398/12755

Monday, July 25, 2022

1:45 PM

Original/Duplicate

नोंदणी कं. :39म

Regn.:39M

दिनांक: 25/07/2022 पावती के.: 14044

गावाचे नाव: पनवेल

दस्तऐवजाचा अनुक्रमांक: पवल3-12755-2022

दस्तऐवजाचा प्रकार : अँग्रीमेंट टू लीज

मादर करणाऱ्याचे नाव: मे.ट्रायसिटी रियल्टी एल.एल.पी तर्फे भागीदार अर्जुन रेखी - -

नोंदणी फी

दस्त हाताळणी फी

हाटा एन्ट्री

पृष्ठांची संख्या: 27

₹, 30000.00

₹. 540.00

₹, 20.00

एकुण:

₹. 30560.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 2:03 PM ह्या वेळेस मिळेल.

Sub Registrar Panvel 3

सहदुय्यम नियंचक वर्ग-१

पनवेल क.3

बाजार मुल्य: रु.175255320 /-मोबदला रू.175255320/-

भरलेले मुद्रांक शुल्क : रु. 8763000/-

1) देवकाचा प्रकार: DHC रक्कम: रु.560/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 2507202205320 दिनांक: 25/07/2022

बैंकेचे नाव व पत्ताः

देयकाचा प्रकार: eSBTR/SimpleReceipt रक्कम: रु.30000/-

हीही/धनादेश/पे ऑर्डर क्रमांक: MH005332463202223S दिनांक: 25/07/2022

वॅकेचे नाव व पत्ता: IDBI





25/07/2022

सूची क.2

युष्यम निबंधक : सह दु.नि.पनवेल 3

दस्त क्रमांक: 12755/2022

नोडंपी : Regn:63m

गावाचे वाद: पनवेल

(1)विलेखाचा प्रकार

अँग्रीमेंट टू लीज

(2)योबदला

175255320

(3) बाजारभाव(भाडेपटटवाच्या बायतितपटटाकार नाकारणी वेतों की पढ़देवार ते नमुद कराने)

175255320

(4) भू-मापन,पोटहिस्सा व परक्रमांक(जनल्यास)

1) पालिकेचे नाव:रायगढ इतर वर्णन :, इतर माहिती: बुखंड क. 13 से. 20 न्दू पनवेल पूर्व ता. पनवेल जि. रायगढ क्षेत्र

2137.26 ची. मी. खुनी((Plot Number : 13 ; SECTOR NUMBER : 20 ;))

(5) क्षेत्रफळ

1) 2137.26 चौ.मीटर

(6)आकारणी किंवा जुडी देवयात असेन तेव्हा.

(7) दस्तऐक्व करुन देणा-या/शिहन टेक्णा-या पक्षकाराचे नाव किंवा दिवाणी न्यादालदाचा हुकुमनामा किंवा आदेश असल्वाम,प्रतिवादिचे नाव व पता.

1): नाव:-मे.ट्रायसिटी रियल्टी एस.एस.पी तर्फे भागीदार अर्जुन रेखी - - वय:-35; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नायः -, स्तौक नं: -, रोड नं: 1001/1002,सुमीराज बोस्टारीखा,प्लॉट नं-1/2,सेक्टर-18,सानपादा , महाराष्ट्र, टाचे. पिन सोह:-400705 पेन मे:-AAKFT6601L

(8)दस्ताऐवज करन पेणा-वा पक्षकाराचे व किया दिवाणी त्वायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता

1): नाव:-सिवको लि बतिने औ: श्रीकोत मावसकर - - वय:-40; पत्ता:-प्लॉट नं: -, माळा नं: -, दमारतीचे नाव: -, ब्लॉक नं: -, रोड नं: सिडको भवन बेलापुर, महाराष्ट्र, THANE. पिन कोड:-400614 पैन नं:-AACCC3303K

(9) दस्तऐयब करून दिल्याचा दिनांक

25/07/2022

(10)दस्त मोंदणी केल्याचा दिनांक

25/07/2022

(11)अनुक्रमांक,खंड व पृष्ठ

12755/2022

(12)वाजारभावाधमाचे मुद्रांक शुल्क

8763000

(13)बाजारभावाधमाने नोंदणी शुल्क

30000

(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

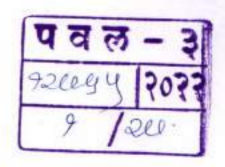
मुल्वांकनाची आवश्यकता बाही कारण शासकीय/निवशासकीय किंमत कारणाचा तपशील शासकीय/निमशासकीय किंमत

मुद्रांक शुल्क बाकारताना निवडलेला अनुच्छेद :- :

(ii) within the limits of any Municipal Council, Nagarpanchayat or Cantonment Area annexed to it, or any rural area within the limits of the Mumbai Metropolitan Region Development Authority or any other Urban area not mentioned in sub clause (i), or the Influence Areas as per the Annual Statement of Rates published under the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995.

> सह दुव्यम निर्वधक वर्ग-२ पमवेल क्र.३





Department of Stamp & Registration, Maharashtra

Receipt of Document Handling Charges

PRN

2507202205320

Date

25/07/2022

Received from T, Mobile number 0000000000, an amount of Rs.560/-, towards Decument Handling Charges for the Document to be registered(ISARITA) in the Sub Registrar office Joint S.R. Panvel 2 of the District Raigarh.

Payment Details

 Bank Name
 SBIN
 Date
 25/07/2022

 Bank CIN
 10004152022072504818
 REF No.
 CHK0076741

This is computer generated receipt, hence no signature is required.

महाराष्ट्र शासन GOVERNMENT OF MAHARASHTRA ई-सरक्षित बँक व कोषागार पावती e-SECURED BANK & TREASURY RECEIPT (e-SBTR)

Bank/Branch: IBKL - 6910653/Sanpada

Pmt Txn id : 714130415 Pmt DtTime : 21-JUL-2022817:32:49 CmallanIdNo: 69103332022072152387

District : 1301-RAIGAD Stationery No. 17448950151977

Print DtTime : 21-JUL-2022 17:34:17 GRAS GRN t MH005332463202223S Office Name : IGR147-PNL2 PANVEL 2 JO

5.5

GRN Date : 21-Jul-2022@17:33:14

StDuty Schm: 0030046401-75/STAMP DUTY

StDuty Amt : R 87,63,000/- (Rs Eight Seven, Six Three, Zero Zero Zero only)

RgnFee Schm: 0030063301-70/Registration Fees

RgnFee Amt : R 30,000/- (Rs Three Zero, Zero Zero zero only)

Article : 36-- lease for term exceeding one year

Prop Mvblty: Immovable Considerat

Prop Descr : PLOT NO 13, SECTOR 20, NEW PANVEL EAST

AIGAD, Maharashtra, 410206

Duty Payer: PAN-AAKFT6601L, TRICITY REALTY LLP

Other Party: PAN-AACCC3303K, CIDCO LTD

Bank officiall Name & Signature

Bank official2 Name & Signature - Space for customer/office use Please write below this line

charden gross







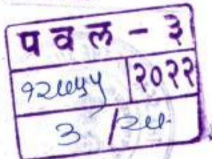
महाराष्ट्रं MAHARASHTRA

3 2022 3

2 0 JUL 2021

00AA 327860







AGREEMENT TO LEASE FOR

(RESIDENTIAL CUM COMMERCIAL)

CITY AND INDUSTRIAL DEVELOPMENT CORPORATION

OF MAHARASHTRA LTD

AND

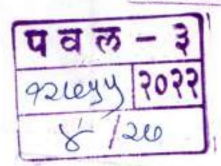
M/S. TRICITY REALTY LLP
PLOT. NO. 13, SECTOR-20, NEW PANVEL (E),
NAVI MUMBAI

Assistant Marketing Officer

FOR TRICITY REALTY LLP

Mona-3/ Adnex ofe-11

्राप्तिक विक्री क्षेत्रक्षी अनु अन्योद्ध २. ११-वर्ग क्षम	25810 Featon 2 0 111 2000
३. हस्त चेंद्रणी सदलार आहेत का?	Leas Deed 2 0 JUL 2021
 विकास की से सोझकरात कार्यक् = 	1977 NBI
५. पुडोक विकास रामान्याचि भाग	Telebra O de
६. एवरवर वसकाराचे नव	Tricity Reality LLP
फ.इस्ते आहारसम्बद्धाः नाम, ५०१ च मही	0
८. मुर्गाक शुलक रक्षका	Pakah
९. १६चानायतः क पुरीक विकेत्सायी अही थ परवाना अमरोज तक्षेत्र मुद्रीक विकोध दिकाण्! पन्ना	रामदास्य कि. महारनवर परण के. १३०१०२८
म्पा भारतास्त्रद्धी वर्षानी गुरुबंद रह [ा] है तह उदानी ह विक्यान बायरणे बंधनकारक आहे	तय भारतासाठी मुद्दाक छोटो केल्यापाका ।







FOR TRICITY REALTY LLP

territor a social the

CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED

(For Residential cum Commercial Purposit)
AGREEMENT TO LEASE

AN AGREEMENT made at CBD Belapur on the 25th day of July Two

Thousand Twenty Two BETWEEN THE CITY AND HOUSTRAND

DEVELOPMENT CORPORATION OF MAHARASHTRA LTD., a Company incorporated under the Companies Act, 1956 (1 of 1956) and having its registered office at 'Nirmal' 2nd floor, Nariman Point, Mumba 1400423 (hereinafter referred to as "the Corporation" which expression shall where

context so admits, be deemed to include its successors and assensingly

One part AND Name of Person M/s. Tricity Realty LLP Address and Occupation 1001/02, Bhumiraj Costarica, Plot No. 1 & 2, Sector 18,

Sanpada, Navi Mumbai- 400705. (hereinafter referred to as a consequence which expression shall, where the context so admits be deemed to its successor or successors), of the other part.

WHEREAS:

- a) The Corporation is the New Town Development Authority declared for the area designated as a site for the new town of Navi Mumbai by the Government of Maharashtra in exercise of its powers under Sub-Section (1) and (3-A) of Section 113 of the Maharashtra Regional and Town Planning Act 1966 (Maharashtra XXXVII of 1966) (hereinafter referred to as "the said Act").
- b) The State Government is, pursuant to section 113(A) of the said Act, acquiring lands described therein and vesting such lands in the Corporation for development and disposal.
- c) Vide scheme no.MM-SCH-20-2021-22 Corporation has launched a scheme for lease of 19 Plots for Residential Cum Commercial use at Kharghar, and New Panvel node of Navi Mumbai through e-Tender cum e-Auction.
- d) The licensee has participated in the said scheme and applied for Plot No.13 Admeasuring 2,137.26 Sq.mtr, Sector-20, New Panvel (E) node by quoting Rs. 82,000.00 per Sq.mtr.
- e) Being the Highest bidder among the participants for the above said plot, the allotment letter was issued in favour of the licensee on 27.04.2022 as per the provision of Navi Mumbai Disposal of Land (Amendment) Regulation, 2008.
- f) The Corporation has consented to grant to the Licensee a lease of all the piece or parcel of land described in the Schedule hereunder written

Assistant Marketing Officer

FOR TRICITY REALTY LLP

DESIGNATED PARTNER

and more particularly delineated on the plan annexed hereto and shown thereon by a red colour boundary line, and contain to by measurement 2,137.26 sq. mtrs. or thereabout (hereinafter referred to as 'RD said land"), for the purpose of constructing a building or buildings for Residential+Commercial and has permitted the Licensee to occupy the said land from the date hereof, on the terms and conditions hereinafter contained.

g) The Licensee has, before the execution of this Agreement, paid the Managing Director of the Corporation, hereinafter referred to as the Managing Director, (which expression shall include any other of the Corporation as may be notified by the Corporation from this to time by a general or special order) a sum of Rs.17,52,55,320,000 Rupees.

Seventeen Crore Fifty Two Lakh Fifty Five Thousand Attree

Hundred Twenty Rupees Only.) being the full premium agreed to be paid by the Licensee to the Corporation.

THIS AGREEMENT WITNESSES AND NOW IT IS HEREBY MUTUALL AGREED AS FOLLOWS :

GRANT OF LICENCE :

1. During the period of <u>Four</u> years from the date hereof, the Licensee shall have license and authority only, to enter upon the said land for the purpose of erecting a building or buildings for <u>RESIDENTIAL CUM COMMERCIAL</u> purpose only and for no other purpose and until the grant of lease as provided hereinafter, the licensee shall be deemed to be mere Licensee of the said land at the same rent and subject to the same terms including the liability for payment of a service charges to the Corporation as if the lease has been actually executed.

NOT A DEMISE :

2. Nothing in these presents contained shall be construed as demise in law of the said land hereby agreed to be demised or any part thereof so as to give to the Licensee any legal interest therein until the lease hereby provided shall be executed and registered but the Licensee shall only have a license to enter upon the said land for the purpose of performing this Agreement. The licensee shall not be entitled to transfer or assign his rights and interest in or benefits under this agreement in favour of any person or persons provided that if he intends to have a lease in the name of a Co-operative Housing Society or a Company or an Association of Apartment of Owners constituted of the buyers of Apartment in a building constructed on the said land. He will be permitted to do so if he has complied with all the terms and

Assistant Marketing Officer

FOR TRICITY REALTY LLP

conditions of this Agreement and further such transfer purports to be conveyance of his rights, title and interest in the said land building thereon in the performance of his obligation under Section 4 and other applicable provisions of the Maharashtra Ownership Flats (Regulations of the promotion of Construction, Sale Management and Transfer) Act 1963 or any other corresponding law for time being in force.

 The Licensee hereby agrees to observe and perform the stipulations following, that is to say:-

SUBMISSION OF PLANS FOR APPROVAL:

(a) That it will within six months from the date hereof concerned Town Planning Officer of the Corpora his approval the plans, elevations, sections, specifications and setails of the building hereby agreed by the Licensee to be erected on the said land and the Licensee shall at their own cost and as often as I may called upon to do so, amend, all or any such plans and elevation if so required, will produce the same before the Town Planning officer and will supply him such details as may be called for of the specifications and when such plans, elevations, details and specifications shall be finally approved by the town Planning Officer and signed by him, the Licensee shall sign and leave with him three copies thereof and also three copies of any further conditions or stipulations which may be agreed upon between the Licensee and the Town Planning officer, Provided that the building or buildings hereby agreed by the Licensee to be so constructed shall not be less than 75% of the permissible floor space index under the provisions of NMDL(A)R 2008.

PLANS TO COMPLY WITH THE FOLLOWING RULES:

- (a) i) The base permissible floor space index as defined by the "Unified Development Control and Promotion Regulations for Maharashtra State (UDCPR) and shall be 1.5.
 - The maximum height up to which the building shall be constructed as per "Unified Development Control and Promotion Regulations for Maharashtra State (UDCPR).
 - iii) The maximum height of a room in the building shall be less than 4.27 meters. In case any room where height is 4.27 metres or more, the area of such room shall be counted twice for the computation of F.S.I.

Assistant Marketing Officer

FOR TRICITY REALTY LLP

FENCING DURING CONSTRUCTION:

- (b) That the said plot shall be fenced, properly by the Licensee at its expenses, within a period of 2 months from the data hereof. The Licensee shall not encroach upon any adjoining land, road, pathway or footpath of the Corporation in any manner whatsoever. Any soci encroachment shall be deemed to be a breach of this Adreement without prejudice to the generality of the rights and remedies of the corporation. In respect of such breach, the Managing Director shall be at liberty to remove or cause to be removed any such encroachment at the risk and cost of the Licensee and dispose of any bol Onplement material or thing involved in such encroachment and the recover expenses of such removal and disposal from the Licensee.
- (bb) The License is aware that the Corporation has not provided the said land physical infrastructure such as power, water severage and pucca road and the Licensee further agrees to submit to the Lown Planning Officer for his approval the plans, elevation, section, specification and details of the building or buildings hereby agreed by the Licensee to be erected within the time limit prescribed under the condition herein before stated. The Licensee further agrees that he will set no defense for his failure to submit the plans within the time limit prescribed, only on the ground that the Corporation has not provided any physical infrastructure, such as power, water, sewerage and pucca road. No water shall be provided or made available by the Corporation for construction of the intended building. The Licensee hereby agrees to make its own arrangement for water to be used for erection of the intended building on the said land.

NO WORK TO BEGIN UNTIL PLANS ARE APPROVED :

(c) That no work shall be commenced or carried on which infringes the CIDCO General Development Control Regulations for New Bombay, 1975 or any other law for the time being in force as regards construction of a building on the said land and until the said plans, elevations, sections, specifications and details shall have been so approved as aforesaid and thereafter it shall not make any alterations or additions thereto unless such alterations and additions shall have been in like manner approved previously.

TIME LIMITS FOR COMMENCEMENT AND COMPLETION OF CONSTRUCTION WORK:

(d) That he/they/it shall, within a period of 6 months from the date hereof, commence and within a period of FOUR years from the date hereof at

Assistant Marketing Officer

FOR TRICITY REALTY LLP

its own expense and in a substantial and workman-like manner and with new and sound materials and in compliance with the said Development Control Regulations and any other law, for the time being in force and in strict accordance with the approved plan elevations, sections, specification and details to the attished on of the Town Planning Officer of the concerned planning authority and comfortably the building lines marked on the plans obth compliant finish fit for occupation a building to be used as Residential cum Commercial use with all requisite drains and other proper convenience thereto. Provided that the building or buildings hereby agreed by the Licensee to be so constructed shall not be less than 75% of the permissible floor space index under the pousions of Navi Mumbai Disposal of Land (Ammendment) Regulations 2008.8UDCPR.

RATE AND TAXES:

(e) That it will pay all rates, taxes charges, claims and outgoing chargeable against an owner or occupier in respect the said land any building erected thereon.

PAYMENT OF SERVICE CHARGES:

That it will, on the efflux of four years from the date hereof or from the date of obtaining a Completion and Occupancy Certificate from the Town Planning Officer whichever is earlier, make to the CIDCO/NMMC/PMC a yearly payment at a rate as may be determined and notified from time to time by the Corporation as its contribution to the cost of establishing and maintaining civic amenities such as roads, water, drainage, conservancy for the said land regardless of the extent of benefit derived by it from such amenities, provided that no payment shall be made one year after such civic amenities have been transferred to a local authority constituted under any law for the time being in force. The payment hereunder shall be paid on the first day of April in each year or within 30 days there from. "Without prejudice to the other rights of the Corporation under this Agreement and/or in law, the Licensee shall be liable to pay to the Corporation interest at the rate to be approved by the Corporation by general or specific order on all amounts due and payable by the Licensee under this clause if such amount remained unpaid for seven days more after becoming due".

PAYMENT OF LAND REVENUE:

(g) That it shall pay the land revenue and cesses assessed or which may be assessed on the said land.

Assistant Marketing Officer

FOR TRICITY REALTY LLP

DESIGNATED PARTNER

INDEMNITY:

(h) That he/they/it will keep the Corporation indemnified against any and all claims for damage which may be caused to any adjoining buildings or other premises in consequence of the execution of the investigation works and also against all payments whatsoever which during the progress of the work, may become payable or be payable by any Local Authority or authority in respect of the said works or of anything done under the authority herein contained.

SANITATION:

(i) That it shall observe and conform to the "Unified Developmen Control and Promotion Regulations for Maharashtra State USI PR of any other law for the time being in force relating to puoce hand and shall provide sufficient latrine accommodation and other sanitary arrangement for the labourers and workmen employed during the construction of the buildings on the said land in order to keep the said land and its surroundings clean and in good condition to the entire satisfaction of the Managing Director and shall not, without the consent in writing of the Managing Director, permit any labourers or workmen to reside upon the said land and in the event of such consent being given, shall comply strictly with the terms thereof.

EXCAVATION:

(j) That it will not make any excavation upon any part of the said land or remove any stone, earth or other material there from except so far as may, in the opinion of the Managing Director be necessary for the purpose of forming the foundation of the building and compound walls and executing the works authorized by this agreement.

NOT TO AFFIX OR DISPLAY SIGN-BOARDS, ADVERTISEMENT ETC.:

(k) That it shall not affix or display or permit to be affixed or displayed on the said land or buildings erected thereon any sign boards, sky- signs, neon signs or advertisements painted or illuminated or otherwise unless the consent in writing of the Managing Director shall have previously been obtained thereto.

NUISANCE:

(I) That it shall not at any time do, cause or permit any nuisance in or upon the said land and in particular shall not use or permit the said land to be used for what is not granted.

Assistant Marketing Officer

FOR TRICITY REALTY LLP

DESIGNATED PARTNER

INSURANCE:

(m) That it shall as soon as any building to be erected on the said land shall be roofed, insure and keep insured the same in its name against damage by fire for an amount equal to the cost of such building and shall on request produce to the Managing Director party collicies of insurance and receipts of the payment of last premium and shall forthwith apply all moneys received by virtue of Such Burance 0?

O . CIDGO .

RECOVERY OF ANY SUM DUE TO THE CORPORATION:

(n) Where any sum payable to the Corporation by the Licensee under this Agreement is not paid, the Corporation shall be entitled to recover such sum as arrears of land revenue, pursuant to part traph of the schedule to the said Act. Whether any sum is so parable by the licensee shall be determined by the Corporation and revenue determination by the Corporation in this behalf shall not be described by the Licensee and shall be final and binding upon it.

RESTRICTION AGAINST APPOINTMENT OF AGENT BY A FOWERSON ATTORNEY OR OTHERWISE:

(o) The Licensee shall not appoint any person as its agent by a power of Attorney or otherwise, for the purpose of this Agreement except his/her spouse, father, mother, brother & sister or a major child and if the licensee shall be a company or such a body corporate, its successor or successors.

REGISTRATION UNDER REGISTRATION ACT, 1908:

(p) The Licensee shall, under the provision of the Registration Act, 1908, present this Agreement before the Sub-Registrar and shall get it registered. The stamp duty, registration charges and any other expenses payable thereto for getting the Agreement registered shall be paid wholly and exclusively by the Licensee.

4. RESTRICTION AGAINST TRANSFER:

- (i) Notwithstanding anything containing in the 'The Navi Mumbal Disposal of Lands (Amendment) Regulations 2008' the licensee shall not transfer or assign by sale, mortgage, sub-lease or by development agreement the plot or any part thereof, which is leased or agreed to be leased without permission of the Managing Director of the Corporation.
- (ii) Every permission granted by the Managing Director of the Corporation shall be subject to the payment of charges in the manner and to extent

Assistant Marketing Officer

FOR TRICITY REALTY LLP

DESIGNATED PARTNER

IDCO & CIDCO & CIDCO

provided in Explanation (ii) of Regulation 10 of Navi Mumbai Disposal of lands (Amendment) Regulation, 2008 or as may be prescribed by the Corporation from time to time.

(iii) In case of plots allotted to Co-operative Societies, such plots are not transferable at any point of time during the duration of the lease period even it is permitted under any other law.

5. POWER TO TERMINATE AGREEMENT:

Should the Town Planning Officer not approve the plans, elevations, sections, specifications and details whether originally subpatted within the time hereinbefore stipulated or if and whenever there shall be a breach of any of the clause of this present by the Licensee proby and of the members of Licensee, the Managing Director men for notice in writing to the Licensee, revoke the license and re-enter upon the said land and thereupon the license shall come to an end.

POWERS OF CORPORATION:

- i. If the Licensee commits a breach of any of the Regulations and further fails to remedy the said breach within a period of six months from the date of issue of notice by the Corporation thereof or within any extended period not exceeding three months granted by the Managing Director, the Corporation shall have powers;
 - a) to direct removal or alteration of any building or structure erected or used contrary to the condition of the grant of the completion certificate, within the time prescribed in that behalf and if no such removal of or alteration is carried out within the time prescribed, cause the same to be carried out and recover the cost incurred for the same from the Licensee.
 - b) to evict the Licensee under the provisions of the Bombay Government Premise (Eviction) Act, 1955 and to resume the land and building to Corporation without payment of any compensation.

TO RESUME LAND:

Until the building and works have been completed and certified as completed in accordance with Clause 7 hereof, and until the Corporation grants and Licensee accept a Lease of said land as provided hereinafter, the Corporation shall have the following rights and powers:

- (a) The right of the Managing Director and Officer and servants of the Corporation acting under his directions at all reasonable time to enter upon the said land to view the state and progress of the work and for all other reasonable purpose.
- (b)Power (i) in case the Licensee (a) shall fail to submit to the Town Planning Officer for his approval the plans, elevation, sections,

Assistant Warketing Officer

FOR TRICITY KENTER

specification and details of the building agreed by the Licensee to be erected on the said land to commence the erection of the said building and to complete the said building within the hereinbefore for the performance of each act and accordance with the stipulations hereinbefore contained (time in each respect being intended to be of the essence of the contract) or (b) shall pottorogeed with the works with due diligence or shall fail to observe any of the sippliations on his part herein contained, the Corporation shall have the powers and liberty to revoke the license hereby granted to the Licensee and to restrain the Licensee, its agents, servants to enter upon the said land and thereupon this Agreement shall cease and temperate Hand erections and materials, plants and things upon notwithstanding any enactment for the time being in two to the contract belong to the Corporation without making any dinpensation or allowance and without making any payment to the Licenses for refund or repayment of any premium paid by it but with prejudice nevertheless to all other legal rights and remedies of the Corporation against the Licensee.

- (ii) to continue the said land in the Licensee's occupation on payment of such fine or premium as may be decided upon by the Managing Director
- (iii) to direct removal or alteration of any building or structure erected or used contrary to the condition of the grant of the occupancy Certificate within the time prescribed in that behalf and on such removal of or alteration not being carried out within the time prescribed, cause the same to be carried out and recovered the cost of carrying out the same from the Licensee.
 - (iv) all building materials and plant which shall have been brought upon the said land by or for the Licensee for the purpose of erecting such building as aforesaid shall be considered immediately attached to the said land and no part thereof other than defective or improper materials (remove for the purpose of being replaced by proper materials) shall be removed from the said land without the previous consent of the Managing Director until the grant of the completion.

EXPLANATION. 1.

Any delay or omission to exercise the right or power accruing to the Corporation under the foregoing sub-clause (i) of clause (b) hereof and any extension, accommodation, consent, compromise, release indulgence or forbearance granted or shown by the Corporation to the Licensee shall not be construed as a waiver of the Corporation's such right and power under the said sub-clause (i) Clause (b).

fficer

3

EXPLANATION - 2.

Nothing contained in the foregoing clauses shall be constitud of suffer from inconsistency to derogate from the rights and powers reserved to the Corporation under the respective clauses and exercise by the Corporation at any time. The Licensee hereby agrees and declares that he will set up no defense based on such inconsistency to impugn the exercise of any right or power by the Corporation.

6. EXTENSION OF TIME:

Without prejudice to the right, powers and remedies of the Carputation, in the foregoing clause, the Managing Director may in his discussion right notice to the Licensee of his intention to enforce the Licensee's Agraement herein contained or may fix any extended period for the confoleton of the building and the works for the said period mentioned in clause 3 (a) above, if he is satisfied that the building and works could not be confoleted within the prescribed time for reason beyond the control of the Licensee and if the Licensee shall agree to pay additional premium at the scale provided by Regulation No. 7 of, The Navi Mumbai Disposal of Lands (Amendment) Regulations, 2008 made and amended from time to time by the Corporation under the provisions of the said Regulations and thereupon the obligations herein under of the Licensee to complete the building and to accept a lease shall be taken to refer to such extended period.

7. GRANT OF LEASE:

As soon as the Town Planning Officer has certified that the building and works have been erected in accordance with the terms hereof and if the Licensee shall have observed all the stipulations and conditions hereinbefore contained, the Corporation will grant and the Licensee will accept a lease (which shall be executed by the parties in duplicate) of the said land and the building erected thereon for the term of 60 years from the date hereof at the yearly rent of Rupees One hundred only.

COMPLIANCE WITH MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966, THE NAVI MUMBAI DISPOSAL OF LANDS (AMENDMENTS) REGULATIONS, 2008.

7A. It is hereby agreed and declared by and between the parties hereto that the Corporation has agreed to lease the said land to the Licensee and the Licensee has agreed to have such lease upon the terms and conditions herein and subject to Section 118 and other applicable Provisions of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra Act

1

Assistant Warketing Officer

DESIGNATED PARTNER

XXXVII of 1966) and rules and regulations made thereunder including. The Navi Mumbai Disposal of Lands (Amendment) Regulations, 2008 for the time being in force and as amended from time to time the said regulations. stated in the Letter of Allotment dated 27.04.2022, these Regulations shall prevail.

7B. Special Terms and Conditions:

- The plot is offered on "as is where is basis."
- 2. Sub-division of the plots shall not be permitted.
- 3. The permissible base F.S.I. will be 1.5.
- 4. The building shall be constructed for Residential Cum Commercial purpose only.
- 5. The Unified Development Control and Promotion Regulations at the time of submission of development proposal and plan to Town Officer shall be applicable to the above conditions.
- 6. The licensee shall observe and abide all the conditions MAHA-RERA Act.
- 8. Solid Waste Management, Provisions for Installation of Solar Energy Assisted System, Solar Assisted Water Heating Systems (SAWHS), Soalr Assisted Electric Equipment schoto voltaic equipment) and Rain Water Harvesting Structures (RWHS) shall be applicable as per the regulations mentioned in the Unified Development Control & Promotion Regulations for Maharashtra State.

9. FORM OF LEASE:

The lease shall be prepared in duplicate in accordance with the annexed form of lease with such modifications and additions thereto as may be determined by the Corporation and all costs, charges and expenses of and incidental to the execution of this Agreement and its duplicate shall be borned and paid by the Licensee wholly and exclusively.

10. Transfer of assignment of right

The intending lessee can transfer or assign his rights, interest or benefits which may accrue to him from the Agreement to Lease with prior written permission of the Corporation and on payment of such transfer charges as may be prescribed by the Corporation from time to time. Such permission can however be granted only after the agreed lease premium and any other amount required has been paid in full and after execution of agreement.

However, the intending lessee shall be permitted to sell the flats/shops/offices to his intending buyers and to obtain a lease in favor of a Co-operative Society/Company/Association to be constituted of his buyers under the provision of the section 10 of the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer) Act, 1963.

DESIGNATED

Assistan Marketing Officer

11. NOTICE:

All notices, consents and approvals to be given under this Agreement of the second of t

All notices, consents and approvals to be given under this Agreement shall to be in writing and shall unless otherwise provided herein be signed by the Managing Director or any other officer authorized by him and any notice to be given to the Licensee shall be considered as duly served if the same shall have been delivered to, left, or posted, addressed to the Licensee at the usual or last known place of residence or business or on the said tandy hereby agreed to be demised or if the same shall have been affect to any building or erection whether temporary or otherwise upon the said and All the other terms and conditions of the scheme booklet (If Thy) and Allotment letter will also be a part of the Agreement to Lease.

12. The GST and other applicable charges will be paid by the liversee as and when demanded by CIDCO and affidavit to that effect has already been submitted by licensee.

Assistant Marketing Officer

FOR TRICITY REALTY LLP

पवल - ३

SCHEDULE

ALL THAT piece or parcel of land known as Plot No. 13 streated in Constant Sector-20, situated at New Panvel (E), contained by admeasurements 2,137.26 sqm Or thereabouts and bounded as follows that is to say:

Plot No. 13, Sector-20, situated at New Panvel (E), Navi Mumbai

On or towards the North by : 15.00 M. WIDE ROAD

On or towards the South by : PLOT NO. 15(FD)

On or towards the West by : PLOT NO. 12
On or towards the East by : PLOT NO. 14

And delineated on the plan annexed hereto and shown thereby a red colour boundary line.

IN WITNESS WHEREOF the parties hereto have set their hands and seal the day and year first above written:
Signed and Delivered for and on
Behalf of the City and Industrial
Development Corporation of
Maharashtra Limited, Lessor
By the hand of

Asst. Marketing Officer Shri- Shrikant Pawaskar

In the presence of

1. Jugnet Talpade

2. Shubham Ambee

Signed and Delivered by Licensee

M/s Tricity Realty LLP

In the presence of

1. Jugniti Tulpade

2. Shubham Smble

Assistant Marketing Office:

ant mbre

FOR TRICITY REALTY LLE



शहर व औदयोगिक विकास महामंडळ (महाराष्ट्र)मर्यादित

प्राप्त क्यांलय – 'निर्मल 'दूसरा नजला,नरिमन पॉईट मुंबई–४०००२१,मुख्य कर्यालयः – 'सिडक्ष' सी.बी.ढी बेलापुर नवी मुंबई ४००६१४,

भूमी व भूमापन विभाग-सिडको भवन

दिनांक : 19 / 07/2022

मोजमापासह पनवेल(पू.)नोड मधील सेक्टर क्रमांक 20 भूखंड क्रमांक—13(R+0)यु सिर्का नक्तरा वरिष्ठ नियोजनकार (द.) यांचेकडील पत्र क्रमांक CIDCO/PLNG(S)/2021/E-54165 दिनांक: 20/08 च्यानुसार सिमांकनाचा नकशा तयार केला. 921044

मुखंडाचे क्षेत्रफळ : 2137.26चौ.मी.

4184

MAIL OF FAIL

ा निया अनुसार THE RESIDENCE

मुख्य सम्बंध

याप्रमाणे मुखंडाची हुद्



For TRICITY REAL

DESIGNATED PARTNER

संगत तिभाकन नकाशा मा. परिष्ठ नियोजनकार (\$\frac{5}{2}\/2021 \| \varepsilon - 54 165 /20 21

217/20

प्रमाण:- 1: 1000

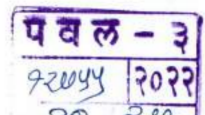
संख्या

भूमापक

Date: 12/07/2022

To, The Asst. Estate Officer, Cideo Ltd., CBD, Belapur, Navi Mumbai.





Sub: Authority Letter

Respected Sir,

We M/s. Tricity Realty LLP Through Its Partners 1)Mr. Kulbir Singh Rekht, 2)Mr. Manish Pardasani ,3)Mr. Savinder Singh Lamba ,4)Mr. Angad Rekht, 5)Mr. Moksh Pardasani,6)Mr. Harvinder Singh Lamba & 7)Mr. Arjun Rekht address at Office No. 1001/1002, Bhumiraj Costarica, Plot No. 1 & 2, Sector No. 18, Sanpada, Navi Mumbai-400705. hereby request you that for execution of Lease Deed with City of Plot No. 13, Sec No. 20, Area 2137. 2600 sq. mtr, New panvel (East), Navi Mumbai of Interior authority to Mr. Arjun Rekht to do all the signing formality in page 1337.

So request you to do the needful.

Authority Given by,

1) Mr.Kulbir Singh Rekhi

2) Mr.Manish Pardasani

3) Mr.Savinder Singh Lamba

4) Mr. Moksh Pardasani

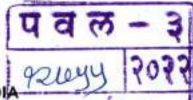
5) Mr. Harvinder Singh Bamba

6) Mr. Angad Rekhi

1) Mr. Arjun Rekhi

Authorised Berson





GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

Registrar, Mumbai
Everest. 100 Marine Drive, Mumbai, Maharashtra, 400002, India

FORM 19

[Refer Rule 32(1) of the LLP Rules, 2009]

CERTIFICATE OF REGISTRATION ON CONV

OF

TRICITY REALTY PRIVATE LIMITED

TO

TRICITY REALTY LIP

NIVERSIDA SUSTINIA SU

LLP Identification Number: AAF-1737

It is hereby certified that TRICITY REALTY LLP is this day registered pursuant to section 58(1) of the LLP Act, 2008.

Given at Maharashtra this Sixteenth day of November Two thousand fifteen.





Registrar, Mumbai

Note: The corresponding form has been approved by Arya Jayant Pyarelal, Assistant RoC and this certificate has been digitally signed by the Registrar through a system generated digital signature under rule 36(3)(ii) of the Limited Liability Partnership Rules, 2009.

The digitally signed certificate can be verified at the Ministry website (www.mca.gov.in).

Mailing Address as per record available in Registrar office: TRICITY REALTY LLP 1001/1002, Bhumiraj Costarica, Plot No. 1 & 2,, Sector 18, Sanpada (E), Navi Mumbai, Thane, Maharashtra, 400705, India.

This Document is use for nurnose only





विशिष्ट ओळख प्राधिकरण

भारत सरकार Unique Identification Authority of India Government of India

नींदणी क्रमांकः/ Enrolment No.: 1207/80157/15893

अर्जुन रेखी Arjun Rekhi S/O: Kulbir Singh Rekhi 1202, Sabari Basera Central Avenue Road Chembur Opp Diamond Garden Mumbai Chembur Mumbai Maharashtira - 400071 9930009393





आपना आधार कमांक / Your Aadhaar No. :

xxxx xxxx 7035 VID: 9171 7142 3360 7786

आधार, माझी ओळख



MIGH REAGE Government of India



Arjun Rekhi क्य समिश्र**008: 22/04/1987** KMY MALE



VID: 6171 7142 3160 776 माझे आधार, माझी ओळख





INFORMATION

· Aadhaar is a proof of identity,

To establish identity, authenticate online.

This is electronically generated letter.

आधारला देशमधत मान्यता आहे

 आधार भविष्यात शरकारी व मिळविण्यास उपयक्त आहे

Aadhaar is valid through

 Aadhaar will be helpfr and Non-Governmen



ometin fallers steer urtracor

Unique Identification Authority of India

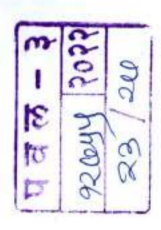
कता: 5,00; कुलबीर लिंग नेवी, 1202, शब्दी बसेसा, सेट्रल अ∷केच, तंत्र, डाक्याट नार्टन समीर, चेबूर, हुन्दी, हुन्दी, महाराष्ट्र = 400071

Address: S/O: Kuibir Singh Rekhi, 1202, Sabari Basera, Central Avenue Road, Opp Diamend Garden, Chembur, Mumbai, Mumbai,

Maharashtra - 400071



xxxx xxxx 7035 VID: 3171 7142 3360 7786





पवल - ३ ११८५५ २०२२ १४ / २८

आयकर विभाग INCOMETAX DEPARTMENT TRICITY REALTY LLP

10/11/2015

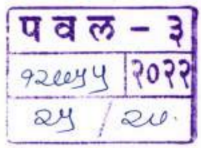
AAKFT6601L

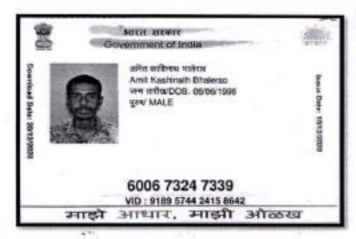
Sonetime

मारत सरकार GOVT. OF INDIA













398/12755 सोमवार,25 जुनै 2022 1:45 म.नं.

दस्त गोषवारा भाग-1

पवल3 QEJ QU

दस्त क्रमांक: 12755/2022

दस्त क्रमांक: पवल3 /12755/2022

बाजार मुल्य: रु. 17,52,55,320/-

मोबदना: रु. 17,52,55,320/-

भरलेले मुद्रांक शुल्क: रु.87,63,000/-

दु. नि. सह. दु. नि. पबल3 यांचे कार्यालयात अ. के. 12755 वर दि.25-07-2022

रोजी 1:42 म.नं. वा, हजर केला.

पावती:14044

पाचती दिनांक: 25/07/2022

सादरकरणाराचे नावः मे.ट्रायसिटी रियल्टी एल.एल.पी तर्के भागीदार अर्जुन रेखी - -

नोंदणी फी

წ. 30000.00

दस्त हाताळणी फी

₹. 540.00

डाटा एन्ट्री

₹. 20.00

पृष्टांची संख्वा: 27

एकुण: 30560.00

-od

Sub Registrar Panvel 3

Sub Registrar Panvel 3

The state of the s

दस्ताचा प्रकार: अँग्रीमेंट टू लीज

 मुद्रांक शुल्कः (दोन) कोणत्याही नगरपालिका किंवा नगर पंचायत किंवा स्थालगत असलेल्या कोचत्याही कटक क्षेत्राच्या हद्दीत किंवा मुंबई महानगर प्रदेश ॥ विकास प्राथिकरणाच्या हद्दीत असलेल्या कोणत्याही ग्रामीण क्षेत्रात, किंवा मुंबई मुद्रांक (मालमत्तेच्या प्रत्यक्ष बाजार मूल्याचे निधारण) नियम, 1995 अन्यये प्रकाशित झालेल्या वार्षिक विवरणपत्रातील दराप्रमाण् प्रभाव क्षेत्रात.

शिक्का के. 1 25 / 07 / 2022 01 : 42 : 46 PM ची वेळ: (साइरीकरण)

शिक्षा कं. 2 25 / 07 / 2022 01 : 43 : 36 PM ची वेळ: (फी)

दस्तऐषजासोबत गोडलेली कागदपत्रे कुळमुखत्यारपत्रे, व्यक्ती इत्यादी बनावट आढळून आल्यास याची संपूर्ण जबाबदारी दरत निष्पादकाची राहील

लिहून वेणार

लिहन घेणा



25/07/2022 1 48:13 PM

दस्त गोषवारा भाग-2

4443 2le | 2lD.

दस्त अमोकः प्रयापः । १८७४ । धरताचा प्रकार :-अंग्रीमेंट ट्र लीज

> बनु हा पक्षकाराचे नाव व पना

नाय:सिंहको नि वनिने थी, थीकांत पावसकर - -

वचा:प्लॉट मं: -, माळा मं: -, इमारतीचे नाव: -, ब्लॉब मं: -, रोड मं: बिडको भवन बेनापुर, महाराष्ट्र, THANE. पीप नोपर:AACCC3303K

पद्मकाराचा प्रकार

वय:-40 स्वाक्षरी:- **डावाचित्र**

अंगटवाचा रसा

mage.jpg

नाव:में,द्रायमिटी रियल्टी एन,एन,पी तर्फे भागीदार अर्जुन रेखी --2 पता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: -, रोड नं: 1001/1002,भुमीराज कोस्टारीखा,प्लॉट नं-1/2,सेक्टर-18,सानपादा , महाराष्ट्र, ठाणे.

पैन नंबर:AAKFT6601L

मादेकरू बय:-35 स्थासरी:-

jmage.jpg



बरील दस्तऐवज करन देणार तथाकचीत। जेडीमेंट टू लीज। बा दस्त ऐवज करन दिल्याचे कबुल करतात. शिक्षा क.3 ची बेक:25 / 07 / 2022 01 : 45 : 17 PM

खालील इसम असे निवेदीत करतात की ते दस्तऐवज करन देगा-पानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

अनु क. पश्चकाराचे नाव व पता

नाव:मंगेश ईंडोरे --षय:31 पत्ता:पननेल पित्र कोड:410206





नाव:बमीत भानेराव - -वय:24 पना:पनवेज पिन कोड:410206







खातील पक्षकाराची कबुनी उपसब्ध आहे .

अनु कः

पक्षकाराचे नाच व पत्ता

सिडको नि वतिने थी. श्रीकांत पानसकर - :-

प्लांट मं: -, माळा नं: -, इमारतीचे माव: -, व्यक्ति नं: -, रोड मं: मिडको भवन बेलापुर, महाराष्ट्र, THAMARITA करणेत खेते की, सदर दस्तास एकूण टिंग-

शिक्का क्र.4 ची वेळ:25 / 07 (2022 01 : 46 : 24 PM

00000

पाने आहेत. प्रस्तक र

व्यवस्थित देशांत वेश की, महा इसमा लगा

दिनांक ८५ माते (० सन २०२२

Payment Details.

Sub Registrar Panvel 3 -

SF;	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used At	Deface Number	Deface Date
1	TRICITY REALTY LLP	eSBTR/Simple Receipt	69103332022072152387	MH005332463202223S	8763000.00	SD	0002717450202223	25/07/2022
2		DHC		2507202205320	560	RF	2507202205320D	25/07/2022
3	TRICITY REALTY LLP	eSBTR/SimpleReceipt	-	MH005332463202223S	30000	RF	0002717450202223	25/07/2022

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]

Know Your Rights as Registrants

1. Verily Scienced Document for correctness through thumbhall (4 pages on a side) printout after sciencing.

2. Get print immunicately after registration.

For feedback, please write to us at feedback is



12755 /2022