOC	
Total water red		nt (CN			



Issue On: 01 Aug 2018

23 Jan 2019

Application Number :

EB/1342/GS/ACC/1/Old

ΕE Executive Engineer

Issue On: 11 Feb 2019

Valid Upto 23 Jan 2020

EB/1342/GS/AFCC/1/Old

Remark:

This CC is further extended for the full work of Town Hall number 6 to 12, as per last approved plan dated 05.12.2108.

AE

Assistant Engineer (BP)

Issue On: 23 Apr 2019

Application Number :

EB/1342/GS/A/FCC/1/Amend

Remark:

This C.C. is further extended for a) Wing-5 from 64th to 66th top of habitable floor & Core CC for staircase, lift, and lobby area upto 71st floor & b) Wing-6 upto top of 8th habitable floor as per approved amended plan dated 11.04.2019.

Page 2 of 3 On 23-Apr-2019

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Government of Maharashtra

Name of Project	Proposed Expansion of Residential cum commercial Project with MCGM parking lot at Lower Parel
Name of Proponent	M/s. Jawala Real Estate Pvt. Ltd.
Type of project:	Residential cum commercial Project with MCGM Parking Lot
Location of the project	Plot Bearing C.S.No.464, Scnapati Bapat Marg, Lower Parel Division Mumbai
Total Plot Area	69,803.47 m ²
Deductions	4119.67 m ²
Net plot area	65683.80 m ²
Permissible FSI (Including TDR etc.)	2,10,028.31 m ²
	Valley.

Fresh water (CMD) Fresh water (CMD) 1030
Source MCGM
Recycled Water (CMD) 689
Total water requirement (CMD) 2193
Swimming pool make up (cum) 16 by tanke As per CFO NOC 2.5 to 3.0 m 28 Nos, Recharge Pit with bore well 2.5 Mt. x 2.5 Mt. x 3 Mt. Capital Cost: 162.7 Lakh O & M Cost: 3 Lakh Natural water drainage pattera Towards cast s

Quantity of storm water 2072 m³/hr

Size of SWD

450 mm wide internal SWD.

200e, of 500 mm dia torm Water Drainage Capacity of STP (CMD) 1800 m³

Location of the STP in podium (PO)

Go sets (during emergency)

Go sets (during emergency)

Go sets (all in produced as alternate supply for ess

From 1556kVA

TOTAL DG SET CAPACITY: 13000 kVA

Apoilal Cost: 297 Lakh O & M Cost: 56.4 Lakh Budgetary allo

Vahaan

			Solid Waste)		
-		Disposal of the construction way debrix	1000 m ³		
		Waste generation in the Operation phase			
		Dry Wasic (kg/d)	4529.4 kg/day		
+		Wet Waste (kg/d)	3019.6 kg/day		
		STP Sludge (dry sludge) (kg/d)	364 kg/day		
		Mode of Disposal of Waste			
Dry Was	te : Dry garba	ge will be segregated & disposed off	to recyclers		
Technolo	egy and used a	age will be composted using Mechanist organic manure for landscaping.	cal Composting		
STP slud	ge (dry sludg): Sludge use as manure for gardenin			
		Arta requirement			
Location	and total area	provided for the storage and treatme	nt of the solid waste :		
		Budgetary affocation	Capital Cost: 42.6 Lakh O & M Cost: 6.4 Lakh		
reen Belt Development	Total RG Area	36.646			
		RG area under green belt	36646. m²		
		RG on ground	17877		
: L		RG on Podium	18769 m²		
	of trees some	ies to be planted in the ground RG:	Proposed Teres (124 No.		
unber and list			10panes 110ca. 324 140a		
(AS PER	size, age and OLD EC)	species of trees to be cut, trees to be t	ransplanted		
(AS PER	size, age and OLD EC) se cut: 177 No	species of trees to be cut, trees to be t	ransplanted		
(AS PER) Trees to b	size, age and OLD EC) se cut: 177 No se transplante	species of trees to be cut, trees to be t is i: -26	ransplanted		
(AS PER of Trees to be Trees to be	size, age and OLD EC) se cut: 177 No se transplante se retained : 4	species of trees to be cut, trees to be t is i: -26	ransplanted		
(AS PER ITTECS to be Trees to be Proposed Trees to be Proposed	stze, age and OLD EC) se cut: 177 No se transplante se retained : 4	species of trees to be cul, trees to be t is d: -26 2 is	ransplanted		
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(AS PER) Trees to b Trees to b Trees to b Proposed Trees to b	size, age and OLD EC) be cut: 177 No transplante, te retained: 4 be cut: 177 No te transplante, e retained: 4. r allocation osi: 246.4 Li	species of troes to be cut, trees to be to set: 2	ansplaned		
(AS PER) Trees to b Trees to b Trees to b Proposed Trees to b	size, age and OLD EC) be cut: 177 No transplante, te retained: 4 be cut: 177 No te transplante, e retained: 4. r allocation osi: 246.4 Li	species of troes to be cut, trees to be it is it			
(AS PER) Trees to b Trees to b Trees to b Proposed Trees to b	size, age and OLD EC) be cut: 177 No transplante, te retained: 4 be cut: 177 No te transplante, e retained: 4. r allocation osi: 246.4 Li	species of trees to be est, trees to be it is it	39.8 MW		

Palata

- Drip irrigation shall be used for the purpose of water horticulture to reduce the wastage of water.
 Residential Plats are proposed to be installed with energy efficient split units instead of conventional Window units to reduce the saving in power significantly. The necessary guidelines shall be issued to the tenants as applicable.
 The building is designed to have natural ventilation in lift lobby which saves the energy required for mechanical ventilation.

S. No.	Description	Units saved / Year	Energy Cost saved / Year @ Rx 9/unit
1	Solar lighting	32,850.00	2,95,650,00
2 .	Energy efficient T5 light (Basement)	2,48,089.51	22.32,805.56
3	Energy efficient T5 light (Podium)	11,38,340.9	1,02,45,068.07
4	Solar hot water system	1,82,500.00	16,42,500.00
	TOTAL	1,601,780.4	14,416,023.6

Compliance of the	no ECBC guidelines : Yes	
udgetary alloca	tion: Capital Cost: 229.3 Lakh	O & M Cost:8.6 Lakh
	DG set	
0 x 1250 kVA x 500 kVA	city of the DG sets to be used: CAPACITY: 13000 kVA	
	Type of fuel used	Diesel

Plan Budgetary Allocation up)			uction phase (with t	reak-
OAMC	OST OF EMP DU	RING OP	ERATION PHASE	
SL NO	Parameter		Total set up cost (in lakhs)	Operational and maintenance cost per yr (in lakhs/yr)
1	STP Cost		297.0	56.4
2	Rain Water Harv	esting	80.0	2.5



		Total water requirement (CMD)	39
		Fire fighting (cum)	Residential: 200 m ³ GCP: 50 m ³
Rain Wate (RWH)	r Harvesting	Level of ground water table	2.50 to 3.00 m
		Size and No. of RWH lanks and quantity	1 RWH tank of 105 m ³ capacity
		Location of RWH tank	In basement
	8.mg Wells- 5.7x2.7x06.0 4.2x2.1x06.0	f recharge pits and quantity Of no (dim in Mits) Of no(dim in Mits)	
			M Cost: 0.80 Lakhs
Storm Wate	er Drainage	Natural water drainage pattern	Towards north side
	<u> </u>	Quantity of storm water	58 m³/hr
		Size of SWD	350 mm dia SWD
Sewage and	waste water	Sewage generation (CMD)	34 KLD
		STP Technology	MBR Technology
		Capacity of STP (CMD)	55 KLD
		Location of the STP	In basement
i	DG sets (durin essential servic Capacity: 500-	g emergency): DG sets will be provided tes such as STP, Fire Fighting, Lift etc. v250 kVA	as alternate supply for
	empacity: 500		
		cation : Capital Cost: 13.75 Lakhs O &	M Cost: 3,50 Lakhs
iolid waste		Cation : Capital Cost: 13.75 Lakhs O & Waste generation in the pre construption	
iolid waste	Budgetary allo	Waste generation in the pre coastra	
Solid waste	Budgetary allo	Waste generation in the pre constru phase	ection and construction
Solid waste	Budgetary allo	Waste generation in the pre constru- phase Waste generation Disposal of the construction way	50 kg/day To Authorized debris disposal site.
Solid waste	Budgetary allo	Waste generation in the pre-constru- phase Waste generation Disposal of the construction way debris	50 kg/day To Authorized debris disposal site.
Solid waste	Budgetary allo	Waste generation in the pre-country phase Waste generation Disposal of the construction way debris Waste generation in the Operation	50 kg/day To Authorized debris disposal site.
Solid waste	Budgetary allo	Waste generation in the pre-country phase Waste generation Disposal of the construction way debris Waste generation is the Operation Dry Waste (kg/d)	50 kg/day To Authorized debris disposal xite. phase 95 kg/day
Solid waste	Budgetary allo	Waste generation in the pre coestry phase Waste generation Disposal of the construction way debris Waste generation in the Operation Dry Waste (kg/d) Wet Waste (kg/d)	50 kg/day To Authorized debris disposal site. phase 95 kg/day 63 kg/day
Solid waste	Budgetary allo	Waste generation in the pre coastry phase Waste generation Disposal of the construction way debris Waste generation in the Operation Dry, Waste (Rg/d) STP Sludge (dry sludge) (Rg/d)	sction and construction 50 kg/day To Authorized debris disposal site. 95 kg/day G. Skg/day 0.50 KLD

- All calibus will be de-sent he usual bearing thing use. This this influency subsects All calibus will be de-sent he usual bearing things. The sent influency subsects and improves reliability, looses and improves reliability in the system. Power called hell be used with XLPE imulation which can be operated at 90degC instead of PVC insulated cable as 70degC, Hence, improves reliability in the system. Variable frequency will be incorporated on motor feeders which will save considerable energy, over factor of the complete electrical system will be ministallation. An APPC relay of only interest evilibility will be proposed to effect the power factor correction //in correction within a few cycles of deviation from the setting & almost to reduce interest or considerable evil. Solid coperated pole lights will be proposed to power pathway lights at some strategic locations.

- Solar operated pole lights will be proposed to power pathway lights at some strategic locations.

 Top five floors of lower shall be provided with solar water heating for flats. Top five floors of lower shall be provided with solar water heating for flats. Occupancy Presence assess. A say-light sensors will be provided in the common area. A tollet inside flut.

 General lighting hall be through energy efficient Binthorescent tamps and illumination levels shall be generally in line with National Bushing Code.

 Old of common area statistness. Nature partiag contrider lights shall be designated as emergency lights and shall be contrided up bytes in levelters for uninterrupted limiteration, Which shall have dual flush cistern where than single flush type. A flush valve combination which will reduce consumption of water significantly.

 All common area and club house, low flow plumbing fixture shall be instilled to conserve the water. For the residence, gueld time shall be given to use the efficient funnishing fixtures to conserve the water.

 The shall represent the straight of the respective plus building wasse and sweet water than the proposes as applied the lesting treatment for flushing irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment for the straight irrigation proposes as applied in the lesting treatment for maching irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in the lesting treatment of reading irrigation proposes as applied in
- ecycled water can be used after use water, it is a splicible, as a splicible, as a splicible, used for windows shall be used of low heat transfer co efficient (U) value.

Vahara

Solid Wash Engineer and or Common and processing of Common and processing and Common and processing of Common and Processing Office of Common and Com 7.5 1.1 39.2 6.4 122.1 are macpons and and committee to the committee of the com Total Parking Area
GCP Parking area: 244922 m²
Project Parking Area: 185440 m²
Area per car
2-Wheeler
4-Wheeler Project Parking:6218 Nos OCP Parking Cars: 4328 Nos Buses: 237 Nos Dry Sessee
Fresh water (CMD)
Source
Recycled Water (CMD)
Total water requirement (CMD
Fire fighting (cure) Total Water Residential: 200 m³ GCP: 50 m³ Wet Season
Frosh water (CMD)
Source
Recycled Water (CMD) MCGM 13 Valaka

		STP sludge (dry sludge): Sludge use as manure for gardening		
		Area requirement		
		Location and total area provine storage and treatment of waste		In basement: 30 m ²
	Budgetary allo	cation: Capital Cost: 4.00 Lak	ns O&	M Cost: 2.00 Lakhs
Green Belt	Development	Total RG Area		
		RG area under green beit		743.53 sq.m.
		RG on ground		639.53 sq.m.
		RG on Podium		104.00 sq.m.
	Budgetary all	ocation: Capital Cost: 20 Lak	h 0 &	M Cost: 3 Lakh
nergy		Power supply		
		Maximum demand		1.3 MW
		Connect load		2.6 MW
		Source		BEST POWER
Sol Sol Sol Sol	e of low e glass to ar lighting in con ar hot water for \$ ar Street lights	le systems to reduce heat gain is reduce power requirement imon areas, garden and road. tesidential building.	·	consumption
Sol Sol Sol Sol	e of low e glass to ar lighting in con as hot water for 8 ar Street lights ergy efficient ligh	o reduce power requirement immon areas, garden and road. tesidential building. ting fixtures, Pumps and VFD Detail calculations & % of a	Lifts aving	28%
Sol Sol Sol Sol	e of low e glass to ar lighting in con as hot water for 8 ar Street lights ergy efficient ligh	oreduce power requirement muon areas, garden and road. tesidential building. ting fixtures, Pumps and VFD Detail calculations & % of a cation: Capital Coat: 12 Lakh	Lifts aving	28%
Sol Sol Sol Sol	e of low e glass to ar lighting in con at hot water for 8 ar Street lights regy efficient ligh Budgetzry allo	neduce power requirement mon areas, garden and road. testdential building. ting fixtures, Pumps and VFD Detail calculations & % of a cation: Capital Coat: 12 Lakh	Lifts aving O & M (28% Cost: 1 Lakh
Sol Sol Sol Sol	e of low e glass to ar lighting in con at hot water for 8 ar Street lights regy efficient ligh Budgetzry allo	oreduce power requirement muon areas, garden and road. tesidential building. ting fixtures, Pumps and VFD Detail calculations & % of a cation: Capital Coat: 12 Lakh	Lifts aving O & M (28% Cost: 1 Lakh
Sol Sol Sol Sol	e of low e glass to ar lighting in con a ar hot water for a ar Street lights ergy efficient light Budgetary allo Number and ca 500+250 kVA	reduce power requirement muon areas, genden and roed. lesidential building. ting fixtures, Pumps and VFD Detail calculations & % of cation: Caphal Cost: 12 Lakh DG get pacity of the DG sets to be use Type of fuel used	Lifts aving O & M C	28% Cost: 1 Lakh Iy of DG Set provided will Diesel
Sol Sol Sol Sol	e of low e glass to ar lighting in con a ar hot water for a ar Street lights ergy efficient light Budgetary allo Number and ca 500+250 kVA	neduce power requirement month areas, garden and road, tesidential building, ting fixtures, Pumps and VFD Detail calculations & % of cation: Capital Cost: 12 Light DG set	Lifts aving O & M C	28% Cost: 1 Lakh Iy of DG Set provided will Diesel
Sol Sol Sol Sol	e of low e glass to ar lighting in con a ar hot water for a ar Street lights ergy efficient light Budgetary allo Number and ca 500+250 kVA	reduce power requirement mush areas grade and road. Leadential building. Leadential building. Detail calculations & % of catching furthers, Pumps and VFD. Detail calculations & % of reactions: Capital Coat: 12 Lath. DG set DG set Type of fuel used Management Plan Budgetary	Lifts aving O & M (Capaci Allocation In	28% Cost: 1 Lakh Iy of DG Set provided will Diesel
Sol Sol Sol Sol	e of low e glass to an lighting in con ar hot water for 8 ar Street lights ergy efficient ligh Budgetary allo Number and ca 500+250 kVA	neduce power requirement mona rates, garden and road. Leadentials building. ting fintheres, Pumps and VFD Detail calculations & So for teation: Capital Coate: 12 Lakh DG set pacily of the DG sets to be used. Type of fuel used Management Flan Budgetary Capitals.	Lifts aving O & M C I : Capaci ABocatic tal Coss In 5)	28% Cost: 1 Lakh If of DG Set provided will Diesel O & M Cost (Rs. In Lakhs /
Sol Sol Sol Sol	e of low e glass it can are lighting in con at hot water for 8 ar Street lights rays efficient light Budgetary afformation of the second of th	neduce power requirement monarrase, garden and road- leaddential building. ting fixtures, Pumps and VFD Detail calculations & So for readon: Capital Cost: 12 Lakh DG set Type of fuel used Type of fuel used Management Flan Budgetary (Sa Lakh	Lifts aving O & M C I : Capaci ABocatic tal Coss In 5)	28% Out: I Lakh by of DG Set provided will Diesel O & M Coet (Rs. In Lakhs / year)
Sol Sol Sol Sol	of low glass to all plants of the all plants of	neduce power requirement mon areas, garden and road. Lestdentials building. ting firstners, Pumps and VFD Detail calculations & \$ of reaction: Capital Coat: 12 Lakh DG set pacify of the DG sets to be use Type of fuel used Management Flan Budgetary Capi (Ric Lakh	Lifts aving O & M C I : Capaci ABocatic tal Coss In 5)	28% Out: I Lakh ly of DO Set provided will Diesel O & M Coet (Rs. In Lakhs / year) 3.5

	Solid Waste	Composting plant	4.0	2.0
	Landscape	andscape		3.0
	Total Cost		57.75	10.3
Traffic Mana	gement	Parking details		
		ea of basement Area: 6387 m² (services	& ancillary: 13	105 m²; balance parking)
- 1	Number & ar Ground + 4 p Podium ares:	ea of podia odiums for GCP and O 9678 m² (services & a	ne podium for o	captive Parking
		Total Parking Area	1	11854 m ²
		Area per car		24.75 m ²
		4-Wheeler: GCP:	204 Nos.	

- The proposal has been considered by SEIAA in its 58th meeting decided to accord environmental clearance to the said project under the provisions of Environment Impact Assessment Notification, 2006 subject to implementation of the following terms and conditions:
- visioumensa citeranoc to the said project under the provisions of Envisionment Impact
 seasment Notification, 2006 subject to implementation of the following terms and conditions:

 (i) This environmental clearance is issued subject to land use verification. Local
 authority / planning authority should ensure this with respect to Rules, Regulations,
 Notifications, Government Resolutions, Circulars, etc. issued if any. This
 environmental clearance issued with respect to the environmental consideration and it
 does not mean that State Level Impact Assessment Authority (SEAA) approved the
 proposed land use.

 (ii) This transport of the proposed construction shall be in accordance
 with survey number before approving layout plan & before according
 commencement certificate for proposed voice. Bean approving authority should centure the
 subseq with survey number before approving layout plan & before according
 commencement certificate to proposed voice. Bean approving authority should commence the zoning permissibility for the proposed project as per the approved
 development plan of the area.

 (iii) "Consent for Establishment" shall be obtained from Maharashtra Pullution Control
 Board under Air and Water Act and act opy shall be submitted to the Environment
 department before start of any construction work at the size.

 (iv) All required sanitary and hygenic measures should be in place before starting
 construction settivities and to be maintained throughout the construction phase.

 (v) Project proponent shall ensure completion of STT, MSW disposal facility, grean bell
 development prior to occupation of the buildings. Not plantamenture is installed
 and made associatify shall be obtained from the provision shall be made for the bousing of construction buow within the size with all
 necessary infrastructure and stallities such as fuel for cooking, mobile toilets, mobile
 STP, safe drinking water, medical health zere, richech and First, Ald Room etc.

 (vii) Adequate drinking water and assaultary facilities should be provided for c

Mahaha

- (xxvi) Water demand during construction should be reduced by use of pre-mixed concrete, curing agents and other best practices referred.

 (xxvii) The ground water level and its quality should be monitored regularly in consultation with Ground Water Authority.

 (xvii)The installation of the Sewage Treatment Plant (STP) should be certified by an independent expert and a report in this regard should be submitted to the Ministry of the property of the property of the property of the property of the state of the Ministry of the property of t

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- 4. The environmental clearance is being issued without prejudice to the action initiated under EP Act or any court case pending in the court of law and it does not mean that project proponent has not violated any environmental laws in the past and whatever decision under EP Act or of the Hon'ble court will be binding on the project proponent. Hence this clearance does not give immunity to the project proponent in the case filed against him, if any or action initiated under EP Act.
- In case of submission of false document and non compliance of stipulated conditions Authority Environment Department will revoke or suspend the Environmental Clearance without any intimation and initiate appropriate legal action under Environmental Protection Act, 1986.
- Validity of Environment Clearance: The environmental clearance accorded shall be valid for a period of 5 years.
- The above stipulations would be enforced among others under the Water (Prevention and Control of Pullusion) Act, 1974, the Air (Prevention and Control of Pollusion) Act, 1981, the Environment (Protection) Act, 1986, and 1918 to their under, Hazardous Wastes (Management and Handling) Rules, 1999 and its amendments, the public Liability Insurance Act, 1991 and its amendments.
- 10. Any appeal against this environmental clearance shall lie with the National Green Tribunal, Van Vigyan Bhawan, Sec. 5, R.K. Puram, New Dehli 110 022, if preferred, within 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

(Valsa R Naix-Girman)
Secretary, Environment department & MS, SEIAA

- Shri. P.M.A Hakeem, IAS (Retd.), Chairman, SEIAA, 'Jugnu' Calicut- 673 006 Kerla.
- Shri. Ravi Bhushan Budhiraja, Chairman, SEAC-II, 5-South, Dilwara Apartment, Cooperage, M.K.Road, Mumbai 400021
- Additional Secretary, MOEF, 'Paryavaran Blawan' CGO Complex, Lodhi Road. New Delhi 110510

- and solid wastes generated during the cons

- wakewaiter and solid wastes generated during the construction phase should be causerd.

 (viii) The solid waste generated should be properly collected and segregated, dry/inert solid waste should be disposed off to the approved sites for land filling after recovering recyclable material

 (ix) Wet gurbage should be tireated by Organic Waste Converter and treated waste (manure) should be tireated by Organic Waste Converter and treated waste (manure) should be utilized in the existing premises for gardening. And, no wet (annure) should be utilized in the existing premises for gardening. And, no wet (annure) should be utilized in the existing premises for gardening. And, no wet (annure) should be shored for use in (a) All the begood recaver this.

 (ix) All the begood recaverable during conventions should be shored for use in the time of the should be shored for use in Additional soil for leveling of the proposed site shall be generated within the site (to the extent possible) so that natural drainage system of the area is protected on improved.

 (ixi) Green Bott Development shall be carried out considering CPCB guidelines including selection of plant species and in consultation with the local DFO/ Agriculture Dept.

 (ixi) Green Bott Development shall be carried out considering CPCB guidelines including selection of plant species and in consultation with the local DFO/ Agriculture Dept.

 (ixi) Organic of muck during construction with the local DFO/ Agriculture Dept.

 (ixi) Organic of muck during construction with the local DFO/ Agriculture Dept.

 (ixi) Organic of muck during construction with the local DFO/ Agriculture Dept.

 (ixi) Organic of muck during construction with the local DFO/ Agriculture Dept.

 (ixi) Organic of muck during construction with the local William of the engineering states and other to the will be expected to such a state and other to state with the approval of compenior and the state of the local stat

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- (xii) Regular supervision of the above and other measures for monitoring should be in place all through the construction phase, so as to avoid disturbance to the supervision of experiments of the construction of the project has been asked by the construction of the project has been started without obtaining environmental declarance.

 (xiiii) Six monthly monitoring reports should be submitted to the Department and MPCB.

 (xiii) A complex set of all the documents submitted to Department should be forwarded to the MPCB.

 (xiv) A soparate environment cansagement cell with qualified staff shall be set up for implementation of the stipulated environmental asfeguands.

 (xiv) A soparate environment cansagement cell with qualified staff shall be set up for implementation of the stipulated environmental asfeguands.

 (xiv) Separate founds shall be allocated for implementation of environmental protection measures/TMP along with item write breaks-up. These cost shall be included set part of the project force of the found carranteed environmental expectations that the start of the project interest for found carranteed as the start of the project should reported to the MPCR & this department.

 (xiviii) The project management shall advertise at least in two local newspapers widely circulated in the region around the project, one of which shall be in the Marathi lenguage of the local concerned within severe days of issue of this letter, informing that the project has been accorded environmental clearance and copies of clearance letter are available with the Maharashira pollution Control Board and may also to see nat Website at http://se.mahrenbetes.gov.ib.

 (xiv) Project management should submit hild yearly compiliance reports in respect of the stipulated prior environment clearance stems and conditions in hard & soft copies to the MPCRS & this department, on 1º lane & 1º December of each calendar year.
- A copy of the clearance letter shall be sent by proposent to the concerned Municipal Corporation and the local NGO, if any, from whom suggestions/representations, if any, were received while processing the proposal. The clearance letter shall also be put on the website of the Company by the proposar.
- The proponent shall uplood the status of compliance of the stipulated EC coorditions, including results of monitored data on their vebtile and shall update the same periodically. It shall simultaneously be sent to the Regional Office of MeEF, the respective Zonal Office of CPGs and the SPCB. The criteria pollutual twest namely; SPM, RSPM, SO₃, NO₃ (ambient levels as well as stack emissions) or critical sector parameters, inclinated for the projects shall be monitored and displayed at a convenient location near the main gate of the company in the public domain.
- The environmental statement for each financial year ending 31° March in Form V as is mandated to be submitted by the project proponent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as amended subacquently, shall also be put on the website of the company along with the respective Rules of compliance of EC conditions and shall also be sent to the respective Rajonal Offices of MoEF by e-mail.



- Member Secretary, Maharashtra Pollution Control Board, with recopy of the clearance.
- The CCF, Regional Office, Ministry of Environment and Forest (Regional Office, Western Region, Kendriya Paryavaran Bhavan, Link Road No. 3, E. 5, Ravi-Shunkar Nagar, Bhopal- 462 016). (MP).
- 6. Regional Office, MPCB, Mumbai
- 8. Municipal Commissioner, Municipal Corporation of Greater Mumbai, M
- 9. Chief Engineer (DP), Municipal Corporation of Greater Mumbai, Mahapalika marg
- 10. IA- Division, Monitoring Cell, MoEF, Paryavaran Bhavan, CGO Complex, Lodhi Road, New Delhi-110003.
- 11. Select file (TC-3).

MUNICIPAL CORPORATION OF GREATER MUMBAI No. EB/1342/CS/A

Executive Engineer Bldg, Proposal (City -1) Near Municipal Building C.S. 355-B Bhagwan Valmiki Chowk. Vidvalankar Marg, Opp. Hanuman Mandir, Antop Hill, Wadala (East) Mumbai 400037

Lower parel Division, at Spuapati Bapat Marg. Mumbai Ref - Your ordine application

With reference to above this is to inform you that the sureby approved subject to following conditions:

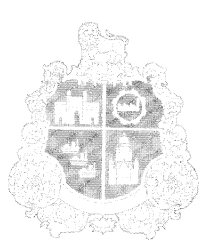
- 1. That all the conditions of f.O.D. sinder, even No. dated 24.1.2006 and amended plan approval letters dated 31.5.2008, 71, 2009, 23.11.2019, 30.9.2010, 11.1.2011, 30.8.2013, 29.12.2014, 29.2.2016, 31.03.2017 and 20.12.2017 whall be compiled with.

 2. That the fevised structural design calculations detailed awings shall be aubmitted before extending C.C.

 3. That the payments towards believing shall be made before asking for endorsement of CC.

- b) Premium towards staircase; lift, fift lobby area.
- 4. That the C.C. shall be got endorsed as per the amended plans.
- That the work shall be carried out strictly as per approved plans.
 That the work shall be carried out between 6.00 a.m. to 10.00 pm., only in acc. with Rule 5A(3) of the Noise Pollution (Regulation & Control) Rules, 2000 and the provision of notification issued by Ministry of Environment & Forest Deptt. from time to time shall be duly observed

BPC3/GS-5113



This CC is valid upto 23/1/2018

Issue On: 3/7/2007

Valid Upto :

23/1/2018

This CC up to top of upper basement.

Approved By EEBOC-I Executive Engineer

Issue On: 30/3/2009

Valid Upto: 23/1/2018

This CC is endorsed as per am

Approved By EEBOC-I Executive Enginee

Issue On: 19/1/2017

EB/1342/GS/A

further C.C. for the construction of staircase/ staircase lobby/ lift/ lift lobby/ lift machine room/ overhead water tank (staircase and lift core with overhead water tank) for wing 1 over 78th floor, wing 2 over 78th floor, wing 3 over 78th floor, wing 4 over 78th floor and wing 5 over 25th floor i.e. for full height of staircase lift core as per last approved plan dated 29.02.2016.

Approved By S.B.GITE

Page 2 of 5 On 16-May-2018

- 7. That all conditions and directions specified in the order of Hon'ble Supreme Court dated 15.03.2018 in Dumping Ground case shall be complied with
- ite safeguards shall be employed in consultation with SWM Dept. of MCGM That a usequare sacquares scale oc emprove in consultation with SWM Dept. of MCGM for preventing dispersal of particles through air and the construction debris generated shall be deposited in specific sites inspected and approved by MCGM.

 That the debris shall be managed in accordance with the provisions of construction and
- demolition waste Management Rules 2016.

A set of approved plans duly signed is return herewith as a token of approval.



1) M/S Lodha Devlopers Pvt. Ltd (Earlier Khown as M/S. Jawala Real Estate Pet. Ltd.)
Lodha Excellus, N. M. Joshi Marg. Mahalaxmi, Mumbai 400 011.

2) Designated Officer 'G.'S Ward

Amit Jagannat S.E.(B.P.) C-XII

RAJENDRA ANANDRAO

C - 3

MUNICIPAL CORPORATION OF GREATER MUMBAI FORM 'A'
MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966
No EB/1342/GS/A COMMENCEMENT CERTIFICATE

To, M/S Jawala Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013.

Sir.

Sir, With reference to your application No. EB/1342/GS/A Dated. 30/3/2018 for Development Perm and grant of Commencement Certificate under Section 44 & 69 of the Meharashtra Regional and Town Pit Act, 1966, to carry out development and building permission under Section 346 no 337 (New) dated 30/3 of the Mumbai Municipal Comporation Act 1888 to serial a building in Eviloging development work of on JC CT.S. No. 464 Division / Village / Town Planning Scheme No. Lower Parel situated at Senapati Bapat Road / Street in G/South Ward.

The Commencement Certificate / Building Permit is granted on the following condi-

- The land vacated on consequence of the endorsement of the setback line/ road widening line shall f part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitte be used by any person until occupancy permission has been granted.
- The Commencement Certificate/Development permission shall remain valid for one year of from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- This Commencement Certificate is renewable every year but such extended period shall be exceed three years provided further that such lapse shall not ber any subsequent application permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :-
- The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
- Any of the conditions subject to which the same is granted or any of the restrictions imposed the Municipal Commissioner for Greater Mumbai is contravened or not compiled with.
- The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title thr or under him in such an event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashira Regional and Town Planning Act, 1966.
- The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Asst.Eng.(BP)City VI G/South (Rajendra Anandrac Jadhav) Assistant Engineer to exercise his powers and functions of the Planning Authority under Section the said Act.

Issue On: 11/4/2017

Valid Upto :

23/1/2018

This CC is endorsed and extended for (1) Wing-1 upto top of 44th floor level,
(2) Wing-2 upto top of 40th floor level,
(3) Wing-3 upto top of 5th floor level,
(4) Wing-4 upto top of 5th floor level,
(5) Wing-4 upto top of 43rd floor level,
(5) Wing-5 for entire staircase/ lift core i.e. for the construction of staircase/ staircase lobby/ lift lift lobby/ lift
machine room/overhead water tank (staircase and lift core with overhead water tank) over 64th floor end (6)
Wing-6 for entire staircase/ lift core i.e. for the construction of staircase/ staircase lobby/ lift/ lift lobby/ lift macrom/overhead water tank (staircase and lift core with overhead water tank) over 21st floor as per last approvamended plans dated 31.03.2017

Approved By

S.B.GITE Executive Enginee

Valid Upto:

23/1/2018

Approved By S.B.GITE Assistant Engineer (BP)

Valid Upto :

23/1/2018

This CC is extended for Wing- 5 from 7th to 26th top floor level, as per last approved plan dated 31.03.2017

EB/1342/GS/A

Page 3 of 5 On 16-May-2018

Valid Upto : 23/1/2019

This C.C is further extended for (1) Wing- 1 from 67th to 71st top for habitable floor, (2) Wing- 2 from 61st to 63rd top for habitable floor and also extend CC over 74th floor for the staircase/ lift core i.e. for the construction of staircase/ staircase is staircase bloby/ lift in bloby/ lift machine room/ overhead water tank (staircase and lift core with overhead water tank) i.e. for full height of staircase lift core, (3) Wing- 3 from 74th to 75th floor top for habitable floor, (4) Wing- 4 from 61st to 64th for habitable floor and elso extend CC over 73rd floor for the staircase/ lift core i.e. for the construction of staircase/ staircase bloby/ lift/ lift loby/-lift machine room/ overhead water tank (staircase and lift core with overhead water tank) i.e. for full height of staircase lift core, (6) to grant plinth C.C. for Amenity Building as per last approved plan dated 20.12.201

Approved By R A JADHAV Assistant Engineer (BP)

Issue On: 16/5/2018

Valid Upto

23/1/2019

This C.C. is endorsed and extended for (1) Wing- 2 from 64th to 65th top for habitable floor & extend CC upto 78th floor for the staircase' lift core i.e. (staircase and lift core with overhead water tank) for full height, (2) Wing- 3, for 76th floor top for habitable floor (3) Wing- 4 from 65th to 72nd for habitable floor & extended CC upto 78th floor for the staircase lift floor for the staircase lift floor incore with overhead water tank). I.e. for full height (4) Wing 5, upto top 614th for habitable floor & CC upto 50th floor for the staircase/ lift core i.e. (staircase and lift core with overhead water tank). (5) Wing 6, upto top of 7th for habitable floor & extend CC upto 21st floor for the staircase/ lift core i.e. (staircase and lift core with overhead water tank). In the control of 10 grant plinth C.C. for Town House from 2nd to 12th No's as per last approved plan dated 04.05.2108.



EB/1342/GS/A

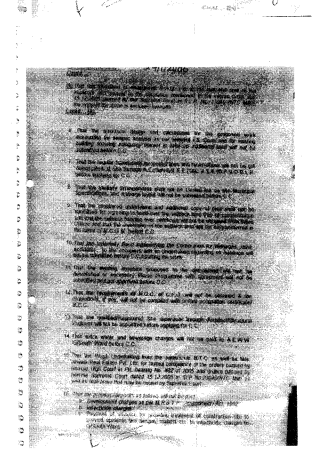
Page 5 of 5 On 16-May-2018

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

City G/South Ward

Assistant Engineer Building Proposal

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EB/1342/GS/A

Cc to :
1. Architect.
2. Collector Mumbai Suburban /Mumbai District.

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2. That the Company programming continuous desired, P of SECCL on a second section of the second section.

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MUNICIPAL CORPORATION OF GREATER MUMBAI

With reference to above letter this is to inform you that the amended plans

- submitted by you are hereby approved subject to following conditions:

 1. That all the conditions of I.O.D. under even No. dated 24.1.2008 and amended plan approved letter dated 31.5.2008, 7.1.2009, 23.11.2009, 30.9.2010, 11.1.2011, 30.8.2013 & 29.12.2014 shall be compiled with.
- 2. That the revised structural design/calculations/details/drawings shall be submitted before extending C.C.
- That payments towards following shall be made before asking for C.C.
 (a) Development charges:
 (b) Premium towards staircase, lift, lift lobby area
- That the revised High Rise Committee N.O.C. shall be submitted before extending C.C. beyond plinth.
- 5. That the C.C. shall be got endorsed as per the amended plan.
- 6. That the work shall be carried out strictly as per approved plan.
- That the final structural stability certificate shall be submitted before asking for B.C.C.
- 8. That the N.O.C. from Inspector of Lifts shall be submitted.
- That the supervision certificate shall be submitted periodically from the L.S. / Engineer / Structural Engineer / Supervisor or Architect as the case may be as per D.C. Reg.5(3)(x) regarding satisfactory construction on site.

10. That revised NOC from E.E. (T & C) shall be submitted before further C.C.

70

Government of Maharashtra

It is noted that the proposal is for grant of Environmental Clearance for propose
of residential and Commercial development with McGM car Parking on plot bear
464, Senupati Bapat Marg, Lower parel, Divison Mumbai. SEAC considered the p
screening category 8(a) B2 as per EIA Molification 2006.

ation of the project submitted by Project Pr

Proposed Expansion of Residential cum commercial Project with MCGM parking lot at Lower Parel
M/s. Jawaia Real Estate Pvt. Ltd.
Residential cum commercial Project with MCGM Parking Lot
Piot Bearing C.S.No.464, Senapati Bapat Marg, Lower Parel Division Mumbai
69,803.47 m ²
4119.67 m ²
65683.80 m ²
2,10,028.31 m²

	w	el Season			
	Fr	esh water (CMD)	10	30	
	Sc	Murce	MCGM 689		
	R	ecycled Water (CMD)			
	To	otal water requirement (CMD)	21	93	
	S	wimming pool make up (cum)	16	by tanker	
	Fi	re fighting (cum)	A	As per CFO NOC	
Rain Water Harvesting (RWH)		Level of ground water table	Į	2.5 to 3.0 m	
		Size and No. of RWH tanks an quantity	d	One Tank of 724 m ³ capacity	
		Location of RWH tank		In basement	
		Size and no. of recharge pils at quantity	ıd	28 Nos, Recharge Pit with bore well 2.5 Mt. x 2.5 Mt. x 3 Mt.	
		Budgetary allocation		Capital Cost: 162.7 Lakh O & M Cost: 3 Lakh	
UG Tanks		Location of UG tank		In basement	
Storm Water Drainage		Natural water drainage pattern		Towards east side	
		Quantity of storm water	_	2072 m³/hr	
_ '		Size of SWD 450 mm wide internal SWD. 2nos. of 500 mm dia			
Sewage and waste water		Sewage generation (CMD)		1800 KLD	
		STP Technology		MBR Technology	
		Capacity of STP (CMD)	_	1800 m ³	
		Location of the STP	_	In podium (P0)	
		DG sets (during emergency) DG sets will be provided as all services such as STP, Fire Figi DG set: 10 nos 1250kVA 1 nos 500kVA TOTAL DG SET CAPACITY	ntin	g, Lift etc.	

Solid waste management	Waste generation in the pre construction and construction phase	
L_L	Waste generation	200kg/day (Domestic

Vaheen

EB/1342/GS/A

11. That revised NOC from Ch.Eng.(M & E) shall be submitted.

A copy of set of amended plans duty stamped/signed is hereby ret

Yours faithfully,

Executive Engineer, Building Proposals(City)-III

No.EB/1342/GS/A dl. 29/02/16

Copy to: 1. The Owner,
Ms Jawala Real Estate Pvt.Ltd.
464, Senapati Bapat Marg
Mumbal Textile Mill Compound,
Lower Parel (N), Mumbal 400013.

- Designated Officer, Asstt.Eng.(B.&F.) G/S Ward,
 A.E.W.W. G/S Ward,
- 4. Dy.A.& C. City

Executive Engineer,

Building Proposals(City)-III

FSI Area	2,10,028	.31 m²		
Non FSI Area	7,51,041	.69 m²		
Total Built up Area	9,61,070	m²		
56 %				
Rs.4476 Crores				
Residential buildings:- G + 6 podiums	3 Nos (6 wi	ngs), with 4	basements (4 th part)	
Bldg A (Wings 1 & 2): 7th (c		to 78 th floor		
Bldg B (Wing 3 and 4): 7th (to 78th floor		
Bldg C (Wing 5 and 6) 7th 1		to 78th floor	,	
Row Houses G+2		2 on 7th Lev	rel	
Bungalows 23?		Nos. (1 B + Gr. + 2 up)		
Convenience Shopping 7No		os. (G + 1)		
Public Parking 3 B		+G+P1+P2		
As per EC Received d 05.09.2011	ated Pro	posed	TOTAL AFTER EXPANSION	
1102	Co	nvenience opping: 7	2837	
16468 Nos.				
411 Nos.				
268 m				
		48 S. B Ro	ad and 24.38 m Wide	
Minimum 9 m radius				
Dry Season				
Fresh water (CMD)		1288		
Fresh water (CMD)			MCGM	
Source		77700111		
Source Recycled Water (CM		889		
Source	ent (CMD)	77700111		
	Non FS Area Total Built up Area 56 % Rs. 4476 Crores Residential buildings: G+6 podiums Bldg A (Wings 1 & 2): Bldg B (Wing 3 and 4 Bldg C (Wing 5 and 6 Row Houses Bungslows Convenience Shopping Asper EC Received d 05.09.2011 1102 116468 Nos. 411 Nos. 268 m The project site is acc.	Non FSS Area 7,51,041 Total Built up Area 9,61,070 56 % Rs. 4475 Crores Residential buildings: 3 Nos (6 wi G + 6 podiume Bldg A (Wings 1 & 2): 7º Bldg B (Wing 3 and 4): 7º Bldg B (Wing 3 and 4): 7º Bldg C (Wing 5 and 6): 7º Row Houses Ge Bungslows 23 Convenience Shopping 7N Public Parking 38 Aspec EC Received dated 05.09.2011 Fluid 1102 Co She No. 116468 Nos. 411 Nos. 268 m The project site is accessed by 30. The project site is accessed by 50. Pendurang Budhkar Marg Minimus 9 on radius	Non FSI Area 7.51,041.69 m² Total Built up Area 9,61,070 m² 56 % Rs. 4476 Crores Residential buildings: 3 Nos (6 wings), with 4 Ge + 6 podiums Bidg A (Wings 1 & 2): 7° to 78° floor Bidg B (Wing 3 and 4): 7° to 78° floor Bidg C (Wing 5 and 6): 7° to 78° floor Row Houses G 2-2 on 7° Les Bangalows 23 Nos. (1 B. Convenience Shopping As per EC Received dated 50.509.201 Flats: 1728 1102 Convenience Shopping: 7 Nos 141 Nos. 268 m The project site is accessed by 30.48 S. B Ro Preducinang Budhkar Marg Minimum 9 m radius	



		T	Solid Waste)
		Disposal of the construction way debris	1000 m ³
		Waste generation in the Operation	phase
		Dry Waste (kg/d)	4529.4 kg/day
		Wet Waste (kg/d)	3019.6 kg/day
		STP Sludge (dry sludge) (kg/d)	364 kg/day
		Mode of Disposal of Waste	
	Dry Waste : Dry garba	ge will be segregated & disposed off	to recyclers
		ge will be composted using Mechans organic manure for landscaping.	ical Composting
	STP sludge (dry sludge	:): Sludge use as manure for gardeni	ng
		Area requirement	
	Location and total area On ground: Area provide	provided for the storage and treatme ded: 200 m ²	ent of the solid waste :
		Budgetary allocation	Capital Cost: 42.6 La O & M Cost: 6.4 Lak
Grei	n Belt Development	Total RG Area	36,646
		RG area under green belt	36646. m ²
		RG on ground	17877
		RG on Podium	18769 m ²
Nun	ber and list of trees spec	ies to be planted in the ground RG:	Proposed Trees: 924 N
	(AS PER OLD EC)	species of trees to be cut, trees to be	transplanted
	Trees to be cut: 177 Not Trees to be transplante Trees to be retained: 4 Proposed Trees to be cut: 177 Not Trees to be transplante Trees to be retained: 4	d: -26 12 os d: -26	
	Trees to be transplante Trees to be retained: 4 Proposed Trees to be cut: 177 No Trees to be transplante Trees to be transplante Trees to be retained: 4 Budgetary allocation Capital Cost: 246.4 L G & M Cost: 39.2 Lal	d: -26 2 oc oc d: -26 12	
Enc	Trees to be transplante Trees to be retained: 4 Proposed Trees to be cut: 177 No Trees to be transplante Trees to be transplante Trees to be retained: 4 Budgetary allocation Capital Cost: 246.4 L G & M Cost: 39.2 Lal	d: -26 20 d: -26 2 akh Power supply	30 C ANU
Ene	Trees to be transplante Trees to be retained: 4 Proposed Trees to be cut: 177 No Trees to be transplante Trees to be transplante Trees to be retained: 4 Budgetary allocation Capital Cost: 246.4 L G & M Cost: 39.2 Lal	d: -26 2 2 2 2 2 2 2 2 3 4 4 4 4 4 4 4 4 4 4 4	39.8 MW
Ene	Trees to be transplante Trees to be retained: 4 Proposed Trees to be cut: 177 No Trees to be transplante Trees to be transplante Trees to be retained: 4 Budgetary allocation Capital Cost: 246.4 L G & M Cost: 39.2 Lal	d: -26 20 d: -26 2 akh Power supply	39.8 MW 93.26 MW TATA POWER



Energy saving measures:

• Energy efficient fluorescont tube lights & CFL lamps which give approx. 30% more light output for the same watts consumed and therefore require less nos. of fixtures and curreparding lower point writing costs. The file of 17 studes is 2.5 a 3 times that of conventional tubes and hence the cost of replacement is quite less and hence rate or disposal of tubes reduced drastically.

end of ITV. Insurance will be incorporated on motor feeders when with new side-requested energy, ere factor of the complete electrical pystem will be maintained close to unity. This reduce electrical power distribution toxes in the institution. APPC relay based on obligation evidencing will be proposed to effect the power or correction / improvement within a few cycles of devisition from the setting & or order. In order. In order. In order.

r operated pole lights will be proposed to power pathway lights at some strategic cities.

five Doors of (ower shall be provided with solar water heating for flats. proposed processes and the provided with solar water heating for flats. proposed presents and a solar provided in the common i.e. to take inside flates and a solar provided in the common i.e. to take inside flates and the provided in the common i.e. to take inside flates a shall be generally in time with National Building Code.

The provided inside flates a shall be generally in the wide flates a flates and the provided invertees for granted as emergency lights and to conceave the depth of the provided invertees for granted all that citiesten mather than disastent with the grant flates and flates a flates and the provided investigation of water significant of the provided investigation of water significant of the provided investigation of water significant of the provided in the shall be given to use the efficient bing flatures to conserve the water.

The provided in the source is by gravity with booster pumps for the top floors go Treatment Plant is installed for recycling the building waste and sewer water start pumply to the tope to go the bused of the heritary presented for flushing, irrigation of the control of the provided in the shall be controlled to the same and provided the same provided to the same provided to the same provided to the shall be used of the heritary treatment of flushing, irrigation tensor for windows chall be used of low heat transfer on efficient (U) value.

(a) Wa	aler requirement	GCP Pa	ler les	m² 40 m²	Project Parking:6218 Nos GCP Parking Care: 4328 Nos Buses: 237 Nos
		GCP Pa Project Area pe 2-Whee	rking area: 244922 Parking Area: 1854 r car ler	m² 40 m²	GCP Parking Care: 4328 Nos
		GCP Pa Project Area pe 2-Whee	rking area: 244922 Parking Area: 1854 r car ler	m² 40 m²	GCP Parking
		GCP Pa Project Area pe 2-Whee	rking area: 244922 Parking Area: 1854 r car ler	m² 40 m²	
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		GCP Pa Project	rking area: 244922 Parking Area: 1854	m² 40 m²	
		GCP Pa	rking area: 244922	m² 40 m²	
+				m²	
4					
					Area: 235998 m ²
+		Number	& area of podium		6 Podiums
P	arking details	Numbe	& area of basemen	ıt	3Basement, 4th Part Area: 176753 m²
~~	Management				ed & design of confluence
All faci	ilities will be leased	& entire con			
	Not Applicable as fac sibility for further O		ated by us		
19	Quantum and general	tion of corp	as fund and commit	ment	
	O & M cost (please e				lacs
ا	Total Cost		977.9	122.1	
8	Solid Waste M.	anagement	42.6	6.4	
7	Gardening		246.4	39.2	
6	Solar Energy-V	Vuter	54.3	1.1	
5	Solar Energy-L		175.0	7.5	
	Environmental Monitoring		MoEF approved agency for monitoring	8.5	
4	Tank	rvesting	82.7	0.5	

Total Water requirement	Dry Season	
	Fresh water (CMD)	27
	Source	MCGM
	Recycled Water (CMD)	18
	Total water requirement (CMD)	39
	Fire fighting (cum)	Residential: 200 m ³ GCP: 50 m ³
	Wet Scason	
	Fresh water (CMD)	27
	Source	MCGM
	Recycled Water (CMD)	13
Vahaha	.7.	

	STP sludge (dry sludge): Sk	idge use as manure for gardening
	Area requirement	
	Location and total area prov the storage and treatment of waste	
Budgetary allo	cation: Capital Cost: 4,00 Lakt	s O & M Cost: 2.00 Lakhs
Green Belt Development	Total RG Area	
	RG area under green bek	743.53 sq.m.
	RG on ground	639.53 nq.m.
	RG on Podium	104.00 sq.m.
	ecation: Capital Cost: 20 Lak	O& M Cost: 3 Lakh
Energy	Power supply	
	Maximum demand	1.3 MW
	Connect load	2.6 MW
	Source	BEST POWER
 Solar Street lights Energy efficient light 	ting fixtures, Pumps and VFD t	
	Detail calculations & % of s	
Budgetary allo	cation: Capital Cost: 12 Lakh	O & M Cost: 1 Lakh
	DG set	
Number and ca 500+250 kVA	pacity of the DG sets to be used	: Capacity of DG Set provided will !
	Type of fuel used	Diesel
Environment I	fanagement Plan Budgetary	Allocation
ii		O & M Cost
Component	Copit (Rs. Lakh	
STP (Tertiary)	13.75	3.5
Solar System	12	1.0
Rainwater han	resting 8.0	0.80

Valenca

The I	Drip irrigation shall be used it wastings of water. Residential Flats are proposed of conventional Window unit necessary guidelines shall be in The building is designed to hat energy required for mechanical content of the property of the	issued to the tenants as appli we natural ventilation in lift if ventilation.	efficient spilt units instead ver significantly. The
5. N		Units saved / Year	Energy Cost saved / Year @ Rs 9/unit
1	Solar lighting	32,850.00	2,95,650,00
2 .	Energy efficient T5 light (Basement)	2,48,089.51	22,32,805.56
3	Energy officient T5 light	11,38,340.9	1,02,45,068.07
4	Solar hot water system	1,82,500.00	15,42,500,00
	TOTAL	1,601,780.4	14,416,023.6
	Compliance of the ECBC guidel Budgetary allocation: Capital Co		Cost:8.6 Lakh
1	Budgetary allocation: Capital Co	ost: 229.3 Lakh O & M C	Cost: 8.6 Lakh
	Budgetary allocation: Capital Co	sets to be used:	Contrib.6 Lakh

Environment Management Plan Budgetary Allocation		Construction phase (with up)	break-
& M CC	ST OF EMP DU	RING OPERATION PHASE	
SI, NO	Parameter	Total set up cost (in lakhs)	Operational and maintenance cost per yr (in lakha/yr)
1	STP Cost	297.0	56.4
2	Rain Water Harv	esting 80.0	2.5

Palesin

	Total water requirement (CMD)	.39
	Fire fighting (cum)	Residential: 200 m ³ GCP: 50 m ³
Rain Water Hervesting (RWH)	Level of ground water table	2.50 to 3.00 m
	Size and No. of RWH tanks and quantity	1 RWH tank of 105 m
	Location of RWH tank	In basement
Ring Well 5.7x2.7x∅ 4.2x2.1x∅	6.0-01 na (dim in Mirs) 6.0-01 no(dim in Mirs)	
Budgetary	allocation : Capital Cost: 8.00 Lakhs O	& M Cost: 0.80 Lakhs
Storm Water Drainage	Natural water drainage pattern	Towards north side
	Quantity of storm water	58 m³/hr
L	Size of SWD	350 mm dia SWD
Sewage and waste water	Sewage generation (CMD)	34 KLD
	STP Technology	MBR Technology
	Capacity of STP (CMD)	55 KLD
	Location of the STP	In basement
Capacity: 5	ering emergency): DG sets will be provided rvices such as STP, Fire Fighting, Lift etc. 00+250 kVA	
Budgetary a	illocation: Capital Cost: 13.75 Lakhs O &	M Cost: 3,50 Lakhs
Solid waste management	Waste generation in the pre constr phase	uction and construction
	Waste generation	50 kg/day
	Disposal of the construction way debris	To Authorized debris disposal site.
	Waste generation in the Operation	phase
	Dry Waste (kg/d)	95 kg/day
	Wel Waste (kg/d)	63 kg/day
	STP Sludge (dry sludge) (kg/d)	0.50 KLD
	Mode of Disposal of Waste	
	Dry Waste : Dry garbage will be segre recyclers	egated & disposed off to
	Wet Waste : Wet garbage will be con	posted using Mechanical

	Solid Wast	e Composting plant	4.0	2.0
- 1	Landscape		20.0	3.0
_	Total Cost		57.75	10.3
Traffic Management		Parking details		
N 3	lumber & at basement, a	rea of basement Area: 6387 m ² (services	& ancillary: 13	05 m²; balance parking)
N	lumber & ar		ne nodium for co	intive Parkins
		Total Parking Area		11854 m²

The proposal has been considered by SEIAA in its 58th meeting decided to accommental clearance to the said project under the provisions of Environment Impac sament Notification, 2006 subject to implementation of the following terms and conditions:

invironmental clearance to the said project under the provisions of Environment Impact

(i) This convironmental clearance is issued subject to land use verification. Local
authority /planning authority should ensure this with respect to Rules, Regulations,
Notifications, Covernment Resolutions. Circulars, etc. issued if any. This
tensure that the clearance issued with respect to the environmental consideration and it
can be credit charance issued with respect to the environmental consideration and it
can be credit charance issued with respect to the environmental consideration and it
can be credit charance issued with respect to the environmental consideration and it
can be credit charance issued with respect to the environmental consideration and it
proposed land use.

(iii) The height, Construction built up area of proposed construction shall be in accordance
with the existing PSI/PAR romes of the bush local body at labould ensure the
along with survey number before approving layour plan & before
commencement certificate to proposed work. Plan approving authority whould also
creasure the zoning permissibility for the proposed project as per the approved
development plan of the area.

(iii) "Convent for Establishment" shall be obtained from Maherashtra Pollution Control
Board under Air and West Act and a copy shall be submitted to the Environment
department before stant of any construction work at the site.

(iv) All required anistry and hygletic measures should be in place before starting
construction activities and to be misintained throughout the construction phase.

(v) Project proponent shall ensure completion of STF, MSW disposal facility, green belt
development prior to occupation of the buildings. No physical occupation or
alternative shall be made for the bossing of constructions board and including water requirement in Para 2. Prior certification from
alternative shall be made for the bossing of constructions within the site with all
necessary infrastructure and facilities should be provided for cons

Palaka

- (ix)
- (xii)
- writtewater and solid wastes generated during the construction phase should be consured.

 The solid waste generated should be properly collected and segregated, dry/mert solid waste should be disposed off to the approved sites for land filling after recovering recyclable material disposed off to the approved site for land filling after recovering recyclable material waste for the disposed outside the approved site for gratering. And, no wet gartage will be disposed outside the existing premise theority should ensure this. Arrangement shall be apposed outside the present of the move whether of the proposed site should be already that the state of the proposed site should be already that the state of the proposed site shall be generated within the site in horticaliture! Anticopate development within the project site.

 Additional soil for leveling of the proposed site shall be generated within the site in the extent possible) so that natural drainage system of the area is protected and improved.

 Disposal of must during construction phase should be necessary precardions for the neighboring communities and be trigined in the necessary precardions for the neighboring communities and be trigined in the necessary precardions for a competent substitutive.

 Soil and ground water samples will be tested to ascertain that there is no threat to ground water quality by leaching of heavy metals and other brazerdous materials must be accord so that they should not leach time the ground water such as and consess with extractions and the durings tested to extract and the durings tested to extend the state of the Maharashira Political Control Board.

 Control Board.

 The fixed generator sets to be used during construction phase should be low supflut direct type and should conform to Environments (Protection) Rules prescribed for air and note emissions standard.

- per applicable rules and norms with necessary approvals of the Maharsahira Pollution Control Board.

 (avii) The direct generator sets to be used during construction phase should be low sulphur directly upon a dispersator sets to be used during construction phase should be low sulphur directly upon the property of the state of the control phase should be low sulphur directly upon the control phase should be low sulphur directly upon the control phase should be lower and if required, for opening DG sets shall be taken.

 (axi) The dissert required for opening DG sets shall be taken.

 (bx) Vehicles hired for bringing construction material to the site should be in good condition and should have a pollution check certificate and should conform to applicable air and noise emission standards and should be openated only during norse.

 (axi) Ambient noise levels should conform to residential standards both during day and night. Incremental pollution leads on the ambient air and noise quality should be stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored during construction phase, so as to conform to the stoody monitored to the properties of the provisions of Fly Ash Notification of September 1999 and smended as on 27th August, 2003, (The above condition in application of Thermal Power Stations).

 (axii) Fly sath harded concrete must be used in building construction.

 (axiii) Ready mixed concrete must be used in building construction.

- - Valuesa
- (x1i) Regular supervision of the above and other measures for monitoring should be in place all through the construction phase, so as to avoid disturbance to the surroundings.

- (cit) Regular supervision of the above and other measures for monitoring shadars to the place all through the construction phase, as as to avoid disturbance to the proper and through the construction phase, as as to avoid disturbance to the state of the proper and the proper through the construction of the project insisted against the project proponent it if was found that construction of the project has been anted without obtaining environmental clearance.

 (citii) Six monthly monitoring reports should be submitted to the Department and MPCB.

 (citiv) A complete set of all the documents submitted to Department should be forwarded to the MPCB of the project in the scope of the project, the project would require a few memory of the project few memory of the few memory of the project few memory of the few memory of the project few memory
- A copy of the clearance letter shall be sent by proponent to the concerned Municipal Corporation and the local NGO, if any, from whom suggestions/representations, if any, were received while processing the proposal. The clearance letter shall also be put on the website of the Company by the proponent.
- The proponent shall upload the latius of compliance of the nipulated EC conditions, including results of monitored data on their website and shall update the same periodically. It shall simultaneously be sent to the Regional Office of MoEF, the respective Zonal Office of CPCB and the SPCB. The criteria pollutant levels namely, SPM, RSPM. SO, MO (embert levels as well as stack emissions) or critical sector parameters, indicated for the project shall be monitored and displayed at a convenient location near the same gate of the company in the public domain.
- The environmental statement for each financial year ending 31° March in Form-V as is mandated to be submitted by the project proporent to the concerned State Pollution Control Board as prescribed under the Environment (Protection) Rules, 1986, as arranded subsequently, shall also be put on the website of the company along with the status of compliance of EC conditions and shall also be sent to the respective Regional Offices of MoEF by e-mail.



- Member Secretary, Maharashtra Pollution Control Board, with request to display a copy of the clearance.
- The CCF, Regional Office, Ministry of Environment and Forest (Regional Office, Western Region, Kendriya Paryavaran Bhavan, Link Road No- 3, E-5, Ravi-Shankar Nagar, Bhopal- 462 016). (MP).
- 6. Regional Office, MPCB, Mumbai.

- Chief Engineer (DP), Municipal Corporation of Greater Mumbai, Mahapalika Mumbai.
- IA- Division, Monitoring Cell, MoEF, Paryavaran Bhavan, CGO Complex, L Road, New Delhi-110003.
- 11. Select file (TC-3).

- (xxvi) Water demand during construction should be reduced by use of pre-mixed concrete, curing agents and other best practices referred.

 (xxvii) The ground water level and its quality should be monitored regularly in consultation with Ground Water Authority and the state of the construction of the Serger in this regard should be cartified by an extending the project is commissioned for operation. Discharge of this nutsed treated affilient, if any should be discharge in the sewer line. Treated affilient emanating from STP shall be recycle/drusted to the maximum extemp ossible. Discharge of this unused treated affilient, if any should be discharge in the sewer line. Treatment of 101% gays water by decertarized treatment should be done. Necessary measures should be made to mitigate the odour problem from STP.

 (xxxi) Locia body should ensure that no occupation certification is issued prior to operation of STP/MSW wise tex with due permission of MPCB.

 (xxxi) Cascia body should ensure that no occupation certification is issued prior to operation of STP/MSW wise tex with due permission of MPCB.

 (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray and black water should be done by the use of dual plumbing line (xxxi) Separation of gray should be appropriate of the dual plumbing line (xxxi) Separation of gray should be appropriate plumb



- The environmental clearance is being issued without prejudice to the action initiated up EP Act or any count case pending in the count of law and it does not mean that proponent has not violated any environmental laws in the past and whatever deciunder EP Act or of the Horb lice count will be binding on the project proponent. Hence clearance does not give immunity to the project proponent in the case filled against his any or action initiated under EP Act.
- In case of submission of false document and non compliance of stipulated conditions, Authority Environment Department will revoke or suspend the Environmental Clearance without any intimation and initiate appropriate legal action under Environmental Protection Act, 1986.
- Validity of Environment Clearance: The environmental clearand for a period of 5 years.
- The above stipulations would be enforced among others under the Water (Prevention and Control of Pollution) Act, 1974, the Air (Prevention and Control of Pollution) Act, 1974, the Environment (Protection) Act, 1986, and titles there under, Hazardous Waster Management and Handling) Roles, 1989 and its amendments, the public Liability Insurance Act, 1991 and its amendments.
- Any appeal against this environmental clearance shall lie with the National Green Tribunal, Van Vigyan Bhawan, Sec. 5, R.K. Puram, New Dehli 110 022, if preferred, within 30 days as prescribed under Section 16 of the National Green Tribunal Act, 2010.

(Velsa R Nais Sirrah).
Secretary, Environment department & MS, SEIAA

Shri, P.M.A Hakeem, IAS (Reid.), Chairman, SEIAA, 'Juga Calicut- 673 006 Kerta.

- Shri. Ravi Bhushan Budhiraja, Chairman, SEAC-II, 5-South, Dilwara Apa Cooperage, M.K.Road, Mumbai 400021
- Additional Secretary, MOEF, 'Paryavaran Bhawan' CGO Complex, Lodhi Road New Delhi 110510



MUNICIPAL CORPORATION OF GREATER MUMBAI

FORM 'A'
MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966
No EB/1342/GS/A

COMMENCEMENT CERTIFICATE

To, M/S Jawala Real Estate Pvt. Ltd. 464, Senapati Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013.

Sir.

With reference to your application No. EB/1342/GS/A Dated. 27/3/2017 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1965, to carry out development and building permission under Section 346 no 337 (New) dated 27/3/2017 of the Mumbal Municipal Corporation Act 1888 to areact a building in Building development work of on plot No. C.T.S. No. 464 Division / Village / Town Planning Scheme No. Lower Parel situated at Senapati Bapat Marg Road / Street in G/South Ward

The Commencement Certificate / Building Permit is granted on the following conditions:--

- 1. The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- The Commencement Certificate/Development permission shall remain valid for one year of from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai 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.
- Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbal is contravened or not complied with.
- c. The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation 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 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- 7. The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Asst.Eng.(BP)City VI G/South(Satish Bhaskar Gite)
Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said
Act

Issue On: 3/7/2007

Remark:

This C.C. is upto Top of Upper Basement

Approved By Assistant Engineer (BP)

Issue On: 19/1/2017

Valid Upto:

Valid Upto :

Remark

Further C.C. for the construction of staircase/staircase lobby/ lift/ lift lobby/ lift machine room/ Overhead Water Tank (staircase and lift core with overhead water tank) for wing 1 over 78th floor, wing 2 over 78th floor, wing 3 over 78th floor, wing 4 over 78th floor and wing 5 over 25th floor i.e., for full height of staircase lift core as per last amended plan dated 29.02.2016

Approved By

Shri. S. B. Gite Executive Engr. (Personal)

Issue On: 11/4/2017 . Valid Upto: 23/1/2018

Remark:

This CC is endorsed and extended for(1) Wing-1 upto top of 44th floor level,
(2) Wing-2 upto top of 40th floor level,
(3) Wing-3 upto top of 55th floor level,
(3) Wing-3 upto top of 55th floor level,
(4) Wing-4 upto top of 43th floor level,
(5) Wing-5 for entire staircase/ lift core
i.e. for the construction of staircase/ staircase lobby/ lift/ lift lobby/ lift machine room/overhead water tank
(staircase and lift core with overhead water tank) over 64th floor and
(6) Wing-6 for entire staircase/ if core
i.e. for the construction of staircase/ staircase lobby/ lift/ lift lobby/ lift machine room/overhead water tank
(staircase and lift core with overhead water tank) over 21st floor
as per last approved amended plans dated 31.03.2017

C - 3

MUNICIPAL CORPORATION OF GREATER MUMBAI FORM 'A' MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966 No EB/1342/GS/A COMMENCEMENT CERTIFICATE

To, M/S Jawala Real Estate Pvt. I.td. 464. Senapat Bapat Marg, Lower Parel, Mumbai Textile Mill Compound, Mumbai. 400013.

Sir, With reference to your application No. EB/1342/GS/A Dated. 25/9/2095 for Development Permission and grant of Commencement Certificate under Section 44.8 69 of the Methanashtra Regional and Town Planning Act, 1969, to carry out development and building permission under Section 340 no 37 (New) dated 25/9/2095 of the Mulmbal Municipal Corporation Act, 1889 to sect a building in Building development work of on plot No. - C.T.S. No. 484 Division / Village / Town Planning Scheme No. Lower Parel situated at Senapeti Bapat Marg Road / Street in G/South Ward

- The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- This permission does not entitle you to develop land which does not vest in you.
- 5. This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharrahitra Regional and Town Planning Act, 1986.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :-
- The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
- Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbail is contravened or not compiled with.
- Municipal commissioner for create requires a consumer and the same is obtained by the application of commissioner of Greater Municipal Commissioner of Commissioner of Commissioner of Commissioner Commissioner of Commissioner Commi
- The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Exe.Eng.(BP)City-Special Executive Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.

EB/1342/GS/A

Further C.C. is now extended up to

Issued on Valid upto Remarks

CSP NO. #18 OF 2017

CSP NO. 808 OF 2817 AND CSP NO. 841 OF 2612 AND

CSP NO. 809 OF 2817 AND

CSP NO. 843 OF 2017

KUNDAN REAL TORS PRIVATE LIMITED
....Petitioner/ First Transferor Co

JAWALA REAL ESTATE PRIVATE LIMITED

"Pentioner Scened Transferie Company

COMBA AVIATRON PRIVATE LIMITED

Peldinner: The defender Company
AND

SA BUILD TECTE & FARMS PRIVATE FIMITED

"Peritioner" Founti Transferor Computs

AND TODIIA DE-VELOPERS PRIVATE LIMITED

...Petitioner: Franskree Compon

"Defitione: Transfere Componin in the matter of the Compone Act, 2013.

In the matter of the Compone Act, 2013.

In the entage of Act, 2011 to 2023 of the Component Act 2013.

In the entage of Act 2011 to 2023 of the Component Act 2013.

And to the component Act 2013.

In the matter of Section 2011 to 304 and other specificable previous of the component Act 2013.

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In the matter of Section 2011 to 304 and other specificable previous of the component Act 2013.

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In the matter of Section 2013 to 304 and the component Act 2013.

In the matter of Section 2013 to 304 and 104 and





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

Assistant Engineer Building Proposal City G/South Ward

15/12/2016	14/12/2017	
15/12/2018	14/12/2017	
19/1/2017	•	further C.C. for the construction of staircase/ staircase/ lobby/lift lobby/lift machine room/ overhead water tank (staircase and lift core with overhead water tank) for wing 1 over 78th Boor, wing 2 over 78th India and wing 5 over 28th Boor t.e. for full height of staircase lift cover a sper lies tapproved plan dated 29 02 2016.

Cc to :
1. Architect.
2. Collector Mumbai Suburban AMu



For and on behalf of Local Authority Municipal Corporation of Greater Mumbal Assistant Engineer . Building Proposal

City G/South Ward

Co to :
1. Architect.
2. Collector Mumbei Suburban /Mumbei District.

Hen ble B.S.V Prakash Kumar, Member (I) Hon'ble V, Nallasenapathy, Member (T)

the Petitioner (s): Mr. Hemant Scali (th Hemant Seth) & Cu. Advantes for

- MINUTES OF THE DRIFTE

 Heard the learned connect for the Peritonic Corporate. Never appears before
 the Creat to appear the Scheme or to continuous sections: studie or the
 Partition
- the Court to oppose the Schome on the contravers assemble, some queet and on the Particle

 The sanction of the Februard is single under section 250 to 252 or the Computers Ass. 2013, to the Schome of Amalgamation of Nicolan Scales.

 The sanction of the Februard is single under section 250 to 252 or the Computers Ass. 2013, to the Schome of Amalgamation of Nicolan Scales.

 Frince Limited and Assessmen Italianch A. Forms Private Limited with rothe Disciplines Private Limited and their respective disciplines with rothe Disciplines Private Limited and their respective disciplines are decisions.

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 Learned Councel for the Particles or Computer states that the Limited intensions. It is a supposed into any because a contrastion activities and respecting to suppoped into any because a chiefficial for the particles of respective the state development and construction and respective to the state of the particles of respective to the particles of real costate development and construction and research as compaged into and value assembles and research as compaged into any other construction. The particles of real costate development and construction contracts and possessible in a real state of every and the particles of real costate development and construction contracts and possessible in the particle of the particle of the particle of the proposed Schome of Amalgamation will editive the believe the believe in gentrals benefits.



- Company.

 Authorizing perprisental and nanosponent efficiency; and

 Authorizing mining and of controllations of business, such as enhancement of new words of the combined business to capitalise on future, growth potential, opinional utilization of resources.

 The Partitioner Companies have approved the said Scheme his possing the Based Resolutions which are unreced to the Company Scheme Perition.
- Board Resolutions which are instead to the Company Science Position. The learned Connect for the Potentier Companies insides states that, the Potentiere Companies have compiled with all the directions possed in Company, Summers, for Direction and that the Company Science Content have been filled in consumers with the orders passed as Company Summons for Directions.
- line best filed in consumons with the orbox passed and compares Summing Circles (Inc.).

 The laurned Contect for the Petitioner Companies (untile states that the Petitioner Companies have compiled to that ill requirements is not in the Petitioner Companies have compiled to that ill requirements is not in the Industrial Minerouse, the Petitioner Companies through their compositioners in the Technol. Minerouse, the Petitioner Companies through their consist under the Companies Act. 1955. 2013 and the rules small three whichever is appealed. The sent animativities is accepted. The disposal of the whichever appealed the form and retained whichever appealed. The sent animativities is accepted. The sent animativities is accepted. The sent animativities is accepted to the sentence of abundonless and public. In purpayant V of the sent Allifativit, the Research Interest has a sent animative three animativities of the Petitioner in the section of the Petitioners of the Interest Interest the Interest Intere



- connection with the scheme to comply with other applicable According such as AS-5 (INI) AS \times 8) etc., at may be applicable
- Sandards with in ASS (DNI) AS. I Text., as may be applicable, in so far an inherentation made in purpagas IV. (do if the Report of Recision). Director is concerned, the Periment Company. Second Transition Companies, MS Javaila Real Essate Private Control through its Commissionness of the Company has seen integer of Company Scheme Application in relevant income tax authorities in New Joths via Registered Post. The cuty of postar recigit was attached at Anteneura E of the Affiliation of Service (fields by a Company and Essating of all motives perstaintistions of Company, Americanding of all motives perstaintistions of Company. Schem. Application No. 474 by the Hon He Monthail Bench of the NCL C.
- Application No. 474 by the How Net Monthus Beneth of the NG.1.1.

 In sol are a observations made in puriposity IV, (etc.) of the Region of Regional Disease is concerned. The Tiest Transferrer Compute, No. 100 by Towns of Regional Disease is concerned. The Tiest Transferrer Compute, No. 100 by Towns of Regional Disease is considered under the release in the Instances of Regional or registered under the relevant personal of the Real Disease (Registers und Development). Act, 2016 will die Personal to time between the Registers of Registers in standards in the said Act in the time benefit matter. The Petitioner Computes suderfale to comply, with all applicable processors of the Register (Registers of the Register). The Registers is the respective to the Register of the Registers (Registers of the Registers). The Registers is the register of the Registers Register (Registers of the Registers). The Registers Registers (Registers of the Registers Registers) and Registers Registers (Registers of Registers). The Registers of the Registers Registers (Registers) and Registers Registers) and Registers Registers (Registers). The Registers Registers Registers (Registers) and Registers Registers (Registers) and Registers Registers (Registers).

- undertakings given by the Petitistes Compones see Petrols section and all continuous and methods and production for their his report making thereon that the Affinest Litation Compones have been conducted in a proof manage and that the Transferrot Componies may be reduced to be distorted by the 11-based to be introduced by the Petrols of the Scheme appears to be fall and reasonable and not visitative and propressions of the and in not visitative and propressions of the and in not visitative and propressions for the and in not visitative and propressions for the Affinest Scheme Scheme (1). Since all the requirem teatures, resolutions forward unspress or exchange (1). Since all the requirem teatures, resolutions forwards for the Scheme Petrols or Scheme P



SCHEME OF AMALGAMATION

KUNDAN REALTORS PRIVATE LIMITED

JAWALA REAL ESTATE PRIVATE LIMITED

AND

LODHA AVIATION PRIVATE LIMITED

AND SARVAVASA BUILDTECH & FARMS PRIVATE LIMITED

WITH LODHA DEVELOPERS PRIVATE LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

(Under Sections 391 to 394 and other applicable provision of Companies Act, 1956 and the Companies Act, 2013)

ation("Scheme") is presented under Sections 391 to 394 The Scheme of Amalgar of the Companies Act, 1956 and other applicable provisions of the Companies Act, 1956 and the Companies Act, 2013, applicable as the case may be, for amalgamation of Kundan Realtors Private Limited (KRPL) and Jawala Real Estate Private Limited (JREPL)and Lodha Aviation Private Limited (LAPL) andSarvavasaBuildtech& Farms Private Limited (SBFPL)withLodha DevelopersPrivate Limited (LDPL).

- 2. DESCRIPTION OF THE COMPANIES
- 2.1 Kundan Realtors Private Limited ('the First Transferor Company') is a private limited company which is incorporated with the company which is incorporated with the company which is incorporated with the company which

- It is submitted that the Pertinator Transferor Compute: Als. Annual Real Estate Private Limited have not submitted the privated second units to the lineaus Tax Authorities.
- It is submitted that Transferor Company 1, Transferor Company 2. Transferor Company 2 and Transferor Company as no the houses of Real Erans Flower, the previsions of the Real Erans (the columns and Development Arts 2016 are to be complicated in the best Company.)
- Development Acts 2016 new on be completed with the direct compound.

 9. In our first an observations made in peragraph 1V [2] or the Receiver of Regional Directure is concerned, the Position Composition Strongly is considered with the Composition Strongly in the III applicable promises of the In-view Lix No. 1001 and all Law Soussa serings and if the Schones will be met and answered in accordance with two.

 10. In so first as determination made in peragraph 1V, this of the Receiver of Regional Directure is concerned, the Politimer Composition Strongly in Consecution data the Arithmer Composition Strongly in Consecution that the Arithmer Composition Strongly in Consecution that the Arithmer Composition Strongly in Consecution that the Arithmer Composition Strongly in Consecution Strongly
- authories.

 11. In so fire observations made in paragraph IV, (c) of the Report of Regional Director are concerned, the Polatoner Composites through its Connect undertakes that the in addition to complaince of OrD AS 161, the Polatoner Companies shall pass such accounting entries which are necessary in



- 18. The Politimer Companies to indige a copy of this order and the Scheme daily additional by the Thereny Director, National Company Low Githard, Monthail Brook, with the concerned Superindendates of Statings for the proposed of adjustication of superindicipation of superindicipation of superindicipation of superindicipation of superindicipation (i.e., p. on the same variant 6st days from the date of receips of the order.
- from the date of execute of the evelor.

 (P. Reliforous Composition to directed in file a copy of this nodes stong with a copy, of the Scheme, with the concerned Registrar of composition controlleds), showy with e-force INC 21 in addition in the provided convention 20 steps from the date of foresteed by the Registrary.

 20. The Politimor Composition to project and file 2.5 stands—each in the Registrary Director. Wellow Registrary for the Politimor Composition to the Copy of the Cop
- All authorities concerned to act on a copy of this order along with Nelsons doly authorities of the Deputy Director, National Company Law Industal, Mombai Herich.

8d/- 8d/- 8d/- V. Nallasenspathy, Member (Y) B.S. V Prikash Kumar, Member (J) Dae: (8,10.20)7



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business of real estate development and construction activities along with development rights and infrastructure facilities.

- 2.2 Jawala Real Estate Private Limited ('the Second Transferor Company') is a private limited company which is carrying on the business of builders, contractors, architects, Estate agents, decorators and surveyors, to trade in land and other immovable property and any interest therein.
- 2.3 Lodha Aviation Private Limited ('the Third Transferor Company') is a private limited company incorporated with the objects of carrying on the business of civil aviation, leasing crafts used in air transport and providing aviation related services.
- 2.4 SarvavasaBuildtech& Farms Private Limited ('the Fourth Transferor Company') is a private limited company which is engaged in the business of real estate development and construction activities and trading of building materials.
- 2.5 Lodha Developers Private Limited ('the Transferce Company') is a private limited company which is engaged in the business of real estate development and construction activities, trading of building material and dealing in transferable
- 3. RATIONALE OF THE SCHEME

The rationale of the proposed Scheme is as under:

- The Scheme will consolidate and simplify the group structure;
- . The Scheme will result in elimination of multiple entities in the group which will eliminate duplication of administrative functions and reduction in the multiplicity of legal and regulatory compliances required at present to be carried out by the Transferor Companies and the Transferee Company.
- Achieving operational and management efficiency; and
- Synergies arising out of consolidation of business, such as, en worth of the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on future growth perential and the combined business to capitalise on the combined business to capitalise on the combined business to capitalise on the capitalise of the cap optimal utilisation of resources.

- 4. PARTS OF THE SCHEME
- This Scheme of Amalgamation is divided into the following parts:
- (i) PART I deals with definitions of the Scheme
- (ii) PART IIdeals with amalgamation of Transferor Companies with the Transferee Company
- (iii) PART IIIdeals with general terms and conditions applicable to the Scheme of Amalgamation

PART I DEFINITIONS OF THE SCHEME

- 1. DEFINITIONS
 - In this Scheme, unless inconsistent with the subject or content, the following expressions shall have the following meaning:
- 1.1 "Act" means the Companies Act, 1956 or the Companies Act, 2013 as in force from time to time. As on the date of approval of this Scheme by the respective Board of Directors of the Transferro Companies and the Transferee Company, Sections 391 and 394 of the Companies Act, 1956 continue to be in force with the corresponding provisions of the Companies Act, 2013 not having been notified. References in this Scheme to particular provisions of the Act are references to particular provisions of the Companies Act, 1956 unless stated otherwise. Upon such provisions of the Companies Act, 1956 unless stated otherwise. Upon such provisions standing re-enacted by enforcement of provisions of the Companies Act, 2013, such references shall unless a different intention appears be construed as references to the provisions so re-enacted.
- 1.2 "Appointed Date" in respect of the amalgamation of First, Second and Third
 Transferor Company means the 1" day of April 2016 or such other date as may be
 fixed or approved by the High Court or National Company Law Tribunal, as and
 when applicable, while for amalgamation of Fourth Transferor Company it means
 the 1" day of July 2016 or such other date as may be fixed or approved by the
 High Court or National Company Law Tribunal, as and where the such control of the court of National Company Law Tribunal, as and where the such control of the court of National Company Law Tribunal, as and where the such control of the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and where the court of National Company Law Tribunal, as and wher
- 1.10 "LDPL" or "Transferee Company" means Lodhs DevelopenPrivate Limited, a company incorporated under the Companies Act, 1956 and having its registered office at 412, Floor 4, 17G, Vardhaman Chamber Cawasji Patel Road, Horntman Circle, Fort, Mumbai 400 001.
- 1.11 "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Amalgamationia its present form or with any modification(s) made under Clause 160f this Scheme as approved or directed by the High Court.
 All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act and other applicable laws, rules, regulations, bye-laws, as the case may be or any statutory modification or re-enactment thereof from time to
- 1.12 "Transferor Companies" means the First Transferor Company, the Second
 Transferor Company, the Third Transferor Company and the Fourth Transferor
 Company collectively referred to as "Transferor Companies".
- 2. DATE OF TAKING EFFECT AND OPERATIVE DATE

 The Scheme as set out berein in its present form or with any modifications(s)

 approved or imposed or directed by the High Court shall be effective from the Appointed Date, but shall be operative from the Effective Date.

PARTI

AMALGAMATION OF THE TRANSFEROR COMPANIES WITH THE TRANSFEREE COMPANY

3. SHARE CAPITAL

3.1 The share capital of KRPL as on March 31, 2016 was as under:

Amount in (Rs)
1.00,000
1,00,000
- (2

Subsequent to March 31, 2016, there has been no change in its authorised, issued, subscribed and paid-up share capital.

3.6 The entire equity share capital of the Third Transferor Company is held by the Transferoe Company.

3.7 The share capital of SBFPLas on March 31, 2016was as under

Particulars	Amount in (Rs)
Authorised Capital	
10,000 Equity Shares of Rs.10 each	1,00,000
40,000 Preference Shares of Rs.10 each	4,00,000
TOTAL	5,00,000
Issued, Subscribed and Paid up Capital	
10,000 Equity Shares of Rs.10 each, fully paid up	1,00,000
40,000 0% Optionally Convertible Redocmable Profere	nce
Shares of Rs. 10 each, fully paid up	4,00,000
TOTAL	5,00,000

Pursuant to the amalgamation of Krona Realties Pvt. Ltd. with SarvavaeaBuildinesh& Farms Private Limited with effect from 8th April, 2016, the authorised, issued, subscribed and paid-up share capital is modified as under:

Particulars	Amount in (Rs)
Aethorised Capital	·
12,82,400 Equity Shares of Rs. 10 each	1,28,24,000
40,000 Preference Shares of Rs.10 each	4,00,000
TOTAL	1,32,24,000
Issued, Subscribed and Paid up Capital	† — ·
10,000 Equity Shares of Rs. 10 each, fully paid up	1,00,000
40,000 0% Optionally Convertible Redeemable Preference	
Shares of Rs. 10 each, fully paid up	4,00,000
POTAL	5,00,000

- 1.3 "Board" means the respective Board of Directors of Transferor Companies and Transferoe Company or any Committee of Directors constituted or appointed and authorized to take any decision for the implementation of this Scheme on behalf of such Board of Directors.
- 1.4 "Court" or "High Court"means the High Court of Judicature at Bombay and shall include the National Company Law Tribunal, if applicable.
- 1.5 "Effective Date" means the date on which the certified copies of the orders sanctioning this Scheme, passed by the High Court or the National Company Law Tribunal, if applicable, are filed with the Registrar of Companies, Mumbai by the Transferor Companies, the Transferoe Company collectively.
 - References in this Scheme to the date of "counting into effect of this Scheme" or "upon the Scheme being effective" shall mean the Effective Date;
- 1.6 "KRPL" or "First Transferor Company" means Kundan Realtors Private Limited, a company incorporated under the Companies Act, 1956 and having its registered office at 412, Floor - 4, 17G, Vardhaman Chamber Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400 001
- 1.7 "JREPL" or "SecondTransferor Company" means Jawaia Real EstatePrivate Limited, a company isocoporated under the Companies Act, 1956 and having its registered office at412, Floor - 4, 17G, Vardhaman Chamber Cawasji Patel Road, Borniman Circle, Fort, Mumbai - 400 001.
- 1.5 "LAPL" or "Third Transferor Company" means Lodha Aviation Private Limited, a company incorporated under the Companies Act, 1956 and having its registered office at 412, Floor - 4, 17G, Varthaman Chamber Cawaji Patel Road, Horniman Circle, Fort, Mambai - 400 001.
- 1.9 "SBFPL" or "FourthTransferor Company" means SarvavasaBuildtoch& Farms Private Limited, a company incorporated under the Companies Act 1956 and having its registered office at 412, Floor - 4, 17G, Vachagasa Chaugha Cawasji Patel Road, Horniman Circle, Fort, Mumbai - 400 of 1.

Issued, Subscribed and Paid up Capital	
10,000 Equity Shares of Rs. 10 each, fully paid up	1,00,000
TOTAL	1,00,000

Subsequent to March 31, 2016, there has been no change in its authorised, issued, subscribed and paid-up share capital

- 3.2 The entire equity share capital of the First Transferor Company is held by the Transferee Company
- 3.3 The share capital of IREPLas on March 31, 2016 was as under:

Particulars	Amount in (Rs)
Authorised Capital	
24,06,00,000 Equity Shares of Rs. 10 each	240,60,00,000
TOTAL	240,60,00,000
Issued, Subscribed and Paid up Capital	
24,06,00,000 Equity Shares of Rs. 10 each, fully paid up	240,60,00,000
TOTAL	240,60,00,000

Subsequent to March 31, 2016, there has been no change in its authorised, issued, subscribed and paid-up share capital.

- 3.4 The entire share capital of Second Transferor Company is held by the First Transferor Company.
- 3.5 The share capital of LAPL as on March 31, 2016 was as under:

Amount in (Rs)
+
9,60,00,000
9,60,00,000
9,60,00,000
9,50,00,000

- 3.8 The entire equity and preference share capital of Fourth Transferor Company is held by the Transferee Company.
- 3.9 The share capital of LDPL as on March 31, 2016 was as unde

Particulars	Amount in (Re
Authorised Capital	
30,06,40,440 Equity Shares of Rs.5 each	150,32,02,200
2,08,00,000 Preference Shares of Rs.5 each	10,40,00,000
TOTAL	160,72,02,200
Issued, Subscribed and Paid up Capital	† — · · ·
21,62,16,000 Equity Shares of Rs.5 each, fully paid up	108,10,80,000
2,00,00,000 Zero Coupon Optionally Convertible	10,00,00,000
Redeemable Preference Shares of Rs.5 each, fully paid up	
TOTAL	118,10,80,000

Pursuant to the amalgamation of Lotha Building and Construction Private Limited, Mahavir Premises Private Limited and Lotha Land Developers Private Limited with Lotha Developers Private Limited with effect from 20thJune, 2016, theauthorised, issued, subscribed and paid-up share capital is modified as under:

Particulars	Amount in (Rs
Authorised Capital	
30,07,20,440 Equity Shares of Rs.5 each	150,36,02,200
2,10,40,000 Preference Shares of Rs.5 each	10,52,00,000
TOTAL	160,88,02,200
Issued, Subscribed and Paid up Capital	
21,62,16,000 Equity Shares of Rs.5 each, fully paid up	108,10,80,000
2,00,00,000 Zero Coupon Optionally Convertible	10,00,00,000
Redeemable Preference Shares of Rs.5 each, fully paid up	
TOTAL	11.8 10,000

4. TRANSFER AND VESTIN

- 4.1 With effect from the Appointed Date and upon the Scheme becoming effective, the respective businesses and undertakings of the Transferor Companies, shall, under the provisions of Sections 391 and 394 and other applicable provisions, if any, of the Act, and pursuant to the orders of the High Court or other appropriate authority, if any, sanctioning the Scheme shall without any further act, deed, matter or thing, stand transferred to and vested in and/or deemed to be transferred to and vested in the Transferree Company so as to become the properties and liabilities of the Transferee Company in accordance with the provisions of Section 2(1B) of the Income-tax Act, 1961.
- 4.2 With effect from the Appointed Date, the whole of the respective undertakings of the Transferor Companies, as a going concern, including its business, all secured and unsecured debts, liabilities, duties and obligations and all the assets, properties, rights, titles and benefits, whether movable or immovable, real or personal, in possession or reversion, corporeal or incorporeal, tangible or intangible, present or contingent and including but without being limited to land and building (whether owned, leased, licensed) all fixed and movable plant and nachinery, vehicles, fixed assets, work in progress, current assets, invesreserves, provisions, funds, licenses, registrations, copyrights, patents, trademarks and other rights and licenses in respect thereof, applications for copyrights, patents, trademarks, leases, licenses, tenancy rights, premise, ownership flats, hire purchase and lease arrangements, lending arrangements, joint venture agree benefits of security arrangements, computers, office equipment, telep installations and utilities, electricity, water and other se nts, contracts and arrangements, powers, authorities, permits, allotments, approvals, consents, privileges, liberties, sovanage, all rights, title, interest, goodwill, benefit and advantage, deposits, frances its, approvals, consents, privileges, liberties, advantages, ea visions, advances, receivables, deposits, funds, cash, bank balances, ac and all other rights, benefits of all agreements, subsidies, grants, tax

thereof pursuant to this Scheme. In so far as the various incentives, subsidies, rehabilitation Schemes, special status and other henefits or privileges enjoyed, granted by any Government body, local authority or by any other person, or availed of by the Transferor Companies, as the case may be, are concerned, the same shall vest with and be available to the Transferoe Company on the same terms and conditions.

- 4.4 With effect from the Appointed Date, all respective debts, liabilities (including contingent liabilities), duties and obligations of every kind, nature and description of the Transferor Companies, shall be deemed to have been transferred to the Transferoe Company and to the extent they are outstanding on the Effective Date shall, without any further act, deed, matter or thing be and stand transferred to the Transferoe Company and shall become the liabilities and obligations of the Transferoe Company which undertakes to meet, discharge and satisfy the same and it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities and obligations have arisen in order to give effect to the provisions of this Clause.
- 4.5 Where any of the respective debt, liabilities (including contingent liabilities), duties and obligations of the Transferor Companies as on the Appointed Date, deemed to be transferred to the Transferor Company have been discharged by the Transferor Companies, after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of the Transferor Company, and all loans raised and used and all liabilities and obligations incurred by the Transferor Companies after the Appointed Date and prior to the Effective Date shall be deemed to have been raised, used or incurred for the Transferor Company and to the extent they are outstanding on the Effective Date, shall also without any further act, deed, matted or thing shall stand transferred to the Transferoe Company and shall become the liabilities and

deeds as may be required, including the filing of necessary particulars and/or modification(s) of charge, with the Registrar of Companies, Mumbai to give formal effect to the above provisions.

- 4.10 The provisions of this Scheme as they relate to the merger of the Transferor Companies into Transferor Company, have been drawn up to comply with the conditions relating to "amalgamation" as defined under Section 2(1B) of the Income-tax Act, 1961. If any terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said Section of the Income.
 - tax Act, 1961, at a later date including resulting from an amendment of law or for any other reason whatsoever, the provisions of the said Section of the Income-tax Act, 1961, shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with Section 2(1B) of the Income-tax Act, 1961. Such modification will, however, not affect the other parts of the Scheme.
- 4.11 Upon the Scheme being aunctioned and taking effect the Transferee Company shall be entitled to operate all Banks Accounts related to the Transferor Companies and all chaques, drafts, pay orders, direct and indirect tax balances and/or payment advices of any kind or description issued in favour of the Transferor Companies, either before or after the Appointed Date, or in future, may be deposited with the Bank of the Transferoe Company and credit of all receipts there-under will be given in the accounts of the Transferoe Company.
- 5. NO ISSUE OF SHARES BY THE TRANSFEREE COMPANY
 For Equity Sharebolders of Transferor Companies
 Since the Transferor Companies are the wholly owned subsidiaries of the
 Transferoe Company, on amalgamation, neither any consideration will be paid nor
 any shares shall be issued by the Transferoe Company to the equity chareholders
 of the Transferor Companies in consideration thereof and consequently topic the
 amalgamation, the equity shares of the Transferor Companies hall by the.

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(including but not limited to benefits of tax relief including under the Income-tax Act, 1961 such as credit for advance tax, minimum alternate tax, taxes deducted at sourceete, benefits under the Sales Tax Act, sales tax set off, benefits of any unutilised MODVAT/CENVAT/Service tax credits, etc.), software license, domain / website etc all files, papers, records engineering and catalogues, data quotations sales / advertisement materials and

former customers (price information) / suppliers (credit information) other records whether in physical, electronic form in connection / relating to the Transferor Companies and other claims and powers, of whatsoever nature and wheresoever situated belonging to or in the possession of or granted in favour of or enjoyed by the Transferor Companies, whether in India or abroad as on the Appointed Date, shall, under the provisions of sections 391 to 394 of the Act and all other applicable provisions, if any, of the Act, and without any further act or deed, be transferred to and vested in and / or be deemed to be transferred to and vested in the Transferee Company as a going concern so as to become as from the Appointed Date the undertaking of the Transferee Company and to vest in the Transferee Company all the rights, title, interest or obligations of the Transferor Companies therein.

4.3 With effect from the Appointed Date and upon the Scheme becoming effective, any statutory licences, permissions, approvals, quotas or consents to carry on the respective operations and business of the Transferor Companies shall stand vested in or transferred to the Transferor Company without any further act or deed and shall be appropriately mutated by the Statutory Authorities concerned in favour of the Transferor Company. The benefit of all statutory and regulatory permissions, factory licences, environmental approvals and consents, sales tax, service tax, excise registrations or other licences and consents shall vest in and the statutory and consents of the transferor Company and the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or transferor Company had been the party thresto or the beneficiary or threst transferor Company had been the party thresto or the beneficiary or threst transferor Company had been the party thresto or the beneficiary or threst transferor Company had been the party thresto or the beneficiary

obligations of the Transferec Company which undertakes to meet, discharge and satisfy the same and it shall not be necessary to obtain the consent of any third party or other person who is a party to say contract or arrangement by virtue of which such loans and liabilities have arisen in order to give effect to the provisions of this Clause.

- 4.6 All the assets and properties which are acquired by the Transferor Companies, on or after the Appointed Date but prior to the Effective Date shall be deemed to be and shall become the assets and properties of the Transferrec Company and shall under the provisions of Sections 391 to 394 and all other applicable provisions if any of the Act, without any further act, instrument or deed, be and stand transferred to and vested in and be deemed to have been transferred to and vested in the Transferree Company upon the consing into effect of this Scheme pursuant to the provisions of Sections 391 to 394 of the Act.
- 4.7 Loans, advances and other obligations if any, due or which may at any time in future become due between the Transferor Companies and the Transferor Company shall stand cancelled and there shall be no liability in that behalf on either party.
- 4.8 The transfer and vesting of the undertakings of the Transferor Companies as aforesaid shall be subject to the existing securities, charges, mortgages and other encumbrances if any, subsisting over or in respect of the property and assets or any part thereof to the extent such securities, charges, mortgages, encumbrances are created to secure the liabilities forming part of the Transferor Companies.

 Provided always that this Scheme shall not operate to enlarge the scope of security for any loan, deposit or facility availed of by the Transferor Companies and the Transferor Company shall not be obliged to create or provide any further or additional security therefore after the Effective Date or otherwise.
- 4.9 Without prejudice to the provisions of the foregoing farmers and upon effectiveness of this Scheme, the Transferor Company shall execute all such instruments or documents to do interture.

Transferree Company and Transferor Companies, shall stand cancelled upon the Scheme becoming effective.

For Preference Shareholders of Fourth Transferor Company

Since the entire preference share capital of Fourth Transferor Company is held by the Transferor Company, on amalgamation, neither any consideration will be paid nor any shares shall be issued by the Transferor Company to the preference shareholders of the Fourth Transferor Company in consideration thereof and consequent upon the amalgamation, the preference shares of the Fourth Transferor

Company held by the Transferee Company shall stand cancelled upon the Scheme becoming effective.

- 6. ACCOUNTING TREATMENT
 - Upon the Scheme becoming effective, the Transferee Company shall account for the smalgamation of the Transferor Companies in its books of accounts with effect from the Appointed Date as per "Pooling of Interest Method" provide in Indian Accounting Standard 103 (Business combinations of entities under common control) notified under the provisions of the Companies Act, 2013. It would inter aim include the following:
- 6.1 All the assets, liabilities and reserves in the books of the Transferor Companies shall stand transferred to and vested in the Transferoe Company pursuant to the Scheme shall be recorded by the Transferoe Company at their carrying amount as appearing in the books of the Transferor Companies.
- 6.2 Upon the coming into effect of this Scheme and with effect from the Appointed Date, all the inter-company balances, loans and advances, investments and transactions if any, shall stand cancelled.
- 6.3 The difference between the share capital of the Transferor Companies and investment in the Transferor Companies shall be adjusted in the processing of the companies of the
- 6.4 In case of any differences in the accounting policies between the Talusferoe Companies and the Transferoe Company, the impact of the same-till, the

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- nted Date of amalgamation will be quantified and adjusted in the reserves of the Transferee Company to ensure that the financial statements of the Transferee Company reflect the true financial position on the basis of consistent accounting
- AGGREGATION OF AUTHORISEDCAPITAL

 Upon this Scheme becoming effective, the authorized share capital of the Transferor Companies shall stand consolidated and vested in and be merged with the authorized share capital of the Transferee Company and shall be reclassified as consisting of equity shares of Rs. 5 and preference shares of Rs.5 each without any further act, instrument or deed on the part of the Transferee Companies including without payment of stump duty and fees payable to Registeer of Companies, and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorised share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, pursuant to Section 16, Section 31 and Section 94 of the Companies Act, 1956 (Corresponding notified Section 13, Section 14 and Section 61 respectivelyof the Companies Act, 2013) or any other applicable provisions of the Act, as the case may be and for this purpose the stamp duties and fees paid on the authorised share capital of the Transferor Companies shall be utilised and applied to the increase authorised share capital of the Transferee Company and no payment of any extra stamp duty and/or fee shall be payable by the Transferee Company for increase in the authorised share capital to that extent.
- 7.2 Consequent upon the amalgamation, the Authorized Share Capital of the

Authorized Share Capital	Amount in Re.
80,37,05,240 Equity Shares of Rs.5 each, fully paid up	401,85,26,200
2,11,20,000 Preference Shares of Rs.5 each, fully paid up	10,56,09,000
TOTAL	41/2,41,26,200

before the Effective Date, shall continue in full force and effect on or against or in favor of, as the case may be, the Transferee Company and may be enforced as fully and effectually as if, instead of the Transferor Companies, the Transferor Company had been a party or beneficiary or obligee thereto or there under.

9.2 For the avoidance of doubt and without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme, all nissions, licenses, certificates, clearances, authorities, power of attorney given by, issued to or executed in favour of the Transferor Companies shall stand

transferred to the Transferee Company, as if the same were originally given by, issued to or executed in favour of the Transferee Company and the Transferee Company shall be bound by the terms thereof, the obligations and duties there under, and the rights and benefits under the same shall be available to the Transferee Company. The Transferee Company shall make applications and do all such acts or things which may be necessary to obtain relevant approvals from the ned Governmental Authorities as may be necessary in this behalf.

- 9.3 The Transferce Company, at any time after the Scheme becoming effective in ce with the provisions hereof, if so required under any law or otherwise will execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangement to which the Transferor Companies are a party in order to give formal effect to the above provisions. The Transferee Company shall, under the provisions of this Scheme, be deemed to be authorised to execute any such writings on behalf of the Transferor Companies and to carry out or perform all such formalities or compliances, referred to above, on behalf of the Transferor Companies.
- 10. TREATMENT OF STAFF, WORKMEN AND EMPLOYEES
- 10.1 On the Scheme becoming effective, all staff, workmen and emp Transferor Companies, who are in service on the date immediately preceding the Effective Date shall become staff, workmen and employees of the Transi

- 11.3 All profits and each accruing to or losses arising or incurred (including the effect of taxes if any thereon), by the Transferor Companies, shall for all purposes, be reated as the profits/ cash, taxes or losses of the Transferee Company.
- 12. TREATMENT OF TAXES
- 12.1 Any tax liabilities under the Income-tax Act, 1961, Wealth Tax Act, 1957, Customs Act, 1962, Central Excise Act, 1944, Maharashtra Value Added Tax Act, 2002, Central Sales Tax Act, 1956, any other state Sales Tax / Value Added Tax laws, Service Tax, Stamp Laws or other applicable laws/ regulations (hereinafter in this Clause referred to as "Tax Laws") dealing with taxes/ duties/ levies allocable or related to the business of the Transferor Companies to the extent not provided for or covered by tax provision in the Accounts made as on the date immediately preceding the Appointed Date shall be transferred to Transferred
- 12.2 All taxes (including income tax, wealth tax, sales tax, excise duty, customs duty, service tax, value added tax ('VAT'), etc.) paid or payable by the Transferor Companies in respect of the operations and/or the profits of the business on and from the Appointed Date, shall be on account of the Transferce Company and, in so far as it relates to the tax payment (including without limitation income tax. wealth tax, sales tax, excise duty, customs duty, service tax, VAT, etc.), whether by way of deduction at source, advance tax or otherwise howsoever, by the Transferor Companies in respect of the profits or activities or operation of the business on and from the Appointed Date, the same shall be dee corresponding item paid by the Transferee Company, and, shall, in all proceedings, be dealt with accordingly
- 12.3 Any refund under the Tax Laws due to the Transferor Com the assessments made on the Transferor Companies and for which no credit is taken in the accounts as on the date immediately preceding the accounts as shall also belong to and be received by the Transferee Company

It is clarified that the consent of the shareholders to the Scheme shall be dee to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under Section 16, Section 31 and Section 94 of the Companies Act, 1956 (Corresponding notified Section 13, Section 14 and Section 61, respectively, of the Companies Act, 2013) or any other applicable provisions of the Act, would be required to be separately passed. Further, in the event of any increase in the ed share capital of any Transferor Company before the Effective Date, on sanctioning of the any other Scheme by the High Court, such increase shall be iven effect to while aggregating the authorised share capital

8. LEGAL PROCEEDINGS

- ceedings of whatsoever nature by or against the Transferor Companies pending and/ or arising on or before the Effective Date shall not abate or be discontinued or be in any way prejudicially affected by reason of the Scheme or by anything contained in this Scheme but shall be continued and enforced by or against the Transferee Company in the manner and to the same extent as would or might have been continued and enforced by or against the Transferor Companies, if this Scheme had not been made.
- The Transferee Company undertakes to have all legal or other proceedings initiated by or against the Transferor Companies referred to in Clause 8.1 above transferred in its name respectively and to have the same continued, prosecuted and enforced by or against the Transferee Company, to the exclusion of the

CONTRACTS, DEEDS AND OTHER INSTRUMENTS

9.1 Upon the coming into effect of this Scheme and subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements, schemes, insurance policies. indemnities, guarantees, arrangements and other instruments, whether pertaining to immovable properties or otherwise of whatsoever nature por Companies are a party or to the benefit of where the Transfero Companies may be eligible, and which are subsisting or have

Company, without any break or interruption in their services, on same terms and conditions on which they are engaged as on the Effective Date. The Transferee Company further agrees that for the purpose of payment of any retirement benefit / compensation, such immediate uninterrupted past services with the Transferor Companies shall also be taken into account

10.2 The accounts / funds of staff, workmen and employees, past or present, relating to pension and/or superannustion, provident fund, gratuity fund or any other special fund or trusts created or existing for the benefit of staff, workmen and employees of the Transferor Companies shall be identified, determined and transferred to the ive Trusts / Funds of the Transferee Company and such employees shall be deemed to have become members of such Trusts / Funds of the Transferee

11. CONDUCT OF BUSINESSES UNTIL EFFECTIVE DATE

With effect from the Appointed Date upto the Effective Da

- 11.1 The Transferor Companies undertake to preserve and carry on its business, with reasonable diligence and business prudence and shall not undertake financial commitments or sell, transfer, alienate, charge, mortgage, or encumber or otherwise deal with or dispose of any undertaking or any part thereof save and except in each case:
 - a) if the same is in its ordinary course of business as carried on by it as on the date of filing this Scheme with the High Court(s); or
 - b) if the same is expressly permitted by this Scheme; or
 - c) if the prior written consent of the Board of Directors of the Transferee Company has been obtained.
- 11.2 The Transferor Companies shall carry on and be deemed to have carried on all business and activities and shall stand possessed of all the assets, rights, interest for and on account of, and in trust for the Transfe

- 12.4 Without prejudice to the generality of the above, all benefits including under the income tax (including credit for advance tax, minimum alternate tax credit, tax deducted at source, etc.) sales tax, excise duty, customs duty, service tax, VAT, etc., to which the Transferor Companies is entitled to in terms of the applicable Tax Laws of the Union and State Governments, shall be available to and vest in
- 13. SAVING OF CONCLUDED TRANSACTIONS
- 13.1 The transfer and vesting of the assets, liabilities and obligations pertaining/relating to the Transferor Companies, pursuant to this Scheme, and the continuance of the proceedings by or against the Transferee Company, under Clause 8 hereof shall not affect any transactions or proceedings already completed by the Transferor

Companies, on and after the Appointed Date to the end and intent that the Transferee Company accepts all acts, deeds and things done and executed by and/ or on behalf of the Transferor Companies, as acts, deeds and things done and executed by and on behalf of the Transferee Company.

PART III GENERAL TERMS AND CONDITIONS 14. DISSOLUTION WITHOUT WINDING UP OF THE TRANSFEROR COMPANIES

The Transferor Comp made by the High Court under section 394 of the Act (or any corresponding provision of the Companies Act, 2013 as may be notified).

15. APPLICATION TO THE HIGH COURT

Companies involved under this arrangement (i.e.TransferorCompanies and Transferee Company) shall make applications / petitions, wherever required, under Sections 391 to 394 and other applicable provisions of the Act to the High Court for sanction of this Scheme and for dissolution of the Transferor

- 17. CONDITIONALITY OF THE SCHEME

- 17.2 The sanction of the High Court under Section 391 to 394 of the Act in

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH IN COMPANY SCHEME PETITION NO 808 OF 2017

atter of the Companies Act, 2013;
AND
matter of Sections 230 to 232 of the
its Act 2013 and other applicable
as of the Companies Act 2015
AND
natter of Section 301 to 304 and other

Section (Control of Control of Co

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CERTIFIED COPY OF ORDER DATED 18^R
DAY OF OCTOBER 2017 AND THE SCHEME
ANNEXED TO THE PETITION





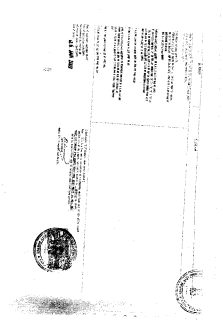
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GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Office of the Registrar of Companies
Everest, 100 Marine Drive, Mumbai, Maharashtra, India, 400002

Certificate of Incorporation pursuant to change of name [Pursuant to rule 29 of the Companies (Incorporation) Rules, 2014]

Corporate Identification Number (CIN): U45200MH1995PLC093041

I hereby certify that the name of the company has been changed from LODHA DEVELOPERS LIMITED to MACROTECH DEVELOPERS LIMITED with effect from the date of this certificate and that the company is limited by shares.

Company was originally incorporated with the name LODHA DEVELOPERS PRIVATE LIMITED.

Given under my hand at Mumbai this Twenty fourth day of May two thousand nineteen.



Registrar of Companies

RoC - Mumbai

Mailing Address as per record available in Registrar of Companies office:

MACROTECH DEVELOPERS LIMITED

412, Floor- 4, 17G Vardhaman Chamber, Cawasji Patel Road, Horniman Circle, Fort, Mumbai, Maharashtra, India, 400001





IN THE MATTER OF LODHA DEVELOPERS PRIVATE LIMITED

Given under my hand at Mumbai this Fourteenth day of March Two thousand eighteen.



Registrar of Companies RoC - Mumbai

Mailing Address as per record available in Registrar of Companie
LODHA DEVELOPERS LIMITED
412, Floor-4, 17G Vardhaman Chamber, Cawasji Pabal Road,
Homiman Circle, Fort, Mumbai, Maharashtra, India, 400001





Maharashtra Real Estate Regulatory Authority

CERTIFICATE FOR EXTENSION OF REGISTRATION OF PROJECT FORM 'F'

[See rule 7(2)]

This extension of registration is granted under section 6/7 of the Act, to the following project: Project: Lodha Park, Plot Bearing / CTS / Survey / Final Plot No.: 464 part only at GSouth-400013, Ward GSouth, Mumbai City, 400013 registered with the regulatory authority vide project registration certificate bearing No P51900001339 of

- 1. Macrotech Developers Limited having its registered office / principal place of business at Tehsil: Mumbai City, District: Mumbai City, Pin: 400001.
- 2. This renewal of registration is granted subject to the following conditions, namely:-
 - 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 (2) 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 me/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 up to 31/03/2023 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 6/7 of the Act read with rule 7 the Act.
 - 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
 - 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.

Dated: 16/04/2020 Place: Mumbai

Signature valid Digitally Signed by
Dr. Vasant Fremanand Prabhu
Signature (Secretary, Mathameterized Officer
Maharashtra 16-316-31a-2020 10:50-6 Authority