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:Monday, September 20, 2010

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पावती क्र. : 7569

गावाचे नाव पाचपाखाडी

दिनांक

20/09/2010

2010

दस्तऐवजाचा अनुक्रमांक

दस्ता ऐवजाचा प्रकार

ें पदर करणाराचे नाव:भगवान

नक्कत (अ. 11(1)), पृष्टांकनाची नक्कल (आ. 11(2)), रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फी (55) एकूण

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सह दुर

बाजार मुल्य: 7193917 रु. मोबदला: 7700000रु.

भरलेले मुद्रांक शुल्क: 367600 रु.

देयकाचा प्रकार :डीडी/धनाकर्षाद्वारे; बॅकेचे नाव व पत्ता: बॅंक ऑफ महाराष्ट्र; डीडी/धनाकर्ष क्रमांक: 204214; रक्कम: 30000 रू.; दिनांक: 09/09/2010

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दुय्यम निबंधक: ठाणे 1

दरतक्रमांक व वर्ष: 7470/2010

12:03:51 PM Monday, September 20, 2010

सूची क्र. दोन INDEX NO. II

नोंदणी 63 म.

Regn. 63 m.e.

गावाचे नाव : पाचपाखाडी

(1) विलेखाचा प्रकार, मोबदल्याचे रवरूप करारनामा बाबतीत पटटाकार आकारणी देतो की पटटेदार ते नमूद करावे) मोबदला रू. व बाजारभाव (भाडेपटट्याच्या 7,700,000.00

(2) भू-मापन, पोटहिस्सा व घरक्रमांक (असल्यास) (1) <u>वर्णनः</u> झोन 5/19 5फए फायनल प्लॉट नंबर 340 -14वा मंजला, बिल्डींग नंबर <u>बी/1, पांचपाखाडी ठा</u>णे सुमित इन्यलेव, सदिभका नंबर 1402,

(1)124.57 चौ मी बिल्टअप

(3)क्षेत्रफळ

बा.भा. ज. 7,193,917.00

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

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(5) दरतऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा दिवाणी ऱ्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, प्रतिवादीचे

पक्षकाराचे नाव व संपूर्ण पत्ता । दिवाणी न्यायालयाचा हुकुमना व संपूर्ण पत्ता दस्तऐबंश करून घेण्या-या िंवा आदेश असल्यास,

वाडा वा

(9) अनुक्रमांक,

(10) वाजारभावाप्रमाणे मुद्रांक शुल्क

बाजारभावाप्रमाणे नोंदणी

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BDOPS0934D. गि/रस्ताः -; ईमारतीचे नावः विक्रम गड -; तालुकाः -;पिनः -; पॅन नम्बरः

स्र नेबंधक वर्ग-२

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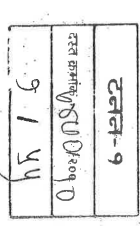


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| अपन्दिर हिल्ली भट / वा | दस्तामध्ये दर्शविलेली मोबदला र | निर्धारीत केलेले बाजारमूल्य | लिव्ह ॲन्ड लायसन्सचा दस्त निवासी / अनिवासी | बाजारमुल्यदर तक्त्यातील मार्गदर्श | बांधकाम वर्ष :- 2-00 र बांधकामाचा प्रकार :- आरसीसी | मजला क्रमांक : | | दस्तात नमुद केलेल्या मिळकतीचे | प्रति चौ.मी. दर : | मिळकतीचा प्रकार :- खुलीज | मूल्य दरविभाग (झोन) : | नगरभुगाप्रम क्रमाक / सके कं./अ | | तालुका ६१७१ |
| તે ! | 10000000 | ३. — কাপোৰ্ধী :- `- | १. — प्रतिमाह भाडे खकम :- २. — अनामत खकम / आगानू भाडे :- | | धसारा : | उदवाहन सुविधा :- | The state of the s | स्ति विकास निवास क्षेत्र | | निवासी | · · · | r | 24) 24 (140) | |

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AGREEMENT FOR SALE

THIS AGREEMENT FOR SACE

605, ast surviving Partner) of the ONE PART; CONSTRUCTION, under SHRI RAMESH MARUTI BHEKARE, provisions administrators and assigns and those meaning thereof shall mean and deemed PAN NO. of the said firm M/s Vedant Constru the Indian Partnership AADEV3789N (which expression shall unless carrying on business (West) Partnership 400

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Main Branch, Naupada, Thane.

Thane Bharat Sahakari Bank Ltd.

Thane Bharat Sahakari Bank Ltd.
Scheduled Bank

| शाखा / Br. | दिनांक / Date 08 9 10 |
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नादेश / पे ऑर्डर ज्या बँकेचा काढला आहे त्या बँकेचे नाव /

Name of the Drawee Bank
CASH-PAHNO. BDDP50934D

रोखपाल / Cashier

अधिकाऱ्याची सर्ह

मुद्रांक केलेले दस्तऐवज घेण्यास येताना ही पावती आणणे आवश्यक आहे. This counterfoil has to be presented at the time of delivery of stamps

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assigns) of the OTHER PART. expression shall unless it be repugnant to the context or meaning thereof mean Incian Inhabitant, Mr. BHAGWAN MAHADEO SAMBRE, age 58 years PAN NO. BDOPS0934D, be deemed to include his/her heirs, executors, administrators and permitted Dist. Thane hereinafter referred to as the having address as at Zadpoli, Post "PURCHASER" (which Audhe,

hereto and is marked as ANNEXURE 'A'; Sq. Mtrs., bearing Final Plot No.340 under Town Planning Scheme No.1 (Final), sufficiently entitled to the immovable property bearing Final Plot adm. 3955.92 OWNERS") are the Owners, seized and possessed of and/or otherwise well and particularly situated at Village Panchpakhadi, Thane, Taluka and District Thane and as the "SAID PROPERTY"); The copy of Property Card described in WHEREAS one M/s. A.M. Developers the Schedule written hereunder (for short (hereinafter

AND WHEREAS by and under Registered.

(for short "SAID FIRST AGREEMENT") the said Owners have Development and authenticated Power of Attorney both dated 1

Development Rights in the said property to and in favour of one

in exclusive physical possession of the Said Property; therein and in part performance thereof have placed said M/s. Siddhi Developers Developers for the consideration and upon the terms and conditions contained

further have executed irrevocable Power of Attorney dated 2 appointing the Promoter herein as substituted Power of Attorney किरोतिसम् SECOND AGREEMENT") said M/s. Siddhi Developers, in turn, have granted Assignment of Development Rights dated 27th December, 2006 (for short **"SAID** assigned the Development Rights, so acquired by the said M/s. from Said AND WHEREAS by and under Registered. Agreement for Owners to and in favour of the Promoter

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placed the Promoter herein in physical possession of the said property; Owners the said M/s. Siddhi Developers and in part performance thereof have

Said Property; seized and possessed of and/or otherwise well and sufficiently entitled to the Agreement both are still valid and subsisting and thus the Promoter herein are AND WHEREAS the Said First Agreement and Said Second

hereto and marked as ANNEXURE 'B'; "SURPLUS LAND" of the Said Owners. The copy of the said ULC Order is annexed Regulations) Act, 1976, (hereinafter referred to as the "ULC ACT") by his order Competent February, 2004, Authority under the AND WHEREAS the Addl. has declared that the Said Property is provisions Collector, Thane, of Urban Land (Ceiling appointed as not the

ANNEUXRE 'C'; of the Said Order dated 2nd July, 2008, has granted permission for Property. Copy of the said permission is AND WHEREAS the District Collector, Thane F-uou anne

its use and utilization on Said Property (hereinafter referred to as "SAID TDR"); The copy of Said DRC is annexed hereto and is marked as ${ t ANNEXURE ` t D};$ more particularly described in Part `B' of the First Schedule written hereunder for admeasuring. 1585 Sq. Mtrs., out of Development Rights Certificate (DRC) as 으 TDR, AND WHEREAS by and under three Registered. Agreements the Promoters have purchased the TDR totally

encroachments; and finalization of Town Planning Scheme No.1 for Thane, wher the Said AND WHEREAS since and during the Property was fully encroached period history was isine gal /2009 الح 0

make the development of the AND WHEREAS having regards to the Said Encroaching Property feasible, the

OW THE



to outsiders Purchasers; accommodating illegal encroachers and another at front side exclusively for sale Promoter proposed to construct two building - one at rear side exclusively for

annexed hereto and marked as ANNEXURE 'E'; to as the "SAID SANCTIONED PLANS"). The Copy of the Letter of sanction is and TDR under Said DRC as per plans sanctioned therewith (hereinafter referred buildings in the Said Property by utilizing thereon the FSI of the Said Property dated 7th December, Permission/Commencement Certificate bearing V.P. No.2005/91/TMC /TDD/559 AUTHORITY") AND WHEREAS the 2009, has granted permission for construction of two Ą and Thane Municipal Corporation ("SAID under latest

the Purchaser shall not be concerned in whatsoever manner with Development of rear side building has no concern with this Agree

of said rear side building;

construction (hereinafter referred to as "SAID BUILDING"); This Agreement on front side and is restricted to ð the be known development of one as "SUMEET

and to enter into Agreements with the Purchaser/s of the Flats and Premises and to receive the sale price or consideration in respect thereof; Building to be constructed by the Promoter on front portion of the said property sole and exclusive rights to sell the flats and premises in the Said AND WHEREAS under the circumstances, the Promoter alone

Property and to sell the Flats and premises therein to the of the Said Owners to the Said Property and an authority to use TDR under Said DRC and an authority of the Promoter, to de Thane, by his Certificate of Title dated 9th December, 2009, has certified the title AND WHEREAS Shri Damodar A. Patil, an Advocate from and utiliz

ANNEXURE 'F'; said Certificate of Title is annexed hereto and marked

and specifications prepared by the said Architects and of such other documents (hereinafter referred to as "**THE MOF ACT**") and the rules and regulations made documents of title relating to the said property; the said orders and the plans, Promoter and the Construction, Sale, under Promoter has given inspection to the Purchaser AND WHEREAS the Purchaser the Maharashtra Management Ownership and has demanded from Flats Transfer) (Regulation of all the

known as "SUMEET ENCLAVE" under construction on the Said Property bearing Flat Promoter for allotment of Flat admeasuring 1117 Sq. Ft., Carpet area and including No. 1402 on Fourteenth AND WHEREAS being satisfied with the inspection of said said sanctioned plans, Floor of said front side building to be the Purchaser applied

plan of the said premises is annexed hereto and marked as ANNE collectively referred to as "SAID PREMISES").

AND

WHEREAS prior to

aforesaid, the Purchaser has made a declaration as required by th (Ceiling and Regulations) Act, 1976, to the effect that he is not disqualified Co-operative Societies Act, 1960, making of an and the

the provisions of aforesaid Acts from purchasing the said premises,

declaration, the Promoter has agreed to sell to the Purchaser the said premises consideration and upon the terms and conditions hereinafter AND WHEREAS relying upon the said application

registered the said Agreement under the provisions of Registration Promoter are required to execute the written Agreement for sale of the the Purchaser being AND WHEREAS under Section 4 of the said MOF Act, the ⊒. fact these presents;

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

PROMOTER TO CONSTRUCT RESIDENTIAL COMPLEX:

Competent Authority. necessary by Promoter and approved by the Local Authority and/or any other modifications inspected and accepted by the Purchaser, and/or its further amendments and/or described in the First Schedule written hereunder, in accordance with the Said Sanctioned Plans may decide, on front portion of the Said Property more particularly and/or variations ENCLAVE" or by such other name as the Promoter in its sole approved by the said local authority and which have been The Promoter shall construct interalia Said Building SB detailed hereinafter as may be considered known

THE PURCHASER DISCLOSERS BY PROMOTERS AND ACCE

through and under him as under: discussions and deliberations, the Purchaser has ascertained to his satisfaction has irrevocably accepted as binding upon him and upon those claiming the relevant The Promoter has disclosed to the Purchaser and records and sanctioned plans and after

entitled, with prior AFORESAID RESTRICTION, otherwise, the Promoter is at liberty and is under the said laws, rules and regulations; the Purchaser under this Agreement. The Purchaser is further aware that or variation in the area of the said premises agreed to be purchased by and regulations, the Promoter shall NOT be entitled to make any change to obtain any further The Purchaser is aware that under the prevailing laws, approval from concerned consent SAVE authorities; concurre AND

SAND ONLY



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aforesaid changes as may be desired by the Promoter. irrevocable consent and concurrence for making all and every of the concurrencies required to be obtained from the Purchaser, then and in the Promoter is not required to obtain any consent or concurrence from specifically agreed and understood that for making aforesaid changes, changes whatsoever in the planning of the entire complex. including the change in height of the building, the size and location of the any adjoining property. The Promoter is further at liberty to make the plans of the Said Property; and/or to amalgamate the said property with case, the Purchaser hereby gives and deemed to have given his amendments to get amended, revised and/or modified the construction The Without prejudice to the above, if at all such consent or Promoter further is and modifications in the entitled to make any other said sanctioned

or separate consent or concurrence from the Purchaser. without requiring to render any account thereof or to obtain and there the Promoter alone and the Promoter shall be entitled to sell and dispose property. Such additional structures and floors shall be the property of objection for utilization of such FSI/TDR from other properties to said time being in force. and to load, use and utilize the same in further construction in the said to purchase the Transferable Development Rights (TDR) from elsewhe constructing additional buildings as per law, rules and regulations for the construction in the said property. The Promoter further shall b prevailing rules and regulations as well as which may becomi Index (FSI) on the said property which may be presently available. due Q The Promoter shall be entitled to consume the constructing additional floors on existing buildings changes deal with the same, The Purchaser shall not be entitled to raise any in laws, rules at Promoter's and regulations, 으





त्रिक क्रमांक्य प्रकारक प्रस्त

the said property. shall irrevocably binding on the Purchaser and Society/ies to be formed in upon the terms and conditions, the Promoter may at its sole the Promoter or belonging to the third party for such consideration and of way over the said property to the adjoining properties belongings to obtain any consent or concurrence from the Purchaser, to grant the right may deem fit and proper and such decision and action of the Promoter The Promoter further shall be entitled without requiring to discretion

shall allow the Promoter their agents Purchaser herein shall not be entitled to any abatement in the price of rebate and/or concession in the consideration of the said premises on exclusively entitled to the income they may derive out of suc conveyance of the said property. The Promoter or its nomin token of such right which will be transferable and heritable shall pay periodical nominal contribution per year to the be incorporated in such conveyance. conveyed to the said Society and the clause containing such said rights purposes on such terms and conditions as the Promoter may desire. garage, for putting up hoardings, sign boards and/or for any other podium and terrace in the said property for the purpose of car parking, space around the building and space under the stilt as well as on the said premises or object to the same for any reason whatsoever and space/stilt/terrace. of reservation of rights shall continue to subsist even after the The Promoter has reserved the right to The Purchaser shall not be by Promoters as servants The Promoter or etc., aforesaid. to enter into said entitled give the open ರ

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Purchaser and the

shall be entitled to transfer or assign such rights to any

Society when formed shall not raise

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upon the said property and the said buildings for the purpose of use or

enjoyment of the said open space and/or stilt/terrace, etc. The Promoter

intended Development as aforesaid by itself or through its nominees or assigns. The Promoter further shall be entitled to carry out the

AGREEMENT TO SALE AND PURCHASE

known hereunder and shown on the Plan thereof hereto annexed as Annexure decide and as more particularly described in the SECOND area bearing Flat No. 1402 on Fourteenth Floor said property and to be construction on the Flat No. 1402 adm. 1117 Sq. Ft., or thereabout carpet stated in this Agreement, hereby agrees to purchase from the Promoter, the said clauses and other clauses written hereunder, the Promoter hereby agrees to sell as "SUMEET ENCLAVE" or by such other name Purchaser and the Purchaser, by accepting the rights of the Promoter as bearing Residential of Building No.B-1 i.e. front side building under Subject to the rights of the Promoter as stated in foregoing SCHEDULE written the Promoter may

fixed is lump sum and is not calculated on the basis of the area Lakh for the lump sum consideration of Rs. 77,00,000/- (Rupees Sey The Purchaser further records and confirms that the

made available to the Purchaser.

PURCHASER'S AGREEMENT TO PAY CONSIDERATION

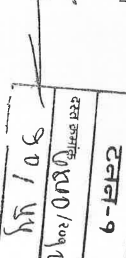
progress of the work of a building in which the Said Premises is to be situated in consideration of Rs. the following manner: The Purchaser agrees to pay to the Promoter said lump sum 77,00,000/- (Rupees Seventy Seven Lakh only) as per

a) .Rs. 5,00,000/-

(Rupees Five Lakh only) on or before the execution

Promoter doth hereby admits and acknowledges and of this Agreement (the payment and receipt whereof and discharges the

payment thereof forever



i) Rs. 2,31,000/e) Rs. 6,93,000/d) Rs. 6,93,000/c) Rs. 6,93,000/b):Rs. 48,90,000/-(Rupees Two Lakh Thirty One Thousand only) to be handed over. (Rupees Six Lakh Ninety Three Thousand only) payable at the time of possession being offered (Rupees Six Lakh Ninety Three Thousand only) (Rupees Six Lakh Ninety Three Thousand only) payable upon commencement of flooring work. Payable upon commencement plaster. Payable upori commencement of brick work payable upon commencement of casting of top slab (Rupees Forty Eight Lakh Ninety Thousand only)

Ks. 77,00,000/-

(Rupees Seventy Seven Lakh Only)

without any delay or default as time in respect of payment of instail

paid on the respective due dates strictly as per the aforesaid

tirne

The installments referred herein above and payable by the Purchas

any of the installments referred hereinabove then the Promoter s be valid and binding upon the Purcnaser and the Purchaser agrees not to dispute cerlifying that the Promoter has commenced the work and such certificate shall property for the inspection by the Purchaser, the Certificate Agreement. respect of all amounts payable under this Agreement are the essence Service with due dispatched such intimation Under Certificate of Posting amount of commenced the same. If the Purchaser makes any delay or defaults in making payr Purchaser in this The Promoter shall forward to the Purchaser at the address given by the installments within eight days from the date; the Promoter has The Promoter shall obtain and keep in its Office situate at the said acknowledge at the address of the Purchaser as given in this aforesaid work. Agreement intimation recording The Purchaser shall be bound the Promoter having Q through of its Architect ರ pay the Courier





दस्त क्रमांक KUD/२०90

commits breach of any of the terms and conditions contained herein and to be default in payment on the due dates all or any of the installments and/or other to charge for over due period interest at the rate of 24% per annum on all such amounts prejudice observed specifying contained shall be exercised by the Promoter after giving to the Purchaser 15 Promoter shall be entitled at Promoter's sole discretion an option to terminate expiry of the notice period for the breaches committed by the Purchases default in remedying such breaches as mentioned in the said notice then upon Promoter shall after deducting as compensation an amount equal t Agreement shall stand terminated be paid which the Purchaser may have till then paid to the Promoter. total consideration, refund to the Purchaser the balance of the ar and think fit in Promoter's Promoter shall be at liberty to dispose off and sell the said premises to any third termination of this Agreement, pending refund of the amount as aforesaid, wheeler vehicle in podium of the said complex consent from the Purchaser. It is agreed by and between the parties hereto that Agreement PROVIDED AND ALWAYS that the at such price and on such terms and conditions as the Promoter may desire that upon termination of this installments. referred herein and payable under this Agreement or if the and performed to their the breaches notice in writing of their intention to terminate this Agreement and Promoter purchase to terminate the Agreement and if the Purchaser continues the other rights under this Agreement and under the It is further agreed that on the to the of the terms price by the Purchaser then and sole discretion without being requiring to includes Purchaser on such refundable without any further notice. and conditions on account of which the the Agreement as cost of Power to terminate herein parking place for one four Purchaser ⊒. provided that Z_O amou committing obtain any law the

PURCHASER'S AGREEMENT TO PAY FURTHER AMOUNTS:

the consideration provided hereinabove, the following amounts The Purchaser agrees to pay to the Promoter in addition to box 1402





premises, keep deposited with the Promoter: Purchaser shall on or before delivery of the possession of the said

Rs. 510/- (Rupees Five Hundred Ten only)

towards Entrance Fee and share money for membership of the Co-operative Society to be formed.

 \equiv 3000/-(Rupees Three Thousand

towards formation and registration of the Society

Rs.3,510/-

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expenses necessary and incidental to the management and maintenance of the Promoter at its sole discretion towards local taxes, cess, duty or suc contribution towards common repairs to the building in its common by the TMC thereafter on $5^{
m th}$ of every month, the Purchaser shall pay to the Pro to the Purchaser that the salaries of clerks, bill collector, chowkidars, consumptions in common area and for common benefit and proportionate Commencing a week after notice in writing is given by the Promoter and/or the share Government, said premises is ready for use and occupation of outgoings as may be water charges, sweepers, electricit insurand estima all other

of the said flat. excluding TMC property taxes and water charges] at time of taking possession Thousand Four Hundred only) towards advance maintenance expenses

all premises purchasers, the Purchaser shall pay Rs. 35,400/- (Rupees Thirty

avoid possibility of non-payment of said expenses and resultant inconvenience to

shall not withhold the said payment for any reason whatsoever.

said property including the buildings and the amenities therein.

The Purchaser

In order to

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Society. inconvenience, if any, caused to the Purchaser and other Purchasers and the of the Purchasers in the building in which said premises is to be located, commits and in that case, the Promoter shall be relieved of their obligations of default in contributing their respective share towards aforesaid expenses, specifically agreed and understood by the Purchaser that if the Purchaser or any deficit amount shall be recovered from the Purchaser and the Society. shall be handed over, without interest, by the Promoter to the Society and any including those mentioned in sub-clause (a) and (b) above, the surplus - if any, executed in favour of the Society after deducting therefrom all the conveyance (a) and (b) shall not carry services is executed in favour of Society. On such conveyance and The amount so paid by the Purchaser to the Promoter under shall not any interest and remain with the Promoter be liable 윽 responsible for hardship

demanded by the Promoter, but essentially before demanding possession of the the Said Premises Rs. 73,750/- (Rupees Seventy Three Thous Water Deposit and Supply lines, out of pocket expenses of whatsoever nature premium, Electricity, Meter Deposit, Electrical Cable, Sub-Station — if required, said premises (Rupees to be incurred by the Promoter in development of infrastructur Figer Thousand only) in aggregate Fifty only) as reimbursement of infrastructure develop ರ The Purchaser further shall pay on or before taking of po The meet various as his contribution towards expenses to be incurred Purchaser shall further pay an amount of Rs. expenses including but as and when the same is not limited ð by the

neither be entitled to demand additional amount on account of EXPENSES" to be incurred by the Promoter and therefore the under clause It is specifically agreed and understood that the aforesaid <u>O</u> and (d) shall be collected Sp





and/or render account thereof to the Purchaser or to the Society as the case may Promoter of such amount. be and Purchaser shall also be not entitled to demand such account from the and nor be under obligation to maintain separate account thereof

above taxes for the reasons or on the grounds whatsoever. Govt. liable for any consequences for non-payment of municipal and other charges as and when demand is made by the concerned Authorities, whichever is earlier. from the date of issuance of Occupation certificate of concerned building or as Departments and other statutory outgoings of his share due and payable local taxes, cess, The Purchaser shall further pay Municipal and revenue duty or such other levies by local authority and/or by taxes,

- reimbursed by the Purchaser alone covered under Service Tax or such other tax which is or will be imposed t Central/State If the sale of the said premises contemplated under this Agreement is Govt., and/or local body, the same shall be borne and
- to the Promoter under the terms of this Agreement. on all the amounts which may remained overdue and payable by the The Purchaser further shall pay to the Promoter interes

COMMON AMENITIES AND FACILITIES:

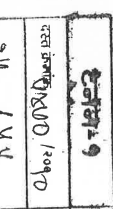
said premises as per annexure m Y' annexed hereto without charging any additional consideration therefor. The Promoter shall provide the amenities and facilities in the

FORMATION OF THE SOCIETY:

Purchaser has irrevocably agreed and undertaken as under: The Promoter has disclosed to the Purchaser and the







- the Purchasers and the Purchaser agrees and irrevocably consents not to make any such demand or raise any dispute or objection in that behalf available and TDR loadable on the said property is duly utilized by the property are fulfilled by them the Promoter shall not be bound and shall Purchasers of premises in the Buildings to be constructed in the said be called upon or required by the Purchaser to form the Society of and the that until the entire Housing Complex is completed and FSI be duly received by the carried out by the Purchaser entire receivable by the Promoter Promoter and all herein the and from obligations the other all Flat
- Housing Society. encroachers have already form themselves into a registered The allottees of rear side building meant exclusively for illegal Co-operative
- building to be known as "SUMEET ENCLAVE" The Promoter shall form separate Society of front sid
- of the Promoter in respect thereof shall be final and remain Property as per provisions of laws, rules and regulations and the Purchaser and all the Purchasers in the complex. The Promoter shall execute the Conveyance
- property tax of the particular building. Purchaser to co-operate in independently maintaining such building contributing towards maintenance and payment of In such an eventuality it shall be obligatory and binding upon in the building, to take charge of maintenance of the said Promoter may call upon the Purchaser proportionate and other
- name of the Apex Society/Societies of land under composite entire undivided said property or sub-divided property or amalgamated As per law, rules and regulations, development is required several building societies the Conveyance to be executed in the





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all the buildings to be constructed on such undivided land or respective absence of such different building societies in the name of one Society of thereof in the name of the Apex Society. property, the Promoter can and shall legally execute the Purchaser has irrevocably agreed, accepted as binding upon him that circumstances, the Promoter has made it clear to the Purchaser and the sub-divided lands or amalgamated land as the case may be. Under the amalgamated property as the case may be. of such project in every respect may take considerable time. having regards to the size of the proposed development, the completion circumstances, the Purchaser shall not be entitled to raise and shall not Conveyance any objection on the ground of non-execution or late execution of completion of the 으 entire project in every respect on the said property or The Purchaser is aware that sub-divided property Conveyance Under said Q

- in the said building shall join in forming and registering a Co and in that case, the Promoter shall stand absolved from its obligation to extend their full co-operation in registering the Society as aforesaid, then Purchaser and all other Purchasers in the said Housing Complex do not premises in the said property. register the Society. necessary for formation and Registration of such Society so as time all applications, forms, declarations, bye-laws and other Housing Society, and for that purpose shall sign and execute in Promoter to register the The Purchaser along with the other Purchasers of It is further specifically agreed that if the Society of the Purchasers 으 Flats
- Building shall have no right to change the name of the housin at it's sole discretion may decide and the individual building shall always known as known "SUMEET ENCLAVE" or by such other name as the Promoter and other φ The said Housing Complex of Two Buildings shall always be the name purchasers assigned thereto and/or the by the society Promoter. The





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building shall always be included while registering the Society and/or the building and the said name of the housing complex and the

PURCHASER. AGREEMENT/COVENANTS AND UNDERTAKING THE

The Purchaser hereby expressly agrees and covenants with Promoter that:

- the remaining Floor/s or the buildings in the said property. The Promoter other ground or reason whatsoever, for completing the construction of objection to the Promoter on the ground of nuisance, annoyance or any themselves event the Promoter granting License to the Purchaser to enter upon the said property being not ready for occupation simultaneously and in the entitled or by assigning the same to any third party In the event of all Floors of the said proposed Building on the and in that Q carry out event the and complete Purchaser shall not # He remaining
- allotment. himself or by and/or through the Society as and when formed for such sale and it shall not be open for the Purchaser to raise any objection by for consideration, The Purchaser hereby gives his irrevocable The Purchaser is aware that the Promoter pro the stilt portion and open space consent
- otherwise deal with their right, title and interest in the said property Promoter's sole discretion shall be at liberty to sell, assign, transfer or rights of the Purchaser in respect of the said premises, the Promoter at Provided that it does not in any way affect or prejudice the
- purchased, the Purchaser shall have no claim, on all other prem Save and except the said premises hereby agreed to be





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areas including stilt, terrace and open spaces around the said building subject to the rights of the Promoter as contained in this Agreement Promoter until the whole of the property is transferred to the Society and the balance portion/s of the said property including layout road, etc., which shall always remain the property

- Promoter to Develop the Said Property. whereof are annexed hereto. further obtained Title Certificate dated Owners from Damodar A. Patil, Advocate of Thane. Certificates and the Purchaser agrees not to raise any requisitions on or TDR from the q the The Promoter has obtained a Certificate of Title of the said Said Advocate Shri Damodar A. Patil, Thane, copies title of the said Owners The Purchaser has accepted the said Title 9th December , 2009, for the use and/or an authority of The Promoter has
- thereof, the Purchaser has entered into this Agreement. aforesaid document and all other approvals and being satisf hereinabove and the Purchaser confirms that only after and complete inspection of documents of title and app authorities The Purchaser confirms that the Promoter has given to ₽ Development respect 앜 and other the said documents property
- the Promoter, the Purchaser shall get himself satisfied about the quality of work and providing of amenities etc., and after the Purchaser taking for construction of the building or Amenities provided and the nature of possession of the construction of the said premises or otherwise whatsoever Promoter as regards the quality of the building material used While accepting the possession of the said premises from said premises, the Purchaser shall have no claim
- the sale and disposal by the Promoter of all the premises, the powers In the event of Society being formed and registered before



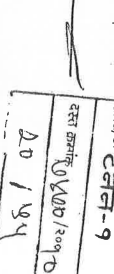
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the said building/s and Said Property. The donation or like amount thereof binding on Purchaser and the Society to accept such Purchaser of unsold accompanied with requisite In such eventuality, on receipt of application by such purchases, duly undisputed right to sale the premises and Parking Space to any third disposal thereof. authority and control of the Promoter in respect of all matters concerning party and to receive and appropriate the consideration thereof for them. authority of the and member of the Society without demanding any premium, control as regards the unsold Under Society such circumstances, share so formed shall be subject to the money and Promoter shall have absolute entrance the Promoter shall have Flats and the

- hereof. Promoter to attend the office of the Sub-Registrar and to adi number and the Office of the Sub-Registrar of Assurances at Thane and info execution of this Agreement, Agreement and all incidental expenses thereto shall be borne and paid by Purchaser days The the from alone. Stamp Duty and Registration Charges payable date of lodgment to the Promoter the The Purchaser shall, immediately date lodge this Agreement for registration 으 such lodgment after on this the
- Society as the case may be their respective holdings as and when demanded by the Promoter or the Purchasers of flats and premises in the said property, in proportion of and concerning the execution and registration of the Conveyance to be executed shall be The Stamp Duty and Registration charges and expens borne and paid by the Purchaser along with other
- whatsoever confer upon the Purchaser Nothing contained in these into over any right, title presents and interest premises shall be construed to |and/or こ any kind





the execution of the Conveyance in favour of the Society to be formed property or any part thereof such conferment shall take place only upon

- unpaid purchased by the Purchaser. Agreement have a first lien and charge on the said premises agreed to be the The Promoter shall in respect of any amounts remaining Purchaser under the terms and conditions
- notified in writing by the Purchaser to the Promoter after execution of under this 3 this Agreement posted to the with and as Agreement shall be Purchaser under Certificate of Posting or through due All notices to be served on the Purchaser as contemplated recorded in title of this Agreement or acknowledgement deemed at to have been duly served if the address at the address given Courier
- 三 building or on the said property as the agrees not to object or construction or erection or installation either on the exte may be illuminated or comprised of Neon Signs and for the building on the said property or any parts thereof and the sa be entitled hoarding and/or mobile receiving antenna shall be the income are to put a hoarding and/or mobile receiving Antenna on the It is expressly agreed that the Promoter or his Agent shall fully authorised dispute the same. 6 allow case temporary Income nay be derived and
- Ħe objections or and sign boards be acquired by him and/or claim any compensation or damage on the parapet wall for any purpose including display of the advertisements to claim any deductions in the price of The Promoter shall be entitled to use the terrace including and the Purchaser shall not be entitled to the premises agreed raise any





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grounds of inconvenience or any other ground whatsoever from the Promoter.

- in enforcing the terms of this Agreement or any forbearance or giving of time to the Purchaser by the Promoter shall not be construed as a waiver on part of the Promoter of any breach or non - compliance of any of the same in any manner prejudice the rights of the Promoter. terms and conditions of this Agreement by the Purchaser nor shall the Any delay tolerated or indulgence shown by the Promoter
- the as follows hands the premises may come, both hereby covenant with the Promoter Purchaser with the intention to The Purchaser for himself and all persons claiming through bring all persons into whosoever

maintain alterations or additions to the said premises or any portion tenantable repairs and not to do or suffer to be done anything to the sta of the TMC or any other Competent authorities concerned. situated or which may be against rules, regulations and bye-laws and any passage event of the Purchaser committing any act in contravention of the and/or the Authorities concerned by the act and/or omission by the Purchaser and/or to the TMC liable for the consequences provisions, the premises <u>q</u>. From the date of possession of the said premis of the and condition and not to make the e at Purchaser's building in which the said pren Purchaser thereof to all those who are affected shall own cost, be responsible an In the and

premises for which it is being sold Not ot change the 1002/0 mg

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hazardous, combustible or of dangerous nature structure of the building in which the said premises authorities. storing of which store goods is objectionable by the TMC or other in the damage said premises any the construction goods which are or are so heavy is situated or

position prior thereto. packages to upper floor which may damage or is likely to damage any damage is caused part of the building in which the Flat is situated and in case shall be liable to repair and restore it to its original Not to carry or cause to be carried heavy on any account by the Purchaser, the

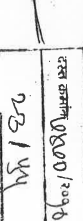
delivered by the Promoter to the Purchaser. premises in the same condition, all internal repairs of the said premises Shall carry out at Purchaser's own costs state and order in which it was and maintain the

the rules, regulations and bye-laws in or to the building or said premises which may b provision, the Purchaser shall be taken as authorities concerned authority, as also to the other Purchasers if they get affected thereby. responsible and liable for the consequences thereof committing any and the bye-laws of the Society. In the Shall not do or suffer to be act in contravention of the in breach and shall also TMC 으 Q

whatever nature in or to the said premises or any time make or cause to be made any addition demolished the said premises or any part thereof and not at any q-vii) Not ф demolish 익 part therec cause







to make any alteration in the elevation and out side colour scheme of the building in which the said premises is situated and keep the as to support, shelter and protect the other parts of the building. appurtenances thereto in good tenantable repairs and condition so and drainage in the said premises and 싎

q-Viii)Shall not chisel or in any other manner damage columns, the said premises beams, walls, slabs or RCC pardis or other structural members in

- thing which may render void or voidable any insurance of the said increased premium shall become payable. property and the Building or any part q-ix) Not to do or permit to be done any act or thereof or whereby any
- thereof or in the building common areas, install floy premises in the open space surrounding the building or or other refuse or permit the balcony or windows q-x) No to throw dirt, rubbish, rages, garbage The Purchaser further same to be thrown from the said
- demand demanded by authority for giving water, electricity or any other service or amenities in connection with the said premises by the Promoter proportionate share of security deposit q-xii) Pay to the Promoter within

Flower bed in balcony or windows of the said premise

water charges, insurance, levy, cess duty, etc., which are imposed otherwise as is applicable from time to time. authority, on account of any action/inaction by the Purchas the q-xiii) TMC and/or To bear and pay increase in local taxes, Government and/or other públic

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part with Purchasers' interest or benefit under this Agreement or part with the possession of the said premises until all the dues been guilty of breach of or non-observance of any of the terms payable such transfer and sale etc. obtained in writing the specific No Objection from the Promoter for Agreement are fully paid up and only if the Purchaser has not conditions Š the 今 this Purchaser Agreement and Shall not let, sub-let, transfer, assign or රි the after the Purchaser has Promoter under this

and regulations that are communicated by the Promoter from time therein time, for protection and maintenance of the building a alterations or amendments thereof that may be made from t rules of the Society adopted at its inception and any additions Society taking over management, to time Government in force. Regulations and Bye-laws for the time being of the and till the Promoter are in management and upon q-xvi) observe Shall observe Shall observe and perform to observe and perform all the and the and perform the pertor rules

occupation stipulations and conditions laid down by the Society regarding accordance with the terms of this Agreement. contribute regularly and and esn 으 punctually towards the 'said premises the outgoings and pay and ⊒.

building or any part thereof to view and examine Promoter q-xvii)Till Conveyance is executed the Purchaser shall permit the condition thereof. reasonable and all persons times, to enter into and upon the said authorised by the e Promoter at ine state and टनन-9 premises and

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said building and/or said property, Purchaser's interest in the said q-xviii) Shall not demand partition of Purchaser's interest in property being impartible.

DATE OF POSSESSION:

AND ASSESSMENT PLANS

be availability of steel, cement and other building materials, water or electric March/April and provided the construction by the Promoter is not delayed on account of received all such amounts from other Purchasers strictly as consideration demand Authority notification circumstances construction of the Promoter. Agreements shall be construed as one of the circumstances, consideration and of dues by the Purchaser and other Purchasers of Occupation Certificate by TMC any deduction of any amount therefrom. received by them in respect of the said premises without interest as also without hereinabove hereinabove, the Purchaser shall have no right, refunded by the Promoter endeavored Building any act of God, such amount shall have charge on the said premises only, but not on the by the and/or of the give 2011, then schedule the Promoter 앜 strictly beyond the ᄋ It is agreed that upon refund of the Purchaser the possession any the Promoter agrees that the Promoter shall be liable on Subject to above, Government and/or It is expressly agreed that the possession of the said Flat will be handed PROVIDED as 약 Civil Commotion, said individual resulting the per to the Purchaser, subject to under this to refund premises and 으 control time and/or Planning Authority Promoter over the the if the Promoter for any other schedule Promoter by the Promoter to said 으 to the Purchaser the amounts Agreement as other public body and/or Competent Riots or any notice, and there the Till the entire amount as all other amounts payable by the premises in stopping stipulated title, interest, cia Promoter. has <u>w</u>. ý received also ņ said ampunt prior encumbrances if the in their . Q and the the e the Non delay · in beyond per time schedule date disturbing order, rule full purchase Promoter has Purchaser in, deman the reasons stipulated stated is Q

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person or party as the Promoter may desire at their absolute discretion. dispute of any nature whatsoever either against the Promoter or against the said shall be entitled 윽 against the said to deal with or dispose off the said premises property in any manner whatsoever and to any the

PROMOTER TO CONVEY:

- the June, of Said Power of Attorney. All costs, charges, expenses by way of Stamp shall execute the Conveyance in respect of the said property on the basis similar Agreements with other Purchasers being fulfilled, the Promoter Promoter are authorized to on behalf of, in the name of and for the Said same in any manner whatsoever. Purchaser and the Purchaser shall not object to or oppose or demanded by the Promoter for such expenses shall be bindi be incurred shall be Duty and Registration Fee and all other expenses whatsoever requirec Owners and Said M/s. Siddhi Enterprises to execute the Conveyance of executed by said M/s. Enterprises Said Property. 2003, Purchasers and substituted Power of Attorney dated 28th August, 2008, executed By and under authenticated Power of Attorneys dated 17th 윽 As such, borne and paid by the Purchaser alone premises by the Said Siddhi Enterprises subject to terms on pro-rata basis. Owners in favour of Said M/s. and in favour of Promoter, of this Agreement and The cont Siddhi
- of Society, all other documents Purchasers documents charges and other expenses in connection with formation and registration respective premises. charges the preparation and execution of the Conveyance in the said shall be Advocate of the Promoter shall prepare the Conveyance and to be executed in pursuance of this Agreement and borne and paid by the If any of the Purchasers commit default control expenses property in proportion including stamp duty, Purchaser Q the and all registration or other the





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delay in execution of the Conveyance. payment, the Promoter shall not be liable or responsible ਨੂੰ resultant

MEANING OF WORDS IN THE AGREEMENT:

In this Agreement unless context otherwise implies:

- meaning assigned to them The expression defined herein shall have the respective
- 5 The singular wherever used shall include plural and vice-versa.
- 0 applicable. male/feminine The and/or neutral gender as masculine/neutral gender the case may be wherever used herein shall include

SEVERABILITY OF CLAUSES OF AGREEMENT:

12.

unenforceable Agreement and the Agreement to the extent it then, remain in force and effect. in such case, such of the other clause or clauses or part of the clause that if any provision hereof shall be held invalid, illegal or unenforceable in law, in that event the entire Agreement shall not be treated void-ab-inition 으 this Agreement It is specifically agreed by and between the parties hereto shall be severed from such invalid

APPLICABILITY OF MOFA:

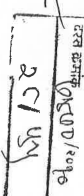
other provisions of law applicable thereto. contained in the MOFA and Maharashtra Ownership Flats Rules, 1963 and any This Agreement shall always be subject to the provisions

MISCELLNEOUS:

shall not control or affect the meaning or construction o a provision hereof, The titles of the clauses are for ease of reference only and scope राजा







layout display plan, model of project, perspective and such other sale promotional and publicity literature shall be informative in its nature and subject to constitute part of this contract and shall not be enforceable against the change from time Print and electronic media q time without notice advertisement, the and shall not brochure,

FIRST SCHEDULE ABOVE REFERRED TO

PART A

Dnyaneshwar Marg, Village Panchpakhadi, Thane, All THAT piece or parcel of Plot of land adm. Plot No.340 Registration District and Sub-District of Thane and within the limits of Thane Municipal Corporation. under Town Planning Scheme No.1 (Final) situated 3955.92 Sq. Mtrs., bearing Final Taluka and District at Sant

PART 'B'

| | | | | .40.0000 | |
|--|---------------------------|---------------------------------|----------------------------|-------------------|--------------------------------|
| . ! | V | Ŷ. | ± , | <u>.</u> 5 | |
| | 4 th Dec. 2008 | * | 2 nd Dec., 2008 | Date of Agreement | loger |
| /Road/68/2006 Certificate No. Road 130 dated 3 rd Nov., 2008 | FolioNo.TDR/2 | Certificate No. Reservation 059 | Folio No.TDR/2 | DRC No. | ogether with TDR as utilier :- |
| * | 330 THANK | | September 1 | TDR REGISTAL | |

17th Oct., 2009

Folio No.TDR/2

855

(Res) Housing for

Const. Amenity

Dishoused and

Transit Camp Res No.3 Certificate No. Reservation 003 Dated 24.09.2009

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SECOND SCHEDULE ABOVE REFERRED TO

Dry Balcony etc.,) bearing Flat No. 1402 on 14th Floor of the building B/1 to 103.77 sq. mtr. Carpet area (including Balcony, Cupboard, Doorsills, under construction and to be known as "SUMEET ENCLAVE". ALL THAT premises being Flat admeasuring 1117 Sq. Ft., equal

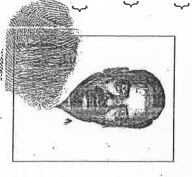
DAY AND YEAR WRITTEN HEREINABOVE. HEREUNTO SET AND SUBSCRIBED THEIR RESPECTIVE HAND ON THE IN WITNESS WHEREOF THE PARTIES HERETO HAVE

SIGNED AND DELIVERED By the

withinnamed the "PROMOTER"

M/S. VEDANT CONSTRUCTIONS,

Through its Partner:



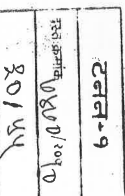


SHRI RAMESH MARUTI BHEKARE }

in the presence of

FOR VEDANT CONSTRUC





NED AND DELIVERED By the

minnamed the "PURCHASER"

BHAGWAN M. SAMBRE

in the presence of ...



RECEIPT

RECEIVED of and from the withinnamed Purchaser, a sum of Rs. 5,00,000/

(Rupees Five Lakh only) being the amount of earnest money expres paid within by Cheque no. 030976 dated

MAHARASHTRA GODAVARI **GRAMIN** BANK LTD.

presents.

Witnesses :-

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I SAY RECEIVED RS

For M/s. Vedant Construction

Partner

PROMOTER.

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श्रीमती जोसेफिन मटील्डा परेरा.

| 100 | THE SECOND | व्यवहार | | खंड क्रमांक | नविन घारक (धा) पड़ेदार (प) किंवा भार (भा) | साक्षाकंन |
|-----|----------------|---|------|----------------|--|-------------------------------------|
| | 2/2003 | वारसाने | | S.I. | [ti] | के रप्नार का ३०९/०३ प्रमाण सही - |
| | S. NORTH | अर्ज,मृत्यूचा दाखला | * * | | र)श्री डॅनियल फिलिप्स परेरा)श्री फ्रान्सीस जॉन परेरा | न.भ.अ. ठाणे |
| | À | जेबाब यावरून श्रामता जोसेकिन मटील्डा.परेरा | | | [३) व्हीलफ्रेड लॉरेन्स परेरा] | , |
| | 7 | ह्या मयत सबब नाव कमी | #1 | | | |
| | a proprietor | ब बारसांची नावे दाखल केली. | | 99 | A)Seel also were | /- |
| 50 | 2007/2002 | वारसाने | | S.I. | [m] [m] | कामप्र इ०/००३ प्रमाप |
| | O POOR | श्री व्हीलफ्रेंड लॉरेन्स परेरा | | | ि) राणी परंगी | 100 |
| | - Aug i Ruight | व वारसांची नावे दाखल | e ** | | िश्रीनिता परेती।। | 12 |
| | 5005/20/ | il : | | 1 | श्रीम फ्रेडी परेराहे दि. ११०९/९० रोजी | क्रिक्स स.३०९/०३ प्रमा |
| | A STATE OF | 4 | | | क्र.स.म.ठाणे/प.म.२००५ १६० रहा | न.धू.अ. ठाणे |
| | | 1 | P | S I | [H] | क रमार् झ.३२४/०३ प्रा |
| | Soot holy | श्री डॅनियल फिलीप्स परेरा | | रजि.दस्त क्रं. | मे.ए.एम डेव्हलपर्स तर्फ | £002/40/R3 |
| 1 | H-ARIS | २)फ्रान्सीस जॅान परेरा | | *438/84. | श्रा अन्यर कासम | न. मू. अ. <u>ठ</u> ाष |
| | STATE SAME | ४)राणी परेरा | | | मनवात अलिबाको तारिखी | *** |
| | | ५)सविया परेरा ६)सुनिता परेरा | 18 | | 3 | , tak |
| | Mars Jan III | ७)सिरॉन परेरा | 3 | | नवर्डल दिल्बाची तारिक) | |
| | orași. | 34 | | | THE RELL CONTRACTOR OF THE PARTY OF THE PART | |

त्रिकः/प्रता श्राम्य करा टलल+9

वस्राका की ...

फुलना सभौवतालील ८ कि.भि.,परिसर ठाणे यांचे न्यायालयात. जिल्हाधिकारी व सक्षम प्राधिकारी ठाणे नागरी संकुलन ठाणे व

युएलसी/टिए/टे.नं.३/ठाणे/एसआर-८०९

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जलाचा दिनांक

२३/२/२००४

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धिवरणपत्र धारकाचे नांब व पत्ता ï एम. खेखलपर्सचे भागीदार शमशुद्दीन कासम व इतर ३ मीजे-पांचपाखाडी, ता.जि.ठाणे

आ देश:-

रा,अव क्षेत्राचा तपशिल पुढील प्रमाणे आहे. के.मे পোন परिधरत क्षेत्रात समाधिष्ट असून, सदर गांबासाठी नागरी जिमन कमाल धारणेची यांनी नागरी ४/८/२००३ असल्यामुळे रोजी विवरणपत्र जमिन ज्याअर्थी मे.ए.एम.डेव्हलपर्स कमाल धारणा अधिनियम १९७६ चे कलम मौजे-पांचपाखाडी ता.ठाणे दाखल 귏 केले आहे. भगीदार 动 श्री.अन्यर शमशुद्दीन कासम विवरणपत्रांत गव नागरी समुहाचे **E**(%) खाली

जिमनीचे वर्णन

मान्याखाड

अतिम भुखंड क्रमाक

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अनिधकृत आहेत असे त्यांनी अहवालांत नमूद केलेले आहे. झीपड्या आहेत. सदर जिमनीस अकृषिक परधानगी घेतलेली नसल्याने जागेवरील बांधकामे जिमनीवर ठाणे केलेला आहे. त्यामध्ये त्यांनी असे स्थळपहाणी करून दिनांक एस.आर.७४३ ज्याअर्थी मधील नकाशांत दर्शविले प्रमाणे आज रोजी अनधिकृत नमूद केले 멐 कायलियाचे २९/९/२००३ रोजी स्थळदर्शक अहे <u></u> परिरक्षण भूमापक अतिम भूखंड क्र.३४० अहवाल सादर

नुसार प्रारूप विवरणपत्र तयार करणेत आले. सदर चौकशी व छाननी कलम ८ चे उपकलम १ W कलम (8) a a ध्यार नुसार तयार करणेत येवून कलम ८(३) विवरणपत्राची प्रत विवरणपत्रधारक दाखल केलेल्या विवरणपत्राची

तरे क्यांकि (10,20) / २०१० टलन

विनांक १४/१०/२००३ रोजीचे पत्रान्यये खालीलप्रमाणे उत्तर सादर केलेले आहे. यांना दिनांक ८/१०/२००३ रोजी विहीत चमुन्यांतील नोटीस संबंधितांवर बजाविणेत आली आत दाखल करणेबाबत सम्प्ज देण्यांत असून, त्याबाबत काही आक्षेप/इरकती असल्यास त्या नोटीस मिळाले पासून ३० आली. सदरचे नोटीसीला विवरणपत्रधारक दियसाचे यांनी

असल्याने प्रत्यकी हस्तांतरण परवानगी घेतलेली आहे. विचारांत घेण्यांत यावे. सादरची जीमन खरेदी झालेली 207 जिन आसी आम्हाला सुनावणीची आवश्यकता बाटत नाही. तरी सदरचे आमचे त्यामध्ये मंजूर करण्यांत यादा. मागीदारी संस्था नोंदणीकृत केल्यानंतर खरेदी केलेलं आपले मजूर कलेला तथापि आंग्ही सर्व सहभागधारक हिश्यास आपले कार्यालयाक्डील कायोलयाकडून कलम २६(२) एक हिस्सा तसच सदरचा खुलासा कलम ८(३) ची तोटीस आस्त्राला सरिस्त

त्यांना सुनायणी देण्यांत आलेली नाही, आम्हाला प्रकरणी ¢¢/ ज्याअर्थी सुनावणीची आवश्यकता वास्त विवरणपन्नधारक यांनी कलम गही c(3) 컮 नमुद केल्याने चे नोटीशीचे

थी.अन्तर कासम यांचे नाव प्रॉपर्टी कार्डाला नोंद झालेले आहे. २२/५/१९९५ रोजीचे नोंदणीकृत खरेदी खतान्यये श्री.डॅनिमल 28,44,82 यों मि खरेदी केलेली असून जिमन मे.ए.एम.डेव्हलपसे मौजे-पांचपाखाडी येथील दिनांक १२/५/२००३ रोजी मे.ए.एम.डेहलपर्स तर्दे अंतिम भूखंड श्री.अन्यर कासम फिलीप्स परेरा व इतर ६ क्रमांक यानी देनांक

मैंजे-पांचपाखाडी येथील अं.भू.क्र.३४०

करण बांबत ना हरकत दाखला पारीत केलेला आहे. जामेन मालक यांचे कमाल धारणा अधिनियमाचे कलम २६(१) नुसार नोटीस दिलेली होती. मूळ जोमन मालक जीमन में डेव्हलपर्सचे श्री.डॅनियल फिलीप्स परेरा व इतर यांनी या कार्यालयास नावे या भागीदार श्री.अन्दर कासम व इतर यांनी इस्तांत कायालयान दिनांक ७/२/२००३ रोजी क्षेत्र ३९५

महानगरपालिका अ.भू.ऋ.३४० रोजी समक्ष जागेवर जायून पंडताळणी केली असून त्याबाबत अहवाल पादत्यांची यांचेकडील सन १९९२-९३ च्यां कर आकारणीच्या पावत्या सादर बाधकान 끜 विवरणपत्रधारक कायोलयाचे असलबाबत परिरक्षण 더 막취 괎 मौजे-पांचपाखाडी विक भूमापक रहात यानी असलेबाबत 일 केलेल्या दिनांक यथील सादर व्यव

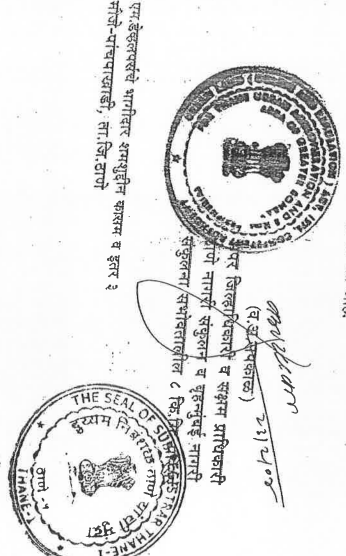
टनन-१ १८०१५५०१०

तसेच तथे लोक रहात आहेत. आह. त्यामध्ये त्यांना असे पांचपाखाडी असे नमूद केले आहे की, 귀 असून, जागेवर तसा कीलनीचे अ. भू. अ. 200 मधील चाळींना नावाचा फलक

बाधा पोहोचत नसल्यामुळ रहियाशांना तेथील भविष्यात असून जागा संदर पूर्णपण अनाधकृत भूखंड चिकसित करताना तेथे जागेवरुन हटियता येणे शक्य नाही, ही बाब वरात सदर भुखंडाचे संपूर्ण क्षेत्र बांधकामाने सर्व परिच्छेदायरून असे स्पष्ट होते अधिकृत व्यापलला याबाबत अहं राहात बिनमोकळे समजण्यांत येत नेर्वय संदर असलेल्या रहिवाशांच्या घेताना तेथे 4 जागेवर नजरंआड करता अंतिम भूखंड असलली राहात

आदेश:-

यांनी दाखल केलेले विवरणपत्र निकाली कांढणेत येत आहे. कमाल 3 'मोकळी धारणा अधिनियमाच्या तरतूदी लागू होत या संजेत समाविष्ट विचारात घेता विवरणपत्रधारक हात नाहीत. त्यामुळे विवरणपत्रधारक न्सल्यान सदर 꺜 क्षेत्रास धारण नगरी कलले



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क्र.महसूल /कं-१/टे १/एनएपी/एसआर- ३२०/२००८

जिल्हाधिकारी कार्यालय ठाणे 國2 JUL 2008

अपर जिल्हाधिकारी व सक्षम प्राधिकारी ठाणे नागरी संकुलन ठाणे यांचेकडील आदेश ठाणे यांचा हि. १८/६/२००८ रोजीचा अर्ज. डेव्हलपर्सचे भागीदार, ए. एम. डेव्हलपर्स तर्के श्री. अन्वर कासम यांचे कु.मू. श्री. रमेश मारुती भेकरे, मे. सिध्दी हलपर्सचे भागीदार, रा. संभाजी स्मृती जुना मुंबई-पुणे रोड, सहयादी सो.जवळ,कळवा (प.)

१)क्र. युपलसी/टिप/टे-१/ठाणे/पसआर-७४३ दिनांक ८/६/२०००

२)क्र. युप्लसी/टिप्/टे-१/ठाणे/एसआर-८०९ दिनांक २३/२/२००४

/टीएमसी/टीडीडी/१६२ ठाणे महानगरपालिका, यांचे कडील मंजुर विकास बांधकाम परवानगी क्र.व्हीपी नं. २००५/९ ९ दिनांक १८/६/२००८

अर्जदार यांचे दिनांक २३/६/२००८ ठाणे महानगरपालिका यांचेकडील ताबा पावती क्र. ठामपा /शबिवि/८०८ दिनांक २७/५/२००८ दिनांक २१/६/२००८ रोजीच्या दैनिक ' महाराष्ट्र जनमुद्रा ' मध्ये प्रसिध्द केलेला जाहीरनामा रोजीचे शपथपत्र व बंधपत्र तसेच कुळमुखत्यारधारक यांचे

्दिनांकः १८/६/२००८ रोजीचे सत्थप्रतिज्ञापत्र

प्रयोजनार्थ वापर करण्याची परवानगी मिळण्याबाबत अर्ज केलेला आहे. सं.जवळ,कळवा (प.) ठाणे यांनी ठाणे जिल्ह्यातील ठाणे तालुक्यातील मौजे- पाचंपाखाडी, ३४० मधील क्षेत्र ३९५५-९२ चौ.मी. मधील जमीनीची रिहवास व वाणिज्य या बिगर शेतकी 型型 ज्या अर्थी, मे. ए. एम. डेव्हलपर्स तर्फे श्री. अन्वर कासम यांचे कु.मु. श्री. भागीदार, रा. संभाजी स्मृती रोड येथील अतिम रमेश मारुती सहयादी

या स्थानिक ्यतपत्रात जाहिरनामा प्रसिध्द करणेत आला होता. त्या अनुषंगाने आणि ज्या अर्थि हि. २१/६/२००८ रोजी अर्जदार यांनी दैनिक ' महाराष्ट्र जनमुद्रा या कार्यालयात विहित

मुदतीत एकडी तक्रार /हरकत या कार्यालयास प्राप्त झालेली नाही. त्या अथी

रहीवास व ४९५-२६ चौ.मी. क्षेत्राची वाणिज्य या बिगर शेतकी प्रयोजनार्थ नकाशानुसार खालील क्षेत्रावर बांधकाम अनुडोय नाही. पांचपाखाडी ब्रेथील अंतिम भुखंड क. ३४० क्षेत्र ३९५५-९२ चौ.मी. क्षेत्रापैकी % जिल्हाधिकारी ठाणे यांच्याकडे निहित करण्यांत आलेल्या अधिकारांचा वापर करुन जिल्हाधिकारी याद्वारे डेक्सलपर्स तर्फे थी. अन्वर कासम, रा. ठाणे, ता जि (परमीशन) आता महाराष्ट्र जमीन देण्यांत येत असुन 얼 महानगरपालिके ठाणे यांना ठाउ

या शती अशा:-

५९३-३९ चौ.म

अनुज्ञामाहीवर बंधनकारक राहतील. ही परवानगी अधिनियम त्याखालील केलेले नियम महानगरपालिकेच्या दिनांक १८/६/२००८ च्या परवानगीतील यांना अधिन ठेवून देवांत आलली SALE CONTROL

वापरावरुन जमिनीचा वापर ठंरविण्यांत येईल. अर्थाची आगाऊ असेल त्या प्रयोजनार्थ केवळ केला पाडिजे. आणि त्याने अशी जमीन किंवा तिथा कीणताडी भाग बांधकामाधा उपयोग उसत जमीनीचा ज्या प्रयोजनार्थ उपयोग करण्यांस पर्नवानगि द अनुशायाही व्यक्तीने (फ्रॅंटीने) अशा जमीनीचा वापर व त्यावरील इमारतीचा अर्गु लेखी परवानगी मिळबिल्याशिवाय बापर करता कामा कोणत्यांही प्रयोजनार्थ जिल्हाधिकारी ठाणे कर्मित्र क्रमांक १३० याच्याकडून 긥

करण्या बावत मंजूरी मिळाली असेल त्या उपभूखंडाची आणखी पोट विभागणी करता कामा नये. अशी परवानगी देणा-या प्राधिका-याकडून अशा भूबंडाची किंवा त्यांचे जे कोणतेही उपभूबंड

नमीन विकसित केली जाई पर्यंत त्या जमीनीची कोणत्याही रीतीने विल्हेवाट लावता कामा नये. आतं मंजूर आराखड्या प्रमाणेच काटेकोरपणे विकसित केली पाहिजे. आणि अशा रीतीने ती क्षेत्रंडाची मोजणी व त्यांचे सीमांकन करुन ती जमीन या आदेशाच्या तारखे पासुन एक अनुजाप्राही व्यक्तीने (अ) जिल्हाधिकारी व संबंधित नगरपालिका प्राधिकरण यांचे समाधान होईल रीतीने अशा जमीनीत, रस्तो,गटारे वगैरे बांधून आणि (ब) भूनापन विभागा कडून अशा क्त.महसूल /क-9/टे 9/एनएपी/एसआर- ३२०/२००८

अनुजापाडी व्यक्तीस असा भूंखंड विकावयाचा असेल किंवा त्यांनी इतर प्रकारे विल्डेवाट लावायची असेल तर अशा अनुजापाडी व्यक्तीन तो भूंखंड या आदेशात आणि सन्दीमध्ये नमूद केलेल्या न्यांचे निष्पादित केलेल्या विलेखात तसा खास उल्लेख करणे हे त्यांचे कर्तव्य असेल. शर्तीचे पालन करुनच बिकणे किंवा अशा शंतींनुसारच त्याची अन्य प्रकारे विल्हेवाट लावणे आणि

या सोवत जोडलेल्या स्थळ आराखडयात आणि किंवा इमारतीच्या नकाशात निर्दिष्ट केल्या प्रमाणे पूर्वंडातील नकाशात दर्शविल्या प्रमाणेच उर्वरित क्षेत्र विना बांधकाम मोकळे सोडले पाहिजे. विषयी ही अहं.

प्रस्तावित बांधकाम हे नकाशात दर्शविलेल्या मजल्या पेक्षा जास्त मजल्याचे असू नये

अनुजायाही व्यक्तीने (प्रॅटीने) ठाणे महानगरपालिका यांची असे उ आवश्यक ती परवानगी मिळविणे हे अशा व्यक्तीवर बंधनकारक असेल. इमारत किंवा कोणतेही काम (असल्यास) त्यांच्या बांधकामास सुरुवात करण्यापुर्वी बांधकामः करण्याविषयाची

मार्जीनल डिस्टेंसेस) सोडले पाहिजे. अनुशायाही व्यक्तीने सोबत जोडलेल्या नकाशात दर्शविल्याप्रमाणे सीमांतिक मोकळे अंतर (ओपन

केल्यास ही परवानगी रदद करण्यांत आली असल्याचे वाडविण्यांत आला असेल तर ती गोष्ट अलाहिदा. अनुजापाठी बिगर शेती प्रयोजनासाठी वापर करण्यास सुरुवात केली पाहिजे. मात्र वेळोवेळी असा या आदेशाच्या दिनांका पासून एक वर्षाच्या कालावधीत अनुज्ञायाही व्यक्तीने अशा जमीनीचा समजण्यांत येईल. व्यक्तीते उपन

बिगरशेतकी आकारणी) नियम १९६९ मधील नियम ६ अन्वये त्याच्यावर कार्यविहिन पुरुवात केली असेल किंवा ज्या दिनांकास त्यांने अशा जमीनीच्या वापरात अनुशांत्राही व्यक्तीने अशा जमीनीचे बिगर शेतकी प्रयोजनार्थ वापर करण्यां िनांक त्याने एक मिहन्याच्या आंत तलाठ्या मार्फत ठाणे तहसिसदारांस तर महाराष्ट्र जमीन महसुल (जमीनीच्या वापे

केन्यानकारक राहिल. अशा जिमनीच्या वापरात कोणल्याही प्रकारचा बदल करण्यांत जाला तर रपा ग्यांनी निगळ्या दराने बिगर शेतकी आकारणीच्या हमीची मुदत अजून समाप्त कावयाची **व्यक्तकात्रक**्र सदरहू आदेशाच्या दिनांकापासून सदर अनुजाग्राहीने त्या जिमनीच्या संबंधात दर ची.मी. मागे आकारणी दिली पाहिजे. किंवा परवानगीच्या तारखेच्या

सदर जागेची. अती तातडीची मोजणी फी रक्कम रु: ७५००/- (अक्षरी रु. सात चलन क्र. ५४९/२००८ (भारतीय स्टेट बँक शाखा ठाणे चलन क्र. ००२४) विनांक १/७/२००८ अन्वये शासन जमा केली आहे Loss a no Della person

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बिगरशैनिकी आकारणी यांत बदलें करण्यांत येईला. आढळून येईल तितक्या क्षेत्रफळानुसार या आदेशात आणि सनदीमध्ये नमूद केलेले क्षेत्र तसेच भूमापन विभागाकडून जमीनीची मोजणी करण्यांत आल्या नंतर अशा जमीनीचे जितके क्षेत्रफळ क्र.महसूल /क-१/टे १/एनएपी/एसआर- ३२०/२००८

ममजण्यांत यंईला. व अनुज्ञाग्राही यांना अकृषिक प्रवानगीसाठी अनुषायीनं अशा जमीनीवर आवश्यक ती इमारत बांधली पाहिजे. मध्य जगीबीच्या विगरशेतकी बापमस प्रारंभ केल्याच्या दिनांका पासून एक वर्षाच्या कालावधीत नव्याने अज अन्यथा सदरहू आदेश रदद सादर करावा

भरीचे किंवा फेरबदलाचे नकाशे मंजूर करुन घेतले असतील तर ती गोष्ट वेगळी. घालण्यासाठी किंवा फेरबदल करण्यासाठी जिल्हाधिका-यांची परवानगी घेतली असेल आणि अशा पुर्वीच मंजूर केलेल्या नकाशाबरहुकुम अगोबरच बांधलेल्या इमारतीत अनुज्ञात्राहीने कोणतीही भर घालता कामा नये किंवा ती मध्ये कोणताही फेरबदल करता कामा नये. मात्र अशी भर

केली पाहिजे. अनुज्ञाग्राही व्यक्तीने आजुबाजुच्या परिसरांत अस्वच्छता व घाण निर्माण होणार नाही अशा रीतीने स्वतःच्या खर्चाने आपली पाणीपुरवठयाची व सांडपाण्याचा निचरा करण्याची व्यवस्था

919 नीन या आदेशातील सर्व शर्ती समाविष्ट करणे त्यास बंधनकारक असेल. आकारणी) नियम १९६९ यातील अनुसूची पाच मध्ये दिलोल्या नमुन्यात एक सनद करुन देऊन जमीनीच्या बिगरशेतकी वापरास प्रारंभ केल्याच्या दिनांका पासून एक महिन्याच्या कालावधीत जमीन महसुल (जमीनीच्या बिगरशेतकी

या आदेशात आणि सनदीमध्ये नमूद केलेल्या शर्तीपैकी कोणत्याही शर्तीचे अनुजायाही व्यक्तीने दंड आणि आकारणी भरल्यानंतर उक्त जमीन किंवा भूखंड अर्जदाराच्या ताब्यात पात्र ठरेल त्या शास्तीस बाधा न येऊ देता ठाण्याच्या जिल्हाथिका-यास तो निर्दिष्ट करे उल्लंघन केलयास उक्त अधिनियमाच्या उपबंधान्वये असा अनुज्ञाग्राही ज्या कोणत्याही शास्तीस

9८ब किंवा बांधकाम काढून टाकण्याचे किंवा तीत फेरबदल करण्याचे काम करवून घेण्याचा किंवा त्या प्रीत्यर्थ आलेला खर्च अनुज्ञाप्राही व्यक्तीकडून जमीन महसुलाची थकबाकी म्हणून वसुल कठन जिल्हाधिका-याने निर्देश देणे विधी संमत असेल. तसेच ठाण्याच्या जिल्हाधिका-याला अशी इमारत वरील खंड रीतीने उभारलेली इमारत काढून टाकण्या विषयी किंवा तीत फेरबदल करण्याविषयी इमारतीच्या किंवा बांधकामाचा वापर करण्यांत आला असेल तर विनिर्दिष्ट मुदतीच्यो कोणतीही इमारत किंवा बांधकाम उभे करण्यांत आले असेल किंवा अ) मध्ये काडीडी अंतर्भृत असले तरीडी या परवानमीच्या तरतूर्द

कोणत्याही कायद्याचे कोणतेही उपबंध प्रकरणाच्या अन्य संबंधीत बाबीच्या बाबतीत लागू होतील. दिलेली ही परवानगी मुंबई कुळविहवाट व शेतजमीन अधिनियम १९४८, महाराष्ट्र ग्रामपंचायत नगरपालिका अधिनियम इ.सारख्या त्या चेळी अंमलात असलेल्या

20. अंगुजायाही यांनी सरकार जमा केली आहे. अनुज्ञायाही यांनी एकशे एकतीस मात्र) ठपांतरीत कर (कन्छशंन टॅक्स) म्हणून इकडील कर्यितियीचे क्रिकेट छ/२०१० (भारतीय स्टेट वँक शाखा ठाणे चलन क्र. ३०९२९१) दि. १/७/२००८ अन्वय बिगरशेतकी आकारणीच्या पाचपट रक्कम रु. १,००,१३१/-टलन-१

ठाणे महानगरपालिका यांचे कडील मंजूर नकाशाबरहुकुमच बंधकाम केले

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अनुजामाडी यांनी ठाणे महानगरपालिका यांचे कडिल वांधकाम नकाशा व्यतिरिक्त जादा बांधकाम इह. महसूल /क-१/टे १/एनएपी/एसआर- ३२०/२००८

दार्जन करण्यांस पात्र रहालील व असे जादा बांधकाम दूर करण्यांस पात्र राहील. सहाराष्ट्र प्रादेशिक नगररचना अधिनियम १९६६ चे कलम ५२ अन्वये फौजदारी स्वरुपाचा गुन्हा यास अगर बांधकामा मध्ये बदल करुन जादा चटईक्षेत्र निर्देशांक वापरल्यास अनुज्ञागाही हे

दिलेली परवानंगी रह होईला. वर वंधनकारक राहतील. सदर प्रतिज्ञापत्रातील अटी व शती पैकी एकाही अटीचे उल्लंघन झालेस दिनांक १८/६/२००८ रोजी दिलेला आहे. सदर प्रशिज्ञालेखातील सर्व अटी व शर्ती अनुज्ञाग्राही अर्जदार यांनी जागेच्या मालकी हक्काबाबत जागेवर येणेजाणेसाठी रस्ता असलेबाबत,कुळमुखत्यार पत्राचे वैथतेबाबत सदर जागेबाबल कोणत्याही न्यायालयात दावा प्रलंबित नसलेबाबत प्रतिज्ञालेख

लागल. अनुज्ञाग्राही यांचेवर राहील. तसेच भविष्यांत काही क्षेत्र संपादन केल्यास तेवढे क्षेत्र सोडुन द्यावे जागेच्या भुसंपादनाबाबत काही प्रश्न उद्भवल्यास त्याचे निरसन करणेची जबाबदारी सर्वस्वी

दाराने सादर केलेली कागदपत्रे खोटी अथवा दिशाभुल करणारी आढळुन आल्यास सदरची ोती परवानगी आपोआप रद समजणेत येईल.

जिल्हाधिकारी ठाणे ्रस. एस. मही/-

. ठाण, ता जि ठाणे डेव्हलपर्स तफें श्री. अन्वर कासम

प्रतःः तहसिलादार ठाणे यांचेकडे माहितीसाठी व आवश्यक त्या कार्यवाहीसाठी

आणि त्यातीबत मंजूर नकाशे व संबंधित जमीनीच्या बाबतीत अधिकार अभिले त्या बिबतीत संदर तडिसेलदाराने तालुका निरीक्षक भूमी अभिलेख ठाणे यांस तु तंज्वीन केली पाहिजे. पाडिजे. असा अङवाल मिळाल्यानंतर अनुज्ञाग्राही व्यक्तीकडून त्याने बिगर शेतकी वापरास प्रारंभ बापर करण्यांस सुरुवात केली आहे किंवा कसे या बाबतच्या त्याच्या अहवालावर त्याने लक्ष ठेवले मधील तालुका नमुना न. २ व श्राम नमुना न.२ यामध्ये आवश्यक दिनांका पासून बिगरशेतकी २/- अनुज्ञाग्राही व्यक्तीने सदर जमीनीचा एक वर्षांचे आंत बिगरशेलकी प्रयोजनार्ध जमीन ताब्यातः असलेल्या व्यक्तीने जमीनीची मोजणी फी आकारणीची रक्कम बसुल करण्या करिता

शाखा ठाणे चलन क्र. ००२४) दिनांक १/७/२००८ ची प्रत जोडली आहे. तालुका निरीक्षक भूमी अभिलेख ठाणे यांना माहितीसाठी प्रत आगावू पाठविण्यांत २/- सोबत मंजूर नकाशाची प्रंत तसेच चलन क्रः ५४९/२००८ भारता

मा आयुक्त, कोकण विभाग, कोकण भवन, नवी मुंबई यांचेकडे माहितीसाठी सविनय सादर

ग्रनः- मा. आयुक्तः, ठाणे महानगरपालिका ठाणः ग्रनः- अपर जिल्हाधिकारी व सक्षम प्राधिकारी ठाणे नागरी संकुलन ठाणे यांचेकडे माहितीसाठी सस्नेह

अत :- तलाठी सजा ठाणे यांचेकडे माहितीसाठी ऱ्य

प्रतः - कायोलयीनः सचिक





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47.00

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No.

ICIPAI evelopment し対すり Right Certificate RA TION OF

I Shi Mandrumar Jantre

MUNICIPAL COMMISSIONER OF THANE

Certity that the person(s) within transed in this certificate is/are the registered holder(s) of the DEVELOPMENT RIGHT CERTIFICATE issued subject to the provision of the Appendix W of the: Development Control Regulations for the plane , 1994.

- Location & defalls of the land surrendered: S.No. 52/1/1, 52/8, 53/2/1 4t Will age Majiwade T & D Thane.

 Area of the land this Mis.

 Land handed over the TMC/COVI. 156 13/66/2987
- 8 gyérite Two/Govt Proeceipt No. & Date
- Number & Date of Order Issued by the Additional 4 1000 / 12 Collector & Competent Authority Urban Land 23 010 / 12 No. 19 (Celling & Regulation) Act, 1976 Dt. 17/12/1982, 3 010 / 12 Number & Date of line Order issued by the Government St. 85/1
- in case of surplus vacant land. ST. an

(200E

- Fallo No. Zore of the Land surrendered.

 Reservation of Land surrendered. Mor Mousing for Dishoused a The area where D.R.C. can be utilised. (Transit Camp Res. No. 03 et Appendix &W& of D.C. regulation 1994 for T.M.C.Th. TDR/2/Res-Ne. 03/42/05 Certificate No.

The(s) of the 1? Shri, Dhan 11 V. Bauwa. 2)
C Holder(s) Karia 3) Shri, Milind A. Kor
C. Kharkar. 5) Shri, Jayantil
Partner of M/s Ravechi Re. Camp. Shivshakti, Manapada, 400608 0 SELOR

Credit of built-up Sq. Mtrs only. nousand wight wundred 70 Sq.Mtrs

under Common Seal on this 23 Day of August Year 2007

Hunicipal Correctification

MUNICIPAL COMMISSIONER For the city of Hodine

टलन-9

Les 1001 Billery 1222 3





NICIPAL Development Right CORPORAT Certificate ION OF

NANDKUMAR JANTRE

MUNICIPAL COMMISSIONER OF THANE

Certify that the person(s) within named in this certificate is/are the registered holder(s) of the DEVELOPMENT RIGHT CERTIFICATE issued subject to the provision of the Appendix W. of the Development Control Regulations for the Indiane, 1994,

- 0
- (1) **Legation & getolise fithe land surrendered S. No. 51 H. No. 30 /1 at (A) **Aleg of the land in 30 /1 at (B) **Hads of the land in 30 /1 at (B) **Hads of the land in 30 /1 at (B) **Aleg of the land in 30 /1 at (B) **Legation Act (B) **L
 - 0 -16/10/200p
- £32 20
- Reservation of Land surrendered.—15.00m D.P. The area where D.R.C. can be utilised.-A.s Service

Follo No. TDR, ation 2/RQAD/68/2008 Thane Certificate No. per Appendix Appendix Read. D.G. Re-

ROAD

EGIST

TDR/SECTOR _ H

Name(s) of the DRC Holder(s)

Mr. Vinayak Sh P.O.A. H. Shri Mansi Ghaya A Gala No.182 Shankar Pawar hri. Sadanand TEWET

Charai, Than

F.S.I., Credit of built-up area In Sq. Mts. (in figures) Only. Three Hundred Thirty P 330. Zere sq. Mtrs.

Corrymon Seal on this ad Day of Nov. Year

2008

Marri Birector at 1 own Planning

Thesas Municipal Corporation

SON SON 58 (SSIM

दरम क्रमांक ४००/२०१

ODAR PATIL

B.A., B.COM., D.C.L.,LL.B. ADVOCATE

(M): 98206 03923 Email: damodo: 203, SUVRAT, Bhavani Chowk (Tembhi Naka), Thane(W)-400 601. damodar_patil@yahoo.com

MAY

2009

CERTIFICATE OF TITLE

Re. :limits of the Thane Municipal Corporation. Scheme Dnyaneshwar bearing Final Plot No.340 under Town Planning The immovable property adm. 3955.92 Sq. Mtrs., Taluka and District Thane and within the No.1(Final), Marg, Thane, situated Village Panchpakhadi, 핚

(for short "SAID PROPERTY")

M/s. A. M. Developers

Owners.

Siddhi Developers

Assignors

M/s. Vedant Constructions

Assignees

TO WHOMSOEVER IT MAY CONCERN

THIS IS TO CONFIRM THAT I have investigated the

perusal of Revenue Records and documents submitted Figure 18 office Owners to the Said Property and on the basis of search of the Sub-Registrar of Assurances, Thane; Publi

made and clarifications given, I have observed as under :-

Owners, seized and possessed of and/or otherwise well and One M/s. A.M. Developers (for short "SAID OWNERS

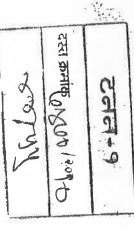
(for short "SAID ULC ACT"), by his order dated 23rd February, 2004, has declared that the Said Property is not Surplus Land of the Said Owners under the provisions of Urban Land (Ceiling and Regulations) sufficiently entitled to the Said Property. The Addl. Collector, Thane, appointed as Competent Authorityy

bos a nsul

- July, 2008, has granted permission for Non-Agricultural user of the Said The District Collector, Thane, by and under his Order dated 2nd
- Property to and in favour of one M/s. Siddhi Developers. Authenticated Owners have granted the development rights, and under Power of Attorney both dated 17th June, Regd. Agreement for Development in the 2003, and the
- consideration and upon the terms and conditions contained therein Property to and favour of M/s. Vedant Constructions of Thane, for the Agreement for Assignment of Development Rights dated 27th December, August, 2008, in turn, have, assigned the Development Rights in the Said read with Authenticated Irrevocable Power of Attorney dated The said M/s. Siddhi Developers, by and under Regd. 28th
- under:-Rights Development Rights (TDR) adm. 730 Sq. Mtrs., under separate Certificate (DRC), issued by Thane Municipal Deed of Transfer of Development Rights, the The Vedant Constructions have purchased under Transferable
- No.Reservation 059 dated 23rd August, 2007. purchase Transfer of 으 TDR adm. TDR dated 400 2nd Sq. Dece Mtrs.

으

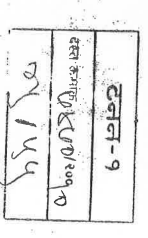
- 2) 130 dated 3rd November, 2008. purchase Deed of Transfer of TDR of TDR adm. 330 Sq. Mtrs., under DRC No.Road dated 4th December, 2008,
- Certificate bearing V. P. No.2005/91/TMC/ TDD/95 dated 26th May, Corporation by and under its the basis of the aforesaid DRC, the amended Permission/Commencement Thane Municipal 2009



FSI of the Said Property and Said TDR adm. 730 Sq. Mtrs. referred to as the "SAID construction Two Buildings SANCTIONED PLANS"), by utilizing of 글. the Said Property (hereinafter

- 00 IN VIEW OF THE ABOVE, IN MY OPINION:
- <u>a</u> and reasonable doubts; and Subject to the aforesaid Agreement for Assignment of Development Rights in favour of the Assignees, the title of the Owners to the Said Larger Property is clear, marketable and free from encumbrances
- 9 amendments or modifications as may be approved and to sale the premises therein to the prospective buyers. By and under the Agreement for Assignment of Development Rights and Authenticated Irrevocable Power of Attorney, Said M/s. Vedant Property Constructions, per have the got subsisting rights Said Sanctioned Plans Q develop the or their further Said

Thane, dated on this 26th day of May, 2009.



ADVOCATE B.COM., D.C.L.,LL.B.

P/2009/136

Email: damodar_patil@yahoo.com

CERTIFICATE OF TITLE

limits of the Thane Municipal Corporation. Dnyaneshwar Scheme The immovable property adm. 3955.92 Sq. Mtrs bearing Final Plot No.340 under Town Plannin Taluka and District Thane and within the No.1(Final), Marg, Thane, Village situated at Town Planning Panchpakhád

(for short "SAID PROPERTY")

M/s. A. M. Developers

Owners.

Siddhi Developers

Assignors

M/s. Vedant Constructions

Assignees

TO WHOMSOEVER IT MAY CONCERN

perusal of Revenue Records and documents submitted and office of the Sub-Registrar of Assurances, Thane; Public Adve made and clarifications given, I have observed as under :to the Said Property and on the basis of search takes SIFT IS TO CONFIRM THAT I have investigated the deci arations semen

- are the sufficiently entitled to the Said Property. Owners, seized and possessed of and/or otherwise well and One M/s. A.M. Developers (for short "SAID OWNER
- under the declared that the Said Property is not Surplus Land (for short "SAID ULC ACT"), by his order dated 23rd February, 2004, has The Addl. Collector, Thane, appointed as Competent Authority provisions of Urban Land (Ceiling and Regulations) Act, 1976
- July, Property. 2008, has granted permission for Non-Agrieultural user The District Collector, Thane, by and under his Order dated 2nd

CAN BINTER (800/20

Property to and in favour of one M/s. Siddhi Developers Authenticated Said Owners and under have Power of Attorney both dated 17th June, granted the development rights, in the Regd. Agreement for Development 2003, and

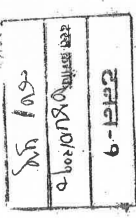
Agreement for Assignment of Development Rights dated 27th December consideration and upon the terms and conditions contained therein. Property to and favour of M/s. Vedant Constructions of Thane, for the August, 2008, in turn, have, assigned the Development Rights in the Said read with Authenticated Irrevocable Power of Attorney dated 28th The said. M/s. Siddhi Developers, by and under Regd

dated 17th Development Rights (TDR) adm. 855 Certificate No.003 dated 24th September, 2009 bearing Certificate The DRC October, Vedant Constructions by and under Regd. Agreemet Folio No.TDR/2/Const. (DRC), issued by Thane Municipal Corp 2009, have purchased Sq. Mitrs., under Development Amenity(Reservation) the Transferable दु रखा कार्

Commencement Certificate bearing V.P. No.2005/91/TMC/TDD/559 dated Corporation Property (hereinafter referred to PLANS"), adm. 855 Sq. Mtrs. December, 2009, for construction of Two On the basis by utilizing of FSI of the Said Property Š and of the aforesaid DRC, the under its latest as the "SAID amended Buildings Thane Municipal and SANCTIONED in the Said Permission Said

φ IN VIEW OF THE ABOVE, IN MY OPINION:

Subject to the aforesaid Agreement for Assignment of Development reasonable doubts; and Rights in favour of the Assignees, the title of the Owners clear, marketable and free from encumbrances



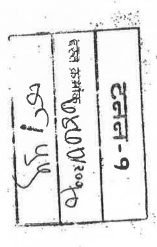
A. PATIL

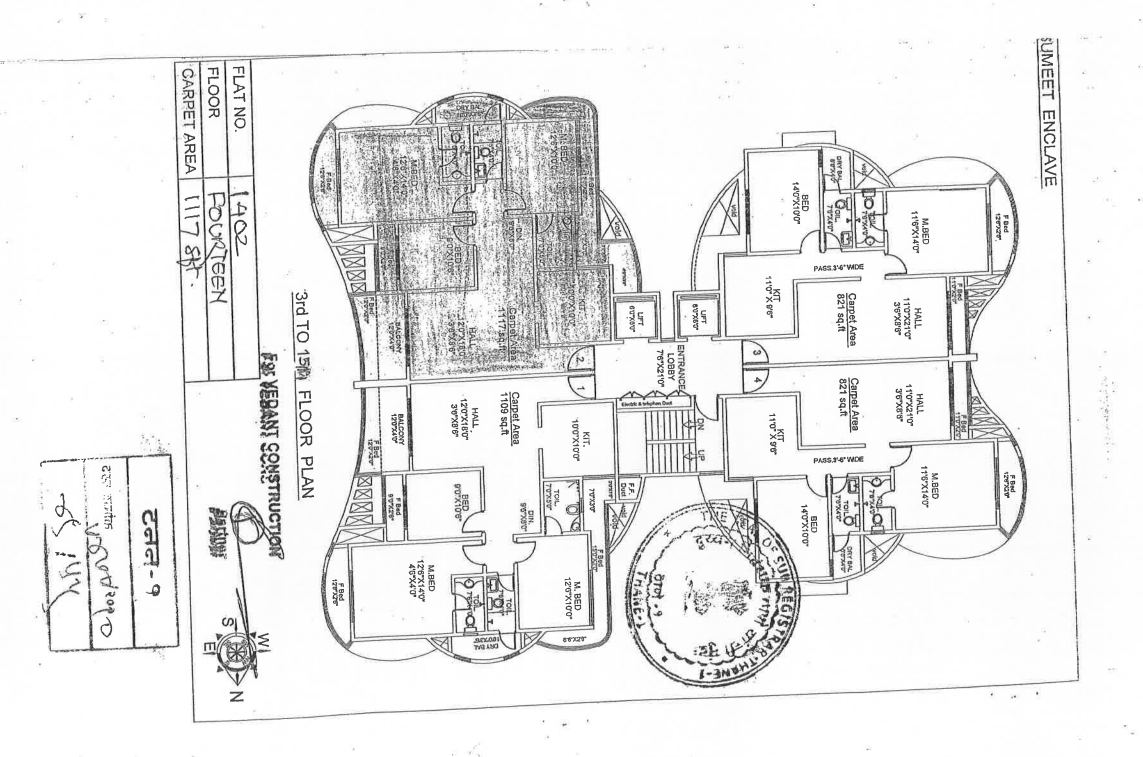
and Authenticated Irrevocable Power of Attorney, Said Constructions, have got subsisting rights to developroperty as per the Said Sanctioned Plans or By and under the Agreement for Assignment of Development Rights and Authenticated Irrevocable Power of Attorney, Said M/s. Vedant Property as per the Said Sanctioned Plans or their further amendments or modifications as may be approved and to sale the

premises therein to the prospective buyers. Thane, dated on this 9th day of December, 2009.

(DAMÓDAR PATIL) Advocate









FLOORING

Premium quality vitrified tiles in all rooms and passages

WALL FINISH

Sand faced plaster with textured paint for external walls Gypsum finished internal walls with luster paint in entire flat

WINDOWS / DOORS

© Coloured anodized aluminium and bed rooms with glass shutters in granite frame. French windows [in living room

Quality wooden doors in melamine finish / oil paint with decorative Fittings and night latch / safety chain etc.

KITCHEN

equivalent] Granite top service platform in kitchen Granite top kitchen platform with stainless steel sink [Nirali o

Premium quality designer tiles dado above kitchen

TOILETS

Premium quality designer tiles flooring in toilets. Solar water heater / geyser connection in toilets. Fully

Concealed plumbing with Jauguar or equivalent fittings Best quality sanitary ware

Wash basin with granite top counter in toilet for master bed room

ELECTRICAL

Sufficient electrical points with Anchor Roma or equivalent fittings and circuit breaker. Concealed copper wiring in entire flat. Three phase power supply for entire flat

GENERAL

Provision for gas pipe line Dry Balcony for each flat Video door phone

box/On2a

COMMON

Decorative entrance lobby. Podium garden with play ground equipment. Earthquake resistant RCC frame structure.

High speed elevators of reputed brand.

Automatic level controller for water pumps. Generator back-up for lif, water pump and common area lighting. पार्क, बि.नं.१, मुंबई पुणे रोड, कळवा, सम्ब

ठाणे महानगर पालिका परिसरात

धनादेश / पे ऑर्डर ज्यां बँकेचा काढला आहे त्या बँकेचे

Authorised signatory

मद्रांक केलेले दस्तऐवज घेण्यास येताना ही पावती आणणे आवश्यक आहे. /This counterfoil has to be presented at the time of delivery of stamps.

मे. वेदांत कस्ट्रक्शन या नावाने भागीदारीत करीत आहे. यांना माझे कुलमुखत्यारी म्हणून नेमित असून मी त्यांस आहे.

D-5/5TP/(V)/C.R.1005/1/06/1905-0

For Thane Bharat Sehakari Bank Ltd MAN HUMAN NOTIONALA

312740

,ख़ावेदाराची प्रत / Party Copy

ठाणे भारत सहकारी बैंक लि

Thane Bharat Sahakari Bank Ltd.

दिनांक / Date () () शाखा / Br. मुद्रांक शुल्क/Stamp Duty रू./Rs. 500 L सेवा आकारणी शुलक / रू:/Rs. ___) o] Service Charges No. of Documents 雨./Rs. 510)-एकूण / Total अक्षरी रूपये / Amount in Words रि०९ hyndred Ten only

मुद्रांक शुल्क भरणाऱ्याचे नाव / Name of stamp duty paying party R. Mr. Bhekare पत्ता / Address Kulva

्रीनाव / Name of counter party no selent

नाव / Name of the Drawer Rank

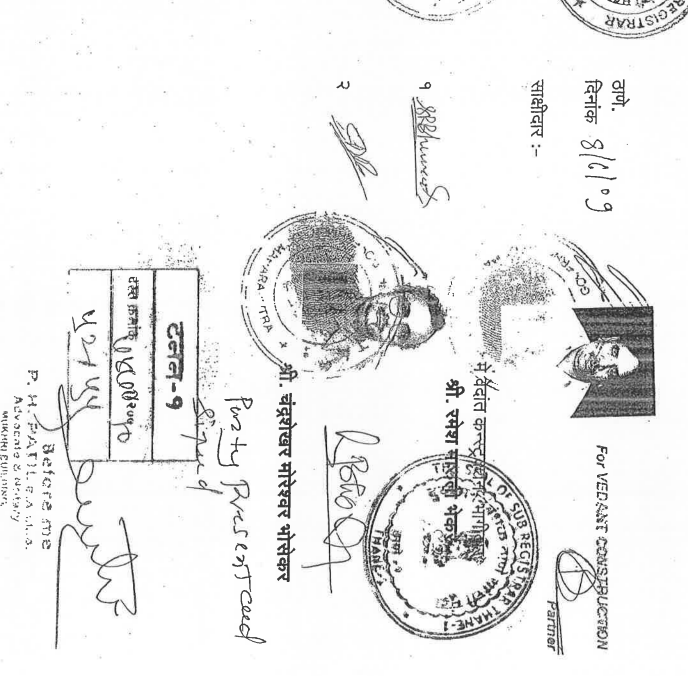
रोखपाल / Cashier

MANAGEN OS SODI Main Branch, Naupada, Thane. Sillete Thane Bharat Sahakari Bank Ltd. Probarbauth out 29

अधिकार देत आहे

यांचेवर सहया करणे व ते हजर करून घेणे. मी माझे वरील प्रकल्पातील करारनामे जे मी निष्पाहित केलेले करारनामे निबंधक कायोलयांत हजर करून माझे वतीने व माझे करिता

व त्यांचेवर सही केली आहे. येणे प्रमाणे सदरचे कुलमुखत्यार पत्र मी माझे राजीखुशीने लिहून दिले आहे



Dated

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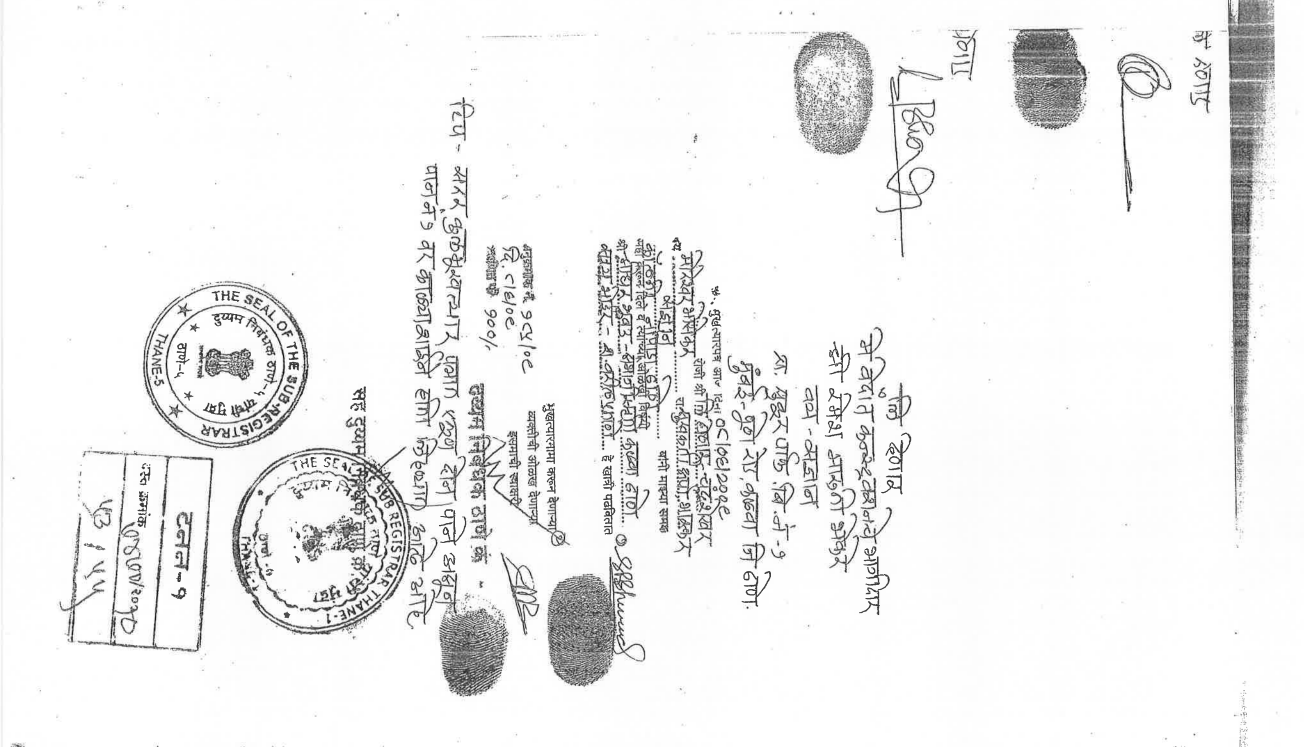
C.-

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Notericed

Register

MAHARASHINA, INDIAL





THANE MUNICIPAL CORPORATION, THANE

TO THE PERMISSION / COMMENCEMENT CERTIFICATE 4 (Regulation No. 3 & 24) SANCTION OF DEVELOPMENT (पार्ट) अधिक Libert 608 10 CO

To, V. P. NO. Shri/Smt. 41711 S 000 TMC/TDD/223 (Architect) Date: 20/3/2090

Shri. 4. 421-1. 3-75,437 (Owners)

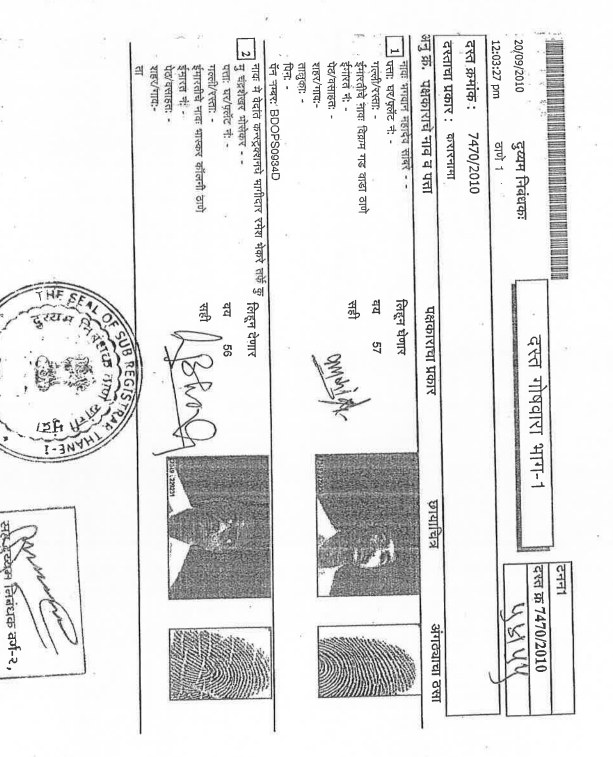
coffee a SiNOS C.T.S. No. / F.P. No. Maharashtra Regional and Town Planning Act, 1966 to carry out development work and or to erect-building No. 418 in village 44 44 1841 Sector No. 3 Situated at Road/Street 1851-4 SiNo. 5 C.T.S. No. / F.P. No. 450 permission / With reference to your application No. 48882 dated 20/03/20 grant of Commencement certificate under section 45 80 for development 69 of

the development permission / the commencement certificate is granted subject to the following concitions.

- Part of the public street. The land vacated in consequence of the enforcement of the set back line shall form
- ب No New building or part thereof shall be occupied or allowed to be occupied or permitted to be used by any person until occupancy permission has been granted
- valid for a period of one year Commencing from the date of its issue. development permission / Commencement Certificate shall remain
- This permission does not entitle you to develop the land which does not vest in you
- परनीयल हो- एक भी- ८० क्षी- हो- ४० ४८ में किसीन होंडसीत अही अनियान वैधनकारक राजानेन.
- सोसायटी ऑफिस, सर्व्हंट टॉयलेट, व्हिडीओ रुम व वॉटरमन रूम यांचा वापर प्रस्तावित प्रयोजनार्थ करण्याबाबत दिलेले हमीपत्र आपणावर बंधनकारक राहील

S. Shank BUS 40 NAERA SETTON WARNING: नियमाबलीनुसार आवश्यक त र्शलधान 4 THE PER PLEASE NOTE THAT THE DEVELOPMENT IN CONTRAVENTION OF THE APPROVED PLANS
AMOUNTS TO COGNASIBLE OFFENCE PUNISHABLE नि अधिनियमाचे कलम ५२ UNDER THE MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966 बाधकाम ५०००/- इंड होन्ड शकता." स्मारी जासीत करण, सहाराष संस्व: CORPORATION OF THE SECOND SECO Municipal Copporation of spices 制品 **121年11年** Yours faithfully, 古品中 Line Thane. 6 1 100 / 30 Da

いいらい



राणे -9

टनन1 दरत क्रमांक (7470/2010)

देनांक:20/09/2010

भरलेले मुद्रांक शुल्क : 367600 पावती क्रः.7569 दिनांकः20 पावतीचे वर्णन नांव: भगवान महादेव सांबरे - -

वस्त हजर केल्याचा दिनांक :20/09/2010 11:58 AM निष्पादनाचा दिनांक : 09/09/2010 वस्त हजर करणा-याची सही :

दस्त क्र.

बाजार मुल्य :7193917

[टनन1-7470-2010] चा गोषवारा ल्य :7193917 मोबदला 7700000

\$ IND LAND

30000

:नोंदणी फी

1100 : নবকল (अ. 11(1)), पृष्टांकनाची নবকল (आ. 11(2)), रूजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फ़ी

दस्ताचा प्रव शिक्का क्र. :25) करारनामा

31100: एकूण

बकाची सही, ठाणे 1

शिक्का क्र. 1 ची वेळ : (सादरीकरण) 20/09/2010 11:58 AM शिक्का क्र. 2 ची वेळ : (फी) 20/09/2010 12:03 PM शिक्का क्र. 3 ची वेळ : (कबुली) 20/09/2010 12:03 PM शिक्का क्र. 4 ची वेळ : (ओळख) 20/09/2010 12:03 PM

दस्त नोंद केल्याचा दिनांक : 20/09/2010 12:03

ईमारतीचे नावः ठाणे ईमारतं नः -पेठ/वसाहतः शहर/गाव:-व त्यांची ओळख पटवितात. 1) सुधीर वझे- - ,घर/फ़्लॅंट नं: -खालील इसम असे निवेदीत करतात की, गल्ली/रस्ता: -

ईमारतीचे नावः ठाणे 2) उषा वझे- - ,घर/प़लॅंट नं: पेठ/वसाहतः हमारत नं: -ल्ली/रस्ताः

तालुका: -

टालुकाः -शहर/गाव:-

र्धकाची सही

बुस्तक क्रमांक... असून त्यास एकूण ५५%

दस्त क्रमांने कि क्षिति। रिका क्षा मेंदिला 20.1.g./2090 ह निवांध्यक्त वर्ज-२ नध्ये

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