गिंदणी ३९ म. पावती क. Regn. 39 m. 01002 दस्तऐवजाचा/अर्जाचा अनुक्रमांक 610 दिनांक दस्तऐवजाचा प्रकार– सादर करणाराचे नाव-- \mathcal{O} ą. खालीलप्रमाणे फी मिळाली:--नोंदणी फी नक्कल फी (फोलिओ पृष्ठांकनाची नक्कल फी 2 टपालखर्च नकला किंवा ज्ञापने (कलम ६४ ते ६७) शोध किंवा निरीक्षण 6000 .. दंड--कलम २५ अन्वये कलम ३४ अन्वये प्रमाणित नकला (कलम ५७) (फोलिओ) इतर फी (मागील पानावरील) बाब क. ,, ,, ,, \mathcal{D} एकूण .. नोंदणीकृत डाकेले पाठवली जाईकः दस्तऐवज रोजी तयार होईल व या कार्यलयहुत देण्मत येईल. नक्कल दूरवम निर्मधक ठावे इसम्प्रेनिबंधक.

नावे नोंदणीकृत डाकेने पाठवाचा.

दस्तऐवज खाली नाव दिलेल्या व्यक्तीच्या नाव गावणापूरा जावन हवाली करावा.

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THIS AGREEMENT is made and entered into at day of MAY 2001 BETWEEN M/S. SWASTIK ENTERPRES this STH a partnership firm registered under the provisions of Partnership Act, 1932 and having their office at "SWASTIK PARK", Next to Brage Housing Complex, Azad Nagar, Off. Ghodbunder Road, Kolspet Thane - 400 607. hereinafter called the "BUILDERS/PROMOTERS expression shall unless it be repugnant to the context or meaning and deemed to mean and include the partner/s of M/S. Swastik Enterprises, their respective heirs, executors, administrators and assigns) of the First Far $\stackrel{\sim}{\mathbf{F}}$ A SHRI/ SMATT./ MAS. / RAJESH CHANDRAKANT KAJARI TOR AMT C KATARI Indian inhabitant, hereinafter called the "PURCHASER'S (which expression shall unless it be repugnant tot he context or meaning thereof be deemed to mean and include his/her heirs, executors, administrator assigns) of the Other Part.



W HEREAS **Amrutlal Chemaux Limited**, a Company registered and incorporated under the provisions of Companies Act, 1956 and having its registered office at Rang Udyan, Mahim, Mumbai 400 016 was the absolute owner in respect of the large immovable properties situated at Village Kolshet, District Thane and more particularly described in the First Schedule hereunder written.

AND WHEREAS the said property described in the First Schedule hereunder written is partly vacant and partly built upon and that a portion of the said property described in the First Schedule hereunder written, is substantially built upon and falls in Industrial Zone and an area of 7 Acres 15 gunthas 12 Are i.e. 29,932.32 sq. mtrs. or thereabout falls in Residential Zone and that the said property described in the First Schedule hereunder written, while the said area of 29,932.32 sq.mts. fall in Residential zone and that the said area falling in Residential zone is more particularly described in the Second Schedule hereunder written.

AND WHEREAS by Agreement for Development dated 28th April, 1985 made between the said Amrutlal Chemaux Limited being the Owners therein referred to of the First Part and M/s. Gandhi Patel & Agarwal Associates being the Developers therein referred to of the Other Part, the said Amrutlal Chemaux Limited, agreed to entrust the development rights and ultimately to sell, transfer and convey and the said M/s Gandhi Patel & Agarwal Associates, agreed to accept the development rights and ultimately to purchase the said property falling in the residential zone admeasuring about 29,932.32 sq.mtrs. and more particularly described in the Second Schedule hereunder and thereunder written for the consideration and upon the terms and conditions and in the manner mentioned in the said Agreement for Development dated 28th April, 1989.

AND WHEREAS the said Agreement for Development dated 28th April, 1989 was duly registered with the Sub-registrar of Assurances at Bombay under serial No.6366 of 1989 dated 28th May, 1989.

AND WHEREAS upon the execution of the said Agreement for Development the said **M/s Gandhi Patel & Agarwal Associates**, obtained order under section 8(4) bearing No. ULC/TA/Kolshet/SR-122 dated 16th Feb. 1989 and order under section 20(i) (a) of the Urban Land (Ceiling & Regulation)Act, 1976 from the Housing and special Assistance Department of the Government of

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Maharashtra bearing No. SSS/THA/1090/71/xv dated 4th July, 1991 whereby the exemption is sought under the provisions of section 20 of the Urban Land (Ceiling & Regulation) Act, 1976 in favour of **M/s Amrutlal Chemaux Limited**, on the terms and conditions mentioned in the said order. Hereto annexed and marked Annexure-I is the copy of the said order dated 4th July, 1991, read with order bearing No. : ULC/TA/ATP/Sec-20/SR/112 dated 13th Aug. 99 and conversion order dated 27th Dec. 99 are hereto annexed as Annexure-I collectively.

AND WHEREAS the said **M/s Gandhi Patel & Agarwal Associates**, from time to time paid to the said **Amrutlal Chemaux Limited**, lumsum consideration of Rs. 14,00,000/- (Rupees fourteen lacs only) from out of the otal consideration of Rs. 15,00,000/- (Rupees fifteen lacs only) and a sum of Rs. 1,00,000/- (Rupees one lac only) had remained to be paid by the said **M/s Gandhi Patel & Agarwal Associates** to the said **Amrutlal Chemaux Limited**.

AND WHEREAS by an Agreement for Development dated 28th August, 1999 made between the said M/s Gandhi Patel & Agarwal Associates, being the Developers therein referred to of the First Part and Builders/ Promoters abovenamed being the Sub-Developers therein referred to of the Other Part, M/s Gandhi Patel & Agarwal Associates, in their turn agreed to entrust the development rights and all the right, title and interest and benefits accrued to them in pursuance of the said Agreement for Development dated 28th August, in favour of the Builders/Promoters abovenamed and the Builders/ 1999 Promoters abovenamed agreed to accept the development rights and all the right, title and interest and/or benefit accrued to the said M/s Gandhi Patel & Agarwal Associates in pursuance of the said Agreement for Development dated 28th April, 1989 together with all the right to have the final Deed/s of Conveyance in respect of the said property described in the Second Schedule thereunder and hereunder written in favour of the Builders/ Promoters abovenamed and/or their nominee/s as mentioned in the said Agreement for Development dated 28th August, 1999.

AND WHEREAS by Agreement for Deed of Rectification dated 2nd February, 2000 made between the Amrutlal Chemaux Limited, being the Party of the First Part therein referred to of the First Part and M/s Gandhi Patel & Agarwal Associates being the Party of the Second Part therein referred to of the Other Part and subsequent Agreement for Deed of Rectification dated

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11th February 2000 made between M/s Gandhi Patel & Agarwal Associates, being the Party of the First Part therein referred to of the First Part and Builders/ Promoters abovenamed being the Party of the Second Part therein referred to of the Other Part certain area of survey number in respect of the said property described in the Second Schedule hereunder written were duly corrected and/or rectified as provided in the said Agreements for Deed of Rectification dated 2nd Feb., 2000 and 11th Feb., 2000.

AND WHEREAS upon execution of the said Agreement for Development dated 28th August, 1999 and after receiving necessary fund from the Builders Promoters abovenamed M/s Gandhi Patel & Agarwal Associates paid to the said M/s Amrutlal Chemaux Limited, the balance consideration of Rs. 1,00,000+, and obtained necessary documents from them stating therein that the said Amrutial Chemaux Limited has received full and final consideration in respect of the said property described in the Second schedule hereunder written and no any unt of whatsoever nature has remained to be paid either by M/s Gandhi Patel & Agarwal Associates, or by the Builders/ Promoters abovenamed and that as and whe required the said Amrutlal Chemaux Limited will execute Deed/s of Conveyance as provided in the hereinbefore recited Agreements.

AND WHEREAS in view of the herein above recited documents as also in view of the Power of attorney executed by the said Amrutlal Chemaux Ltd., in favour of the partners of M/s Gandhi Patel & Agarwal Associates, as also the Power of Attorney and other documents executed by Gandhi Patel & Agarwal Associates in favour of the partners of Builders/ Promoters abovenamed, the Builders/ Promoters abovenamed have got the plans for the development of the said property described in the Second Schedule hereunder written sanctioned and have obtained IOD bearing No. V.P.No. 99/091/TMC/TDD-58 dated and CC bearing No. dated 18-10-2000 10th April 2000 1371 respectively, are hereto annexed as Annexure -II collectively.

AND WHEREAS the Builders/ promoters abovenamed have also obtained the permission for the non-agricultural use of the said property described in the Second Schedule hereunder written from the Collector, Thane bearing No. REV./DIVN.-I/TAB-1/NAP/13/2000 under order dated 9th October 2000 is hereto annexed as Annexure - III

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AND WHEREAS on **4th March 2000** the Builders/ Promoters performed Bhoomi Pooja in respect of the said property described in the Second Schedule hereunder written and have commenced the development of the said property in the name and style of "**SWASTIK PARK**".

AND WHEREAS The Builders/ Promoters abovenamed do hereby declare that all the hereinbefore recited Agreements for Development and the documents including the Power of Attorney executed by the hereinbefore recited parties in favour of Builders/ Promoters are still, valid and subsisting and the Builders/ Promoters abovenamed have not committed breach of any of the terms and onditions of the said Agreements/ documents executed in pursuance thereof.

AND WHEREAS **M/s Kirit N. Damania & Co.**, the Advocates & Solictors by their certificate dated **19th May, 2000** have certified the title in the pect of the said property described in the schedule hereunder written as clear, marketable and free from all encumbrances and reasonable doubts . A copy of the said Certificate alongwith the relevant 7/12 extract , the mutation entries, are hereto annexed as **Annexure - IV** collectively.

AND WHEREAS The Builders/ Promoters abovenamed have entered into a Standard Agreement with Architect M/s Archetype Consultants registered with the Council of Architects, and with R.C.C Consultants, Mr. Ajay Mahale, Structural Engineer, for the purpose of preparation of structural designs and drawings of the building to be constructed by Builders / Promoters on the said property described in the Second schedule hereunder written. The Builders/ Promoters abovenamed have accordingly engaged the services of the said Architect, Structural Engineer for supervision and for preparation of the plan etc. as provided in the said Agreements. The Builders/ Promoters abovenamed have accordingly commenced the development work of the said property described in the second schedule hereunder written as per the plan sanctioned by the authorities of Thane Municipal Corporation as mentioned hereinabove.

AND WHEREAS The Purchaser/s has/have been fully satisfied with the title of the original owners and the authority of Builders/Promoters to develop the said property described in the Second Schedule hereunder written and to sell, transfer and dispose of the residential units, commercial premises and other

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units in the development of the said property on ownership basis and the Purchaser/s has/have agreed not to make any requisition and not to call for further documents on the title of the said Builders/Promoters abovenamed and have agreed to accept the said certificate issued by **M/s Kirit N. Damania & Co.**, as final.

AND WHEREAS The Purchaser/s prior to the execution of the Agreement has/have demanded the Builders/ Promoters inspection of the documents including the certificate on title dated **19th May, 2000** issued by **M/s Kirit N. Damania & Co.,** as above, various orders issued by the authorities **M/s Kirit N. Damania & Co.,** as above, various orders issued by the authorities concerned including the copy of the sanctioned plan, IOD and CC , the Agreement with the Architect and the **Structural Engineer** and all such other documents as specified under section 3 of the Maharashtra Ownership Flats Act 1963 and the rules framed thereunder from time to time (hereinafter called the "said Act and the said Rule") as demanded by the Purchaser/s ind as the the Purchaser/s has /have now no grievance against the Builders/ Promoters in respect thereof.



AND WHEREAS The said Purchaser/s herein applied to the Builders/ Promoters for allotment of the said premises to the purchaser flat / shop / office / garage / car parking space / premises bearing No. 324 admeasuring about 780 sq.ft. on Three floor, in the building No. 324 in the complex known as "SWASTIK PARK" situate at the property more particularly described in the Second Schedule hereunder written, and as the Builders/ Promoters and the Purchaser/s are desirous of entering into separate agreement as provided under Maharashtra Ownership Flats Act, No. XLV of 1963 and as framed by the Maharashtra Co-operative Societies Act, Maharashtra Act No.XXXV 1960 and as such the Promoters/Builders intend to enter into the Agreement with the Flat Purchasers herein in respect of the sale of flat/shops/garages/car parking spaces as stated hereinabove in the building to be constructed on the said property more particularly described in the Schedule hereunder written on what is known as ownership basis.

AND WHEREAS the Builders/Promoters are selling and the Purchaser/s is / are purchasing from the Builders the said flats/shops/garages /carparking space/ officeon what is known as Ownership basis in the above referred building

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with a view ultimately to enroll themselves as members in the above referred building with a view ultimately to enroll themselves as members of co-operative Housing Society duly registered under the Maharashtra Co-operative Societies Act as hereinabove referred and as contemplated under section 4 of the Maharashtra Ownership Act. The Builders/Promoters have executed this Agreement with the purchaser/s and also confirm agree and undertake to register this Agreement under the Registration at the cost and expenses of the purchaser/s and thereafter enroll the flat purchaser/s as members of a co-operative society as hereinabove referred and strictly comply with all the terms and conditions of their Agreement dated $28^{\text{TH}} \text{APR-1989}$ with the original owners.

AND WHEREAS the Purchaser/s has/have agreed to acquire flat/shop/ acquire flat/shop/ admeasuring about admeasur

NOW THESE PRESENTS WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:-

1. The Builders/Promoters shall under normal conditions construct a building on the said property more particularly described in the Second schedule hereunder written in accordance with the plans, designs and specifications sanctioned and/or approved by the Municipal Corporation of Thane and scrutinised inspected and/or approved by the Purchasers herein and the Purchaser/s has/have also agreed that the Builder/Promoter/s may carry out such variations and modification therein as Builders/Promoters may consider necessary or as may be required to be done and/or considered proper by the Municipal Corporation of Thane or any other local body or authority and that the Builders/ Promoters will not be required to obtain any consent from the flat/s purchaser/s in respect of such variation or modification.

2. The Purchaser/s flat holder/s hereby agreed to purchase from the Builder/s Promoter/s AND the Builders/Promoters hereby agree to sell to the Purchaser/s flat/shop/garage/car_parking_space/office

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bearing No. 304 admeasuring about $\frac{780}{1000}$ sq.ft. on the THERD floor in Build in Building No. <u>B-4</u> admeasuring about ______ the complex "SWASTIVE ______ as shown on the plan thereof hereto annexed and marked as Annexure "V" in the building situate at the complex "SWASTIK PARK" (hereins? (hereinafter referred to as the said premises) with amenities and specifications as per the list hereto annexed in Annexure "VI" at or for the price of Rs. <u>6,82,500</u> (Rupees <u>SIX LACS CIGHTY TWO THOUSAN</u> conly) includ. ing the proportionate price of the common areas and facilities pertaining to the said promi said premises, nature extent and description of the common/limited areas and facilities which common area and facilities are more particularly described in the list annexed hereto and marked Annexure "VII". The Purchaser/s hereby agree/s to pay to the Builder/s Promoter/s the said above referred amount and/or purchase if price in the following manner:-

- RS. 1,36,500/-/- (Rupees ONE LAC THIRTY STX THOUSAND FIVEHUNDRED only) being 20% of the purchase price as and (i) by way of earnest money to be paid by purchaser/s to the promoters/ Builders on or before the execution of these presents (the payment and receipt whereof the Builders/Promoters do and each of them dot hereby admit and acknowledge and acquit, release and discharge the Purchasers and the said premises from the same forever)
- Rs. 68, 250/- 1- (Rupees SIXTY ETGHT THOUSAND TWO (ii) HUNDREOFIFTY only) being 10% of the purchase price to be paid by the purchaser/s to the Builders/Promoters on completion of plinth of the proposed construction and/or building to be constructed by the Builders/Promoters in which the premises/tenements hereby agreed to be allotted to the purchaser/s are located.
- Rs. 2,38,875/4. (Rupees TINO LAC THIRTY EIGHT THOUSAND EIGHT HUNDRED SEVENTY FIVE ON LY THOUSAND EIGHT HUNDRED SEVENTY FIVE ON LY (iii) paid by the Purchaser/s to the Builders/Promoters in equal proportion on completion of each slab altogether three / eight slabs.
- Rs. 34, 1251-1. (Rupees THIRTY FOUR THOUSAND ONE FIVE ONLY HUNDRED TWENTY ONLY) being the 5% of the purchase price to be (iv) paid by the Purchaser/s to the Builders/Promoters on completion of SV (Par) -: 8 :- Degai the brick work.



- (v) (a) Rs. <u>63,250/-</u> /- (Rupees <u>STXTY ETGHT THAUSEND</u> THO <u>HUNDRED ETFT</u> only) being the 10% of the purchase price to be paid by the Purchaser/s to the Builders/Promoters on completion of the external plaster of the building.
 - (b) Rs. <u>68,250/-</u> /- (Rupees <u>SIXTY CIGHTTHOUSANDTWO</u> <u>HUNDRED FIFTY</u> only) being the 10% of the purchase price to be paid by the Purchaser/s to the Builders/Promoters on completion of the internal plaster work of the said premsies.
- (vi) Rs. <u>34,125 /-</u> /- (Rupees <u>THIRTY FOUR THOUSAND ONE</u> <u>HUNDREDTHENTY FI</u>ONLY) being 5% of the Purchase price to be paid by the Purchaser/s to the Builders/Promoters on completion of the flooring work.
- (vii) Rs. <u>34, 125</u> (Rupees<u>THERTY FOURTHOUSAND ONE HUN</u>ORED <u>TIMENTYFEVE</u> only) being 5% balance of the purchase price to be paid by the Purchaser/s to the Builders/Promoters handing over the possession of the premises/tenements hereby agreed to be allotted to the Purchasers. As licensee pending execution of conveyance as upon conveyance such license to become absolute purchasers thereof.

3. The purchaser agree/s to pay to the Builders/Promoters interest at the rate of 18% per annum on all the amounts which become due and payable by the purchaser/s to the Promoter/s, Builder/s under the terms of this agreement from the date the said amount becomes payable by the flat purchasers to the Promoters/ Builders.

4. On the purchaser committing any default in payment on due date of any amount due and payable by the purchaser to the Builders/Promoters under this agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoing) time is of the essence of the contract and /or commits breach of the terms and conditions herein contained, the Builders/Promoters shall be entitled at their own option to terminate this Agreement.

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PROVIDED always that the power of termination herein beforecontained shall not be exercised by the Builders/ Promoters unless and untilthe Builders/Promoters shall have given to the purchaser/s fifteen days (15 days) prior notice in writing of their intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which is intended to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement and default shall have been made by the purchaser/s in remedying such breach or breaches within 15 days period after the receipt of such notice.

PROVIDED further that upon termination of the Agreement as aforesaid the Builders/Promoters shall refund to the purchaser/s the installments of sale price of the premises which any till then have been paid by the Purchaser's to the Builders/Promoters but the Builders / Promoters any interest thereon and the Purchaser's shall tenement thereafter or to claim any amount from the Builders /Promoters as compensation/damages/share in profit or otherwise.

5. Without prejudice to the Builders/Promoters other rights under this Agreement and/or in law available to them in the event of any such amount remains unpaid for a period of seven days or more after its becoming due, the purchaser/s shall be liable at the option of the Builders/Promoters to pay to the Builders/Promoters an interest at the rate of 18% p.a. and all amounts due and payable by the purchaser/s under these presents.

6. The purchaser/s has/have prior to the execution of this Agreement satisfied himself/herself independently, about the title of the Builders/Promoters to the said property on which the said buildings is/are being constructed he/she/they shall not be entitled to investigate the Builders title there to and no further requisition and /or objection shall be raised in any manner in that behalf.

7. The Purchaser/s shall not be entitled to investigate the title of the Builders and no requisition or objection shall be raised in any manner whatsoever relating thereto. A Certificate of title issued by M/s Kirit N. Damania & CO., Advocates & Solicitors shall be accepted by and be binding upon the Purchaser/s. A copy of the said Title Certificate of title issued by M/s Kirit N. Damania & CO., Advocates & Solicitors, shall be accepted by and be binding upon the Purchaser/s. Advocates & Solicitors, shall be accepted by and be binding upon the Purchaser/s. A copy of the said title certificate is annexed hereto and marked as Annexure "IV".





8. Upon the possession of the said premises being delivered to the Purchaser/s he/she/they shall be entitled to use and occupy the said premises and he/she /they shall have no claim against the Builders/Promoters in respect of any item of work in the said premises which may be alleged not to have been carried out or complied with. The only liability of the Builders/ Promoters shall be the **sta**tutory liability under Section 7(2) of the Maharashtra Ownership Flats Act.

Commencing a week after notice in writing is given by the Builders/ Promoters to the purchaser/s that the premises are ready for use and occupation, the purchaser/s shall be liable to bear and pay the proportionate shares as may be determined by the Builders/Promoters (i.e. in proportion to the floor area of the flat) of outgoing and maintenance charges in respect of the said land nd buildings viz., local taxes, betterment charges insurance, salaries, of workers such other levies by the concerned local authority and/or government water charges, insurance, common lights, sanitation repairs and salaries of clerks bill ectors, chowkidars, sweepers and all other expenses necessary and incidental the management and maintenance of the said land and building/s until the ociety /limited company is formed and the said land and buildings/ transferred to it, the purchaser/s shall pay to the Builders/Promoters such proportionate share of outgoing as may be determined by the Builders/Promoters and/or managing body of the Society. The purchaser/s further agrees that till the purchaser/s share is so determined the purchaser shall pay to the Builders/Promoters provisional monthly contributions of Rs.250/- per month towards the outgoings. The amounts so paid by the purchaser to the promoter shall not carry any interest and remain Conveyance/ **Builders/Promoters** until a the with Assignment of lease is executed in favour of the society or a limited company as aforesaid. Subject to the provisions of the said Act, on such Conveyance/ Assignment of Lease being executed, the aforesaid deposits (less deductions provided for this Agreement) shall be paid over by the promoter to the society or the limited company as the case may be. The purchaser undertake to pay such provisional monthly contribution and such proportionate share of outgoing regularly on the 5th day of each and every month in advance and shall not withhold the same for any reason whatsoever.

10. If within a period of one year from the date of handingover the premises to the purchaser, the purchaser brings to the notice of Builders/Promoters any defect in the premises or the building in which the premises are situated or the material

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10, 78/2-A, 80/6 part, 80/3, 80/4 part, 80/3 part, 80/4 part, 82/3, 80/82/4, 82/1, 82/2, 80/ 16 part, 83 part, 80/17, 78/A, 75/3, 75/5, 75/9, 76/1, 76/2, 283/2 admeasuirng in the aggregate 127162.45 sq.yds.

THE SECOND SCHEDULE ABOVE REFERRED TO;

All that piece or parcel of land or ground situate lying and being at Village Kolshet, Thane in the registration District of Thane bearing Survey Nos. 75/3, 75/ 5, 75/9, 76/1, 76/2, 283/2 forming part of the larger property described in the First Schedule herein written and which property admeasuirng 29932.32 sq. mtrs. and bearing the following particulars and is bounded as follows :-

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		<u>Area.</u>	
	А.	G.	A.
75/3	4	30	0
75/5	0	16	0
75/9	. 0	22	0
76/1	1	~~ 03	
76/2	0		0
283/2	0	02	0
	0	22	12
	7	15	12

East : S.No. 74/1, 78/4 of Chemaux Ltd.

South : S.No.80/17 etc of Chemaux Ltd.

East : S.No. 75/1, 75/6, 76/4 etc.

West : Akbar Camp.

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TO SWASTIK ENTERPRISES

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SIGNED SEALED AND DELIVERED by the withinnamed **M/S SWASTIK ENTERPRISES**, BY THE HAND OF THEIR PARTNER MR. <u>SUDH AMA M. KHETIJANI</u> THE BUILDERS / PROMOTERS IN THE PRESENCE OF.

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SIGNED SEALED AND DELIVERED) (Mai BY THE WITHINNAMED) SHRI/SMT/M/S: RDJCSHCHANDRAKANI) KAJARI |MR-AMIT C. KAJARI) THE PURCHASER) IN THE PRESENCE OF)

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RECEIVED the day and year first hereinabove written of and from the withinnamed, Mr/Mrs./M/s. PURCHASER, the sum of Rs. 34,000/-(Rupees <u>THIRTY FOUR THOUSAND</u> only) being the amount of the deposit or earnest money to be paid by his/her to us vide cheque No./Demand Draft S14418 No.THETHENE JANTEL SAL BANK (10

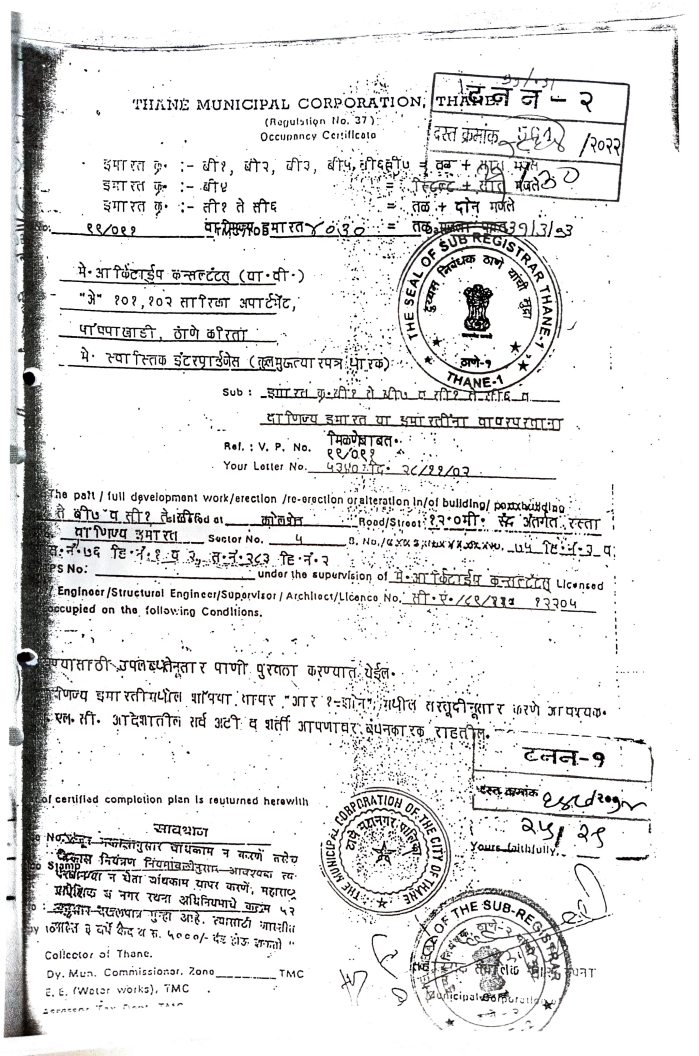
- Kinnaru 2.

))))))))) Rs. <u>34000</u>

We say received, For **M/s SWASTIK ENTERPRISE**

Partner. Builders/Promoters.

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SWASTIK PARK B'CO. OPERATIVE HSG. SOCIETY LTD. Ş (Regd No. T.N.A./(T.N.A.)H.S.G./(T.C.)14863 dt. 20-6-2003) Next to Bramhand Hsg. Complex, Azad Nagar, Off. Ghodbunder Road, THANE (W) - 400607 Serial No. 052 Member's Registration No.: AS PER 'I' & 'J' REGISTER THIS IS TO CERTIFY that Shri/Smt/Kum 14/5 RAJESH CHANDRAKA KAJARI - AMIT C. KAJARI is the Registered Holder of Five Shares Distinctive Nos. from 0256 to 0260 of Rs. 250/- (Rupees TWO HUNDRED FIFTY ONLY) in THE SWASTIK PARK CO.OPERATIVE HSG. SOCIETY LTD., Off. Ghodbunder Road, THANE (W) - 400 601. OP. HOUSING SOC TK PARK B' CO - OP. HOUSING SOCIE Subject to the Bye-laws of the said Society and that upon each of Shares the sum of Rupees Fifty has been paid. Given Under the Common Seal of the Said Society at THANE (WEST) ERATIVE TOMAY S7004 This day of 2004 PARA SDELE Regd No. ALTIM T.N.A./(T.N.A.)H.S.G./(T.C.) 14863 dt. 20-6-2003 CFOR SWASTIK PARK 'B' CO.OPERATIVE HOU HANE - N CHAIRMAN HON SECRETAR



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यहाराष्ट्र शासन

नोदणीचे प्रमाणपत्र

क्रमॉक टी. एन. ए. / (टी. एन. ए.) / एघ. एस. जी. / (टी. सी.) / १८८६३ /सन२००३ या प्रमाणपत्राद्वारे प्रमाणीत करण्यात येत आहे की, 一起应应应应应应应

वस्तीक पार्क "बी" को-आॅप- हौसींग सोसायटी लि

सर्वे ने ७५/३, ७५/९, ७६/२ आझादनगर, कोलकी रोड, ठामे [प] ही संस्था पहाराष्ट्र सहकारी संस्थांचे अधिनियम, १९६० मधील (सन १९६१ चा महाराष्ट्र अधिनियम क्रमांक २४) कलम ९ (१) अन्वये नोंदणी क्रमांक डीएनए / (टीएनए) / एचएसजी / (टीसी) / १९८६२ / दिनांक २० / 8 12003 नोंदण्यात आलेली आहे.

उपरिनिर्दिष्ट अधिनियमाच्या कलम १२ (१) अन्वये महाराष्ट्र सहकारी संस्थांचे नियम, १९६१ मधील नियम क्रमांक १० (१) अन्वये संस्थेचे वर्गीकरण गृह निर्माण संस्था असून उप - वर्गीकरण साडे करू सह भागीदारी गृह निर्माण संस्था असे आहे.

कार्यालयीन मोहर :

स्वल : ठाणे

उपनिषयक सहकारी संस्था, ठाणे शहर, ठाणे.

दिनांक : २० । E 7003