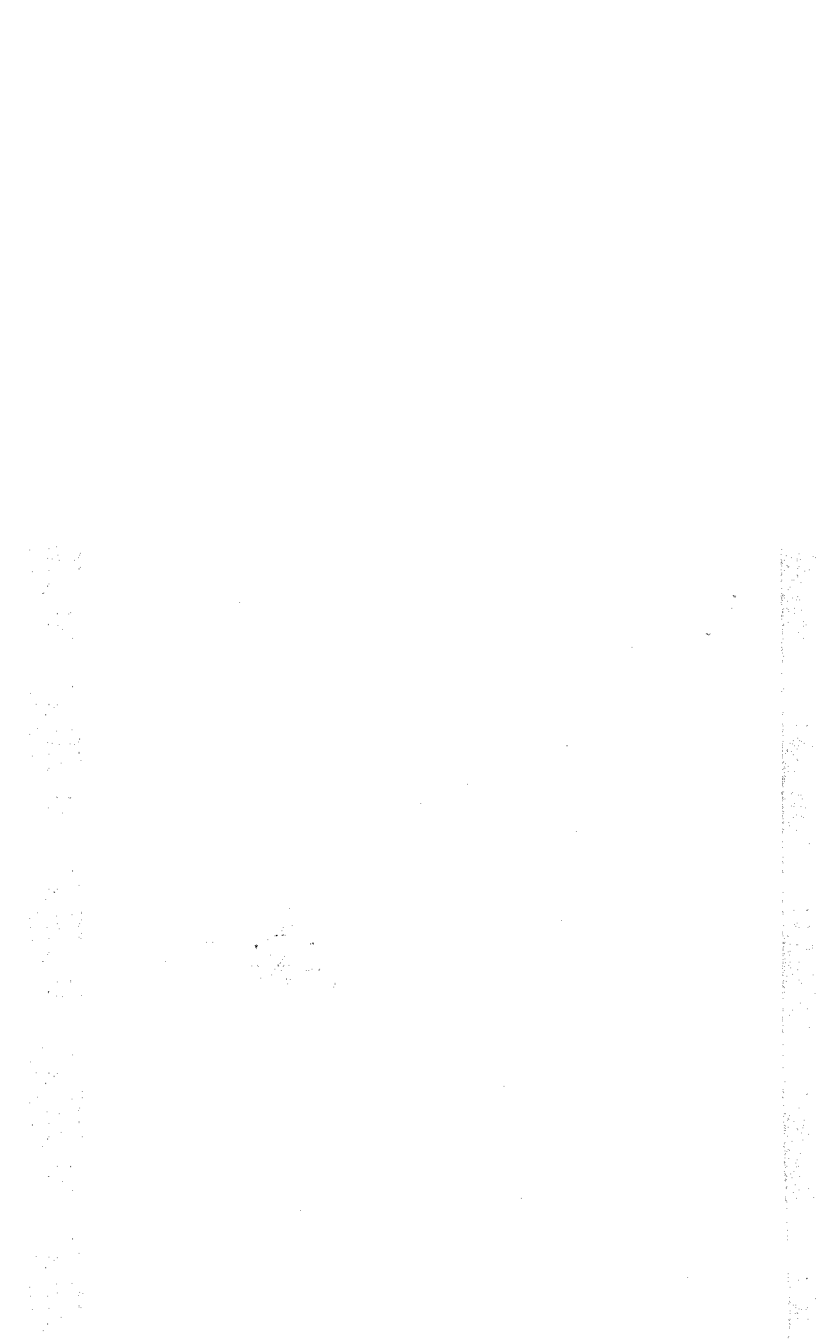
524/3603 पावती Original/Duplicate Wednesday, February 14, 2024 नोंदणी क्रं. :39म 11:35 AM Regn.:39M पावती क्रं.: 3931 दिनांक: 14/02/2024 गावाचे नाव: मुंढवा दस्तऐवजाचा अनुक्रमांक: हवल23-3603-2024 दस्तऐवजाचा प्रकार : करारनामा सादर करणाऱ्याचे नाव: प्रशांत प्रदीप सूर्वे नोंदणी फी ₹. 30000.00 दस्त हाताळणी फी रु. 1800.00 पृष्ठांची संख्या: 90 एकूण: च. 31800.00 आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 11:54 AM ह्या वेळेस मिळेल. Jt. Sub Registrar Haveli 23 प्रमह. युक्स निवधक वर्ग-२ बाजार मुल्य: रु.7490759.04 /-मोबदला रु.7680820/-इबेली क्र. २३, पुणे भरलेले मुद्रांक शुल्क : रु. 537700/-1) देयकाचा प्रकार: DHC रक्कम: रु.1800/-डीडी/धनादेश/पे ऑर्डर क्रमांक: 0224132300936 दिनांक: 14/02/2024

2) देयकाचा प्रकार: eChallan रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH015582701202324P दिनांक: 14/02/2024

मुळ परत परत निकास

aVv4c



दुय्यम निबंधक : सह दु.नि.हवेली 23

दस्त क्रमांक : 3603/2024

नोदंणी : Regn:63m

# गावाचे नाव: मुँढवा

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

7680820

(3) बाजारभाव(भाडेपटटयाच्या वाबतितपटटाकार आकारणी देतो की पटटेदार ते नमुद करावे)

7490759.04

(4) भू-मापन,पोटहिस्सा व घरक्रमांक(असल्यास)

1) पालिकेचे नाव:पुणे म.न.पा. इतर वर्णन :, इतर माहिती: गाव मौजे - मुंढवा,तालुका - हवेली,जिल्हा -पुणे,येथील सर्व्हे नं. 52/1 पार्ट यासी सि.टी.एस. नं. 1938 पार्ट,सर्व्हे नं. 54/1/25 यासी सि.टी.एस. नं. 1933 । पार्ट,सर्व्हे नं. 54/1/26 यासी सि.टी.एस. नं. 1933 पार्ट,सर्व्हे नं. 54/1/27 यासी सि.टी.एस. नं, 1934 पार्ट,सर्व्हे नं. 54/1/29 यासी सि.टी.एस. नं. 1936 पार्ट यांसी एकूण क्षेत्र 27850 चौ.मी. पैकी 2185 चौ.मी. या मिळकतीवर बांधण्यात येणाऱ्या "मंत्रा मॅगनस फेज 3" या प्रकल्पामधील बिल्डिंग "सी" मधील सहाव्या मजल्यावरील सदनिका क्र. 602 यांसी क्षेत्र 67.28 चौ.मी. कारपेट(रेरा प्रमाणे)व लगतची ओपन बाल्कनी यांसी क्षेत्र 5.29 चौ.मी. व ड्राय बाल्कनी यांसी क्षेत्र 3.64 चौ.मी. व एक कव्हर्ड कार पार्किंग सह मिळकत. (महारेरा नोंदणी क. P52100054483)( ( Survey Number : 52/1 Part ; C.T.S. Number : 1938 Part ; ) )

(5) क्षेत्रफळ

1) 67.28 चौ.मीटर

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐवज करून देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पन्ता,

1): नाव:-स्पेसिलीटी लँडमार्केस प्रा. ली. तर्फे डायरेक्टर श्री. संदेश दिनेश गुप्ता तर्फे नो. कु. मु. म्हणून अमित बाजीराव बडेकर वय:-38; पत्ता:-प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: टी४ टी५, मेट्रोपोले बिल्डिंग, बंड गार्डन रोड, कॅम्प, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, पुणे. पिन कोड:-411001 पॅन नं:-AAVCS4973N

2): नाव:-मा. दे. अशोक निवृत्ती कोद्रे व इतर तर्फे कु. मु. म्हणून स्पेसिलीटी लँडमार्कस प्रा. ली. तर्फे डायरेक्टर श्री. रोहित गुप्ता तर्फे नो. कु. मु. म्हणून अमित बाजीराव बडेकर वय:-38; पत्ता:-प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: टी४ टी५, मेट्रोपोले बिल्डिंग, बंड गार्डन रोड, कॅम्प, व्लॉक नं: ., रोड नं: ., महाराष्ट्र, पुणे. पिन कोड:-411001 पॅन नं:-AAVCS4973N

(8)दस्तऐवज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता

1): नाव:-प्रशांत प्रदीप सुर्वे ब्य:-35; पत्ता:-प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: २/१४ केदार दर्शन मोमायटी, आकाशगंगा रोड, पंचगंगा सोसायटी जवळ, शिवाजी नगर, राबोडी नं.२, ठाणे वेस्ट, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, ठाणे. पिन कोड:-400601 पॅन नं:-BYQPS4357F

2): नाव:-शिल्या भोजराज शेट्टी वय:-31; पत्ता:-प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: २/१४ केदार दर्शन सोसायटी, आकाशगंगा रोड, पंचगंगा सोसायटी जवळ, शिवाजी नगर, राबोडी नं.२, ठाणे वेस्ट, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, ठाणे. पिन कोड:-400601 पॅन नं:-DZLP\$5128G

(9) दस्तऐवज करुन दिल्याचा दिनांक

14/02/2024

(10)दस्त नोंदणी केल्याचा दिनांक

14/02/2024

(11)अनुक्रमांक,खंड व पृष्ठ

3603/2024

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

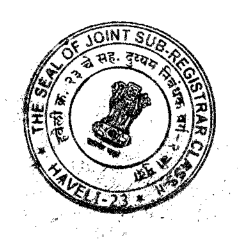
(13)वाजारभावाप्रमाणे नोंदणी शुल्क

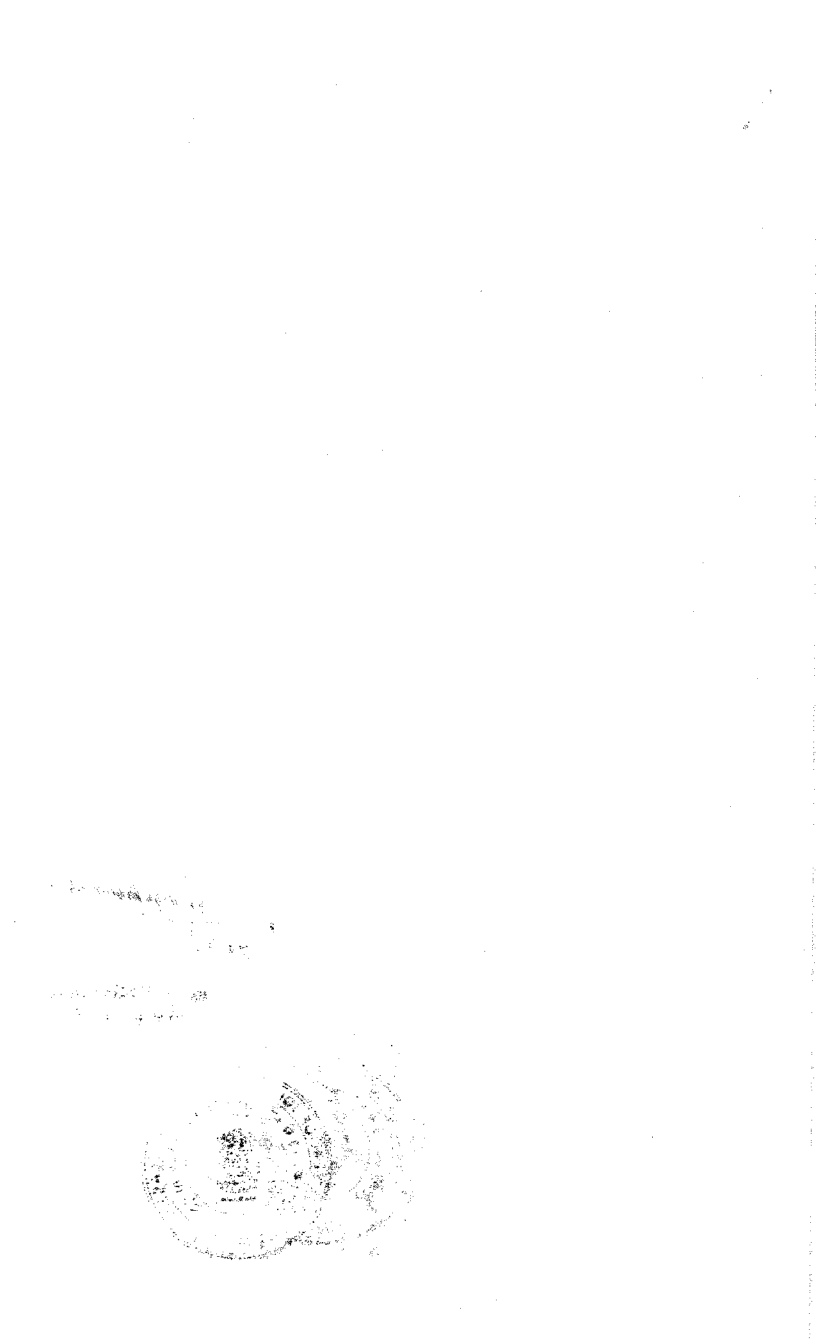
537700 30000

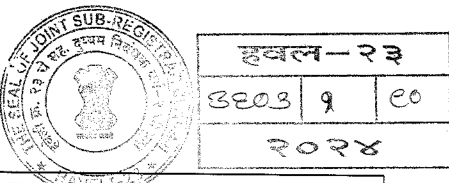
(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

मुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद :- (i)within the limits of any Municipal Corporation or any Cantonment area annexed to it.









# **Receipt of Document Handling Charges**

PRN 0224132300936

Receipt Date

14/02/2024

Received from Mantra, Mobile number 999999999, an amount of Rs.1800/-, towards Document Handling Charges for the Document to be registered on Document No. 3603 dated 14/02/2024 at the Sub Registrar office Joint S.R.Haveli 23 of the District Pune.

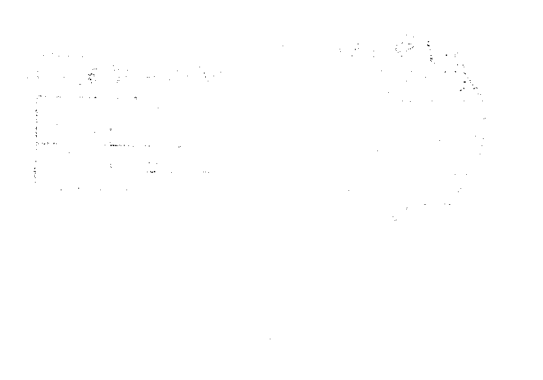
**Payment Details** 

₹ 1800

DEFACED

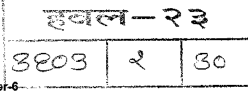
	· · · · · · · · · · · · · · · · · · ·		
Bank Name	SBIN	Payment Date	13/02/2024
Bank CIN	10004152024021300885	REF No.	IGAQVUGDH7
Deface No	0224132300936D	Deface Date	14/02/2024

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









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GRN MH015582701202324P BARCOBE			III III Dat	e 14/02/2024-09:2	0:23	orm II	25.2				
Department Inspector General Of Registration	WWELL !		<u> </u>	Payer Detai	ls			<del></del>			
Stamp Duty		TAX ID / T	AN (If Any)				<del></del>				
Type of Payment Registration Fee		<u> </u>									
		PAN NO.(II	Applicable)	BYQPS4357F			·				
Office Name HVL1_HAVELI NO1 SUB REGISTR	KAR	Full Name	•	PRASHANT PRAD	EEP S	URVE					
Location PUNE											
Year 2023-2024 One Time		Flat/Block	No.	C-602 MANTRA M	AGNUS	S PHAS	E 3				
Account Head Details	Amount In Rs.	Premises/	Building								
0030046401 Stamp Duty	537700.00	Road/Stre	et	Mundhwa							
0030063301 Registration Fee	30063301 Registration Fee 30000.00		Area/Locality PUNE				<del></del> 1.				
		Town/City	/District								
		PIN			4	1 1	0 3	3 6			
		Remarks (	lf Any)	·, ·							
		PAN2=AAV	/CS4973N~8	SecondPartyName=	SPECIA	ALITY	LANDI	MARK			
		PVT LTD~									
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567700.00	<u> </u>		T.	·							
		Amount In	Five Lakh	Sixty Seven Thousa	and Se	ven Hu	ndred Rup	ee			
MICFACE	5,67,700.00	Words	s Only								
Payment Details STATE BANK OF INC	DIA		FO	R USE IN RECEIVII	NG BA	NK					
Cheque-DD Details		Bank CIN	Ref. No.	100005020240214	00346	67978	50272317				
Cheque/DD No.		Bank Date	RBI Date	14/02/2024-09:20:	36	Not Ve	erified with	RBI			
lame of Bank		Bank-Branc	h	STATE BANK OF	INDIA	<u>.                                    </u>	·				
lame of Branch		Scroll No. , Date Not Verified with Scroll									
				1							

Department ID : Mobile No. : 9004360357 NOTE:-This challen is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document, सदर चलन केवळ दुख्यम निवसक कार्यालयाद नोदणी करावयाच्या दस्तांसाठी लागु आहे. नोदणी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही.

# Challan Defaced Details

Sr. No.	Remarks	Defacement No.	Defacement Date	Userid	Defacement Amount
1	(iS)-524-3603	0008236174202324	14/02/2024-11:34:45	IGR564	30000.00
2	(iS)-524-3603	0008236174202324	14/02/2024-11:34:45	IGR564	537700.00
			Total Defacement Amount		5,67,700.00





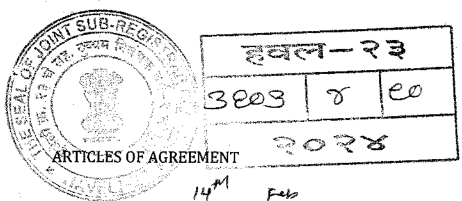
# CHALLAN MTR Form Number-6



GRN MH015582701202324P BARC	CODE II III II III III II III III III III	17 III III   18   18   18   18   18   18	Date	14/02/2024-09:2	20:23	Fort	n ID	25	5.2
Department Inspector General Of Regis	stration FSU8.	RES		Payer Deta	ils		وحزور		
Stamp Duty	10 to 200	TAX ID / TAN (If	Anich		ē	-	> ==	- <u>-</u>	
Type of Payment Registration Fee	May Aller	TAXIDATAN	ипу)		9		? =	₹*	
		PAN No. (If Applic	able)	BYOPS435ZF	ß		Τ,		
Office Name HVL1_HAVELI NO1 SUB R		Full Name		PRASHANT PRAE		SUR			
Location PUNE	The state of the s		4 7 1 7 1 1	<b>**</b>	****		S		
Year 2023-2024 One Time		Flat/Block No.	\	C-602 MANTRA N	AGNU	JS PI	IASE	3	····
Account Head Details	Amount in Rs.	Premises/Buildir	ıg						
0030046401 Stamp Duty	537700.00	Road/Street	1	Mยกdhwa					
0030063301 Registration Fee	30000.00	Area/Locality	F	PUNE					
		Town/City/Distric	et						
		PIN			4	1	1	Q	3 6
		Remarks (If Any)					·		
		PAN2=AAVCS497	73N~Se	econdPartyName=	SPEC	IALI	ſΥ	LAN	IDMARKS
		PVT LTD~							
		Amount in Five	Lakh:	Sixty Seven Thou	sand S	ever	ı Hun	dred F	
Total	5,67,700.00	Words s O	nly						
Payment Details STATE BANI	K OF INDIA		FOF	R USE IN RECEIV	ING B	ANK			
Cheque-DD Det	ails	Bank CIN Ref. 1	No.	10000502024021	40034	6 67	9785	02723	317
Cheque/DD No.		Bank Date RBI [	ate	14/02/2024-09:20	):36	N	ot ∀er	ified v	vith RBI
Name of Bank		Bank-Branch		STATE BANK OF	INDI	Δ,			· -
Name of Branch		Scroll No. , Date		Not Verified with	Scroll				

Department ID:

Mobile No.: 9004360357
NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document.
सदर चलन केवळ दुय्यम निवंधक कार्यालयात नोदंगी करावयाच्या दख्तांसाठी लागु आहे। नोदंगी न करावयाच्या दख्तांसाठी सदर चलन लागु नाही।



ARTICLES OF AGREEMENT MADE AT PUNE THIS DAY OF THOUSAND AND TWENTY FOUR

IN THE YEAR TWO

**BETWEEN** 

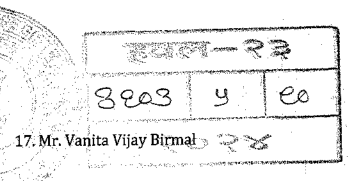
Speciality Landmarks Pvt. Ltd., PAN No. AAVCS4973N, a company limited by shares incorporated under the provisions of the Companies Act, 2013, having its Registered Office at T4/T5, The Metropole, Bundgarden Road, Pune by the hand of one of its Directors, Mr. Sandesh Dinesh Gupta hereinafter referred to as "the Promoter" (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include the partners for the time being of the said firm, the survivors or survivor of them and the heirs, executors and administrators of such last survivor or his / her / their assigns) of the One Part;

#### AND

- 1. Mr. Ashok Nivrutti Kodre
- 2. Mr. Nilesh Ashok Kodre
- 3. Mr. Shailesh Ashok Kodre
- 4. Mrs. Archana Anil Saykar
- 5. Mr. Vilas Nivrutti Kodre
- 6. Mrs. Jayshri Vilas Kodre Alias Jayashri Vilas Kodre
- 7. Mr. Amol Vilas Kodre
- 8. Mr. Nikit Vilas Kodre
- 9. Mrs. Ahilya Govardhan Shinde
- 10. Mr. Manik Nivrutti Kodre
- 11. Mrs. Kalpana Manik Kodre
- 12. Mr. Anup Manik Kodre
- 13. Mr. Nitish Manik Kodre
- 14. Mrs. Amruta Satish Badhe Alias Amruta Bhushan Shinde
- 15. Mr. Mayur Satish Badhe
- 16. Mrs. Jayashree Satish Badhe

S.V.

1



(Which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors-in-title and assigns)

All of the above represented through their Power of Attorney holder, Speciality Landmarks Pvt. Ltd a company limited by shares incorporated under the provisions of the Companies Act, 2013, having its Registered Office at T4/T5, The Metropole, Bundgarden Road, Pune by the hand of one of its Directors, Mr. Rohit Gupta hereinafter referred to collectively as "the Confirming Parties" of the Second Part;

#### AND

MR. PRASHANT PRADEEP SURVE
 AGE: 35 YEARS, OCCUPATION: SERVICE
 PAN NO. BYQPS4357F

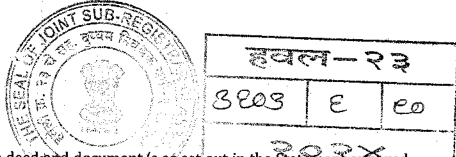
2. MS. SHILPA BHOJARAJ SHETTY AGE: 31 YEARS, OCCUPATION: SERVICE PAN NO. DZLPS5128G

R/AT: S/O: PRADEEP SURVE, 2/14 KEDAR DARSHAN SOCIETY, AKASHGANGA ROAD, NEAR PANCHAGANGA SOCIETY, SHIVAJI NAGAR, RABODI NO.2, THANE WEST, THANE-400601.

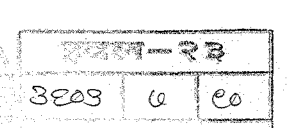
Hereinafter referred to as the "Allottee/s" (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include, in the case of a/an: (i) individual or individuals, his, her or their respective heirs, legal representatives, executors, administrators, successors and permitted assigns,) of the Third Part.

All capitalized terms in this Agreement shall have the meanings as respectively assigned to them in Article (1). Any word or phrase defined in the body, or schedules, or annexure, of this Agreement, as opposed to being defined in Article (1), shall have the meaning assigned to such word or phrase in this Agreement.

WHEREAS:



- A. By and under diverse deed and document/s as set out in the Statement annexed hereto and marked Annexure A', Speciality Landmarks Pvt. Ltd became the developer and the promoter of the Entire Land more particularly described in First Schedule hereunder written.
- В. The Confirming Parties are the owners of the Entire Land and granted the rights of development to the Promoter vide a Development Agreement dated 27/09/2023, (duly registered under serial No. 18772/2023 of, with Sub-registrar Haveli No.12, Pune) in respect of land bearing Survey No.52/1(P) , Survey No.54/1/25, Survey No.54/1/26, Survey No.54/1/27, Survey No.54/1/29, (P),CTS No. 1933(P), 1934(P),1936(P) 1938(P) totally admeasuring Hectares 02-78.50 Ares ., Village Mundhwa, Taluka Pune City, District-Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Pune City District Pune and within the administrative limits of Pune Municipal Corporation hereinafter referred to as the "Said Entire Land" by and under the Deeds / Documents mentioned in Annexure "A". Simultaneously, with the said Deeds / Documents, the Confirming Parties also executed Powers of Attorney in favour of the Promoter to develop and to sell and dispose -off the structures constructed thereon or part thereof to respective purchasers/allottees and to receive consideration amount for the same and to appropriate it for themselves and to hand over possession thereof to such respective purchasers/allottees. The Said Entire Land is more particularly described in First Schedule hereunder written and shown on the Plan annexed hereto and marked as Annexure 'C-1';
- C. The lands described in First Schedule have been amalgamated and amalgamated land/ said Larger Land, is more particularly described in the Second Schedule hereunder written'. Photocopy of the 7/12 Extracts/Property Card in respect of the same are marked and annexed as Annexure 'B'.
- D. The Promoter/s applied for and obtained sanction of the Municipal Corporation of Pune (vide its Commencement Certificate dated 23/11/2023 bearing No. CC/2130/23 for the building plans and specifications in respect of the construction of a Complex consisting of buildings containing Residential Flats /Shops/Villas and other structures on the said Larger Land.

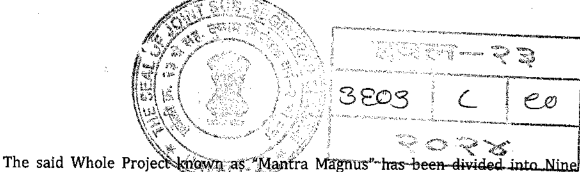


- E. The Office of the Collector, Pune wide his Order dated 28 /11/2023 bearing No.

  Jamin /SR/30/2023 permitted for conversion of the user of the said land from "agricultural" to "non-agricultural" under the provisions of Section 44 of the Maharashtra Land Revenue Code, 1966.
- F. AND WHEREAS due to proposed applicability of Unified Development Control and Promotion Regulations (UDCPR) additional F.S.I in the form of paid F.S.I, / T.D.R. shall be applicable to the said land and this additional F.S.I/ T.D.R as and when sanctioned by the local authority shall be used for the future phase said land. The Promoter will apply for revision of plans. The said proposed full potential layout plan of the said Larger Project is subject to necessary sanctions and approvals from the concern local authorities and is subject to such changes as may be suggested by the authority.
- G. after deducting from the area of the said Larger Land [i.e.27,850 Sq. Mtrs] the areas of the following i.e.
  - (a) Area under 24 Mtr. D P Road 5021.72+1334.77=6356.48 Sq.mtrs
  - (b) Area under 30 Mtr. D P Road 40.59 Sq.mtrs.
  - (c) Area Under Reservation 1503.72 Sq.mtrs.
  - (d) Amenity Space admeasuring 1094.96 sq.mtrs.

the net area of the Land is 18854.25 sq. mtrs;

- H. AND WHEREAS the Promoter based on availability of TDR and additional FSI shall construct the above building/s on the said project land. The Promoter is desirous of developing a entire project on the said land in phase wise manner, by constructing various building/s of a numbers of floors comprising of number of residential Flat/Units and/or commercial units in the said Land (hereinafter the said entire Project collectively referred to as the "Whole Project").
- I. The Promoter has envisaged to develop the Whole Project on the said Land in multiple phases over a period of time, by constructing a complex to be known as "MANTRA MAGNUS" ("Whole Project"), that is, the development and construction of multi-storied Towers Residential cum Commercial, the Common Areas & Amenities and the Limited Common Areas & Amenities.



J. The said Whole Project known as "Mantra Magnus" has been divided into Nine projects "Mantra Magnus Phase 1", "Mantra Magnus Phase 2", "Mantra Magnus Phase 3", "Mantra Magnus Phase 5", "Mantra Magnus Phase 6", "Mantra Magnus Phase 7", "Mantra Magnus Phase 8" & "Mantra Magnus Phase 9", "Mantra Magnus Phase 10" as shown below:-

Sr No	Phase Name	BLDG. NAME
1	Mantra Magnus Phase 1	A Wing
2	Mantra Magnus Phase 2	B Wing
3	Mantra Magnus Phase 3	C Wing
4	Mantra Magnus Phase 5	D Wing
5	Mantra Magnus Phase 6	Villa
6	Mantra Magnus Phase 7	E Wing
7	Mantra Magnus Phase 8	F Wing
8	Mantra Magnus Phase 9	G Wing
9	Mantra Magnus Phase 10	H Wing

Project "Mantra Magnus Phase 1" Building/Wing "A" consists of Three Basement
+ Ground floor and Mezzanine floor containing Commercial Shops and Twenty
Two Floors above First floor containing Residential Flats/units.

Project "Mantra Magnus Phase 2"Building/Wing "B" consists of Three Basement +Ground floor and Mezzanine floor containing Commercial Shops and Twenty Two Floors above First floor containing Residential Flats/units.

Project "Mantra Magnus Phase 3" Building/Wing "C" consists of Three Basement +Ground floor and Mezzanine floor containing Commercial Shops and Twenty Two Floors above First floor containing Residential Flats/units

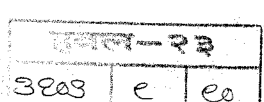
Project "Mantra Magnus Phase 5" Building "D" Future Development.

Project "Mantra Magnus Phase 6" Building "Villa" Future Development

Project "Mantra Magnus Phase 7" Building "E" Future Development.

Project "Mantra Magnus Phase 8" Building "F" Future Development.

Project "Mantra Magnus Phase 9" Building "G" Future Development
Project "Mantra Magnus Phase 10" Building "H" Future Development



AND ALL COMMON AMENITIES on the First floor shall be developed by Phase wise manner as shown below:

On the "Mantra Magnus Phase 1" - Society office & Children's Play area

On the "Mantra Magnus Phase 2" - Co-Working Area

On the "Mantra Magnus Phase 3" & "Mantra Magnus Phase 5" (Future Development) - Gymnasium

On the "Mantra Magnus Phase 7" (Future Development) - Dance Studio and Part of Indoor Games

On the "Mantra Magnus Phase 8" (Future Development) - Part of Indoor Games & Practice Badminton Court

On the "Mantra Magnus Phase 9" (Future Development)- Out door cafeteria, Lounge, Home Theatre, SPA

Excluding the amenities provided in the "Mantra Magnus Phase 9" remaining the above all amenities shall be for the common use of the flats/units holders/occupiers only of the Whole/Entire Project known as "Mantra Magnus" including by the allottee/s of Residential Flats selected by MHADA/Inclusive Housing.

It is disclosed by the Promoter and Accepted by the Allottee/s that he/she/they are not permitted to use the amenities provided in the Mantra Magnus Phase 9 i.e. in the Proposed building 'G". Only the owners of Building "G" and "Villa" i.e. Phase 6 are entitled to use these amenities.

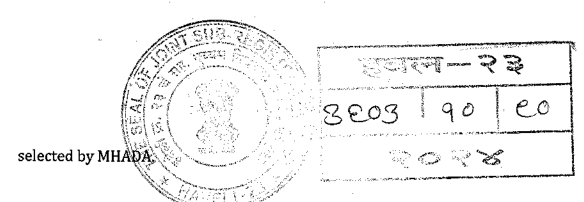
Further it is disclosed by the Promoter and agreed by the allottee/s that the Promoter shall interchange or change the amenities to be developed in Phase 1, Phase 2, Phase 3, Phase 5, Phase 7 & Phase 8 at his sole discretion and the allottee shall not raise any concern regarding the same.

MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

(Signature of Allottee/s)

(This consent shall be construed as informed consent)

K. The fact that the open space of the Sanctioned layout by the competent authority in respect of the said land and certain infrastructure facilities an amenities shall be for the common use of the flats/units holders/occupiers only of the Whole/Entire Project known as "Mantra Magnus" including by the allottees of Residential Flats



L. The Covered/Stack/dependent Parking Spaces in the Basement/Ground level as the case may be are meant for the whole/Entire project "Mantra Magnus "and the exclusive right and sole discretion of the user of such Parking Spaces will be available for allotment by the Promoter to any of the unit purchaser/allottee in any of the building and commercial unit of the Entire/Whole Project "Mantra Magnus".

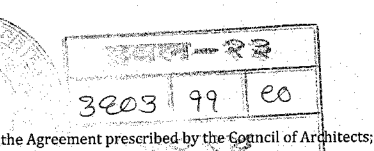
AND WHEREAS, the Promoters are entitled and enjoined upon to construct buildings on the project land in accordance with the recitals hereinabove;

AND WHEREAS, the Promoter is in possession of the project land;

AND WHEREAS the Promoter has registered Building/Wing "C" containing Residential Flats/Units being part of the said Whole Project to be known as "Mantra Magnus" as aforesaid. The said Project known as "Mantra Magnus Phase 3" has been so registered as a "Real Estate Project" as defined under the provisions of the Real Estate (Regulation and Development) Act, 2016 read with the Rules thereunder ("RERA") with the Maharashtra Real Estate Regulatory Authority under its Certificate bearing Registration No. P52100054483. The said Project known as "Mantra Magnus Phase 3" is hereinafter referred to as "the said Project/Whole Project". The authenticated copy of the RERA certificate for the Project is annexed hereto and marked as Annexure 'D'.

AND WHEREAS, the Promoter intends to develop the said Entire land in Phase wise manner. AND WHERES the Promoter hereby assures to provide Common areas and facilities of the said project and its nature, extent and description is more particularly described in second Schedule written hereunder. All Amenities / Utilities / Services to be constructed in all phases which are mentioned in these presents, are common to be used for all the Allottee/s of the Residential buildings of all phases.

AND WHEREAS, the Promoter has entered into a standard Agreement with an Architect registered with the Council of Architects and such Agreement is as per



AND WHEREAS, the Promoter has appointed a structural Engineer for the preparation of the structural design and drawings of the buildings and the Promoter accepts the professional supervision of the Architect and the structural Engineer till the completion of the building/buildings.

AND WHEREAS, by virtue of the Development Agreement/Power of Attorney the Promoter has sole and exclusive right to sell the Flat/Units/Flats /Units in the said building/s to be constructed by the Promoter on the project land and to enter into Agreement/s with the allottee(s)/s of the Flat/Units to receive the sale consideration in respect thereof;

AND WHEREAS, on demand from the allottee/s, the Promoter has given inspection to the Allottee/s of all the documents of title relating to the project land and the plans, designs and specifications prepared by the Promoter's Architects and of such other documents as are specified under the Real Estate (Regulation and Development) Act, 2016 (hereinafter referred to as "the said Act") and the Rules and Regulations made thereunder;

AND WHEREAS, the authenticated copies of Certificate of Title issued by the attorney at law or advocate of the Promoter, authenticated copies of Property Card or extract of Village Forms-VI and VII and XII or any other relevant revenue record showing the nature of the title of the Promoter to the project land on which the Flat/Units are constructed or are to be constructed have been annexed hereto and marked as Annexure 'A' and 'B', respectively.

AND WHEREAS, the authenticated copies of the plans of the Layout as approved by the concerned Local Authority have been annexed hereto and marked as Annexure 'C-1'.

AND WHEREAS, the authenticated copies of the plans of the Layout as proposed by the Promoter and according to which the construction of the buildings and open spaces are proposed to be provided for on the said project have been annexed hereto and marked as Annexure 'C-2';



AND WHEREAS, the authenticated copies of the plans of the Flat/Unit agreed to be purchased by the Allotte/s, as sanctioned and approved by the local authority have been annexed and marked as Annexure 'E':

AND WHEREAS, the Promoter has got some of the approvals from the concerned local authority(s) to the plans, the specifications, elevations, sections and of the said building/s and shall obtain the balance approvals from various authorities from time to time, so as to obtain Building Completion Certificate or Occupancy Certificate of the said Building;

AND WHEREAS, while sanctioning the said plans concerned local authority and/or Government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoter while developing the project land and the said building and upon due observance and performance of which only the completion or occupancy certificate in respect of the said building/s shall be granted by the concerned local authority;

AND WHEREAS, the Promoter has accordingly commenced construction of the said building/s in accordance with the said proposed plans;

AND WHEREAS, the Allottee has applied to the Promoter for allotment of an Flat/Unit Unit No. 602 on 06TH FLOOR in Wing / Building No. "C" being constructed in the phase 3 of the said Project;

AND WHEREAS, the carpet area of the said Flat/Unit is 67.28 Square Meters and "Carpet Area" means the net usable floor area of an Flat/Unit, excluding the area covered by the external walls, areas under services shafts, exclusive balcony appurtenant to the said Flat/Unit for exclusive use of the Allottee/s or Verandah area and exclusive open terrace area appurtenant to the said Flat/Unit for exclusive use of the Allottee/s, but includes the area covered by the internal partition walls of the Flat/Unit.

AND WHEREAS, the Parties relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and

stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter;

AND WHEREAS, prior to the execution of these presents the Allottee/s has paid to the Promoter a sum of Rs. 7,68,082/- (Rupees Seven Lakh Sixty Eight Thousand Eighty Two only ) being part payment of the sale consideration of the Flat/Unit agreed to be sold by the Promoter to the Allottee/s as advance payment or Application Fee (the payment and receipt whereof the Promoter both hereby admit and acknowledge) and the Allottee/s has agreed to pay to the Promoter the balance of the sale consideration in the manner hereinafter appearing.

In addition to the above said lump-sum agreed consideration, the Purchaser shall separately bear and pay all the amounts towards Stamp Duty, Registration Charges, Goods and Services Tax ("GST"), common area maintenance charges, Society Deposits, Share Money and other charges etc. specified herein in the Agreement. The Purchaser/s agree that in the event of any change of rules or otherwise, the purchaser shall within 15 working days of being called upon, make payment of any demand raised by the concerned governmental authority for payment of deficit/additional amount of Stamp duty or registration fee/s etc payable on this agreement and shall also reimburse the same along with bank interest to the Promoter in case such deficit amount is paid by the Promoter for and on behalf of the Purchaser/s.

The sale of the said unit is on the basis of Carpet area only. The purchaser shall make payment of the said agreed consideration amount along with the applicable taxes by local cheques/ demand drafts/Bank Pay orders/any other immediate electronic mode of transfer like RTGS. Purchaser/s undertake not to object demand/direct payment to adjust his payments in any manner.

AND WHEREAS, under section 13 of the said Act the Promoter is required to execute a written Agreement for sale of said Flat/Unit with the Allottee, being in fact these presents and also to register said Agreement under the Registration Act, 1908. In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Promoter hereby agrees to sell and the Allottee hereby agrees to purchase the flat.



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

 The Promoter shall construct the said building/s consisting of basement and ground/stilt/ podiums, and upper floors on the project land in accordance with the plans, designs and specifications as approved by the concerned local authority from time to time.

1(a)

- The Allottee/Purchaser/s hereby agrees to purchase from the Promoter and the Promoter hereby agrees to sell to the Allottee/Purchaser/s the said Flat/unit/Flat/Unit as shown in the floor plan thereof hereto annexed for the agreed consideration which includes the proportionate price of the common areas and facilities appurtenant to the premises.
- ii) The Allottee/Purchaser/s hereby agrees to get allotment from the Promoter and the Promoter hereby agrees to allot ONE COVERED CAR PARKING spaces (without Monetary Consideration) being constructed in the layout, at the time of possession as per the agreement between the parties.
- Since there are limited number of Car Parkings, Allottee would only exercises to use the common area parkings till the right to use the open parkings has been ratified by the Society /Flat/Unit/ condominium or Association or Limited Company and handed over to the purchaser/allottees.

The Allottee/s hereby agrees that due to structural columns and shear walls, the parking sizes may vary. The allotment of covered parking space shall be at the sole discretion of the Promoter and Allottee/s shall not raise any dispute regarding the size and location of the parking. The Promoter at its own discretion may allot / provide parking space to the Allottee/s below / near any building within the amalgamated layout of the project. Provided that the Promoter shall have to obtain prior consent in writing of the Allottee in respect of variations or modifications which may adversely affect the Flat/Unit of the Allottee except any alteration or addition required by any Government authorities or due to change in law.

1(b) The Allottee hereby agrees to purchase from the Promoter and the Promoter hereby agrees to sell to the Allottee, Flat/Unit/Flat/ Unit No. 602 admeasuring carpet area 67.28 Sq.Mtrs, along with open balcony admeasuring area 5.29 Sq.Mtrs, along with dry balcony admeasuring area 3.64 Sq.Mtrs, on 06TH FLOOR in the

building (hereinafter referred to as "the Unit") as shown in the Floor plan thereof hereto annexed and marked Annexures 'C-1' and 'C-2' for the consideration of Rs. 76,80,820/- (Rupees Seventy Six Lakh Eighty Thousand Eight Hundred Twenty only ) including the proportionate price of the common areas and facilities appurtenant to the premises, the nature, extent and description of the common areas and facilities which are more particularly described in the Second Schedule annexed herewith. (The price of the Flat/Unit including the proportionate price of the common areas and facilities).

- 1 (c) The total aggregate consideration amount for the Flat/Unit /Flat/Unit is

  Rs. 76,80,820/- (Rupees Seventy Six Lakh Eighty Thousand Eight Hundred Twenty only )
- 1(d) The Allottee/s hereby agrees that the clauses mentioned in the agreement more particularly pertaining to consideration, other charges, amenities, specifications, utilities and services shall be final and conclusive and shall supersede any verbal and commitment through digital platform/website/walk through/ Scale Model and brochure description.

Whatever design, elevation, layout, trees, lawns colour scheme etc. shown in Brochure & Pamphlet of this scheme are only for aesthetic value and advertisement and the Promoter has explained this fact to the Allottee/s and is not bound to provide the same and except as expressly provided under this agreement. It is specifically understood that the Brochure/s published by Promoter from time to time in respect of the scheme is just an advertisement material and contain various features such as furniture in tenement, vegetation and plantation shown around the building scheme, colour scheme, vehicles etc. to increase the aesthetic value only and the Promoter are not obliged to / nor have agreed to provide the same. It is specifically understood and agreed by the Allottee/s that the prospectus other advertising material published by the Promoter from time to time in respect of the project contain various features such as furniture's, plantation, colors, vehicles, etc. and the same shall not be considered in any manner as agreement between Promoter and Allottee/s.

MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

(Signature of Allottee/s)



- 1(e) The Details of the payment received from the allottee and the Schedule is mentioned in annexure "F"
- 1(f) The Total Price above excludes Taxes (consisting of tax paid or payable by the Promoter by way of Value Added Tax, Service Tax, and Cess or any other similar taxes which may be levied, in connection with the construction of and carrying out the Project payable by the Promoter) up to the date of handing over the possession of the Unit.
- 1(g) The Total Price is escalation-free, save and except escalations/ increases, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority Local Bodies/Government from time to time. The Promoter undertakes and agrees that while raising a demand on the Allottee for increase in development charges, cost, or levies imposed by the competent authorities etc., the Promoter shall enclose the said notification/order/rule/regulation published/issued in that behalf to that effect along with the demand letter being issued to the Allottee, which shall only be applicable on subsequent payments.
- 1(h) The Promoter may allow, in its sole discretion, a rebate for early payments of equal instalments payable by the Allottee/Purchaser/s by discounting such early payments as maybe agreed upon by the promoters herein for the period by which the respective instalment has been preponed. The provision for allowing rebate and such rate of rebate shall not be subject to any revision / withdrawal, once granted to an Allottee/Purchaser/s by the Promoter.
- 1(i) The Promoter shall confirm the final carpet area that has been allotted to the Allottee after the construction of the Building is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area, subject to a variation cap of three percent. The total price payable for the carpet area shall be recalculated upon confirmation by the Promoter. If there is any reduction in the carpet area within the defined limit then Promoter shall refund the excess money paid by Allottee within forty- five days with annual interest at the rate specified in the Rules, from the date when such an excess amount was paid by the Allottee/s. If there is any increase in the carpet area allotted to Allottee/s the Promoter shall demand additional amount from the

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Allottee as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the same rate per square meter as agreed in Clause 1(b) of this Agreement.

- 1(h) The Allottee authorizes the Promoter to adjust/appropriate all payments made by him/her under any head(s) of dues against lawful outstanding, if any, in his/her name as the Promoter may in its sole discretion deem fit and the Allottee undertakes not to object/demand/direct the Promoter to adjust his payments in any manner.
  - 2.1 The Promoter hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions if any, which may have been imposed by the concerned local authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the Flat/Unit to the Allottee, obtain from the concerned local authority occupancy and/or completion certificates in respect of the Flat/Unit.
- 2.2 Time is essence for the Promoter as well as the Allottee. The Promoter shall abide by the time schedule for completing the project and handing over the unit/flat to the Allottee and the common areas to the association of the allottee/s after receiving the occupancy certificate or the completion certificate or both, as the case may be. Similarly, the Allottee shall make timely payments of the instalment and other dues payable by him/her and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoter as provided in Annexure "F". The Allottee/s shall pay the aforesaid due amount of consideration within 7 days from the receipt of demand intimation. Payment is the essence of contract.
- 3. The Promoter hereby declares that the Floor Space Index available as on date in respect of the project land (Mantra Magnus Phase 3) is 9448.38 Square meters only and Promoter has planned to utilize Floor Space Index of 9448.38 Sq.Mtrs by availing of TDR or FSI available on payment of premiums or FSI available as incentive FSI by implementing various scheme as mentioned in the Development Control Regulation or based on expectation of increased FSI which may be available in future on modification to Development Control Regulations, which are applicable to the said Project. The Promoter has disclosed the Floor Space Index of 9448.38 Sq. Mtrs as proposed to be utilized by him on the project land in the said Project and Allottee has

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agreed to purchase the said Flat/Unit based on the proposed construction and sale of Flat/Units to be carried out by the Promoter by utilizing the proposed FSI and on the understanding that the declared proposed FSI shall belong to Promoter only.

AND WHEREAS the allottee is aware that as per Development plan of Pune Municipal Corporation, 24 Mtr. & 30 Mtr. wide road going from the Entire project Land which will be handed over to the concerned authority/ies in lieu of FSI/TDR/Compensation in any form, benefits of which shall be with the Promoter alone. Further only the competitive authority is responsible for the construction of this DP Road and Promoter shall not held responsible for the construction and maintenance of this Road. The promoter shall be entitled to claim and receive compensation for any portion of the Said Land / building/s that may be notified for setback and claim the FSI / benefits & compensation available for areas under reservation for School/community center, D. P. Roads/any other as per Development plan and then allottee/society/federation shall not raise any dispute for the same.

- 4.1 If the Promoter fails to abide by the time schedule for completing the project and handing over the unit to the Allottee, the Promoter agrees to pay to the Allottee, who does not intend to withdraw from the project, interest as specified in the Rule, on all the amounts paid by the Allottee, for every month of delay, till the handing over of the possession. The Allottee agrees to pay to the Promoter, interest as specified in the Rule, on all the delayed payment which become due and payable by the Allottee to the Promoter under the terms of this Agreement from the date the said amount is payable by the Allottee(s) to the Promoter.
- 4. 2 Without prejudice to the right of promoter to charge interest in terms of sub Clause 4.1 above, on the Allottee committing default in payment on due date of any amount due and payable by the Allottee to the Promoter under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoings) and on the Allottee committing three defaults of payment of instalments, the Promoter shall at his own option, may terminate this Agreement:

Provided that, Promoter shall give notice of fifteen days in writing to the Allottee, by Registered Post AD at the address provided by the Allottee and mail at the email address provided by the Allottee, of his intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement. If the Allottee fails to rectify the breach

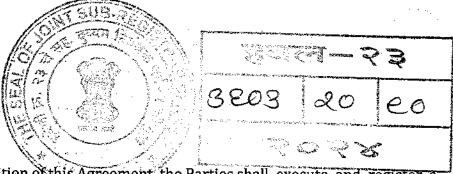
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or breaches mentioned by the Promoter within the period of notice then at the end of such notice period, promoter shall be entitled to terminate this Agreement. Provided further that upon termination of this Agreement as aforesaid, the Promoter shall refund to the Allottee (subject to adjustment and recovery of any agreed liquidated damages or any other amount which may be payable to Promoter) within a period of thirty days of the termination, the instalments of sale consideration of the Flat/Unit which may till then have been paid by the Allottee to the Promoter.

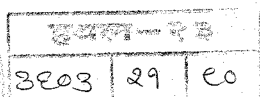
The Purchaser hereby agrees/s to pay all amounts due and payable under this agreement within 15 days from the date of intimation by way of E-mail on the e-mail id mentioned in this agreement and /or under Registered Post/Private courier at the address provided in this agreement of the purchaser/allottee. It is hereby agreed that the time for payment of all dues under this agreement by the allottee is the essence of the contract. It is hereby expressly agreed that if, for any reason whatsoever, the allottee fails or delays to make payment of all the amounts due and payable under this Agreement within a period of fifteen days from the date of receipt of intimation given by the Promoter from the date of receipt of intimation given by the Promoter, then Allottee agrees to pay interest as specified in the rules (2%+State Bank of India highest Marginal Rate of Interest) on all the delayed payments from the date the said amount is payable till the date of Payment. However of the Purchaser commits three defaults of any such payment of amounts, the promoter shall his own discretion may terminate this agreement.

### **CONSEQUENCES OF TERMINATION**

- a. Upon termination of this Agreement, the parties shall follow the procedure as under:
- (1) Notwithstanding anything contained in this agreement, the Promoter shall forfeit 10% of the consideration amount plus brokerage charges paid, if any, as liquidated damages for breach of the terms of the agreement and also interest amounts and other charges paid under the payment scheme above and refund the balance amounts (if any in the manner set out below) to the Allottee/s without any interest, compensation or claim for any damage or costs, charges and expenses whatsoeverto the Allottee.



- (2) Upon termination of this Agreement, the Parties shall execute and register a Deed of Cancellation. The refund amount set out above shall be made by the Promoter to the Allottee/s within 30 days from the date of registration of the Deed of Cancellation in favour of the Promoter. Expenses shall be borne by the allottee alone.
- (3) In case of a loan outstanding, the amount due to the Allottee/s as aforesaid shall first be utilized to clear such loan and only the balance, if any, shall be payable to the Allottee/s. In the event such payment does not cover the outstanding loan, the responsibility of payment of the balance amount shall be of the Allottee/s alone.
- (4) Further, in the event of the price agreed to be received on transfer/sale/assignment of the Flat/Unit in favour of a third party is less than thetotal price of the Flat/Unit specified above, and the termination is caused due to a breach of the Allottee/s or by the Allottee/s with no fault of the Promoter, the Promoter shall have the right to recover the shortfall amount from the Allottee/s, or adjust the same against the amounts refundable to the Allottee/s as above in the sub clause of this clause.
- (5) The Parties agree and confirm that the forfeiture amount and any differential amount estimated after transfer of the Flat/Unit in favour of a third party recovered and/or adjusted from the amounts refundable to the Allottee/s shall be construed as pre-estimated liquidated damages and Allottee/s shall not at any time hereafter raise objections or dispute the same.
- b. The Allottee/s agrees that upon termination of this Agreement as aforesaid, the Promoter shall be released and discharged of any and all liabilities and obligations under this Agreement, save and except what is stated herein, and the Allottee/s hereby irrevocably authorizes the Promoter to dispose off and sell the Flat/Unit and all rights incidental thereto to such person or persons at such price and on such terms and conditions as the Promoter may deem and think fit in its absolute discretion and the Allottee/s shall not be entitled to raise any objection to the sameand this Agreement (and related documents, if any) shall be deemed to stand cancelled and the Allottee/s shall cease to have any right title interest claim



demand of any nature whatsoever against the Flat/Unit (including rights incidental thereto) or any part thereof and/or against the Promoter.

- c. The Promoter (if the cancellation is caused due to a fault of the Allottee/s or the Allottee/s cancels the agreement without a breach by the Promoter) shall not be liable to pay to the Allottee/s any interest, compensation, damages, costs or otherwise. In any event the Promoter shall not be liable to reimburse to the Allottee/s any government charges, stamp duty, registration fees, taxes etc. The amount specified above shall be accepted by the Allottee/s in full satisfaction of all his/her/its/their claim under this Agreement and/or in or to the Flat/Unit.
- d. It is agreed between the Parties hereto, that in case of termination of this Agreement by the Promoter, the notice of termination itself would be treated as cancellation of this Agreement without there being any necessity of execution of any such separate document for cancellation of this agreement. However, this does not absolve the obligation of the Allottee to execute and register the cancellation agreement as stated hereinabove, and the Allottee's refund, if any, shall be subject to the cancellation being registered. The stamp duty and registration charges for such cancellation shall be borne by the Allottee/s. The process of refund of stamp duty shall be done by the Allottee/purchaser alone.
- e. No interest shall be payable if the termination is due to the breach of the Allottee/s which is not cured in spite of a notice.
- f. Without prejudice to whatever stated in this clause, none of the other rights, remedies, contentions, compensation and claims available to the Promoter against the Allottee/s on facts and in law and/or as a result of such termination, shall however, be adversely affected or prejudiced.
  - g. The refund shall be strictly restricted and shall not include any amount paid towards stamp duty, registration charges, LBT, legal charges, electricity charges, deposits paid to any body / or authority, GST, or any other tax whatsoever, or any amount not received by the Promoter towards the consideration of the said Flat/Unit payable to and paid to the Promoter and retained by them.



- h. The Allottee confirms that he/she/they will not be entitled to terminate this Agreement for any reason whatsoever, other than on account of Promoter's failure to handover possession of said Flat/Unit within the stipulated period in this Agreement/Unit.
- i. In case refund for the amounts paid such as government charges, stamp duty, GST, LBT, registration fees etc. shall have to be claimed directly by the Allottee/s from the concerned authority. The Promoter shall not be liable to pay any compensation to the Allottee/s on any account or for whatsoever reason.

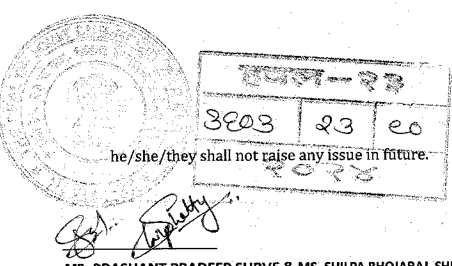
In the event there is a dispute whether there is a legitimate delay or not, the samelifts with particular shall be referred to the Mediator or Conciliator.

- 5. The fixtures and fittings with regard to the flooring and fittings and amenities to be provided by the Promoter in the said building and the Flat/Unit as are set out in Annexure 'G', annexed hereto.
- day of 31/12/2028 .If the Promoter fails or neglects to give possession of the Flat/Unit to the Allottee on account of reasons beyond his control and of his agents by the aforesaid date, then the Promoter shall be liable on demand to refund to the Allottee the amounts already received by him in respect of the Flat/Unit with interest at the same rate as may mentioned in the clause 4.1 herein above from the date the Promoter received the sum till the date the amounts and interest thereon is repaid.

Provided that the Promoter shall be entitled to reasonable extension of time for giving delivery of Flat/Unit on the aforesaid date, if the completion of building in which the Flat/Unit is to be situated is delayed on account of

- i) war, civil commotion or act of God;
- ii) any notice, order, rule, notification of the Government and/or other public or competent authority/court.

It is further agreed by the allottee/s herein that the amenities mentioned herein below will be built and delivered to the projects/federation in a phased manner. Details of the phasing of the amenities is understood by the allottee and



MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

(Signature of Allottee/s)

(This consent shall be construed as informed consent)

# 7.1 Procedure for taking possession -

- a. Once the Flat/Unit is ready for occupation, the Promoter shall offer the same to the Allottee/s in writing. The Allottee/s shall, within 15 days of such offer, pay the balance due to the Promoter under all heads whatsoever. Only upon the payment of all dues by the Allottee/s, shall the Promoter handover possession of the said Flat/Unit to the Allottee/s.
  - b. The Promoter shall invite and the Allottee/s shall inspect the Flat/Unit and take possession. The Allottee/s may exercise its right to inspect, measure, and confirm that the Allottee is satisfied with the Flat/Unit. Subject to sub-clause (d) below, upon the Allottee/s taking possession, it shall be deemed to be to the satisfaction of the Allottee/s.
  - c. Upon written request by the Allottee/s, the Promoter shall confirm the final carpet and usable area that has been allotted to the Allottee/s after the construction of the building in which the Flat/Unit is located or the Unit is complete and the occupancy certificate or completion certificate is granted by the competent authority. In the event of any variation in the carpet area, the Promoter shall furnish details of the variation, subject to a maximum of three percent on account of plaster, skirting, ledges and structural members etc. The total price payable for the carpet and usable area shall be recalculated upon confirmation by the Promoter.
  - d. At the time of being invited to take possession, the Allottee/s may express in writing his/her/their dis-satisfaction with the said Flat/Unit or upon possession (having been taken by the Allottee/s after inspection and satisfaction regarding the materials, carpet and usable area and workmanship) the Allottee/s may



express, in writing within 14 days from the possession date, his/her/their dissatisfaction with the said Flat/Unit/s/Unit. In such a case of receiving the note of dis-satisfaction, the Promoter, at its sole discretion, (without assigning any reason thereof) have the right to terminate this Agreement and in case of such termination, the Promoter shall refund the amounts paid by the Allottee/s to the Promoter along with the interest mentioned in the rules of the Act, from the date of termination till its realization and Allottee/s shall be bound to accept the same and return the possession and cancel these presents as per the provisions of termination stated herein.

- e. After the expiry of period of 14 days from date of possession it shall be presumed that the Allottee/s is/are fully satisfied with the said Flat/Unit and the development.
- f. Promoter shall give possession of the Flat/Unit to the Allottee/s as per the provisions of this Agreement. In case the Allottee/s fails to take possession within the time provided, the Allottee/s shall nevertheless be liable to pay maintenance charges as applicable from 15 days after the date of receipt of notice by the Promoter to take the possession of the said Flat/Unit. Allottee/s shall also liable to pay to the Promoter Holding Charges as mentioned in 7.2 written hereunder.
- 7.2 Failure of Allottee to take Possession of Unit: Upon receiving a written intimation from the Promoter as per Clause 7.1, the Allottee shall take possession of the unit from the Promoter by executing necessary indemnities, undertakings and such other documentation as prescribed in this Agreement, and the Promoter shall give possession of the unit to the Allottee. In case the Allottee fails to take possession within the time provided in Clause 7.1 such Allottee shall continue to be liable to pay maintenance charges as applicable from the date of Intimation for possession.

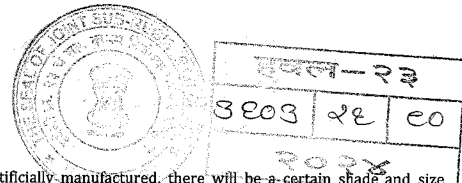
The Allottee/s hereby assures that they shall take possession of the said Flat/Unit within 15 days upon receiving informed by email or written notice regarding readiness of the said Flat/Unit for occupation. The possession will be given only after clearing Total cost of Said Flat/Unit, Other Charges, Extra Work Charges, if any, Interest on due amounts, delayed and unpaid instalments, etc. The Allottee/s shall obtain the Possession Letter from the Promoter otherwise without the

Possession Letter: Possession of the Said Flat/Unit will be treated as illegal. After the possession of the Said Flat/Unit/building handed over, if any kind of extra work required to be carried out, then same shall be carried out by the Allottee/s in cooperation with the other Allottee/s of the said building at their own costs and the Promoter shall not be in any manner liable or responsible for the same. If the Allottee/s fails to take the possession of the said Flat/Unit within such period then the Allottee/s shall in addition to below mentioned, pay to the Promoter holding charges at the rate of Rs. 110/- (Rupees One Hundred & Ten only) per month per square meter of the total area of the Said Flat/Unit ("Holding Charges") and applicable maintenance charges towards upkeep and maintenance of the common areas and facilities for the period of such delay. During the period of said delay the Said Flat/Unit shall remain locked and shall continue to be in possession of the Promoter but at the sole risk, responsibility and cost of the Allottee/s in relation to its deterioration in physical condition.

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7.3 If within a period of five years from the date of handing over the Flat/Unit to the Allottee, the Allottee brings to the notice of the Promoter any structural defect in the Flat/Unit or the building in which the Flat/Unit are situated or any defects on account of workmanship, quality or provision of service, then, wherever possible such defects shall be rectified by the Promoter at his own cost and in case it is not possible to rectify such defects, then the Allottee shall be entitled to receive from the Promoter, compensation for such defect in the manner as provided under the Act.

Provided however, that the Allottee/s shall not carry out any alterations of the whatsoever nature in the Said Flat/Unit of phase/wing and in specific the structure of the Said Flat/Unit /wing/phase of the said building which shall include but not limit to columns, beams etc., or in the fittings therein, in particular it is hereby agreed that the Allottee/s shall not make any alterations in any of the fittings, pipes, water supply connections or any erection or alteration in the bathroom, toilet and kitchen, which may result in seepage of the water. If any of such works are carried out without the written consent of the Promoter the defect liability automatically shall become void. The word defect here means only the manufacturing and workmanship defect/s caused on account of willful neglect on the part of the Promoter, and shall not mean defect/s caused by normal wear and tear and by negligent use of Flat/Unit by the Occupants, vagaries of nature etc.



Since tiles are artificially manufactured, there will be a certain shade and size variation. The tiles may also have a nominal bend which happens when they are baked in a high temperature in the oven and are cooled down.

- a) That it shall be the responsibility of the Allottee/s to maintain his Flat/Unit in a proper manner and take all due care needed including but not limiting to the joints between the tiles in her/his/their Flat/Unit are regularly filled with white cement/epoxy to prevent water seepage.
- b) Since granite is a natural material, there may be natural patches or water lines in it if fixed.
- c) After taking possession, it is normal that the paint develops minor haircracks due to temperature variation. This shall not be construed as defect.
- d) As a part of good preventive maintenance practice, the Allottee/s at his own cost shall fill the joint between the granite and kitchen sink at regular intervals as and when required.
- e) In case of terrace flats, the Allottee/s shall ensure that the lid for waterdrain outlet is kept open at all times to ensure that water logging does nothappen during rains. If there is water logging due to this and any leakage & seepage to adjacent or below flat then the same shall be rectified by the Allottee/s at his own cost.
- f) Further where the manufacturer warranty as shown by the Promoter to the Allottee/s ends before the defects liability period and such warranties are covered under the maintenance of the Said Flat/Unit/building/phase/wing, and if the annual maintenance contracts are not done/renewed by the Allottee/s the Promoter shall not be responsible for any defects occurring due to the same.
- g) That the project as a whole has been conceived, designed and constructed based on the commitments and warranties given by the vendors/manufacturers that all equipment, fixtures, and fittings shall be maintained and covered by maintenance/warranty contracts so as it to be sustainable and in proper working condition to continue warranty in both the flats/Flat/Units and the common project amenities wherever applicable.
- h) That the Allottee/s has been made aware and that the Allottee/s expressly agrees that the regular wear and tear of the Flat/Unit/building/phase/wing includes minor hairline cracks on the external and internal walls excluding the RCC structure which happens due to variation in temperature of more than 20degree Celsius and which

do not amount to structural defects and hence-cannot be attributed to either bad workmanship or structural defect.

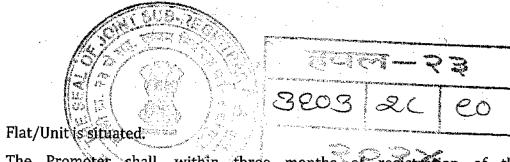
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MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

(Signature of the Allottee/s)

(I hereby give specific consent to the Construction quality guidelines as detailed above)

- 8. The Allottee shall use the Flat/Unit or any part thereof or permit the same to be used only for purpose of residence. He shall use the parking space only for purpose of keeping or parking vehicle.
- 9. The Allottee along with other Allottee(s) of Flat/Units in the building shall join in forming and registering the Society or Association or a Limited Company to be known by such name as the Promoter may decide. The Promoter shall form separate commercial premises society for the Commercial Shops Holders. The Promoter Shall form the Society/Flat/Unit within three months from the date or which fifty one percent of the total number of allottees in such a building or wing have booked their Flat/Unit and for this purpose also from time to time sign and execute the application for registration and/or membership and the other papers and documents necessary for the formation and registration of the Society or Association or Limited Company and for becoming a member, including the byelaws of the proposed Society and duly fill in, sign and return to the Promoter within seven days of the same being forwarded by the Promoter to the Allottee, so as to enable the Promoter to register the common organization of Allottee. No objection shall be taken by the Allottee if any, changes or modifications are made in the draft bye-laws, or the Memorandum and/or Articles of Association, as may be required by the Registrar of Co-operative Societies or the Registrar of Companies, as the case may be, or any other Competent Authority.
- 9.1 The Promoter shall, within three months of registration of the Society or Association or Limited Company, as aforesaid, cause to be transferred to the society or Limited Company all the right, title and the interest of the Promoter in the said structure of the Building or wing in which the said



- 9.2 The Promoter shall, within three months of registration of the Federation/apex body of the Societies or Limited Company, as aforesaid, cause to be transferred to the Federation/Apex body all the right, title and the interest of the Promoter in the project land on which the building with multiple wings or buildings are constructed.
- 9.3 Within 15 days after notice in writing is given by the Promoter to the Allottee that the Flat/Unit is ready for use and occupancy, the Allottee shall be liable to bear and pay the proportionate share (i.e. in proportion to the carpet area of the Flat/Unit) of outgoings in respect of the project land and Building/s namely local taxes, betterment charges or such other levies by the concerned local authority and/or Government water charges, insurance, common lights, repairs and salaries of clerks bill Collectors, Chowkidars, Sweepers and all other expenses necessary and incidental to the management and maintenance of the project land and building/s. Until the Society or Limited Company is formed and the said structure of the building/s or wings is transferred to it, the Allottee shall pay to the Promoter such proportionate share of outgoings as may be determined. The Allottee further agrees that the Allottee shall pay to the Promoter Provisional Maintenance Charges of Rs. 1,40,640.00 in addition to the consideration amount Taxes & Duties mentioned above towards maintenance of the project in separate accounts as under: The details are mentioned in the Annexure "H"
- 1. Individual building account: Rs 56256/-
- 2. Common Area account: Rs 42192/-
- 3. Environment Management Plan account: Rs 42192/-

This maintenance amount shall be deposited before handing over of possession of the Said Flat/Unit. This amount is not for any specific period of years and is only a provisional amount towards maintenance charges of the project. The maintenance period shall be deemed to be started from the date of completion certificate. Further, the Allottee/s hereby agrees that the Promoter shall not charge any facilitation charges for maintenance for Six Months from the date of completion certificate of respective building.

However, if the Co-operative Society does not execute the conveyance deed within this Six months, then the Allottee/s agrees to pay 10% facilitation and administrative charges to the Promoter from the seventh month onwards which shall be deducted

in advance from the maintenance deposit. Maintenance of all the common areas, services and facilities shall be a primary responsibility of the Co-operative Society and the Promoter shall not be liable to maintain the same, if the said provisional maintenance amount is exhausted and/or members of the said Co-operative Society has not paid 10% facilitation and administrative charges to the Promoter.

MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

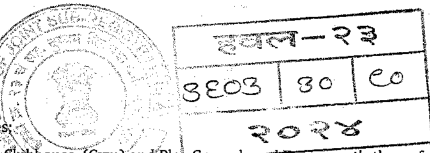
(Signature of Allottee/s)

(Allottee/s hereby agrees to pay the maintenance amount and facilitation charges as above)

The amounts so paid by the Allottee to the Promoter shall not carry any interest and remain with the Promoter until a conveyance/assignment of lease of the structure (from 2<sup>nd</sup> floor ) of the building or wing is executed in favour of the society or a limited company as aforesaid. On such conveyance/assignment of lease being executed for the structure of the building or wing the aforesaid deposits (less deduction provided for in this Agreement) shall be paid over by the Promoter to the Society or the Limited Company, as the case may be.

The above mentioned maintenance charges shall include, but not be restricted to following items for which it is to be utilized:-

- i. Housekeeping and cleanliness;
- ii. Maintenance contracts of Lifts, Generators, Sewage Treatment Plant (STP), Pumping System, Water Pumps, CCTV Cameras, Organic Tank Cleanings, Fire Fighting Equipment's, PV Solar System (whatever of the said are installed or provided);
- iii. Running cost of all the equipment and instruments above (except the cost of electricity generator supply to individual Flat/Unit/s, which would be payable by the Allottee thereof in equal share together with other Allottees in the concerned building);
- iv. Common electricity bills for common area of buildings and common areas of the society/Flat/Unit/condominium or Association or Limited Company;
- v. Security charges;
- vi. Gardening charges;
- vii. Expenses of water as may be required to be purchased from private sources and all



other related expenses;

- viii. Running expenses for Clubhouse, (Gym) and Play Grounds and Equipment's thereof;
- ix. Administration expenses, salaries, remunerations, commissions, payments of work orders, etc. for staff engaged in day to day expenses;
- x. Non-Agricultural taxes, if any applicable and any other similar taxes;
- xi. Pest Control Expenses;
- xii. Expenses incurred for maintenance of common service lines &replacements of electric switches/light points;
- xiii. Elevator repairs & maintenance contracts along with lift inspection charges;
- xiv. Firefighting Certification;
- xv. Operational and electricity charges for the sewage treatment plant for the society/Flat/Unit/condominium or Association or Limited Company;
- xvi. Environment Clearance Fees;
- xvii. Property Tax for Club House;
- vii. Repairs of the building for leakages, seepage to the property or any part thereof;
- viii. Wear and Tear Charges.
- ix. all kinds of audits

It is agreed between the parties that the above maintenance amount shall not include the list mentioned below, and the Allottee and/or the society/Flat/Unit/condominium or Association or Limited Company either individually or through any appointed agency shall have to bear the following expenses, entirely from separate contribution other than the maintenance amount made by the Allottees or which may be adjusted by the Promoter from the same, if not paid by the allottees:-

- i. Society/Flat/Unit/condominium or Association or Limited Company and managing committee administration;
- ii. Insurance for building/ Flat/Units/ equipment's/ machinery, towards theft, fire, etc. and any other such expenses;
- iv. Property Taxes of individual / Flat/Units and common amenities, etc.
- v. Any other taxes, levies, cess, etc. of the property;
- vi. Any other statutory charges.
- vii. Maintenance Deposit

The maintenance amount mentioned above shall be maintained by the Promoter in a separate account, and shall be used and utilized by the Promoter as listed, only for common maintenance of the proposed project and building. The Promoter shall cause

maintenance of the project till handing over responsibility of the same to the society/Flat/Unit/condominium or Association or Limited Company and till the funds available from allottees.

The amount of the maintenance of area of land under the said Building, common areas etc. is to be borne by the Allottee.

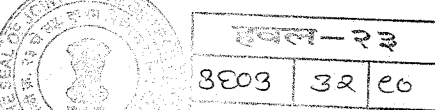
The Allottees have been informed that certain services such as STP, Solar System, and Club House are common to the entire layout and, therefore until they are operated at the designated capacity and sufficient occupancy is reached, there may be variations in the performance of such services. In case there is any maintenance arising due to such variations such shall be covered from the common maintenance fund.

The fact that certain of the common areas, facilities, amenities, services and infrastructure may/can be dedicated/meant for / restricted only for the benefit of holders/occupants of only Residential flat holders or only for the benefit of holders/occupants of units in certain buildings/phases of the Whole/Entire Project known as "Mantra Magnus" and the location of such common areas, facilities, amenities, Services and infrastructure shall be decided by the Promoter from time to time and the Purchaser/s or /allottee/s or Association/society shall not object to the same.

The Purchasers of the Shops in the building forming part of the Said Whole/Entire Project "Mantra Magnus" shall not have occasion to use a substantial part of the Common areas and facilities of the aid Entire/Whole Project "Mantra Magnus" which are meant for the use of the Purchasers of Residential Flats in the said whole project "Mantra Magnus" and in the Circumstances, the quantum of the contribution to be made by the Shops in the Common Areas, Outgoings and expenses of the said Whole Project "Mantra Magnus" shall vary/differ from the Quantum contribution to be made by the Purchasers of Residential flats therein.

A. The Fact that the Promoter shall not be liable to contribute the amounts towards Maintenance amounts towards common area outgoings or otherwise for the meeting the expenses and outgoings of the Common areas, Amenities and facilities of the said Project "Mantra Magnus Phase 3" and/or the said Whole Project "Mantra Magnus".

The Allottee has understood the entire Scheme of maintenance in detail. The Allottee



admits and agrees to the same, so that the maintenance of the entire building or the project is not hampered in any way due to lack of or non-payment by the Allottees

It is also understood that this shall not preclude such society/Flat/Unit/condominium or Association or Limited Company or the Promoter, from claiming, demanding and raising the maintenance charges independent of such and said contribution from the Allottees provided the decision to that effect is duly taken after certified statement of accounts justifying the need for increasing the maintenance charges is circulated to the Allottee/s.

Such society/Flat/Unit/condominium or Association or Limited Company or the Promoter shall be entitled to claim interest, on the arrears of such charges from the defaulting Allottees without prejudice to the other rights and powers of the Promoter/Society/Flat/Unit/Condominium or Association or Limited Company.

Without prejudice to and notwithstanding anything contained above, in the event of the Promoter and/or society/Flat/Unit/condominium or Association or Limited Company of Allottees after entrustment of common maintenance by the Promoter to it, duly resolving that the above maintenance deposit is insufficient for the maintenance of the common areas and facilities, electricity, water, drainages, sewage, passages, gardens or repairs thereof, the Allottee shall be liable to bear, pay and contribute to such additional charges as may be levied and demanded by the Promoter and/or society/Flat/Unit/condominium or Association or Limited Company and/or federal/apex body as the case may be.

The entire operations and maintenance of the buildings and or the common amenities is being carried out either by the Promoter or the society/Flat/Unit/condominium or Association or Limited Company or PMC (Project Management Consultancy) on behalf of the Allottee and for the benefit of the residential community as a whole. Under no circumstances and no grounds the Allottee shall avoid and fail to pay the prescribed maintenance, which otherwise shall be treated as breach of essential term of this Agreement entitling the Promoter to terminate this Agreement without prejudice to other remedies available to the Promoter in law including recovery of the said amount together with interest at the rate of 2% per month. Outstanding amount shall remain as a charge on the said Flat/Unit.

That to avoid any doubts, it is agreed and understood by the Purchasers, that the above mentioned maintenance amount is calculated and worked out on the basis of the present market conditions and, if for any reason in future, on the account of exhausting of the said maintenance charges/funds and/or due to any exigencies,



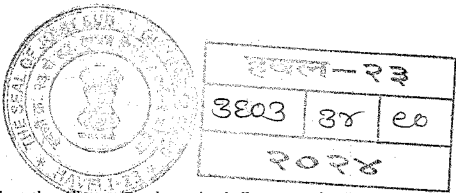
additional amounts are required to be contributed for the maintenance charges, the Purchasers agrees that he/she/they shall be bound to contribute and pay to the Promoter or the formed society/body the applicable proportionate amounts in that behalf as shall be demanded by the Promoter and or the agency carrying out the maintenance. It is further agreed upon that the Purchasers formed body, etc. shall reimburse to the Promoter the proportionate common maintenance expenses in the event if the same is in excess of the aforesaid amount and shall keep indemnified the Promoters herein.

The Allottee/Purchasers authorizes the Promoter to decide and form any number of societies on the said project which will be later incorporated into the Apex body as the Promoter deems fit. The Allottee/Purchasers shall abide by the same and shall have no objection or create any kind of hindrances for the same.

Correspondingly, the Purchaser/s covenants that they shall exercise their rights consistently with the rights of the other Purchaser/s and shall not do anything whereby the Purchaser/s of the other unit/s are prevented from using or occupying exclusively their unit/s including the open space/ terrace / garden and/or provisionally allocated car parking space or any part thereof (which is subject to ratification by the society/Flat/Unit/condominium or Association or Limited Company) or whereby the rights of the other Purchaser/s with regard to his/her/their unit/s including the open space/ terrace / garden and/or provisionally allocated car parking space or any part thereof (which is subject to ratification by the society/Flat/Unit/condominium or Association or Limited Company) as aforesaid are in any manner affected or prejudiced. Any Purchaser who has purchased covered parking will not park his/her/their vehicle in common area/Open Parking.

The Allottee/Purchaser/s shall pay separately to the Promoter as demanded by the Promoter, such applicable charges for meeting all legal costs, admin charges and expenses, including professional costs of the Attorney at Law/Advocates of the Promoter in connection with formation of the said society/Flat/Unit/condominium or Association or Limited Company, or Apex Body or Federation and for preparing its rules, regulations and bye-laws and the cost of preparing and engrossing the conveyance or assignment of lease.

At the time of registration of conveyance or Lease of the structure of the building or



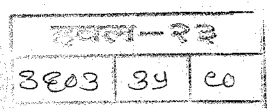
wing of the building, the Affottee/Purchaser/s shall pay to the Promoter, the Allottee/Purchaser/s share of stamp duty and registration charges payable, by the said society/Flat/Unit/condominium or Association or Limited Company on such conveyance or lease or any document or instrument of transfer in respect of the structure of the said Building/wing of the building. At the time registration of conveyance or Lease of the said Land, the Allottee/Purchaser/s shall pay to the Promoter, the Allottee/Purchaser/s share of stamp duty and registration charges payable, by the said Apex Body or Federation of such conveyance or lease or any document or instrument of transfer in respect of the structure of the said Land to be executed in favour of the Apex Body or Federation.

All documentary formalities as may be prescribed by the Concerned Authorities under the concerned Environmental Laws and Maharashtra Pollution Board, Rules and Regulations, entered into by the Promoter shall be binding upon the Allottee and on the organization of the Allottee. The Purchaser shall be bound and hereby undertakes to and continues to observe, comply with and follow all directions issued by them.

The Allottee and the organization of the Allottee shall comply with all requisitions, terms, conditions and documentary formalities as may be prescribed by the concerned authorities under the concerned Environmental Laws, Rules and Regulations.

The Allottee hereby agrees and confirms that in the event that any water is required to be purchased from private sources; the Allottee herein shall be liable to contribute expenses thereof at actual in proportion as may be required.

The Promoter shall be liable to pay only the statutory taxes, at actual, in respect of the unsold Flat/Units and the token sum of Rs.100/- (Rs. One Hundred Rupees Only) per month towards out goings in respect of the unsold Flat/Units/Units after registration of conveyance only. In case the Deed of Conveyance is executed in favour of the Co-operative Society, the disposal by the Promoter of all the Units/Flat/Units and other premises in the said building/s, then and in such case the Promoter/Member in respect of such unsold premises and as and when such premises are sold, to the person of the choice and at the discretion of the Promoter (the realizations belonging to the Promoter alone) the Co-operative Society shall admit as members of the Allottee/s of such Flat/Unit without charging any premiums or any other extra payment of whatsoever nature. The Promoter and Land Owner/Co Promoter shall not and will not be liable or required to pay any transfer



fees, entrance fees or any fees or charges under any head and also will not be liable or required to contribute towards the common expenses or maintenance charges or any amount under any head towards the share in common expenses in respect of the unsold units/Flat/Units other than the token sum of Rs. 100/- per month as mentioned above and also the Allottee/s of such Flat/Unit shall be liable to pay maintenance from the date of allotment and delivery of possession. After the formation of the Co-operative Society of Allottee/s all the permissions in respect of sewage treatment plant, Lifts, water and in respect of all the amenities provided by the Promoter which requires renewal of permissions from the central government, state government, local authorities, Maharashtra Pollution Control Board and permissions from fire department shall be renewed by the said Co-operative Society at its own costs and the said facilities and formalities shall be maintained by the said Co-operative Society and its own expense. The said Co-operative Society of the said project shall maintain the above mentioned common facilities at their own costs. The Allottee/s is fully aware that since the Promoter has paid all development charges, premiums and Government taxes, the responsibility of creating external infrastructure outside the Said Land such as public transportation, roads, street lights, drainage, garbage disposal and storm water pipe belongs to the local authority and the Promoter shall not be liable or held accountable. Moreover, water connection for Said Scheme may be obtained from Pune Municipal Corporation. If the supply of the water from Pune Municipal Corporation is insufficient or irregular, then the demand of water will be fulfilled either through bore-well or tanker or any other available source. The Allottee/s agrees to pay the necessary water charges, tanker charges, etc. to the Promoter. And the Promoter is not responsible to provide the same.

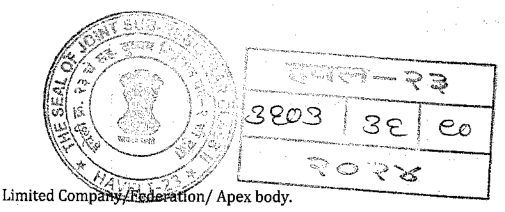
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MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

(Signature of Allottee/s)

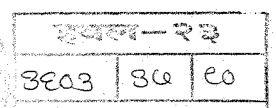
(Allottee/s hereby agree to pay necessary water charges as mentioned above)

- 10. The Allottee shall on or before delivery of possession of the said premises keep deposited with the Promoter, the following amounts: -
- (i) Rs. 5,000 /- for share money, application entrance fee of the Society or



- (ii) Rs. 20,000/- for formation and registration of the Society or Limited Company/Federation/ Apex body.
- (iii) Rs 1,50,000/-towards maintenance deposit/Corpus funds. (It is been agreed by the allottee/s that the promoter is not liable/responsible to pay any interest to the allottee/society/Federation on this amount)
- At the time of registration of conveyance or Lease of the structure of the building or wing of the building, which is Excluding the commercial units and first floor of the building the Allottee shall pay to the Promoter, the Allottees' share of stamp duty and registration charges payable, by the said Society or Limited Company on such conveyance or lease or any document or instrument of transfer in respect of the structure of the said Building/Wing of the building. At the time of registration of conveyance or Lease of the project land, the Allottee shall pay to the Promoter, the Allottees' share of stamp duty and registration charges payable, by the said Apex Body or Federation on such conveyance or lease or any document or instrument of transfer in respect of the structure of the said land to be executed in favour of the Apex Body or Federation.

Unless prevented by circumstances beyond the control of the Promoters, it is agreed that the building structure will be conveyed to such Co- operative Society of respective building or its members within three months from and after (i) the receipt of occupation / Completion Certificate from the appropriate authority on Completion of construction of all the buildings and utilization of entire FSI and TDR permissible to be utilized in the said whole of the project on the Said Larger Land and by completing all the construction on the Said Larger Land as per Development control Rules (whether previously got sanctioned or not) and the Allottee/s shall not withhold his/her/their consent without any reasonable cause for such revision of construction / layout plans, (ii) Sale of all Flat/Units in scheme, (iii) Acceptance of the draft of sale deed by the Parties concerned (i.e. by Promoter and Co-operative Society) by their mutual consent and (iv) After payment of all the dues, amounts and considerations including stamp duty, etc. by all the members of the Co-operative Society of all the Allottee/s (whichever is later). After formation of Apex Body, the Said Project land (which more particularly

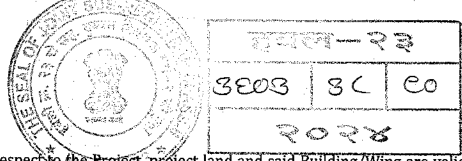


described in Schedule II) underneath of the Project along with structure of building thereon and amenities, utilities and services which more particularly described in Schedule IV hereunder shall be transferred to the said Apex Body by executing Deed of Conveyance in favour of the said Apex Body. The conveyance boundary of the said project land shall be as per the clause "G" mentioned herein above. Thereafter the said Apex Body of the said societies shall maintain the said common facilities and amenities as provided hereunder. If the formation of the Apex Body is not possible for whatever reasons, Promoter hereby represents reasons then the Promoters shall execute the Deed of conveyance of undivided land along with all common areas, facilities etc. in favour of all the building/s societies of the said project jointly after completion of the entire/Whole project.

#### 12. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER

The Promoter hereby represents and warrants to the Allottee as follows:

- i. The Promoter has clear and marketable title with respect to the project land; as declared in the title report annexed to this agreement and has the requisite rights to carry out development upon the project land and also has actual, physical and legal possession of the project land for the implementation of the Project;
- ii. The Promoter has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project and shall obtain requisite approvals from time to time to complete the development of the project;
- iii. There are no encumbrances upon the project land or the Project except those disclosed in the title report or MahaRERA Portal;
- iv. There are no litigations pending before any Court of law with respect to the project land or Project except those disclosed in the title report;
- v. All approvals, licenses and permits issued by the competent authorities

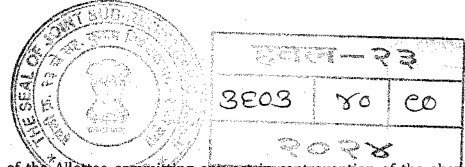


with respect to the Project, project land and said Building/Wing are valid and subsisting and have been obtained by following due process of law. Further, all approvals, licenses and permits to be issued by the competent authorities with respect to the Project, project land and said Building/Wing shall be obtained by following due process of law and the Promoter has been and shall, at all times, remain to be in compliance with all applicable laws in relation to the Project, project land, Building/Wing and common areas;

- vi. The Promoter has the right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee created herein, may prejudicially be affected;
- vii. The Promoter has not entered into any agreement for sale and/or development agreement or any other agreement / arrangement with any person or party with respect to the project land, including the Project and the said Flat/Unit which will, in any manner, affect the rights of Allottee under this Agreement;
- viii. The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the said Flat/Unit to the Allottee in the manner contemplated in this Agreement;
- ix. At the time of execution of the conveyance deed of the structure to the association of Allottees the Promoter shall handover lawful, vacant, peaceful, physical possession of the common areas of the Structure to the Association of the Allottees;
- x. The Promoter has duly paid and shall continue to pay and discharge undisputed governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the said project to the competent Authorities;
- xi. No notice from the Government or any other local body or authority or any

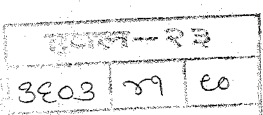
legislative enactment, government ordinance order, notification (including any notice for acquisition or requisition of the said property) has been received or served upon the Promoter in respect of the project land and/or the Project except those disclosed in the title report.

- 13. The Allottee/s or himself/themselves with intention to bring all persons into whosoever hands the Flat/Unit may come, hereby covenants with the Promoter as follows: -
- i. To maintain the Flat/Unit at the Allottees own cost in good and tenantable repair and condition from the date that of possession of the Flat/Unit is taken and shall not do or suffer to be done anything in or to the building in which the Flat/Unit is situated which may be against the rules, regulations or bye-laws or change/alter or make addition in or to the building in which the Flat/Unit is situated and the Flat/Unit itself or any part thereof without the consent of the local authorities, if required.
- ii. Not to store in the Flat/Unit any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structure of the building in which the Flat/Unit is situated or storing of which goods is objected to by the concerned local or other authority and shall take care while carrying heavy packages which may damage or likely to damage the staircases, common passages or any other structure of the building in which the Flat/Unit is situated, including entrances of the building in which the Flat/Unit is situated and in case any damage is caused to the building in which the Flat/Unit is situated or the Flat/Unit on account of negligence or default of the Allottee in this behalf, the Allottee shall be liable for the consequences of the breach.
- iii. To carry out at his own cost all internal repairs to the said Flat/Unit and maintain the Flat/Unit in the same condition, state and order in which it was delivered by the Promoter to the Allottee and shall not do or suffer to be done anything in or to the building in which the Flat/Unit is situated or the Flat/Unit which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the



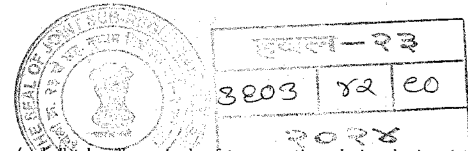
event of the Allottee committing any act in contravention of the above provision, the Allottee shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

- iv. Not to demolish or cause to be demolished the Flat/Unit or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the Flat/Unit or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Flat/Unit is situated and shall keep the portion, sewers, drains and pipes in the Flat/Unit and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the Flat/Unit is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the Flat/Unit without the prior written permission of the Promoter and/or the Society or the Limited Company.
- v. Not to do or permit to be done any act or thing which may render void or voidable any insurance of the project land and the building in which the Flat/Unit is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- vi. Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Flat/Unit in the compound or any portion of the project land and the building in which the Flat/Unit is situated.
- vii. Pay to the Promoter within fifteen days of demand by the Promoter, his share of security deposit demanded by the concerned local authority or Government or giving water, electricity or any other service connection to the building in which the Flat/Unit is situated.
- viii. To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, on account of change of user of the Flat/Unit by the Allottee for any purposes other than for purpose for which it is sold.



The Allottee shall not let, sub-let, transfer assign or part with interest or benefit factor of this Agreement or part with the possession of the Flat/Unit until all the dues payable by the Allottee to the Promoter under this Agreement are fully paid up.

- x. The Allottee shall observe and perform all the rules and regulations which the Society or the Limited Company or Apex Body or Federation may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the Flat/Units therein and for the observance and performance of the Building Rules, Regulations and Bye- laws for the time being of the concerned local authority and of Government and other public bodies. The Allottee shall also observe and perform all the stipulations and conditions laid down by the Society/Limited Company/ Apex Body/Federation regarding the occupancy and use of the Flat/Unit in the Building and shall pay and contribute regularly and punctually towards the taxes, expenses or other out-goings in accordance with the terms of this Agreement.
- xi. Till a conveyance of the structure of the building in which Flat/Unit is situated is executed in favour of Society/Limited Society, the Allottee shall permit the Promoter and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the said buildings or any part thereof to view and examine the state and condition thereof.
- xii. Till a conveyance of the project land on which the building in which Flat/Unit is situated is executed in favour of Apex Body or Federation, the Allottee shall permit the Promoter and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the project land or any part thereof to view and examine the state and condition thereof.
- xiii. The Allottee/s, if resident outside India, shall solely be responsible for complying with not do any act which the necessary formalities as laid down in Foreign Exchange Management Act, 1999 (FEMA), Reserve Bank of India Act and Rules made there under or any statutory amendment(s) / modification(s) made thereof and all other applicable laws.
- xiv. After possession of the Said Flat/Unit is handed over to the Allottee/s, the

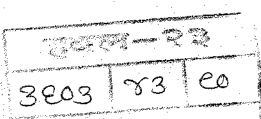


Allottee/s shall take all required safety precautions during the interior work of his Flat/Unit and shall may endanger life and cause any structural damage to property.

- xv. The Allottee/s hereby assures to pay necessary water charges, electricity user meter charges, NA Tax and Gram Panchayat / local authority municipal tax for the project and individual property tax, Electricity bill for the said Flat/Unit as applicable from the date of occupation / completion certificate or possession date whichever is earlier.
- 14. The Promoter shall maintain a separate account in respect of sums received by the Promoter from the Allottee as advance or deposit, sums received on account of the share capital for the promotion of the Co-operative Society or association or Company or towards the out goings, legal charges and shall utilize the amounts only for the purposes for which they have been received.
- 15. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Flat/Units or of the said Plot and Building or any part thereof. The Allottee shall have no claim save and except in respect of the Flat/Unit hereby agreed to be sold to him and all open spaces, parking spaces, lobbies, staircases, terraces recreation spaces, will remain the property of the Promoter until the said structure of the building is transferred to the Society/Limited Company or other body and until the project land is transferred to the Apex Body /Federation as hereinbefore mentioned.

#### 16. Obligation of the Allottee/s (post O.C.):

- The maintenance of Flat/Unit is c responsibility of the Allottee/s and he shall always take necessary precautions and preventive measures to ensure that the Flat/Unit is maintained in a good condition. He shall not cause any such activity that will be harmful to adjoining neighbors and for the building structure.
- ii) No addition or alteration will be carried out in the Flat/Unit or building in which the Flat/Unit is situated without the consent of the local authorities and Promoter.
- iii) The Allottee/s shall not store in the Flat/Unit any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage



the construction or structure of the building in which the Flat/Unit is situated. In case any such damage is caused to the Flat/Unit or to the building in which the Flat/Unit is situated on account of negligence or default of the Allottee/s in this behalf, the Allottee/s shall be liable for any such consequences.

- The Allottee/s shall carry out at their own cost all internal repairs to the Said Flat/Unit and maintain the Flat/Unit in the same condition, state and order in which it was delivered by the Promoter to the Allottee/s and shall not do or suffer to be done anything in or to the building in which the Flat/Unit is situated or the Flat/Unit which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the Allottee/s committing any act in contravention of the above provisions, the Allottee/s shall be responsible and liable for the consequences thereof to
- v) the concerned local authority and/or other public authority.
- vi) The Allottee/s shall preserve the aesthetics of the elevations of the scheme no Allottee/s of the Said Flat/Unit shall be entitled to install Air Conditions Flat/Units, Window Air Conditioner Flat/Units thereby affecting the glass elevations at the frontage as well as affecting the common use of the passages, lobbies and common areas in the building. Such air conditioner Flat/Units may be installed only at the space as may be provided by the Promoter.
- vii) The Allottee/s shall not demolish or cause to be demolished the Flat/Unit or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the Flat/Unit or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Flat/Unit is situated and shall keep the portion, sewers, drains and pipes in the Flat/Unit and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the Flat/Unit is situated and shall not chisel or in any other Manner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the Flat/Unit without the prior written permission of the Promoter and/or the Society or the Limited Company.
- viii) The Allottee/s shall not to throw dirt, rubbish, rags, garbage or other refuse

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or permit the same to be thrown from the Said Flat/Unit in the compound or any portion of the Said Land and the building in which the Flat/Unit is situated.

- ix) The Allottee/s shall not let, sub-let, transfer, assign or part with interest or benefit factor of this Agreement or part with the possession of the Flat/Unit until all the dues payable by the Allottee/s to the Promoter under this Agreement are fully paid up and only if the Allottee/s had not been guilty of breach of or non-observance of any of the terms and conditions of this Agreement and until the Allottee/s has intimated in writing to the Promoter.
- The Allottee/s shall observe and perform all the rules and regulations which the Co-operative Society may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the Flat/Units therein and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and other public bodies.
- xi) All notices to be served on the Allottee/s as contemplated by this agreement shall be deemed to have been duly served if sent to the Allottee/s by Under Certificate of Posting / Courier / Registered Post / Ordinary Post at his/her/their address/es specified in the title of this agreement or at the address intimated in writing by the Allottee/s after execution of this agreement. In case there is two or more Allottee/s then the notice sent to Allottee/s no. 1 shall be treated as notice sent to all the Allottee/s.
- xii) The Promoter shall be entitled to claim and receive compensation for any portion of the Said Land / building/s that may be notified for setback and claim the FSI / benefits & compensation available for areas under reservation for community centre, D. P. Roads prior to the final conveyance in favour of the society/legal entity.
- xiii) In the event of the Co-operative Society being formed and registered before the sale and disposal of all the Units/Flat/Units in the building, all the power, authorities and rights of the Allottee/s herein shall be always subject to the Promoter over all, right to dispose of unsold Units/Flat/Units and all other rights thereto. It is specifically agreed between the parties hereto that for the unsold Units/Flat/Units the Promoter or Land Owner/Promoter No. 2 herein shall and will not be liable or required to contribute towards the

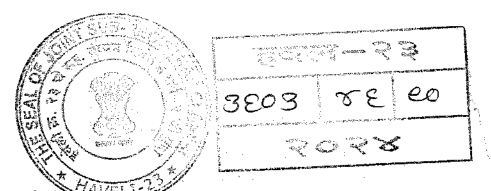
common expenses, or maintenance charges or any amount under any head towards the share in the common expenses in respect of the unsold premises / Flat/Units.

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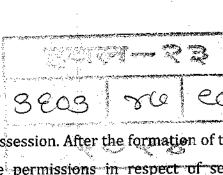
The Allottee/s hereby consents and authorizes the Promoter for raising any additional finance by way of mortgage of the Said Land along with structure thereon or scheme or any portion thereof as and when so deemed necessary by the Promoter. At any stage during the implementation of the scheme the Promoter shall be at liberty to sale, assign or transfer or otherwise deal with their right title and interest in the Said Land and building/s to be constructed thereon provided the same does not adversely affect or prejudice the rights granted in favour of the Allottee/s in respect of the Said Flat/Unit agreed to be purchased by him / her in terms of this agreement.

Promoter as per the request of the Allottee/s, the Allottee/s shall be bound to pay the extra price for such additions as per the bills of the Promoter. The bills raised by Promoter shall be final. The specifications / amenities may be changed suitably by the Promoter depending on the availability of building materials, site conditions and / or changes in Government policies or laws or rules for which changes the Promoter shall not be bound or held responsible or liable for doing, providing or performing any acts, matters, services, amenities or extra works for the Allottee/s other than those expressly appearing in this Agreement. The balconies as shown in the sanctioned plan or pamphlet may be either kept as balconies or may be enclosed at discretion of the Promoter.

Within a week after notice in writing is given by the Promoter to the Allottee/s that the Said Flat/Unit is ready for use and occupancy and date of Occupancy Certificate(whichever is earlier), the Allottee/s shall be liable to bear and pay the maintenance charges proportionate share of out goings in respect of the project land and Building namely local taxes, betterment charges or such other levies by the concerned local authorities and or Government water charges, insurance, common lights, repairs and salaries of clerks bill collectors, chowkidars, sweepers, water charges and all other maintenance expenses necessary and incidental to the management and maintenance of the project entire land and building. Until the Co-operative Society is formed and the said building is transferred to it, the Allottee/s



shall pay to the Promoter such proportionate share of outgoings as may be determined. The Allottee/s further agrees that till the Allottee/s share is so determined, the Allottee/s shall pay to the Promoter provisional maintenance amount mentioned herein above as advance. The amounts so paid by the Allottee/s to the Promoter towards maintenance charges/corpus funds shall not carry any interest and remain with the Promoter until a conveyance deed of the building or wing or in favor of the Federation/Association is executed in favour of the Co-operative Societies as aforesaid. Upon conveyance of Co-operative Society of the said Project, the Promoter No. shall hand over the maintenance fund of building, common and Environmental Management Plan to the said Co-operative Society of the said Project. It is hereby clarified that the said provisional maintenance charges of the Allottee/s in the outgoings and expenses of the Common Areas and Facilities of the said entire project being found to be insufficient, the Allottee/s shall be obliged to make up / pay the shortfall as and when called upon by the Promoter to do so. The Promoter shall be liable to pay only the statutory taxes, at actual, in respect of the unsold Flat/Units and the token sum of Rs.100/- (Rs. One Hundred Rupees Only) per month towards out goings in respect of the unsold Flat/Units/Units after conveyance only. In case the Deed of Conveyance is executed in favour of the Co-operative Society, the disposal by the Promoter of all the Units/Flat/Units and other premises in the said building/s, then and in such case the Promoter/Member in respect of such unsold premises and as and when such premises are sold, to the person of the choice and at the discretion of the Promoter (the realizations belonging to the Promoter alone) the Cooperative Society shall admit as members of the Allottee/s of such Flat/Unit without charging any premiums or any other extra payment of whatsoever nature. The Promoter and Land Owner/Promoter No. 2 shall not and will not be liable or required to pay any transfer fees, entrance fees or any fees or charges under any head and also will not be liable or required to contribute towards the common expenses or maintenance charges or any amount under any head towards the share in common expenses in respect of the unsold units/Flat/Units other than the token sum of Rs. 100/- per month as mentioned above and also the Allottee/s of such Flat/Unit shall be liable to pay maintenance from the date of allotment and delivery of



possession. After the formation of the Co-operative Society of Allottee/s all the permissions in respect of sewage treatment plant, organic waste converter, Lifts, water and in respect of all the amenities provided by the Promoter which requires renewal of permissions from the central government, state government, local authorities, Maharashtra Pollution Control Board and permissions from fire department shall be renewed by the said Co-operative Society at its own costs and the said facilities and formalities shall be maintained by the said Co-operative Society and its own expense. The said Co-operative Society of the said project shall maintain the above mentioned common facilities at their own costs as mentioned in Annexure "H"

- xvii) The Allottee/s hereby agrees and undertakes that wherever required the society shall renew all Government permissions taken by the Promoter at the cost of the Allottee/ society fund. Further, the Allottee/s hereby agrees that the undertakings submitted by the Promoter in obtaining various permissions and sanctions are binding on the Allottee/s and the Society.
- to the society towards damage / wear and tear caused to the common areas due to furniture, appliances shifting process. The Allottee further agrees to pay Rs. 15,000/- as refundable deposit towards any additional damages which may during the moving in and out period. The Allottee/s hereby agrees to adhere to the Society resolution regarding amendment of these charges.

#### 17. PROMOTER SHALL NOT MORTGAGE OR CREATE A CHARGE -

After the Promoter executes this Agreement he shall not mortgage or create a charge on the unit and if any such mortgage or charge is made or created then notwithstanding anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the Allottee who has taken or agreed to take such unit.

### 18. BINDING EFFECT -

Forwarding this Agreement to the Allottee by the Promoter does not create a binding obligation on the part of the Promoter or the Allottee until, firstly, the Allottee signs and delivers this Agreement with all the schedules along with the payments due as stipulated in the Payment Plan within 7 (Seven) days from the date of receipt by the Allottee and secondly, appears for



registration of the same before the concerned Sub-Registrar as and when intimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 7 (Seven) days from the date of its receipt by the Allottee and/or appear before the Sub-Registrar for its registration as and when intimated by the Promoter, then the Promoter shall serve a notice to the Allottee for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the Allottee, application of the Allottee shall be treated as cancelled and all sums deposited by the Allottee in connection therewith including the booking amount shall be returned to the Allottee without any interest or compensation whatsoever.

#### 19. ENTIRE AGREEMENT -

This Agreement, along with its schedules and annexures, constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said Flat/Unit/plot/building, as the case may be.

#### 20. RIGHT TO AMEND -

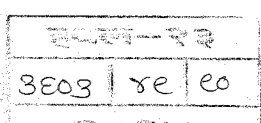
This Agreement may only be amended through written consent of the Parties.

# 21. PROVISIONS OF THIS AGREEMENT APPLICABLE TO ALLOTTEE/SUBSEQUENT ALLOTTEES -

It is clearly understood and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the Project shall equally be applicable to and enforceable against any subsequent Allottees of the unit, in case of a transfer, as the said obligations go along with the unit for all intents and purposes.

#### 22. SEVERABILITY -

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder



or under other applicable laws, such provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

# 23. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT –

Wherever in this Agreement it is stipulated that the Allottee has to make any payment, in common with other Allottee(s) in Project, the same shall be in proportion to the carpet area of the unit to the total carpet area of all the unit in the Project.

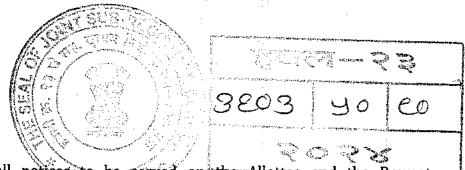
#### 24. FURTHER ASSURANCES -

Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.

### 25. PLACE OF EXECUTION -

The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter's Office, or at some other place, which may be mutually agreed between the Promoter and the Allottee, in after the Agreement is duly executed by the Allottee and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at Pune.

26. The Allottee and/or Promoter shall present this Agreement as well as the conveyance at the proper registration office of registration within the time limit prescribed by the Registration Act and the Promoter will attend such office and admit execution thereof.



27. That all notices to be served on the Allottee and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by Registered Post A.D and notified Email ID/Under Certificate of Posting at their respective addresses specified below:

Name of Allottee: MR. PRASHANT PRADEEP SURVE & MS. SHILPA BHOJARAJ SHETTY

(Allottee's Address): S/O: PRADEEP SURVE, 2/14 KEDAR DARSHAN SOCIETY, AKASHGANGA
ROAD, NEAR PANCHAGANGA SOCIETY, SHIVAJI NAGAR, RABODI NO.2, THANE WEST, THANE400601.

Notified Email ID: surveprashant12@gmail.com

Speciality Landmarks Pvt. Ltd.

T4/T5, The Metropole, Bundgarden Road Pune Notified Email ID: care@mantraproperties.in

The Allottee/s and the Promoter shall keep each other informed on any change in e-mail and/or postal address. In case the Allottee/s or the Promoter changes his/her/their e-mail and/or postal address subsequent to the execution of this Agreement and fails to inform the other party in writing by Registered Post and/or email, then dispatch to the old e-mail and/or postal address of the other party shall be deemed to have been received by the Promoter or the Allottee and the same shall be considered valid and binding.

#### 28. JOINT ALLOTTEES -

That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose name appears first and at the address given by him/her which shall for all intents and purposes to consider as properly served on all the Allottees.

#### 29. STAMP DUTY AND REGISTRATION -

The charges towards stamp and Registration of this Agreement shall be borne by the Allottee/Purchaser/sand further the Allottee/s has informed the Promoter/s that the Allottee/s may act as an Investor and hence the Allottee/s 3803 49 80

reserve his/her/its/their right to claim Stamp Duty set off/adjustment of Stamp Duty paid by the Allottee on these present in terms of Article 5 (g-a) (ii) of schedule to the Bombay Stamp Act, 1958 in the event the allottee assigns the benefit of this Agreement and his/her/their/its interest in the said Flat/Unit to a subsequent Allottee/s. Stamp duty herein is affixed on the market value/document value which is more than market value as adjudicated by the Registrar of Assurances, Pune.

#### 30. DISPUTE RESOLUTION -

Any dispute between parties shall be settled amicably. In case of failure to settled the dispute amicably, which shall be referred to the Authority as per the provisions of the Real Estate (Regulation and Development) Act, 2016, Rules and Regulations, thereunder.

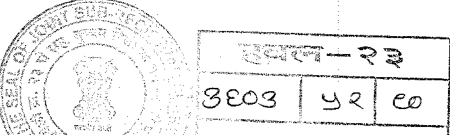
In case the Allottee/s has grievance regarding any issue then he shall write an email to care@mantraproperties.in and allow the Promoter to respond within 15 working days. Thereafter, if the Allottee/s does not get proper response then he can email an appeal request to the Promoter on grievance@mantraproperties.in Thereafter, if the Allottee/s is not satisfied then he can refer the issue to the reconciliatory forum constituted by RERA authority. The Courts of Pune shall have exclusive jurisdiction to try and entertain the dispute/s arising out of these presents. If the Allottee/s fails to carry out above procedure and tries to harm / tarnish / disrepute the image of the Promoters / Project / Brand in any form of digital social / print / electronic media, then the Promoter reserves the right to take appropriate legal action against the Allottee/s.

#### 31. GOVERNING LAW -

That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India for the time being in force and the courts will have the jurisdiction for this Agreement.

#### THE FIRST SCHEDULE ABOVE REFERRED TO

(Description of the said Entire Land)



a) All that piece and parcel of land admeasuring 02 Hector 34 Ares bearing Survey No.52/1(P), (CTS No.1938(P) of Village Mundhwa, Taluka Haveli, District Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Haveli, District Pune and within the administrative limits of Pune Municipal Corporation and falling in the residential zone and is bounded as under; On or towards North: By land bearing S. No. 53 bearing Corresponding CTS No. 1937

On or towards East: By Odha

On or towards West: By land bearing S. No. 54 (Corresponding CTS No. 1936

On or towards South: By remaining portion of land adm. 1000 sq, mtrs. Owned and possessed by Mr. Anil Saykar and Mrs. Archana Saykar out of S.

No. 52/1 and land bearing S. No. 52(Part) bearing corresponding CTS No. 1938(Part)

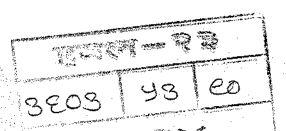
b) All that piece and parcel of land admeasuring 00 Hector 5 Ares bearing Survey No.54/1/25 (CTS No.1933(P) of Village Mundhwa, Taluka Haveli, District Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Haveli, District Pune and within the administrative limits of Pune Municipal Corporation and falling in the residential zone and is bounded as under; On or towards North: By land bearing S. No. 54/1/26 bearing Corresponding CTS No. 1933

On or towards East: By Land bearing S. No. 54/1/29 (CTS No. 1936 owned by Mr. Manik Kodre

On or towards West: By land bearing S. No. 54/1/21 (Corresponding CTS No. 1932 On or towards South: By land bearing S. No. 54/1/24 bearing corresponding CTS No. 1933

c) All that piece and parcel of land admeasuring 00 Hector 7 Ares bearing Survey No.54 /1/26 (CTS No.1933(P) of Village Mundhwa, Taluka Haveli, District Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Haveli, District Pune and within the administrative limits of Pune Municipal Corporation and falling in the residential zone and is bounded as under; On or towards North: By land bearing S. No. 54/1/27 bearing Corresponding CTS No. 1934 owned by Mayur Badhe

**On or towards East**: By Land bearing S. No. 54/1/29 (CTS No. 1936 owned by Vanita Birmal



On or towards West By land bearing S. No. 54/1/21 (Corresponding CTS No. 1932)

On or towards South: By land bearing S. No. 54/1/25 bearing corresponding CTS No. 1933 owned by Amruta Shinde

d) All that piece and parcel of land admeasuring 00 Hector 5.50 Ares bearing Survey No.54/1/27 ( CTS No.1934 ) of Village Mundhwa, Taluka Haveli, District Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Haveli, District Pune and within the administrative limits of Pune Municipal Corporation and falling in the residential zone and is bounded as under; On or towards North: By land bearing S. No. 54/1/27 bearing Corresponding CTS No. 1934

**On or towards East**: By part of Land bearing S. No. 54/1/29 (CTS No. 1936 owned by Vanita Birmal

On or towards West: By land bearing S. No. 54/1/21 Corresponding CTS No. 1932

On or towards South: By land bearing S. No. 54/1/26 bearing corresponding CTS

No. 1933

e) All that piece and parcel of land admeasuring 00 Hector 16 Ares bearing Survey No. 54 Hissa No. 1/27 (CTS No. 1936) of Village Mundhwa, Taluka Haveli, District Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Haveli, District Pune and within the administrative limits of Pune Municipal Corporation and falling in the residential zone and is bounded as under; On or towards North: By land bearing S. No. 54/1/29 bearing Corresponding CTS No. 1936 owned by Kisan Sathe

On or towards East: By Land bearing S. No. 53 CTS No. 1937

On or towards West: By land bearing S. No. 54/1/24 Corresponding CTS No. 1933

**On or towards South**: By part of land bearing S. No. 54/1/29 owned by Manik Kodre

f) All that piece and parcel of land admeasuring 00 Hector 11 Ares bearing Survey No.54/1/29 (CTS No.1936 (P) of Village Mundhwa, Taluka Haveli, District Pune, situated within the Revenue jurisdiction of the Office of Sub-Registrar of Assurances of Taluka Haveli, District Pune and within the administrative limits of Pune Municipal Corporation and falling in the residential zone and is bounded as under;

On or towards North: By part of land bearing S. No. 54/1/29 owned by Vanita Birmal



On or towards East: By Land bearing S. No. 53 CTS No. 1937 🤻 🗢 🄫 🥳

On or towards West: By land bearing S. No. 54/1/24 Corresponding CTS No. 1933

On or towards South: By land bearing S. No. 52/2 Corresponding CTS No. 1938

#### Second Schedule Above Referred to

(Description of the Said Amalgamated/Whole Project Land)

All that piece and parcel or ground admeasuring 27850.00sq.mtrs being a part or portion out of the said contiguous block of land admeasuring about 02 Hector 78.50 Ares of bearing (Survey No.52/1(P) (CTS No.1938(P), Survey No.54/1/25 (CTS No.1933(P), Survey No.54/1/26 (CTS No.1933(P)), Survey No.54/1/27 (CTS No.1934 (P)) Survey No.54/1/29 (CTS No.1936 (P) of Village Mundhwa, Tal-Haveli, District-Pune and within the limits of Pune Municipal Corporation, forming a part of the Said Entire Land, described in the First Schedule hereinabove written, and bounded as the follows:

On or towards the North: By 30Mtr. D.P.Road and S. No.53(Part)

On or towards the South: By Land bearing S.No. 52/2

On or towards the East :- By 24 Mtr. D.P.Road and Odha

On or towards the West :- By S. No. 54 (Part)

#### THE THIRD SCHEDULE ABOVE REFERRED TO

(Description of the said Project Land Mantra Magnus Phase 3)

ALL THAT piece or parcel of non-agricultural land admeasuring about **2185** square meters, bearing (Survey No.52/1(P) (CTS No.1938(P), Survey No.54/1/25 (CTS No.1933(P)). Survey No.54/1/26 (CTS No.1933(P)). Survey No.54/1/27 (CTS No.1934 (P)) Survey No.54/1/29 (CTS No.1936 (P)) of Village Mundhwa, Tal-Haveli, District- Pune and within the limits of Pune Municipal Corporation, forming a part of the Said Entire Land, described in the First Schedule hereinabove written, and bounded as the follows:

On or towards the North: Adjacent S.No. 53, CTS No. 1937

On or towards the South: 24 Mtr. Wide Road

On or towards the East: - B Wing/Building of the project
On or towards the West: - D Wing/Building of the project

THE FOURTH SCHEDULE ABOVE REFERED TO

Description of the Flat/Unit and Parking Space/s)

3E03 44 CO

All that the proposed Flat/Unit bearing no. 602 in the Wing/building "C" admeasuring approximately 67.28 square meters Carpet Area (RERA), on 06TH FLOOR habitable floor of Wing/Building "C", of the said Project known as "Mantra Magnus Phase 3", together with ONE COVERED CAR PARKING Space/s (Without Monetary Consideration) in the Entire Project known as "MANTRA MAGNUS". Balcony (Open) area attached to the Flat/Unit is approximately 5.29 square meters; Balcony (Dry) area attached to the Flat/Unit is approximately 3.64 square meters.

# THE FIFTH SCHEDULE ABOVE REFERED TO

The said Project is being developed by consuming 9448.38 Square Meter FSI on the said Land.

#### THE SIXTH SCHEDULE ABOVE REFERED TO

The Open Space area admeasuring 1994.92 square meters proposed to be utilized for construction of amenities and common facilities and said open space area is bounded as:-

ON OR TOWARDS THE:-

On or towards the North: On or Towards Sr. No.53 CTS .1937

On or towards the South: Proposed Wing C, Wing D, Wing E & Wing F

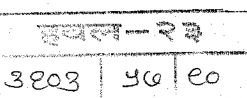
On or towards the East: On or Towards 24 Mtrs Road

On or towards the West: Proposed Wing G

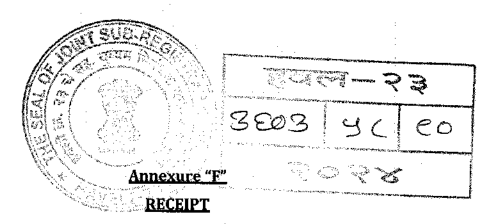
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IN WITNESS WHEREOF the parties hereto have signed this Agreement to sale for Ffat No. 602 in the building "C" in the Project "Mantra Magnus Phase 3" and set their/his/her hands on the day and date first hereinabove mentioned

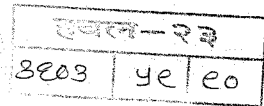
Sr. No	Name	Photo	Signature	L.H.T.I
1	Mantra Speciality Landmarks Pvt.			
	Ltd. , by the hand of one of its			:
•	Directors,Mr. Sandesh Dinesh			
	Gupta		A Dec	
			Que	
		6.3		
	Promoter			
	Party of the First Part			:
2				
	1. Mr. Ashok Nivrutti Kodre			
	2. Mr. Nilesh Ashok Kodre			
	3. Mr. Shailesh Ashok Kodre			
	4. Mrs. Archana Anil Saykar			
	5. Mr. Vilas Nivrutti Kodre			
٠.	6. Mrs. Jayshri Vilas Kodre			
	Alias Jayashri Vilas Kodre			,
	7. Mr. Amol Vilas Kodre			
	8. Mr. Nikit Vilas Kodre		:	
	9. Mrs. Ahilya Govardhan Shinde			
	10. Mr. Manik Nivrutti Kodre		<i></i>	
	11. Mrs. Kalpana Manik			
	Kodre			
	12. Mr. Anup Manik Kodre			:
	13. Mr. Nitish Manik Kodre			
	14. Mrs. Amruta Satish Badhe	·		
	Alias Amruta Bhushan			
	Shinde			
	15. Mr. Mayur Satish Badhe			



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		16. Mrs. Jayashree Satish	•			
]		Badhe	n dayberda <b>ya mangaya</b> ya ka sa sa s			<u>:</u>
		17. Mr. Vanita Vijay Birmal	· :			
		All of the above represented				
		through their Power of Attorney				
		holder, Speciality Landmarks			V	
		Pvt. Ltd by the hand of one of its	ŦĞ			
		Directors, Mr. Rohit Gupta			<u></u>	
		hereinafter referred to			N	
		collectively as "the Confirming	å ·.			
		Parties" of the Second Part;			W	
					·	
ŀ	3	MR. PRASHANT PRADEEP SURVE				
				:		
			79.5	:	11	
		Allottee /Purchaser				
					40	
ŀ	4	MS. SHILPA BHOJARAJ SHETTY				
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			485470.			
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		Allestes (Development	٧,		Nie Her	
		Allottee /Purchaser		\		
		Party of the Third Part			·	
	5	Witnesses: 1			sses: 2	land
		Name: William Class		Name:	Jaim V	eul cur
		Address . Pune work		Addre	ess: fund	- un/
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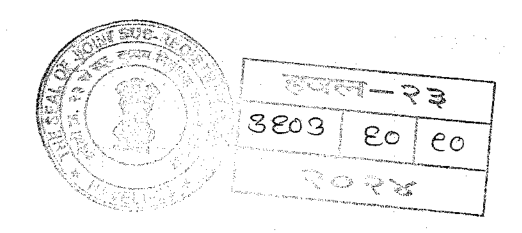
Prior to the execution of these presents the Allottee/Purchaser/s has paid to the Promoter a sum of Rs. 7,68,082/- (Rupees Seven Lakh Sixty Eight Thousand Eighty Two only being part payment of the sale consideration of the Flat/Unit agreed to be sold by the Promoter to the Allottee/Purchaser/s as advance payment or Application Fee (the payment and receipt whereof the Promoter both hereby admit and acknowledge)



UNIT AND ALLOTTEE/S DETAILS

Sr.		Particulars	
(1).	Whole Project	MANTRA MAGNUS	
(2).	Project/Wing	Wing/Building "C" of "Mantra M	Magnus Phase
		3"MAHARERA Reg. No. P52100	054483
(3).	Unit	C -602	
			Square Meters
		Carpet Area(RERA)of	67.28
	:	Unit	
		Open balcony area attached	5.29
		tothe Unit	
	‡ •	Balcony (Dry) area attached	3.64
	:	tothe Unit	· .
(4)	Parking Space/s	ONE COVERED CAR PARKING	
	(Without Monetary		
	Consideration)	·	•
(5).	Purchase Price	Rs. 76,80,820/- (Rupees Seventy	Six Lakh
	:	Eighty Thousand Eight Hundred Tv	venty only )
(6).	Date of Offer of		
	Possession the Unit	On or before 31/12/2028	
(7).	Postal address of the	S/O: PRADEEP SURVE , 2/14 KEDA	R DARSHAN
	Allottee/s	SOCIETY , AKASHGANGA ROAD , NE	AR PANCHAGANG
		SOCIETY , SHIVAJI NAGAR , RABOD	NO.2, THANE
		WEST , THANE-400601.	
(8).	Postal address of the	T4-T5, Third floor, Metropole Bu	ilding, Camp, Pun
. ,	Promoter	411001	
(9).	E-mail address of the	surveprashant12@gmail.com	
( )	Allottee/s.		
(10).	E-mail address of the	Care@mantraproperties.in	•
,	Promoter.		
(11).	Permanent Account	AAVCS4973N	
, <i>y</i> .	Numbers of the	,	
	Promoter		
(12).		BYQPS4357F	<del> </del>
<b>√</b>	Numbers of the	DZLPS5128G	
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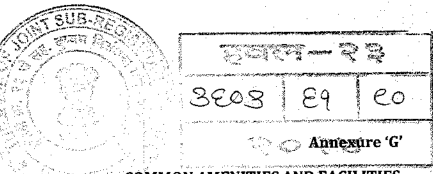




The Total Purchase Price Rs. 76,80,820/- (Rupees Seventy Six Lakh Eighty Thousand Eight Hundred Twenty only ) including the proportionate price of the common areas and facilities appurtenant to the premises, amounting to Rs. 7,25,000/- (Rupees Seven Lakh Twenty Five Thousand only ) the nature, extent and description of the common areas and facilities which are more particularly described in the Schedule I but excluding the government taxes as applicable to be paid in installments against the following milestones:

Sr.	Milestones		
No	Milestones	%	Amount
1	On or before Signing of Agreement	10%	7,68,082
2	Immediately after registration of Agreement	20%	15,36,164
3	On Completion of Raft slab of the Wing/Building	10%	7,68,082
4	On Completion of 1st Slab of the Wing/Building	10%	7,68,082
5	On Completion of 5th Slab of the Wing/Building	10%	7,68,082
6	On Completion of 9th Slab of the Wing/Building	10%	7,68,082
7	On Completion of 13th Slab of the Wing/Building	10%	7,68,082
8	On Completion of 17th Slab of the Wing/Building	10%	7,68,082
9	On Completion of flooring work of the Flat/unit	5%	3,84,041
	At the time of Handing over of the possession of the	· <u>;</u> ;	3,84,04
10	Flat/Unit to the Allottee on or after receipt of	:	
	oc/cc.	5%	
	Total	100%	76,80,820.00

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# **COMMON AMENITIES AND FACILITIES**

- Staircases, lifts, lift lobbies, fire escape and common entrance and exits of buildings.
- Open space
- landscape area
- Multipurpose Hall Children's Play Area
- **Indoor Games**
- Gymnasium
- Co- Working Space
- Lawn 9.
- 10. Kids Play Area
- 11. Splash Pool
- 12. Entrance Gate and Security cabin
- 13. Electricity meter room
- 14. Water tanks, sumps, motors, ducts and all apparatus connected with installation for common use.
- 15. Firefighting system
- 16. Internal roads and driveways

# A) COMMON UTILITIES AND SERVICES

- Transformer Room and HT metering kiosk
- 2. Drainage System & Sewage treatment plant
- 3. Underground water tank & pump room

Abovementioned common utilities and services will be completed in Phase wise manner and the allottee shall not raise any issue/concern in future or at the time of possession.

#### INTERNAL SPECIFICATIONS OF APARTMENT

Sr.No.	
A	Specifications
1	Structure
	RCC structure designed with earthquake resistant frame
2	Masonry
	Concrete Partition Wall
3	Wall Finish
	Texture Paint for Exterior Surface
'	OBD Paint on Interior Walls
4	Electrification
	Concealed internal Electrical wiring
·	Modular switches

Power point for washing-machine in dry balcony Provision for AC points in all bedroom Provision for TV points in Living & Master bedroom  Kitchen: Granite Kitchen Platform with SS Sink Dado up to 2' height  Bathrooms: Concealed plumbing Premium C.P. Fittings Premium Sanitary fittings – Floor / Wall mounted Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan  Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces  Doors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware – Cylindrical Lock  Balcony Railing SS with Glass Railing Fittings  12 Elevators Passenger lifts		3803 88
Provision for TV points in Living & Master bedroom  Kitchen: Granite Kitchen Platform with SS Sink  Dado up to 2' height  Bathrooms: Concealed plumbing Premium C.P. Fittings Premium Sanitary fittings – Floor / Wall mounted Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan  Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces  Doors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware – Cylindrical Lock  Balcony Railing SS with Glass Railing Fittings  Elevators		Power point for washing machine in dry balcony
5 Kitchen: Granite Kitchen Platform with SS Sink Dado up to 2' height 6 Bathrooms: Concealed plumbing Premium C.P. Fittings Premium Sanitary fittings – Floor / Wall mounted Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan 7 Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces 8 Doors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware – Cylindrical Lock 11 Balcony Railing SS with Glass Railing Fittings 12 Elevators		Provision for AC points in all bedroom
Granite Kitchen Platform with SS Sink  Dado up to 2' height  Bathrooms:  Concealed plumbing  Premium C.P. Fittings  Premium Sanitary fittings – Floor / Wall mounted  Designer Dado wall tiles up to Lintel Level  Provision for Electric geyser  Provision for exhaust fan  Flooring  Vitrified Tiles across the apartment unit  Anti-Skid ceramic tiles for bathroom & terraces  Doors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware – Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators		Provision for TV points in Living & Master bedroom
Dado up to 2' height  Bathrooms:  Concealed plumbing  Premium C.P. Fittings  Premium Sanitary fittings – Floor / Wall mounted  Designer Dado wall tiles up to Lintel Level  Provision for Electric geyser  Provision for exhaust fan  Flooring  Vitrified Tiles across the apartment unit  Anti-Skid ceramic tiles for bathroom & terraces  Boors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware – Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators	5	Kitchen:
6 Bathrooms: Concealed plumbing Premium C.P. Fittings Premium Sanitary fittings – Floor / Wall mounted Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan 7 Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces 8 Doors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware – Cylindrical Lock 11 Balcony Railing SS with Glass Railing Fittings 12 Elevators		Granite Kitchen Platform with SS Sink
Concealed plumbing Premium C.P. Fittings Premium Sanitary fittings – Floor / Wall mounted Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces  Boors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware – Cylindrical Lock  Balcony Railing SS with Glass Railing Fittings		Dado up to 2' height
Premium C.P. Fittings Premium Sanitary fittings – Floor / Wall mounted  Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan  7 Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces  8 Doors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware – Cylindrical Lock  11 Balcony Railing SS with Glass Railing Fittings  12 Elevators	6	Bathrooms:
Premium Sanitary fittings – Floor / Wall mounted  Designer Dado wall tiles up to Lintel Level  Provision for Electric geyser  Provision for exhaust fan  Flooring  Vitrified Tiles across the apartment unit  Anti-Skid ceramic tiles for bathroom & terraces  Boors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware – Cylindrical Lock  Balcony Railing  SS with Glass Railing Fittings  12 Elevators		Concealed plumbing
Designer Dado wall tiles up to Lintel Level Provision for Electric geyser Provision for exhaust fan  7 Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces  8 Doors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware - Cylindrical Lock  11 Balcony Railing SS with Glass Railing Fittings  12 Elevators		Premium C.P. Fittings
Provision for Electric geyser Provision for exhaust fan  Flooring Vitrified Tiles across the apartment unit Anti-Skid ceramic tiles for bathroom & terraces  Boors & Windows Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware - Cylindrical Lock  Balcony Railing SS with Glass Railing Fittings  Elevators		Premium Sanitary fittings - Floor / Wall mounted
Provision for exhaust fan  Flooring  Vitrified Tiles across the apartment unit  Anti-Skid ceramic tiles for bathroom & terraces  Boors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware – Cylindrical Lock  Balcony Railing  SS with Glass Railing Fittings  Elevators		Designer Dado wall tiles up to Lintel Level
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Vitrified Tiles across the apartment unit  Anti-Skid ceramic tiles for bathroom & terraces  8 Doors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware - Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators		Provision for exhaust fan
Anti-Skid ceramic tiles for bathroom & terraces  Boors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware - Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators	7	Flooring
8 Doors & Windows  Main door: Modular Laminated Flush Door with safety locks  Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware - Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators		Vitrified Tiles across the apartment unit
Main door: Modular Laminated Flush Door with safety locks Internal room doors: Flush doors Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware - Cylindrical Lock 11 Balcony Railing SS with Glass Railing Fittings 12 Elevators		Anti-Skid ceramic tiles for bathroom & terraces
Internal room doors: Flush doors  Bathroom doors: Flush doors and granite frames  Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware - Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators	8	Doors & Windows
Bathroom doors: Flush doors and granite frames Three Track Powder Coated Aluminium Sliding Windows with mosquito nets Natural stone window sill Door hardware - Cylindrical Lock 11 Balcony Railing SS with Glass Railing Fittings 12 Elevators		Main door: Modular Laminated Flush Door with safety locks
Three Track Powder Coated Aluminium Sliding Windows with mosquito nets  Natural stone window sill  Door hardware - Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators		Internal room doors: Flush doors
mosquito nets Natural stone window sill Door hardware - Cylindrical Lock 11 Balcony Railing SS with Glass Railing Fittings 12 Elevators		Bathroom doors: Flush doors and granite frames
Door hardware - Cylindrical Lock  11 Balcony Railing  SS with Glass Railing Fittings  12 Elevators		
11 Balcony Railing SS with Glass Railing Fittings 12 Elevators	·	Natural stone window sill
SS with Glass Railing Fittings  12 Elevators		Door hardware - Cylindrical Lock
12 Elevators	11	Balcony Railing
		SS with Glass Railing Fittings
Passenger lifts	12	Elevators
<u> </u>		Passenger lifts

# Annexure "H"

# (MAINTENANCE SCHEDULE)

Following are the particulars and cost heads under each maintenance account

# Individual/Respective building Maintenance

Sr.	Cost Head	
No.		

# 3803 83 80

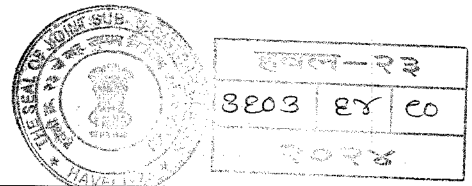
1	Building housekeeping
2 2	Building security
May you was not	Electricity charges for:
	Lift
3	Passage area lighting
	Any other electrical appliance meant for the respective building
	Annual maintenance charges for: Lift
1	Solar water heater
<b>*</b>	Any fire related equipment for respective building
	Any me related equipment for respective building
5	Repair and maintenance cost and replacement cost of all equipment which will
	be used for Respective building
6	All other maintenance cost head which are comes under the scope of Individual
	building Maintenance

# Common Area Maintenance

Sr.	Cost Head	
No.		
1	Common area housekeeping	
2	Common area security	
,	Electricity charges for:	
	Street lighting	
3	Open space, podium lighting	
	Club house	
	Amenities	
	Basement of all buildings	
	Annual maintenance charges for:	-
	Fire fighting for the all the common area	
4	Water pumps	
	Diesel generator	
5	Water charges for tanker, water tax etc.	
6	Diesel expenses for generator	
7	Facility Manager & supervisory staff and its admin expenses	
8	Repair and maintenance cost and replacement cost of all equipment which will	
	be used for common area	
9	All other maintenance cost head which are comes under the scope of Common	
	area	
	Maintenance	

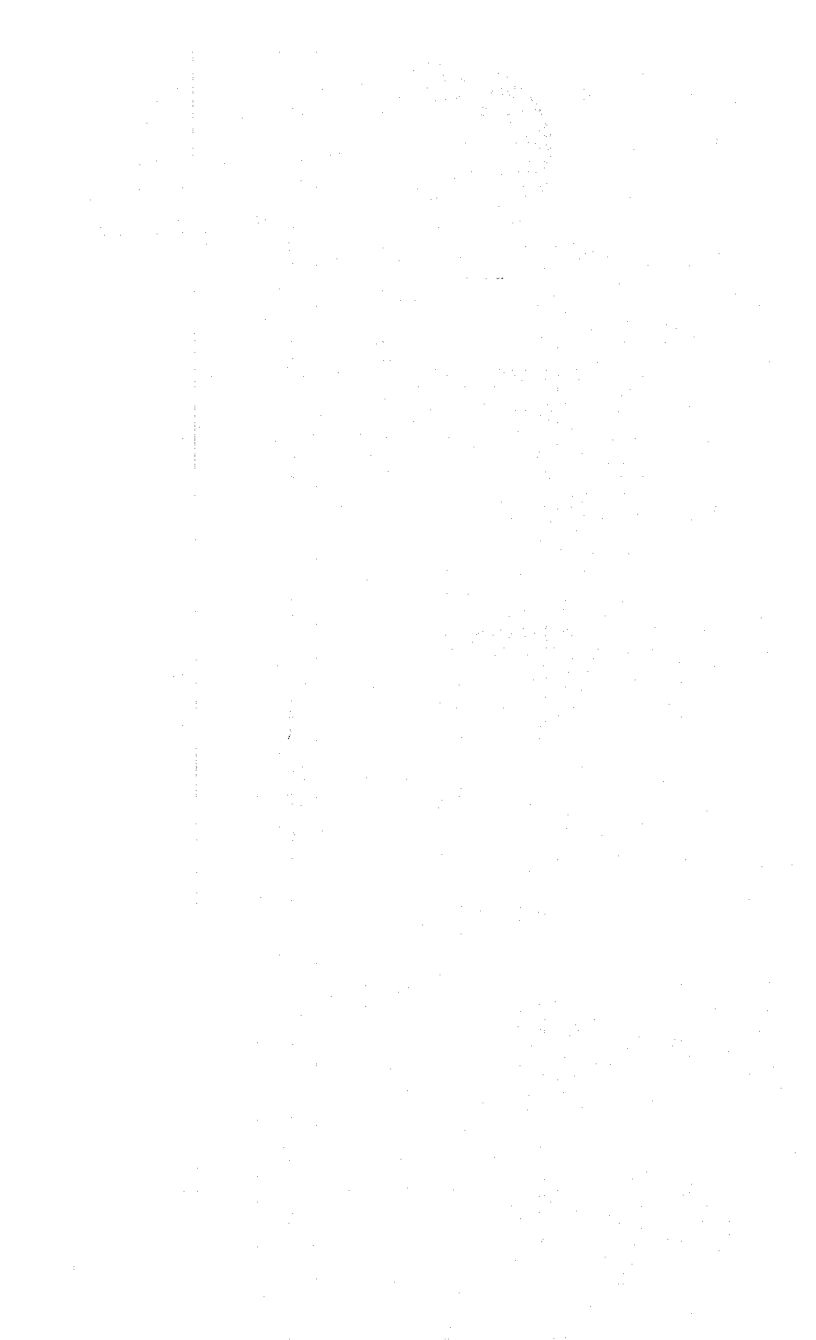
# **Environment Management Plan/Infrastructure**

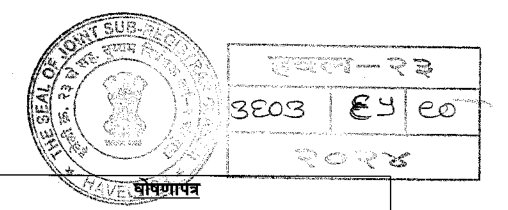
Sr.	Cost Head	
No.		
	Sewage treatment plant	
	Electricity charges for STP	
1	Day to day Maintenance charges for STP	
	Operator charges	
	Water testing charges	



П.		other cot related to STP
м	C	Terran
ď	NDOPAC XI DOPAINOPA SHA	ATKAN BAT PAIATAN TA CILI
	JUAI ES OLHAI UWALE AIIII	THILE CALLED ALBERT IN STR
г	oparoo comananana o ama	outer cocketated to bill

2	Repair and maintenance cost and replacement cost of all equipment which will be used for EMP
3	Landscaping charges: Gardner Fertilizer Red soil
	New plantation (if needed)
4	Solid waste management Waste segregation at OWC Garbage handling charges Handing over charges on Non-biodegradable waste. Disposal of e-waste in accordance with Rules.
5	Rain water harvesting: Rain water harvesting tank cleaning Recharge pits cleaning (pre and post monsoon) Flushing of bores
6	All other maintenance cost head which are comes under the scope of EMP/Infrastructure Maintenance





सदरचे कुलमुखत्यारपत्र पुर्णपणे चैध असुन उपरोक्त कृती करणेस मी पुर्णतः सक्षम आहे. सदरचे कथन चुकीचे आढळुन आल्यास, नोंदणी अधिनियम १९०८ चे कलम ८२ अन्वये शिक्षेस मी पात्र राहिन यांची मला जाणिव आहे.

दिनांक 🗕 🗘 🗸 🗸 २०२४

स्पेशालिटी लॅन्डमार्क्स प्रा.लि. तर्फे संचालक श्री. रोहित घनश्याम गुप्ता (कुलमुखत्यारपत्रधारकाचे नांव व सही)



# SPECIALITY LANDMARKS PRIVATE LIMITED

REGISTERED OFFICE: D 58/53 54 F F R, RATHYATRA, SIGRA, VARAMASI, 221010

Extract from the minutes of the meeting of the members of speciality Landmarks private limited held on monday, 08<sup>th</sup> day of January, 2024 at the Corporate office of the company at T-4 T-5 3<sup>rd</sup> floor metropole building Bund Garden Road, pune - 411001 at 10:00 a.m.

# APPOINTMENT OF MR. SANDESH GUPTA AS A DIRECTOR OF THE COMPANY

\*RESOLVED THAT pursuant to applicable provisions of Section 152 of the Companies Act, 2013, and any corer applicable provisions if any, Consent of the Members of the Company be and is hereby accorded for appointment of Mr. Sandesh Gupta, as Director of the Company with immediate effect.

RESOLVED FURTHER THAT any of the Directors of the Company be and are hereby authorized to file all the necessary forms and documents to Registrar of Company and authorised to do all acts, deeds, things and matters which are necessary, expedient, ancillary and incidental to give effect to this resolution."

\*\*\*\*\*\*\*\*\*CERTIFIED TRUE COPY\*\*\*\*\*\*

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS OF SPECIALITY LANDMARKS PRIVATE LIMITED

ROHIT GHANSHYAM GUPTA DIRECTOR

(DIN: 02036089)

Add: C 601, Narvel Aurum, Lane No. 7, Koregaon Park, Near Rohi Wila Garden, Pune -411001

Date: 08/01/2024 Place: Pune 3803 | 8E | 60



### Maharashtra Real Estate Regulatory Authority

# REGISTRATION CERTIFICATE OF PROJECT \_\_FORM 'C'

[See rule 6(a)]

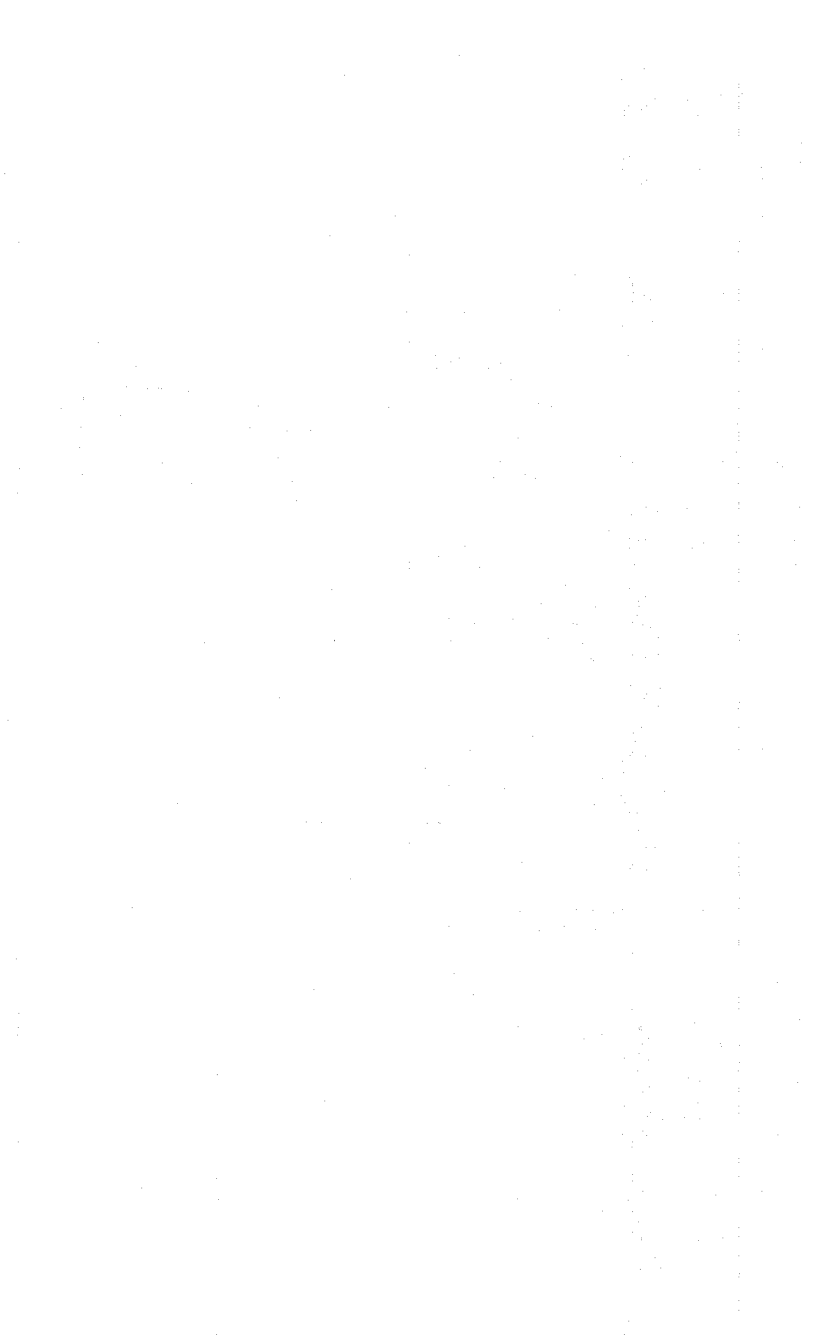
This registration is granted under section 5 of the Act to the following project under project registration number P52100054483

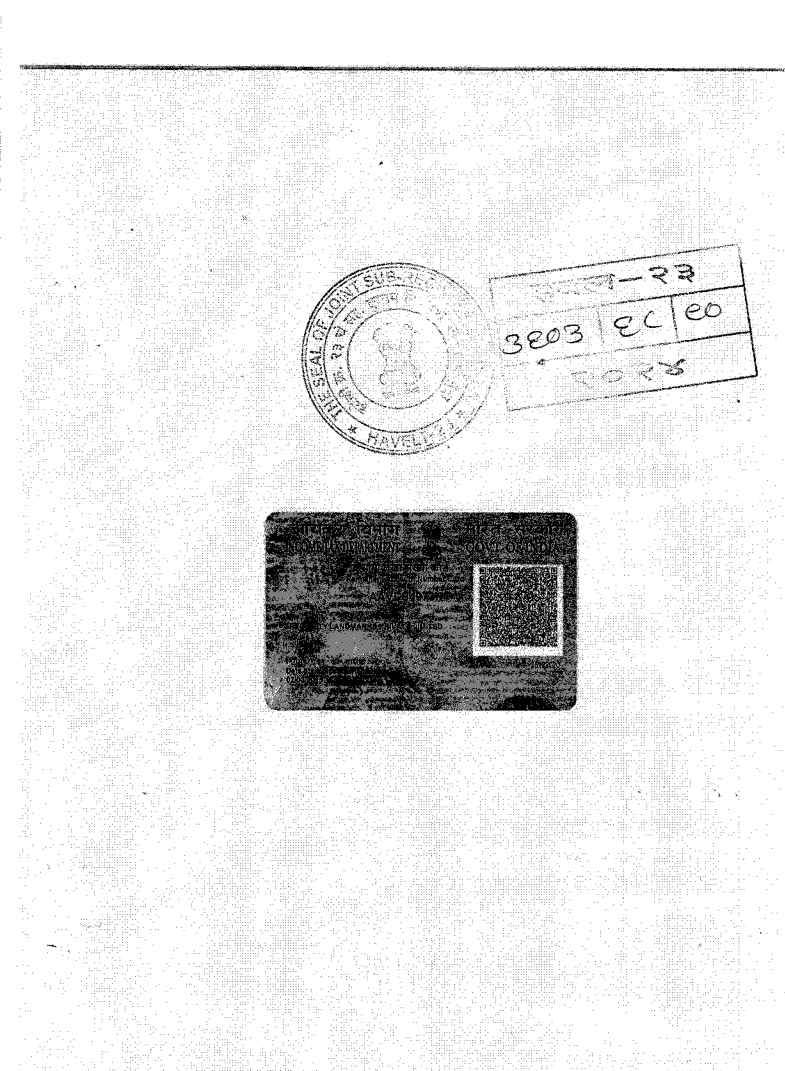
Project: MANTRA MAGNUS PHASE 3, Plot Bearing / CTS / Survey / Final Plot No.:SURVEY NO 52/1 (P), 54/1/25, 54/1/26, 54/1/27, 54/1/29 (P) CTS NO 1933 (P), 1934 (P), 1936 (P), 1938 (P) AT MUNDHWA TAL PUNE CITY DIST PUNE 411036 at Mundhawa, Havell, Pune, 411036;

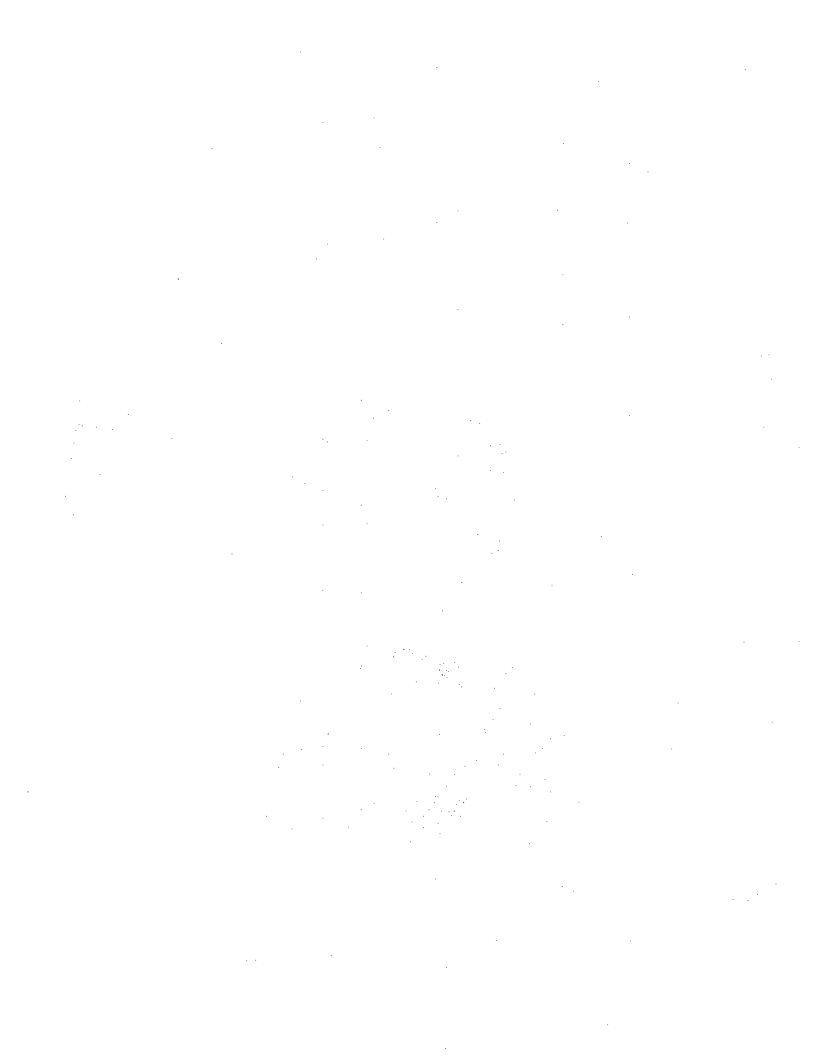
- 1. Speciality Landmarks Private Limited having its registered office / principal place of business at Tehsil: Pune City, District: Pune, Pin: 411001.
- 2. This registration is granted subject to the following conditions, namely:-
  - · The promoter shall enter into an agreement for sale with the allottees;
  - The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the
    allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate
    (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates
    of Interest and Disclosures on Website) Rules, 2017;
  - The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose as per sub- clause (I) of sub-section (2) of section 4 read with Rule 5;
    - That entire of the amounts to be realised hereinafter by promoter for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose, since the estimated receivable of the project is less than the estimated cost of completion of the project.
  - The Registration shall be valid for a period commencing from 25/01/2024 and ending with 31/12/2028 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with rule 6.
  - The promoter shall comply with the provisions of the Act and the rules and regulations made there under,
  - That the promoter shall take all the pending approvals from the competent authorities
- 3. If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there under.

Dated: 25/01/2024 Place: Mumbai Signature valid
Digitally Signed by
Dr. Vasant Fremanand Prabhu
(Secretary, MahaRERA)
Date:25-01-2024 14:17:21

Signature and seal of the Authorized Officer Maharashtra Real Estate Regulatory Authority







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### तहसिल कार्यालय पुणेशहर ९३६, सुक्रम्बार पेट, पुणे ४१९ ००२

विषय - जीमनी से वापरातील बदलासाई रूपांतरणकर व अकृषिक साथ निरिध्यत

पीन मुंबता, ता. पुणेशहर नि. पुने येथील कमीन स.नं. ५५१ याली क्षेत्र २२४०० ०० ची.मी., स.नं.५४७७५५ वासी क्षेत्र ५७०,०० ची.मी.,

सन् १८४८ वासी नेशुक्त, १९३६ वासी क्षेत्र ५००,०० ची.मी. सन् १४४८ राव बासी नेशुक्त, १९३६ वासी क्षेत्र ५५०,०० ची.मी. सन् १४४८ राव बासी नामुक्त, १९३४ वासी क्षेत्र ५५०,०० ची.मी. सन् १४४८ २९१ वासी नामुक्त, १९३६ वासी क्षेत्र २७००००० ची.मी. असे रकुण क्षेत्र २७८५००० ची.मी. असन सहर क्षेत्र मंतुर रक्षांकनात न माहे त्यापैकी (-) २४.०० मी डी पी.रस्ट ल बना क्षेत्र ५०२१,७१ यो भी, व २४ ०० मी हो यो रस्त्याखालील क्ला क्षेत्र १३२४ ७७ जो भी (-) ३६,०० मी.डी.पी.रस्त्राखातील कग्रन्थत्र ४०,५१ थी.मी. च (-) मारक्षणा खालील बना क्षेत्र १५०३ ७१ ची थी, चना जाता १९९४५ २१ त्री मी. अकृष्टिक प्रयोजनार्वे क्षेत्र असून स्वापैकी रहिवास प्रयोजनार्वे क्षेत्र

१६३६२:३३ जी जी ज जाणिन्य प्रयोजनाये क्षेत्र ३५८६%८ ची जी. असे महाराष्ट्रः चीनन महसूल अधितयम 1966 चे कलम ४२ व नुसार रुगांतर कर व अकृषिक सारा निश्चित करणेनावतः ् स्पेरिनिधे लेंडमार्को माराजेट लिमिटेड तक कुरुम्।क्रमारधारक बी. शीरत स्परमास गुन्ता जाचा हिनोक / १//0/2023 रोजीना आर्ज इ.स्तरप्रट् शासन्, सहसूल व सनिवसम्ग रोचेकडील हिनोक 05/01/2017 हेलोजी अधिसूलनो व शासन परिष्यकाक स्वरूप/2017/0/क 115 टी-1

दिनांक 19/08/2017,

दिनाक 19/08/2017,

श्री जो मुंडवा, ना. पुगेरहर कि पूर्ण वैद्याल ज्ञानीन स नं ५२/२ वासी क्षेत्र १३४०० ०० वी.सी.स.न.५५/१२५ वासी क्षेत्र १५३६ वासी क्षेत्र १५३६ वासी क्षेत्र १५३६ वासी क्षेत्र १५०० ०० वी.सी.स.न.५४/१२६ वासी क्षेत्र १५३६ वासी क्षेत्र १५०० ०० वी.सी. असं एकण क्षेत्र १५६८ ५०० वी.सी. असन सरद क्षेत्र मंत्र रिवाकनात नमुद जाहे त्याचेको () २४०० मी.जी.पी.स्टरपावालील व्यक्त क्षेत्र १५०६ १५० वी.सी. १० व्हर्म १५४५ वी.सी. ३४५०० मी.सी. १० व्हर्म १५५० वी.सी. व.स.न.वासी क्षेत्र १५५५ १५ वी.सी.स.न.वासी क्षेत्र १५५५ १५ वी.सी.स.न.वासी क्षेत्र १५३५ १५ वी.सी.स.न.वासी क्षेत्र १५३५ १५ वी.सी. अज्ञेषक प्रयोजनाचे क्षेत्र १५३६ १५ वी.सी. अज्ञेषक प्रयोजनाचे क्षेत्र १५३६ १५ वी.सी. अज्ञेषक प्रयोजनाचे क्षेत्र १५३६ १६ वी.सी. अज्ञेपक प्रयोजनाचे क्षेत्र १५३६ १६ वी.सी. अज्ञेषक प्रयोजनाचे क्षेत्र १६३६ १६ वी.सी. अज्ञेषक प्रयोजनाचे क्षेत्र १६३६ १६ वी.सी. अज्ञेपक प्रयोजनाचे क्षेत्र १६३६ १६ वी.सी. अज्ञेषक प्रयोजनाचे क्षेत्र १६३६ १६ वी.सी. अज्ञेपक प्रयोजनाचे क्षेत्र १६३६ १६ वी.सी.

स्थार 1966 में कराम 42 व नुसार स्थातरण य अध्विषक साथ निश्चित करून मिक्रणवाबत र पांचा दिनांक 99/10/2023 अन्तर्य या कार्यास्त्यास प्राप्त झाला आहे.
नार्वरण यांची स्थाय अर्थासीयन सारार केलेले रेखांकन नकारों हे पूर्ण सहात्मारपालिका, पूर्ण रामेक्टबील कर्म-पार्यट सार्टिफकेट प्रकासीसी/1037/23, दिनांक 07/08/2023 अन्तर्ये सार नार्यास्त्र अर्थान्त्र सारा कर्म-पार्थित सारा कर्म-पार्य सारा कर्म-पार्थित सारा कर्म-पार्थित सारा कर्म-पार

(अमीनीचे वर्णन)

गावाचे नाव भुषारकाने ताव

भीने पुंडवा, ता. पुणेशहर कि. यूर्ण मेरील जमीन संते, ५२१ याची क्षेत्र १३४०० ७० औ.मी. स.तं.५४/१/२५ यस्मी क्षेत्र ५०० ७० ची.भी. ची.मी. व सन् ५४००७ वासी मधुक १९३४ वासी हेव ५५००० ची.मी. व सन् ५४/४७१ घासी नम् क १९३६ वासी होत २७०००० ची.मी. असे एक्टम होत १७८५० ०० ची.मी. असून सरर होत मेनूर रेखांबनात नमून आहे त्यार्पको () २४ ०० मी.डी.मी.स्हम्मखालील बन्धा बन ५०२१ ७६ ची.मी. व १४ ०० मी.डी.मी.सहम्मखालील जन्म

के कि रहे रहे रहे थे भी मी () देशक में हो पी रहस्यावातील सर्णा क्षेत्र ६० पो मी () देशक में हो पी रहस्यावातील सर्णा क्षेत्र ६० पर भी मी (त ()) आसम्राग खालील चना क्षेत्र १५०३ ७२ ची मी (वजा माता १९१४९ २१ ची मी) सङ्घीषक प्रयोजनाने क्षेत्र असुन स्मार्गको रहिवास प्रयोजनाचे क्षेत्र १६३६२३३ ची.मी. व साणिज्य प्रयो ची.मी. असे

अर्जहार याँना या कार्यालयाकडील हि.२६८१/२०२३ अन्तर्य अल्लोह प्रमाणे किनरीत

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<b>8</b> 0.	रेखांभतात समाविष्ट केलेले क्षेत्र	२७८५०,०० सो.मी.
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¥.×r.	(-) २४.०० मी.डी.मी.रस्त्याखालील बजा क्षेत्र	१३३४:७७ घी.मी.
¥	(-) ३६,०० मी.डी.पी.एस्स्याखालील चना क्षेत्र	४०५६ चौ.मी.
4 (	<ul><li>(a) आरक्षणा कालील करा क्षेत्र</li></ul>	१५०३ ७२ सी.मी.
5 000	अक्रुवक प्रयोजनाचे क्षेत्र	१९९४९ स्ट चौ मी
હ	प्रयोगन	रहिवास देशिज्व
€88	अ.क)६ पैकी (रहिवास + वाणिज्य) प्रयोजनाचे क्षेत्र	(६३६२.३३ लॉ.मी.   ३५८६.८८ घो.मी.
<b>X</b>	म्बोजनासीके बिनशेती आकरणीचा दर (प्रति भी सो)	₹C\$/- 3,8€/.
<b>9</b> 0	प्रयोजनासाठी बिगशेती करावदाच्या क्षेत्रावरील वाणिक महत्तरणी	322887

वसूल करावदाची एकुण रक्कम रुपये

(अस्ता पान साध्य आठवानन हजार चारण स्थाना रूपण फला)

अर्जपुर भागी सरीलामाण विनारोत्ता जाणी व रुपातरीत करावी अर्थी एकूण रक्तम

र १८५८ ४३२४ (असरी धीन लाख आठवानन हजार वाह्यों बस्तीत रसमें फलत) चल्रण करामक

र १८५८ ४३२४ (असरी धीन लाख आठवानन हजार वाह्यों बस्तीत रसमें फलत) चल्रण करामक

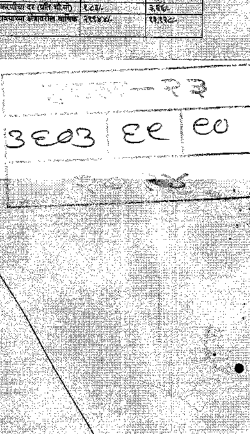
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ग्रावाचे बाबः मुख्या

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विशिष्य व शतका सुरक्ता आहे के नीहिंदि के स्वाप्त के महिंदि के स्वाप्त के दिन हैं जब उन्हें के प्राप्त के स्वाप्त के किए के स्वाप्त के स्वाप्त

SANDEEP MALI ADVOCATE B.A. LLM

A-103. )\* Floor, Sigma Blossom, Opp: Manadev Mande, Kale-Boraie Nagar, Kale-Padal, Hadapsar, Pune - 411.028 Conset No. 992268982. Email: advocatemali sandeep@dmail.com

## SEARCH AND TITLE REPORT

Date: 26/10/2023

(2) All that piece and parcels of lands, total admit 00 Hoctaco= 44.50 Arcs, as follows:

9) Jand admissioning 00 Hoctare= 05 Arcs, bearing Survey No.54/1/25,
Corresponding CTS No.1933,

b) land admissioning 00 Hoctare= 07 Arcs, bearing Survey No.54/1/26,
Corresponding CTS No.1933,

c) Jand admissioning 00 Hoctare= 05.50 Arcs, out of 00 Hoctare= 07 Arcs, bearing
Survey No.54/1/27, Corresponding CTS No.1934,

d) land admissioning 00 Hoctare= 27 Arcs, out of 00 Hoctare= 35 Arcs, bearing
Survey No.54/1/27, Corresponding CTS No.1934,

d) land admissioning 00 Hoctare= 27 Arcs, out of 00 Hectare= 35 Arcs, bearing
Survey No.54/1/28, Corresponding CTS No.1935,

ialed at Wilage Mundhwa, Taluka Pune City. District Pune and within the re Municipal Corporation and Registration and Sub-Registration Havel tration District Pune (hereinaffer referred to as "enid Land No.2" for the as

coursed investigation of title of the said Lends on the request of Speciality Landmarks. Landmarks by Landmar

1. From perusal of 7/12 Extract of Survey No.52/1 of Village Munithws for the years 1930 to 1942, it appears that name of Mr. Narayan Sakharam Galkwaz was mulated on 7/12 Extract in respect of the seld lend, totally admeasuring 00 Acres 32 Guntha.

If appears that vide Mongage Deed dated 13/06/1941 (registered unit of 520/1941), which the office of Sub-Registran Havel No.2, Pune), the said Missakharam Gelkvad and Mr. Jagansth Namded Gelkvad had mortgaged the earing S. No.52/1 in favour of Mr. Sadhaba Balaji Kodre for the amount mention (scordingly, mame of said Mr. Sadhaba Balaji Kodre for the amount mention (scordingly, mame of said Mr. Sadhaba Balaji Kodre was entered on fixibledan Colling and name of said Mr. Narayan Sakharam Galkwad was shifted in Olf clump and name of said Mr. Narayan Sakharam Galkwad was shifted in Olf clump of 7/12 Extraot of S. No.52/1, vide Molation Entry No.1322 dated 09/09/194





27/08/2023 03/10/2023

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(११)अञ्चलनांक,बाल संस







SANDEEP MALI

A-103, ("Floor, "Sigma Blossom". Opp: Mahades Mendir, Kele-Borale Nep Kate-Padal, Hadapsan, Pone - 411 028. Confect No. 3022669822

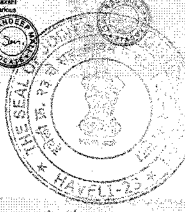
- It appears that vide Sate Dead Idated 26(05/1955 (registered under Satiel No.793/1955), with the office of Sich-Registrat Havelit No.1. Purie), the tead Mr. Jagannath Namideo Galkwad, Mr. Ramchistota Namayan Galkwad and Mr. Hambiau Namayan Galkwad Sold, assigned, transferred and conveyed the said land bearing S. No.5271 in twoor of Mr. Nivrusi Sadrupa @ Sadaba Kodre at and for the consideration at satiest therein. Effect of the said Sate Dead was given an external report and extendingly, name of the said Mr. Nivrusi Sadrupa @ Sadaba Kodre was entered on 7/12 Extract of S. No.5271, as the Covern thereof, vide Mitation entry No.1950 dated 38/07/1955. From the said M. E. No.1950, if further appears that the Cinde Office notified that since the hamestor of Sadaba was tweeting appeared on Kabjedar/Occupancy column of 7/12 Extract the transaction was reported for verification. and thereupon, it was verified that its dozested logarization verification and thereupon, it was verified that its dozested logarization state as repeal and
- It spicers that said Mr. Heribhau Narayen Salkved & Mr. Jaganneth Nemdoo and had repaid the aforesaid Seat moregage to the said Mr. Sadeba Beleji Kodra on 1955 vide Release Re-conveyance Deed of Mortgage, Accordingly, names of said Mr. 1956 vide Release Re-conveyance Deed of Mortgage, Accordingly, names of said Mr. Sadeba Beleji Nemdoo Galkvad Mr. Sadeba Beleji Salkved on Salkvad Vers. entered on Salkvad vers. Salkvad v
- It appears that the provisions of the Maharsaltra Welgins and Measures Act, 1958, is Indian College Aut, 1956 were made applicable to Village Mundhwa and due effect serie was given in the revenue record of the seld Village Mundhwa. Accordingly, the of the seld fland bearing S. No.521 was shown from 00-Acres 32 Guniha to 00-re=32 Ariss, vide Mutation Entry No.3083 dated 30/01/1971.
- It appears that the said Mr. Nivruttl Sadhubá @ Sadabe Kodre made än application to a Talathi, stating that, separate entries regarding St. Nos.62/1, 62/2 and, 52/3 are ded in villager revenue record and hence; the same be corrected and merged together, dingly, the correction was made out us to St. Nos.52/1-2-3 for area admeasting 10, rese. 44 Area and separate 7/12 Extract thereof was generated in the runner of the said for the said of the said
- It appears that the said Mr. Niviuti Sadhubar 25 Sadaba Kodre nad obtained loss Bank of Maharashtra on 10/12/1974 and secondingly, change of said Bank of weathtra was entered in Other Rights column of 7/12 Extract of S. No. 32/1+2+3, Vide Son Entry No. 3466 dated 03/07/1976.
- It appears that said Mr. Nivrutil Sadhuba @ Sadaba Kodre had repaid the stores to said Sank of Meharachtra, vote Letter beaing No.25/72 dated 03/04/1979, Issued said bank and accordingly, charge of the yaids bank was deleted from Other Rig
- ians that vide: Partition Doed, dated 22/08/1991 (registered under , with the office of Sub-Registrar, Havell No.1, Pume) executed be id Mr. Nivrutti Sadhubs @ Satiabe Kodre, Mr. Ashok Nivrutti Kodre, Mr. Mr. Manik Nivrutti Kodre, Mrs. Chandrabhaga Nivrutti Kodre in respect of Mrs. Jayashi Villas Kodre of Mrs. Kalpana Marik Kodre in respect of

SANDEEP MALI

A-103, 19 Floor - Sigma-Blossom -Opp, Mahadey Mandir, Kale-Borata Nagar, Kale-Padal, Hadapaar, Pilina - 411 028 Contact Noi 9922080622 Email: <u>savocalumas sario septitomen com</u>

properties held by from including the said land bearing S. No.52/1+2+3. By virtue of the said partition, the alloraseid entire land admensioning O2 hectarees 44 Ares bearing S. No.52/1+2+3 exclasively came to the share of the said Ar. Nimoth Saidhata 25 Saidde Kodre. Effect of the said Partition was given on revenue record 7/12 Extract of S. No.52/1+2+3, as per remark of Honble Tahasildar, Pune City, bearing No. TASAHAY40932 dated 21/03/1892, vide Mutation Entry No.4416 dated 08/05/1892.

- 10. It appears that the said kir. Nivrutti Sadhuba @ Sadaba Kodra died leaving behind him, his three sone. Mr. Ashok Nivrutti Kedra. Mr. Visas Nivrutti Kedra. Mr. Visas Nivrutti Kedra. Mr. Visas Nivrutti Kedra and three died Keller Sadhuba @ Sadaba Kedra had executed his said leta Nivrutti Sadhuba @ Sadaba Kedra had executed his Testament dated 19/08/1987 (registered under Serial No.5527/1997, with the Registrar Havei No.5. Puras and as per the self William Sadd Mr. Ashok Niv Vilas Nivrutti Kedra and Ashilya Govandhan Shire adhressuring. Or Hectaine & Arasa sent in this said lead bearing S. Accordingly, affect of the seate was given on interestic report? 7/12 No.52/1-273, vide Mutadon Entry No.7004 dated 18/09/2000.
- It appears that vide Sale Deed dated 13/09/2008 (registered under Serbal 6/49/2008, with the office of Sub-Registrar, Hawali No.9, Pune on 19/09/2009), the said as Ashiba Covardian Shinds told, issuigned, transferred, and conveyed an area measuring 00 Headner of Johns out of her share/area totally admessigning 00 Headner of 189 out of the said fand bearing S. No.52/1 in favour of Mr. Anti Shirkang Saykar and Mischarla Anti Saykar and consideration as setted therein. Effect of the said she de was given on revenue restrict and accordingly, rismets of the said for Anti Shirkang year and Mrs. Archere Anti Saykar were entered on 7/12 Extract of S. No.52/1 for the west of the said for Anti Shirkang of the said for the decision of the said said the Anti-Shirkang were entered on 7/12 Extract of S. No.52/1 for the west of the action of the said of the sai
- It appears that the end Mr. Ashor Nivorth Rodre had obtained four of the smooth \$.5.00.0004. (Rupees Five Leths brily) from Mundhies Vices Kerysker Seve Sal synalli, Munchiwa and accordingly, charge of each Mundhies Vices Karysker Seve Sal synall, Mundhies was entered in Other Rights column of 7/12 Estract of S. Nc.52/1, station Entity No. 19205 dated 27/04/2009.
- It appears that the said Mr. Villas Nivrutti Kodre had alto obtained loan of the Res. 250,0007. (Rupeer: Two Lekhs Fifty Thousand only) from leald hund yelkari Seve Santha Meryadit. Mondhwe and eccordingly, charge of said Nuncyakani Seve Santha Meryadit. Mondhwa was enfected in Other Rights coluract of S. No 521, vide Mutation Entry No. 10206 dated 27/04/2009.



eo 2078

SANDEEP MALI

A-100, 1º Floor, 'Sigma Blossom', Opp Mahadev Mandir, Kale-Borate Nagar, Kale-Podal, Hadapoar, Puna - 411 028 Contact No. 9922689622, Email: artisticatemal sanderprogramaticom

- II appears that the seld Mr. Ashok Niyouti Kodre hed further obtained loan of the lount of Ru.5,00,000L (Rupees Five, Laths only) from said Mundhwa Vilkas Karyakari Seva-nthe Maryadis, Mundhwa and accordingly, charge of said Mundhwa Vilkas Karyakari Seva-nthe Maryadis, Mundhwa was selered in Other Rights column of 7712. Extract of S. 3501, vide Multation Entg. No.12048 dated 19/03/2013.
- It appears that the said Mr. Viles Nivrudi Kodre have repaid aforesaid loans to eald driwn Vikes Keryshan Seva Sartha Maryadh, Munchwa and accordingly, charge or said driwn Vikes Keryskari Seva Sartha Maryadh, Mundhwa has been daleted from Other te column of 7/12 Extract of S. No.027, vide Mutation Entry No.12760 dated 15/09/2014.
- It appears that In due course, Property Register Card (PRC) beging CTS No.1938 ted to the said land bearing S. No.52/4 of Village Mundhwa Le. the said Land No.1, has n generated in this revenue record of Village Mundhwa.
- 18. It appears that as per Notification Letter bearing No. NAIBHÜ/NI.PA.AKSHARI-NONE/ 2019 PUNE deled 16/02/2015, Issued by Hortitle Settlement Commissioner, the areas appearing on PRCs of CTS Nos. 1 to 2255 of Village Mundhwa (which includes the said land bearing CTS No.1938) have been entered in words, vide Mutation Entry No.328 dated 30/04/2015.
- It appears that the said Mr. Ashok Novoti Kodre and Mr. Viles Novoti Kodre id; their aforesaid loans to said Mundhive Viker Karyakeri Seva Santha Mar drive and accordingly, charges of said Mundhive Vikes Karyakeri Seva Santha Mar drive, have been deleted from Other Righes column of 7/12 Extract of S. No.52/1 63rt Entry No.13282 dated 25/08/2015.
- 20. If appears that yide Order bearing Outward No. 552/C.S./Couble Entry Close/Munchiwa/2018-dated 17/05/2018, passed by City Survey Officer No.2. Pune city and vide Enter bearing No. Kaw/333/18 dated 17/05/2018, issued by Hohible Tahesikker, Pune City, If a 7/12 Extractis invespect of various londs of Willage Munchives would supposedly be closed (which includes the said land bearing S. No.52(1) and the sains has been recorded in the respect of rights of Village Munchiwa, vide Mutation Entry No.13910 dated 23/05/2018.
- It appears that the mulations reliating on 7/12 Extract of 5. No.52/1 have been recorded on PRC bearing CTS No.1838 i.e. the said Land No.1, skie Mutation Entry No.775 dated 33/03/2020.
- 22. It appears that vide Dead of Giff did 06/09/2022 (registered under Sertal No.5547/2022, with the office of Sub-Registrar, Havell No.14, Pune), the said Mr. Vijasi Nivural Kodre gifted and transfared an area admeastating 00 Hectares 30 Area and of his share area followly admeastaring 00 Hectares 61 Area; soll of this said Card No.16 in favour of lates, Jayahn't Miss Kodre, Mr. Arriol Villas Kodre and Mr. Nikit Villes Kodre. Effect of the said Dead of Gift is given on resemble record and accordingly; names of the said Miss Jayahn't Villes Kodre & others are entered on 7/12 Extract of St No.521 for altonosal lates and the code and the code of the said Dead of Others are entered on 7/12 Extract of St No.521 for altonosal lates after 30 Area, as Owners thereof, wide Makation Entry No.15162 defed 20/09/2022.

SANDEEP MALI AGVOCATE BALLM.

A-103, 1ª Biotr. "Sigma Blossom", Opp. Mahadey Mandur, Kele-Borate Nagar, Kale-Padal, Hadapest, Puyer, 411 028, Contact No. 9922089622 Email: advocatemali aandeeb@amaii com

- 23. It appears that vide. Ceed of Giff old. 08/09/2022 (registered under Serial No. 9554/2022) with the office of Sub-Registrar Havell No.14, Purre), the said Mr. Marik Norvitil Kodre giffed and transferred an area admensioning 00 Hectares 30 Area out of his share, area intelly skindward uning 00 Hectares 81 Area out of the said Land No.1, in twoour of Mrs. Kalpians Marik Kodre, Mr. Arup Marik Kodre and Mr. Nillen Marik Kodre. Effect of the said Deed of Clift is given on exvenue record, and accordingly, names of the said Mrs. Kalpians Marik Kodre & Others are entered on 71/2. Shrad of 3, No.521 for the storeaging area admensions 00 Hectares 30 Area, as the Owners thereof, vide Mutation Entry No.1568 (appendix 2006/2022).
- sers that vide Dead of Gitt did. 15/09/2022 (registered under Serial 2, with the office of Sub-Register; Haveli No.5, Pune), the said Mr. Ashok gifted and transferred an area admessuring 00 Hectorers 30 Area out of this allowance sorting 00 Hectorers 61 Area out of this age Land No.4 in devour of ok Kodre, Mr. Shallesh Ashok Kodre and Mrs. Archana Arai Saykin, Effect of of Oil 16 gifter on research proof and accordingly, naming of the said Mr. Code & others are entered on 7/12 Extract of S. No.521 for the storesaid area to Hectorers 30 Area, as the Owners thereof, vide Mutation Ermy No.715188
- Survey No.54, Alsea No.126 Corresponding CTS No.1833:
   From perusel of 7/12 Extract of Survey No.54/1/25 of Village Mundbles for the y 1930 to 1942, it appears that heine of Rahl Kom Keeu Kodre was mutated on 7/12 Extraceped of the said land, totally admessuring 00 Acre- 05 Gurdra, and subsequently name was study of.
- If appears that name of Krandu Shivram Galkwad since minor through guardian Mr.
  Shivram Matradu Galkwad was mutated on 7/12 Edirect to respect of the said land bearing S.
  No.54/1/25/vide Mutation Entry No.980. If appears from Letter dated 27/07/2023 bearing No.
  Record/NavV947/2023, Issued by Tahasil Office, Pune city, Pune that Mutation Entry No.980
  is not available in the records.
- B appears that name of Mr. Babu Kashiba Kodra was mutated in 0 7/12 Edract of S. No.54/1/25 with a remark of sale without possession.
- It appears that vide Sale Doed dated 23/08/1838 (registered under Sertal 5.518/1938, with the office of Sub-Registrat, Haveli No.2, Pune). Sou. Sharntober Shratal enter Pulmandikar sold, assigned, transferred and conveyed the self land bearing 3-54/1/25 in Booton of Mr. Saldu Balai Kodre et and for the consideration as settled therein, et of the self Sale Doed was given on revenue record and accordingly, name of the said Suth Delai Kodre was entered on 7/12 Exhact of S. No.54/1/25, as the Owner thereof, a Mutation Entry No.3192 dated 25/04/1838.
- It appears that as the said jand bearing S. No.64/125 was owned and possessed by said Mr. Sadhu Balail Kodre, the politic fredundanthollow) name of the said Mr. Balai hits Kodre was delated from Other Rights column of 76/2 Extract of S. No.54/125, vide slice Extry No.21/12 dated, 0/106/1960.



SANDEEP MALI ADVOCATE BALLM A.103, 1º Floor, "Sigma Blossom", Opp. Mahadev Mandir, Kale-Borate Nagar, Kale-Padal, Hadapear, Puna - 411 028, Contact No. 9222688522 Email: adjocite prod. sandesp@gmail.com

- 6. It appears that the provisions of the Maharashtra Weights and Meisoires Act, 1958, and the Indian Colrage Act, 1958 were made applicable to Village Mundhara and due effect of this same was given in the revience record of the said village Mundhara, Accordingly, the area of the said Jand bearing S. No.54025 was shown from 3.00 Acres 08 Guitha to 00 Historian = 05 Kres, vide Mutation Entry No.3083 dated 30/01/1971.
- Hectares 05 K/es, vide Mutation Entry No. 3063 dated 30/01/1971.

  1. is appears that Mr. Nimitti Sadhube (8) Sadaba Kodre made application to village Taletti, Mundrawatsiang that, said land belending S. No. 54/1/25 was devised and possessed by this deceased dates later Sadaba Balaiji Kodre and now, he is in actual occupation and possession of the said land. As per the Wall dated 01/10/1979 (registered at Sr. No. 5745), 1979, With the officer of Sub-Registrar, Havell No.2, Punch made by said late Sadaba Balaiji Kodre, the said land bearing S. No. 54/1/25 was allotted to Mr. Prakash Driyanoba Kodre and Mr. Vasant Driyanoba Kodre and the reverse recorded in the provide the conditional methods of said objection, due enquity was conditional. No. 3947. The said Mr. Nimitti Sadhuba (8) Sadaba Kodre had taken objection and chalenged the aforeasid mutation. In pursuance of said objection, due enquity was condition. Thereater: the settlement was mutatibly and amicably taken place by and between said Mr. Nimitti Sadhuba (9) Sadaba Kodre and Mr. Prakash Driyanoba Kodre 3 Mr. Vasant Driyanoba Kodre 3 Mr. Vasant Driyanoba Kodre and septlement was part the said settlement call of the provided of the said Mr. Prakash Driyanoba Kodre and said accordingly, he had cancelled the said Mr. E. No. 3947. As per the accepted settlement, name of Mr. Nivrutti Sadhuba (9) Sadaba Kodre was recorded on 7/12 Extract of S. No. 54/1/25, as the Owner thereof, vide Mutation Entry No. 3969 dated 24/01/12 Extract of S. No. 54/1/25, as the Owner thereof, vide Mutation Entry No. 3969 dated 24/01/12 Extract of S. No. 54/1/25, as the Owner thereof, vide Mutation Entry No. 3969 dated 24/01/12 Mr. 1379
- S. No. 54/1725, as the Counter trained, tode whitation Endry Counter the Counter trained, tode whitation Endry (registered at Sr. No. 11379) 1891, with the office of Sub-Registrer, Heyeri No. 1, Pune) executed by and between the easist Mr. Nivntit Sadnubre © Sadaba Kodre, Mr. Ashok Nivrutit Kodre, Mr. Nilse Nivrutit Kodre, Mrs. Chandrabhage Nivrutit Kodre, Mrs. Mineschi Ashok Kodre, Mrs. Jayashi Vites Kodre and Mrs. Kalapata Manik Kodre in respect to various properties held by them, including the east tand bearing S. No. 54/1/25. By wiftur of the seld pertition, the seld land somessuring: 00 Hectares 0.5 Area bearing S. No. 54/1/25 came to starte of the said Mr. Nivrutit Sadre ba © Sadaba Kodre. Effect of the said Partition was gluen on revenue record? 7/12 Extect of S. No. 54/1/25 as per Versant of Horbita Tahasildar, Pune city, bearing No. TASAHS/406.62 dated 21/03/1992, vide Mutation Entry No. 4416 dated 05/05/1992.
- 9. It appears that vide Sale Deed dated 11/02/1999 (rejected funder Sanal No.821/1998, with the office of Sub-Registrar, Haveli No.3, Pune on 12/02/1999), the said Mr. Nervill Sadruba @ Sadebe Koote sold, assigned, transferred and conveyed the said land bearing S. No.54/125 in: Tavour of Mr. Tukaran Dashrath Badher at and for the consideration as salout therein. Effect of the said Sale Deed was given on revenue record and accordingly, name of the said Mr. Tukaran Dashrath Badhe was entered on 7/12 Extract of S. No.54/125; as the Owner thereof vide Mutation Entry No.6449 dated 02/02/2000.

10. If socsars that vide Deed of Gift dated 29/11/2006 (registered under Seriel No.10169/2006, with office of Sub-Registrer, Havel No.5, Pune), the Isaki Mr. Tukagimi. Dasharath Bedhe gifted and transferred the sald/land bearing S. No.54/125 in favour of Mrs. Annuta Satish Badhe. Effect of the said Gift Deed was given on revenue record; and accordingly, name of the said Mrs. Annuta Satish Badha was entered on 7/12 Extract of S. No.54/1/25, as the Owner thereof, vide Mutation Entry No.91/12 stated 09/04/2007.

SANDEEP MALI ADVOCATE B.A. LLM

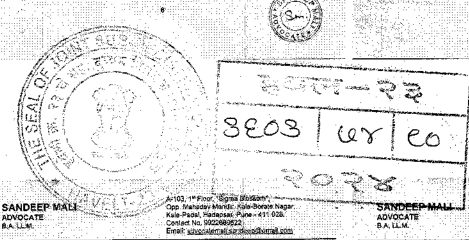
Figure 1

A-103; (WF)oor, 'Sigma Blossoni's Opp: Mahader Mandir, Kale-Borate Nager Kale-Padel, Hedaptar, Pune's 411,028: Contoon No: 992269892 Email: advocatemals antidest/Counsil.com

- 11. It appears that in due course Property Register Card (RRC) bearing CTS No.1833 eligited to the said land bearing S. No. 54/125 of Village Munchive i.e. the said Land No. (2st, hiss bean generated in the revenue record of Village Munchive.)
- 12. It appears that as per Notification Letter bearing No. NA.BHU.NI.PA.AKSHARI-NOND/ 2015 PUNE dated, 18/02/2015, issued by Horbite Settlement Commissioner, the areas appearing on PRCs of CTS Nos, 1 to 2255 of Village Mondres (which includes the salt land bearing CTS No.1933) have been entered in words, vide Mutation Entry No.325 dated 30/04/2015.
- It appears that side Order of Tahasildar dated 25/12/2018 that technical corrections were made in computations 7/12 Estract of S. No.84/1/25, vide Mutation Entry No.13549 dated 91/12/2016.
- 14. It appears that vide Order bearing Outward No. 552/C.S./Double Entry Close/Munchive/2018 deted 17/05/2018, passed by City Survey Officer No.2, Pure city and vide Letter bearing No. Kavi/S39/18 deted 17/05/2018, issued by Horotte Tahasildar, Pune city, the 7/12 Editeds in respect of various lands of Village Munchive would supposedly be closed (which includes the seld land bearing S.:No.34/1/25) and the same has been recorded in the record of rights of village Munchives, vide Mutation Enthy No.13810 dated 23/05/2018.
- 15. It appears that the mulations reflecting on 7/12 Editact of S. No.54/1/25 have been recorded an PRC beauting CTS No.1933 Let the eard Land No. (2-a), vide Mulation Edity No.796 dated 20/03/2020.

#### IIII Survey No.54, Hissa No.1726 - Correspondence CTS No.1933: -

- From perusal of 7/12 Extract of Survey No.54/1/26 of Velage Munchiwa for the years 1930 to 1942, it appears that name of Mr. Sadu Balay Kodre was mutated on 7/12 Extract in respect of the said land, totally admeasuring 00 Acres 07 Guinte.
- It appears that the provisions of the Maharashhri Weights and Measures Act, 1958
  and the Indian Colinage Act, 1958 were made applicable to Village Mundhars and due effect
  of the same was given in the reverse record of the said Village Mundhars Accordingly, the
  area of the said land bearing S. No-54/126 was shown from 00 Acres 07 Guritina to 00
  Hacters= 07 Ares, vide Mutation Entry No.3083 dated 30/01/1971.
- 3. It eppears that Mr. Dryancha Sadaba Kodre made application to village Talethi Mundtwe stating that, his father Sada Balgii Kodre died Intestate on 02/07/1984, leaving behind him, his two sons viz. Mr. Nivrutii Sadhuba (g. Sadaba Kodre & Mr. Dryancha Sadaba Kodre & Mr. Dryancha Sadaba Kodre fort desighters viz. Mrs. Draupedobe Dattairaya Boraweke, Mrs. Kusur Dattairaya Galewad, Mrs. Vinnel Tukaram Galewad & Afra: Suman Shacharafte Dattat and Mrs. Draupedobel Dattatraya Boraweke, Mrs. Kosum Dattairaya Galewad, Mrs. Vinnel Dattairaya Boraweke, Mrs. Kesum Dattatraya Galewad, Mrs. Vinnel Tukaram Cadwad, Mrs. Suman Bhelchandra Dartos and Smit Vinnela Sadaba Kodre released their rights in nasbed of their ancestical properties actuality the said fand beatrigs. No.54/1/28 at per trief: Affadavit in rise operant that according to the addressed Application, Affadavit and the settlement teken place before Hombie Resident Naib Tahasildar, Pune city vide Settlemen Deied district 20/12/1885 as well as according to the Cross bearing No.20/18/95 dates



A-103, 1º Floor: "Sigms Blossom", Opo: Mahadev Mantir, Kale-Borare Nagai Kale-Padai, Hadaptar Pune-411 028, Contact, No;9922589622 Email advocatemas sangenifismal com

16/12/1985 passed by Hon'ble Tahasildar. Pune city about recording the helis name of the said Mr. Nive til Sadhuba @ Sadaba Kodre was recorded on 7/12 Extract of S. No 94/1/26, as the Owner thereof, vida Mutation Entry No 3998 dated 27/02/1986.

- 4 It appears that vide Pariston Deed colled, 22/DB/1991 (registered at Sr. No. 11379/1991, with the office of Sub-Registrar, Havel-No.4, Pure) executed by and between the sald Mr. Norrulli Segftube @ Sadaba Kode, Mr. Ashok Norrulli Kodre, Mr. Viles Nitrutti Kodre, Mr. Ashok Kodre, Mrs. Menix Netrut. Kodre, Mrs. Chendrachinge, Nitrutili Kodre, Mrs. Ministel Ashok Kodre, Mrs. Jayaanht Viles Kodre and Mrs. Kalpane Menik-Kodre in respect of vericus properties held by them, Including this said franch bearing S. No.54/1/26, By viltus of the said partition, the said land admessaning 00 Hectore\* 07 Ares bearing S. No.54/26 came to share of the said Mr. Nircutil Sedr-sche @ Sadaba Kodre, Effect of the said Pantilon was given bir inventue record/71/2 Exarce of S. No.54/1/26, as per remark of Hor ble Tahasikian; Pure city, bearing No. TASAHA/405/92 dated 21/03/1992 wide Mutation Entry No. 4416 dated 05/05/1992.
- 6. Il appears that vide Sale Deed disted 10/05/1999 (registered under Serial No.2502/1959; with the office of Sub-Registrar, Haveli No.3, Puriel) the said lot. Norrotti Sadhuba @ Sadaba Kodre sold, essigned, transferred and conveyed the said land bearing S. No.54/1/26 in Javour of Mr. Amol Villas Kodre at and for the consideration as salecul treefile. Effect of the tead Sele Deed was given on revenue record, and accordingly, name of the said Mr. Amol Villas Kodre was entered on 7/12 Extract of S. No.54/1/26, as the Owner thereof, vide Mutation Entry No.848 dated 02/02/2000.
- 8. Is appears that vide. Sale Deed, dated 29/12/2007 (registered by virtue of Deed of Confirmation dated 20/08/2008 at Sr. No.6890/2008, with the office of Sub-Registrat, Reveil No.1, Bune on 01/09/2008), the said Mir. Amol Vilas Kodra and, assigned, transferred and conveyed the said land bearing. S. No.54/1/26 in favour of Mir. Mayur Satish Sadre at and for the consideration as section therein. Effect of the said Sale Deed was given on revenue record and accordingly, name of the said Mir. Mayur Satish Badhe was entered on 7/12 Extract of S. No.54/1/25, as Owner trends, vide Muletton Entry No.9906 dated 01/10/2008.
- 7. It appears that vide Deed of Confirmation dated 39/08/2008 (registered under Serial No.6890/2003, with the office of Sub-Registrar, Haveli No.3, Pune-on 01/09/2008), executed by and between the said Mr. Amel Vida Kodre and Mr. Mayur Satish Badfine, the parties paid defict, stamp duty payable on the afficient Sale Deed dated 29/12/2007 executed by and between them and confirmed the said Sale Deed dated 29/12/2007.
- is appears that in due pourse, Property Register Card (PRC) beating CTS No.1833 allotted to the said lend bearing S. No.54/1/28 of Village Mundtiva. in the said Land No.12. b) has been perietated in the revenue record of Village Mundtiva.
- A appears that as per Notification Letter No. NA.BHU./NI.PA.AKSHARI-NOND/ 2015.
  PUNE dated 16/02/2015 issued by Honble Settlement Commissioner, the areas appearing on PRCs of CTS Nos 1 to 2258 of Village Munchwa (Which Includes the said land bearing CTS No.1930) have bean entered in Words, vide Mulsilan Entry No.325 dated 30/04/2015.
- 10. It appears that wide Order of Tehasilidar dated 25/12/2015 that technical corrections were made in computatives 7/12 Extract of 5. No 54/1/25, vide Mutation Entry No. 13549 dated 31/12/2016.

- 11. It appears that vide Order bearing Outward No: 652/C.5/Double Entry Close/Munditwar2018 dated 12/05/2018, passed by City Survey Officer No.2. Pune city and vide Lietter bearing No. Kaw539/18 dated 17/05/2018, issued by Honble Tahasildar, Pune city, the 7/12 Extracts in respect of various fands of Village Mundhwa would supposedly be closed (which includes the said fand bearing S. No.54/1/25) and the same has been recorded in the record of rights of village Mundhwa, vide Mutation Entry No.13910 dated 23/05/2018.
- 12. It appears that the mulations reflecting on 7/12 Educat of S. No.54/1/26 have been recorded on PRC-bearing CTS No.1933 Lat the said Land No. (2-b), vide Mutation Entry No.796 detect 20/03/2020.

## V/j <u>Survey No.54. Hlasa No.1/27 - Correspo</u>ndence CTS No.1934: -

- From perusal of 2/12 Extract of Screey No.54/1/27 of Village Mundhwa for the years 1930 to 1942, it appears that name of Marijula Kom Saylar Kodre was mutatised on 2/12 Extract in respect to the said land, totally admeasuring 00 Acres 07 Guntha, and subsequently her name was struck off.
- If appears that name of Mr. Dhondiba Savala Kodro was mutated on 7/12 Extract in respect of the said fand bearing S. No.341/27, wide Mutation Entry No.995. It appears from Letter dated 21/01/2022 bearing No. Record/Savi/100/2022, based by Tehasil Office, Pune city, Pune that Mutation Entry No.995 is not available in the revenue record.
- 3. It appears that the provisions of the Maharashtra Weights and Measures Act, 1958 and the Indian Coinege Act, 1958 were made applicable to Village Mundhysa and dile effect of the same was given in the revenue record of the said village Mundhysa. Accordingly, the area of the land bearing S. No.58/1/27 was shown from CO Acras. 97 Curitis to 00 Precise—97 Area, vide Muration Entry No.3053 dated 30/01/1971.
- If appears this the seld Mr. Dhondibs Savals Kodie died Integlate on 02/11/1973, leaving behind him, bis three sons viz. (f) Pandurang Dhondibs Kodre, since deceased, through the two sons, one married daughter is wife viz. (iii) Mr. Govind Pandurang Kodre, Mr. Brauso Pandurang Kodre, Mrs. Pervail Narayan Galkwad and Smt. Krishnabai Pandurang Kodre expectively. Mr. Kisan Dhondibs Kodre, Kodre and Mr. Vitthal Dhondibs Kodre, and bein married deughters viz. Mrs. Vatsals Ekneth Hole & Mrs. Stehlie Shyam Boravate, as his legal heits. Accordingly, names of the sald, Mr. Kisan Dhondibs Kodre, Mr. Vitthal Dhondibs Kodre, Mr. Govind Pandurang Kodre, Mr. Bhates Pendurang Kodre, Mr. Vithal Dhondibs Rodre, Mr. Govind Pandurang Kodre, Mr. Bhates Candurang T/1/2 Extract and mares of Mrs. Vastalia Eknath Hole, Mrs. Subhils Shyam Boravate and Mrs. Parvail Narayan Galkwad have been entered in Other Rights column of 7/1/2 Extract of S. No 54/1/27, vide Andalston Erbry No 4322 dated 28(03/1990).
- 6. If appears that wide Perition Deed dated 22/09/1991 (registered under Serial No.11379(1991) with the office of Sub-Registrat, Haveli-No.1, Pune) executed by and between the said Mr. Nivruti Sedhuba @ Sedaba Kodre, Mr. Aetok Nivruti Kodre, Mr. Wisas Nivruti Kodre, Mrs. Minarkahl Ashok Kodre, Mrs. Minarkahl Ashok Kodre, Mrs. Byland Manik Nivruti Kodre, Mrs. Minarkahl Ashok Kodre, Mrs. Suparki Villas Kodre and Mrs. Kalipara Manik Kodre in respect of various properties held by them, including the said land bearing S. No.54/1/27, By virtue of the said partition, the said land admeasuring OD Hactares O7 Area bearing S. No.54/1/27 came to.



SANDEEP MALI ADVOCATE B.A. LL.M

A-103. 1\* Floor, 'Sigma Blossom' Opp. Mansdev Mandir, Kelo-Borate Nager Kale-Padal, Hadapeer, Pune - 411 025 Contest No. 992389822 advocatemali sandeepidomiail.com

share of the said Mr. Nivrati Sadhuba @ Sadaba Kode. Though the said Partition Deed was recorded vide Mutation, Entry No.4416 dated 06/05/1992, as per remark of Horbie Tahasidan, Pune 619, bearing No. TASAFIA/A05/92 dated 21/03/1992, effect of the same was not given to the 71/12 Exitate and tence, name of the said Mr. Nivrati Sadhuba @ Sadaba Kodre was not recorded in 7/12 Exitate to the said lend as per said Mutation Entry.

- 6. From perusal of Mutation Entry No.4487 dated 24/07/1992, it appears that vide Sate Deed dated 07/07/1992, it appears that vide Sate Deed dated 07/07/1992, it is said entire land was pixchased by the said for Ashok Nivrutin Koder from Nir Withal Dhomaba Kodre, Mr. Vasant Kasan Kodre and Smit. Orgupadi Kisan Koder, However, the effect of the said dareased on was given to the record of rights vide said mutation entry after Kutation Entry No.4416.
- 7. From perusal of Mitteion Entry No.4537 dated 23/10/1992, it appears that the said Mr. plivrutil Sochuba @ Sadaba Kodis, Mr. Ashok Nivrutil Kodre, Mr. Villas Nivrutil Kodre, Mr. Manik Nivrutil Kodre, Mr. Manik Nivrutil Kodre, Mrs. Chamdeshtage Nivrutil Kodre, Mrs. Minaketh Ashok Kodre, Mrs. Jayasthr Villas Kodre and Mrs. Katapana Manik Kodre Asvectide Partition Deed dated 22/08/1991 (registered under Sarial No.11578/1991) with the office of Sub-Registrar, Hevell No.1, Pune) and accordingly for the said Partition Deed the said entire land came to the shate of the said Mr. Nivrutil Sadhuba @ Sadaba Kodre. Accordingly, as per remark of Horribot Tahasildai. Fune city bearing No.142692 dated 23/08/1992, the affect of the said Partition Deed was given to the record of rights and the family of the said Mr. Nivrutil Sadhüba @ Sadaba Kodre was recorded to the 7/12 Extract of the said entire land.
- the appears, that vide Sale Deed daied 15/02/2000 tregistered at Sn. No.1219/2000, the officer of Sub-Registers, Hevell No.3, Pure), the said Mr. Nivntiff Sachuba @ Sadabare sold, sessigned, transferred and conveyed an area admeasuring to Hecking's O.5.5 a cut of the said land bearing S. No. 54/127 in favour of Mr. Amol Visa Koofers & Stor the select short daments. Effect of said Sale Deed was given on revenue record and to disable Mr. Amol Visa Koofer was enhanced to 7/12 Extract of S. No.54/127; as Owner foresaid area adm. 00 H = 05.5 Area, vide Mittelion Entry No.8737 dated 18/03/2000.
- It appears that vide Sale Deed dated 15/01/1938 (registered at Serial No 283/1938), the office of Sub-Registran Havel No.3; Pupe), the said Mr. Norotti Sachuba & Saciaba. e. sold, assigned, trensferred and conveyed an area radmeasuring (to Hactares 1). 5 yout of the said land beaming. No. 54/10/27 in revord Mr. Ravindra Barrians & Asmola at for the consideration as assout therein. Effect of the said Sale Deed was given on your record and accordingly, name of the said Mr. Ravindra Barrians known that of the said said said said said was given on your record and accordingly, name of the said Mr. Ravindra Barrians Kenble was red on 77/2 Extract of S. No.54/127, as the Owner of the allorasid wire admessing legister 91.5 Ares, vide Mutation Entry No.5078 dated 14/03/2007.
- 10. It sippears that vide Saje Deed dated 2/1/2/2007 (registered under Dead of Confirmation dated 30/08/2008 at Sr. No. 6860/2008, with the office of Sub-Registers; Havel No.3, Pure on 01/08/2008, this said Mr. Amot Vijas Kodre sold, assigned, transferred and conveyed his aforesetal care admissauring 00 Hectater 05.5 Area out of the said land bearing S. No.54/1/27. In favour of Mrs. Jayastnese Saish Bauhe at and for the consideration as setout therein. Effect of the said Sale Deed was given on revenue record and sold-didnight nation of the said Mrs. Jayastnese Saish Bauhe at and for the consideration as setout therein. Effect of the said Sale Deed was given on revenue record and sold-didnight nation of the said Mrs. Jayastnese Saish Bauhe and sold-didnight nation of the aforesaid area adots saturing 00 Hectares 05.5 Area, vide Mutation Entry No.6908 dated 01/10/2008.

SANDEEP MALL

A-103, 11: Floor, "Sigma Blossom".

Opp. Mahadav Mandir, Kale-Borste Nager,
Kale-Padal, Hadapsar, Pune v 411 028.

Contact No. 3922989822

Empl. articleternal sandus-college.

- 15. If appears that vide Deed of Confirmation dated 30(18/2008 (registered under Seriet No.6890/2008) with the office of Sub-Registrar, Haveli No.3, Purse on 01/09/2008), executed by and between the said Mr. Amol Vises Kodre and Mrs. Jayashree Satish Badhe, the parties goald definit damping up payable on the aforestict Sais Deed dated 21/12/2007 executed by and between them and confirmed the said Sale Deed dated 21/12/2007.
- 12: From perusal of 7/12 Extract of S. No.64/127 for the years/2004 to 2017. It fail charge of Pune Cantorwherf Coi Op. Bank Ltd. Pune for Rt.5,06/000c in the the said Mr. Ravindra Bankras Kamblet is appearing in Other Rights column of the Extract. It is saim that the said Mr. Ravindra Bankras Kamble has researched No.64 to the said Mr. Ravindra Bankras Kamble has researched No.64 to the Said No.64 to the Said No.64 to the Said No.64 to the Said No.65 to the
- 14. If appears that as per Notification Letter bearing No. NA BHU/NE/PA/AKSHAI NONEY 2015 PUNE dated 16/02/2015, issued by Horbite Settlement Commissioner, I areas appearing on PRCs of CTS Nos.1 to 2258 of Vitage Mundatives (which includes a said land bearing CTS No.1334) have been entered in wards vide Mutation Entry No.3 dated 30/04/2015.
- Il appears that vide Order of Tehasilder dated 25/12/2018 that technical or te made in computerized 7/12 Extract of S. No.54/127, vide Mutation Entry : led 30/01/2017.
- 16. ft. sopears that vide Order bearing Outward No. 852/C.S./Ocubie Ent Close/Mundhwa/2018 dated 17/05/2018, baseed by City Survey Officer No.2. Puris city of vide Later bearing No. Kev/650/18 dated 17/05/2018, sould by Horttle Tahasilder, Purishly file /12 Extract in respect of various lands of village Mundhwa would supposedly belong the respect of various lands of village Mundhwa would supposedly belong the respect of various lands of village Mundhwa would supposedly be closed (which includes the said land bearing S. No.56/1/27) and the same has been become in the record of rights of village Mundhwa, vide Mutation Entiry No.13810 dated 23/05/2018.
- It appears that the mulaione reflecting on 7/12 Estract of S. No.34/1/27 have been ed-on PRC bearing CTS No.1634 (e. the send Land No. (2-c), yide solutation Entry 8 dated 20/03/2020.

### VI Survey No.54, Hissa No.1)29 - Correspondence CTS No.1936:

1. From perusal of 7/12: Extract of Survey No.541/29 of Village Mundinus to 1943 in special properties that name of Mr. Ramchandra Shivram Kody was autor Estract in respect of the said land, folially admassing 00 Acrae 35 Guirtha, wid Entry No.1000. It apposes from Letter detail 2/10/12022 bearing No.1000 is root avairable by Tehall Office, Pune city, Pune that Mutation Entry No.1000 is not avairable for the second.

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SANDEEP MALI ADVOCATE BALLM

A-103. 1<sup>4</sup> Ploor, Sigma Blossom, Opp Mahadev Mahar, Kale-Boote Mah Kale-Padal, Hadapsar, Pune 144, 1026 Contact No. 9922696222 Email: <u>advocatemal, aandocataonaunal, co</u>

- 2. It appears that name of Chandrabhage Shivrain Kodre towards liablement deed was enleted in Other Rights column of 7/12 Extract of S. No.54/1/29; vide Mutation Entry No.1055. It appears from Letter dates 21/01/2022 bearing No. Record/Revi/100/2022, issued by Tahasil Office, Pune city, Pune that Mutation Entry No.1055 is not available in the revenue record.
- It appears that subsequently, name of the self set. Missky Lexman Kodie wee red in Other Rights column of 7/12 Extract of S. No.545/25, as simple tenant as per on 2A of BT&AL Act, 1946 thereof, vide Mutation Entry No.1846 dated 08/04/1953.
- 5. From perusal of Mutation Enjay No 2248 dished 22/08/1950, it, appears that vide Mutation Enfry No 2085 the said sand atorgivith other properties were partitioned. However, some of the properties including the said land were within Corporation limits, and either properties were outside Corporation limits and set the Tenancy Act was applicable to the said properties. He said Mutation Entity No.2099 was atmastled. Hence, as per Order dated 02/08/1960 Searing No. WS/2070/90, passed by Hon'ble Mamaledar. Puris dry, separate Mutation Entity in respect of properties within Corporation limits and properties outside Corporation limits was made. If appears that in the said pertition, the said land bearing S, No.54/1/26 came to share of the said Mr. Ramchandra Shivram Kodre and effect of the same was given in the revenue record/ 7/12 Extract of S. No.54/1/29 vide the said M. E. No.2248.
- 6. It appears that pursuant to the Order dated 90/09/1995 in Various Case No. passed by Honble Marrialedar. Pune city, and thereafter, pursuant to the Order 25/04/1995 in Various Application bio 1/86, passed by Honble Side-Divisional Officer city and as per Order bearing No. HUNAMA G. Wisterselbe dated 31/05/1985, passed honble Tahasildar, Pune city, the possession of the sett land, was given to the set Ramchandra Shivram Kodes and the name of the sett land, was given to the set Ramchandra Shivram Kodes, and the name of the sett land. Other Rights column of 7/12 Edract of S. No. 54/1/29, vide Mutation No. 2832 dated 12/06/1985.
- II appears that the provisions of the Mararsehitz Weights and Measures Act, 1958 Indian Coinage Act, 1956 were made applicable to Milage Mundhweiland due effect once was given in the revenue record of the sald village Mundhweil Accordingly, the the said tend bearing S. No.547/25 was shown from 00 Acres 35 Sunths to 80 = 35 Aras, villa: Mutallon Entry No.3089 dated 20/01/1971.
- 8. If appears that vide Sale Deed dated 23/05/15/7 (registered with the office Registrar, Havelf No.2; Pune), the sale life Remoteantre Shirrem Kodré and othe assigned, transferrad and conveyed the said land bearing S. No.54/1/28 in favor Ashok Nevulti Kodre et and for the consideration is select therem. Effect of the subset was given on revenue record and secondingly, name of the said Mr. Ashok Kodre vees whered on 71/2 Extract of S. No.55/1/29, as the Owner thereof and said Mr. Chandrabhage Shivram Kodre dead and the vendors were her legal helis, howe detected from Other Rights bolum of 71/2 Extract of S. No.55/1/29 as the Owner thereof and No. JAMABANIO JASHI 6-177/1977 dated 20/05/1977, passed by Helpfulle Tahasike vide Mutaffor Entry No.3520 dated 25/07/1977.

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SANDEEP MALL ADVOCATE BALLLM

A-103,14 Floor, Signia Blossom, Opp. Market Mandir, Kale-Borate Negar Hele-Pade, Haddarian, Pung- 411.028. Contact No. 9922889822 Email: advicational sandees@compil.com

- S. It appears that vide Partition; Deed dated 22/08/1991 (registered under Sarial No 11378/1991, with the office of Sub-Registers Havalli No 1, Pune), executed by and between the said Mr. Nivrotti Sadhuba & Sadaba Kodre, Nr. Ashor Nivrotti Sodre, Mr. Nivrotti Kodre, Mr. Nivrotti Kodre in Kodre, Mr. Nivrotti Kodre, Mr. Nivrotti Kodre, Mr. Nivrotti Kodre in Kodre, Mr. Nivrotti Kodre in Kodre, Mr. Nivrotti Kodre in K
- 10. It appears that kide Sale Deed dated 02/08/1994 (registered under Seria No.4204/1994, with the office of Sub-Register, Hevell No.3, Purel), the said Mr. Nivrutt Sadnube @ Sadaba Koder sold, assigned, transferred and conveyed this situal admission to No.54/1929. In favour 75 Smt. Rekly Namideo Galkwad at and for the consideration as serout herein. Effect of the wald Sale Deet was given on revenue record and accordingly, finite of the said Seria Namideo Galkwad as the control and sociolistic finite of the said Seria Namideo Galkwad was entered on 7/12 Extract of S. No.54/1/29, as the Owner of the aforesaid area actives uning 00 Hectare 01 Are, vide Mutation Entry No.4506 dated 27/09/1994.
- 15. It appears that vide Sale Deed dated 1407/)994 (registered under Bertal No.3765/1994, with the office of Sub-Registrar, Havel No.3, Pure), the seld Mr. Nivrott Sachnob & Sales Kodre sold, essigned transferred and conveyed an area admensioning Of Hectaria-10. After out of the seld land bearing S. No.54/1/29 in favour of Mr. Vides Devidss Gadhave and Mr. Pradio Devidss Gadhave at and for the iconsideration as setted the seld Mr. Vides Devides Gadhave were entered on 27/12 Estract of S. No.54/1/29, as the Owners of the seld Mr. Vides Devides Gadhave were entered on 27/12 Estract of S. No.54/1/29, as the Owners of the storeadd after administrating 10 Hectaria-103 Ares, vide Mutation Entry No.4827 dated 21/10/1994.
- Area, vice supposite that vide Sales Daed dated 15/12/1985 (registered at Sarial No. 10111/1995, with the Diffice of Sub-Registra; Haveli No.3, Pure), the said Mr. Northii Sadi-siba & Salesba Kodre sole, assigned, translarred and conveyed an area admessing the Optical Registration of the Said Issue bearing S. No.54/1/29 it fairboir of Mr. Hermant Vijay Udawant and Mr. Anant Vijay Udawant and Issue Salesba & Sales
- 13. It appears that vide Sale Deed dated 18/10/1997 (registered under No.3855/1997, with the office of Sub-Registrar, Havel No.3, Pune), the said Mr. Sadhubi & Sadhub

SANDEEP MALI ADVOCATE B.A. LL,M.

A-103.1\* Floer. Signus Blössom. Opp. Metradev Mandir. Kall-Borata Nac Kall-Padal. Hadapasi, Ruine -411.029. Corkact No. 9922599522 Email: sovocetemali.sandeep@gmail.co

14. If appears that vide Sale Deed dated 15/02/2000 (pegielated under Serial No. 12 19/2000, with the office of Sub-Registrar. Haveli No. 3, Poine on 18/02/2000), the sald Mr. Nivrutil Sadrubus @ Sadaba Kodre sold: assigned, transferred and conveyed an area admeasuring 100 Hectares of Area out of the said the banks (No. 54/1/29) in favour of Mr. Krisan, Regitu. Sathe at and for the consideration as selout therein. Effect of the said Sale Deed was given on revenue record and accordingly, haven of the said Mr. Krisan Regitu. Sathe was entired to 1/12/Extract of S. No.54/1/20, as the Owner of the algressid area admeasuring 00 Hectares 04 Are, vide Midation Entry No.8750 dated 18/03/2000.

- 15. It: appears: that vide. Sale: Deed dated: 17/04/2000 (registered, under Serial No.2608/2000), with the office of Sub-Registrar, Haveli No.3. Pubes), the said Sort. Reshamation Galaved: sold, assigned, transferred; and conveyed an area; admessing 00 Hectage= 01 Are out-of the said land bearing S. No.54/1/28 in taxour of Mr. Shalo Devides Galavies as and for the consideration as sector therein. Effect of the said Safe Devides Galavies as and for the consideration as restort therein. Effect of the said Safe Devides (Saferies as short accordingly, names of the said Nr. Vikas Devides (Saferies and Mr. Pradip Devides Galavies and Mr
- is appears that the said Mr. Nivrutii Sadhuba & Sadaba Kodre died on 09/08/2000, leaving behind him, his three soins Mr. Ashok/Nivrutii Kodre, Mr. Vilas Nivrutii Kodre at Mr. Mank Nivrii Kodre at Mr. Mank Nivrii Kodre at Mr. Mank Nivriii
- 17. It is learnt that the said Mr. Viles Devides Gadhave had obtained a loan from Pune. Cantenment Co. Op. Bank Lid. and in due course, he has repaid the aforesaid joen to the said bank vide. Re-conveyance Deed dated 03/09/2004 (registered under Serial No.5487/2004, with the office of Sub-Registran Havell No.3, Pune).
- No.5437/2004, with the office of Sub-Registrar, Havell No.3, Pune).

  15. From perusal of Mutation Entry No. (0973 dated 17/08/2010, it appears that as per-Cortar of Honble. Telnesiddar, Fune sky dated 13/08/2010, bearing No. HANO/DURUSTI'S R/88/10, the name of the said Mrs. Vanila Vilay Sirmal was mutated for her aforesaid area admeasuring 00 Hectaries 16 Area out of the said tend bearing S. No.54/1/29 by keeping the effect of the said Mutation Entry No.7004 (filed.) If further appears from the said Mutation Entry No.7004 (filed.) If further appears from the said Mutation Entry No. 10073 that vice the Order dated 13/08/2010 Searing No. JA.KR.HANO/DURUSTIS R/88/10, peaced by Henble Tallesidar, Puris only, the entry of the aforesaid area admeasuring 00 filectaries 16 Areas was ordered to be made in 7/12 Extract of S. No.54/1/29 against the name of the said Mrs. Vanila Vilay Birmia and accordingly effect of the aforesaid

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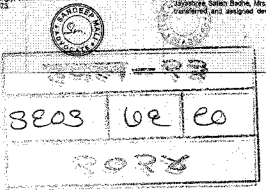
SANDEEP MALL ADVOCATE B.A. LL.M

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- 19. It appears that the said Mrs. Vanits Vijay Birmal had obtained a loan of Rei 35,00,000- from Saminita Co-Operative Bank Ltd. Hadapper Branch and accordingly, name of the said bank was invasted in Other Rights column of 7/12 Extract of S. No. 54/1/29 instead of the said bank and accordingly, name of the said bank Ltd. Hadapper Branch and accordingly and Mrs. Vanits Vijay Birmal had executed Mortgage Deed dated 17/07/2010 (registered under Serial No. 52/27/2010, with the office of Sub-Registrar, Havel No. S. Pune on 17/07/2010 in regard to the accorded loan mortgage inflavour for the said bank. It also appears that wide Re-correspance Deed dated 13/03/2016 (registered under Serial No. 1812/2018, with the office of Sub-Registrar, Havel No. Pune), the said Mrs. Vanita Vijay Birmal repaid the abreveald loan to the said bank, however, effect of the same is yet to be given in revenue record 7/12 Extract of S. No. 54/1/29 and/or in the PRC of CTS No. 1936.
- If appears that in this course, Property Register Card (PRC) bearing CTS No.1936 god to the said land bearing S. No.841/23 of Village Mundhwa i.e. the said Land No. (2-sae been generated in the revenue record of Village Mundhwa.
- 21. It appears that as per Notification Letter bearing No. NA,BHU,NI,PA,AKSHARI-NOND/ 2015 PUNE dated 16/02/2015, issued by Hörible Settlement Commissioner, the grass appearing on PRCs of CTS No.5: to 2255 of Village Mundring (which includes the said light bearing CTS No.1939) have been entered in words vide Mutation Entry No.326 dated 20/04/2015.
- 22. It appears that vide Order of Tahasildar dated 25/12/2018 that technical corrections were made in compositerized 7/12, Extract of S. No.54/1/29, vide Mutation Entry No.13584 dated 30/01/2017.
- 23. If appears that vide Order bearing Outward No. 652/C.S./Double Entry Close/Mundhwa/2018 dated 17/05/2018, passed by City Survey Officer No.2. Pune city and vide Letter bearing No. Kay/559/18 dated 47/06/2018, issued by Horfote Tahasildar, Pune city, the 7/12 Extraots in respect of various faints of Village Mundhwa would supposedly be closed (which includes the said land bearing S. No.541/29) and the same has bean recorded in the record of rights of Village Mundhwa, vide Mutation Entry No.13910 dated 23/05/2018.
- 24 It appears that the mutations reflecting on 7/12 Extract of S, No.54/1/29 have been recorded on PRC bearing CTS No.1935 Ce., the said Land No. (2-6), vide Mutation Entry No.811 dated 20/03/2020.

# VI) <u>Survey.Nos.52/1, 54/1/25, 54/1/25, 54/1/27 3,54/1/29, Correspondence CTS Nos.1933,</u> 1934, 1936 8, 1938:

trappears that vide Development Agreement dated 27/09/2023 (registered at Sr. No. 1877/2/ 2023, with office of Sub-Registrar, Haveli No.12, Plane), the said Mr. Ashok Nivarti Nodre, Mr. Nilesh Ashok Kodre, Mr. Shallesh Ashok Kodre, Mr. Angl Mask Kodre, Mr. Vilas Nivarti Kodre, Mr. Shallesh Ashok Kodre, Mr. Shallesh Ashok Kodre, Mr. Angl Misa Kodre, Mr. Nilki Nilas Kodre, Mr. Angly Govarchas Shidesh Mr. Marik Nivarti Kodre, Mr. Religens Malink Kodre, Mr. Angle Marik Kodre, Mr. Angle Marik Kodre, Mr. Nilesh Marik Kodre, Mr. Angle Sateh Badhe allas Amruta Shiushan Shidesh Mr. Mayur Salleh Badhe, Intrough his duty constituted attorney. Mrs. Jayashree Salleh Badhe and Sril, Vanita Vilay Birmal have transferred, and assigned development rights in respect of the said Lands in favour of



SANDEEP MALI ADVOCATE BALLM

S. 120

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A-103.1\*Floor: Sigma Blossom Opp: Mahadev Mandir, Kale-Borale Nager Kale-Padel, Hadapear, Pines-411 028. Centat No. 9822589922 Email: advocational rackletp@utriel.com

SPECIALITY LANDIMARKS PRIVATE LIMITED, a company registered under Componies Act, through its Director. Mr. Rohlt Ghanshyam Gupta, on the terms and conditions contained therein. Upon execution of said Development Agreement dated 27/09/2023, it has been agreed between globaselo parties that against the said Lands, the Development has paid to the Owners Interest free refundable security deposit and agreed to pay constituted area in form of total guaranteed carpet area, as particularly stated therein, to be constructed in project on the said Lands, on the terms & conditions contained therein, to be constructed in project on the said Lands, on the terms & conditions contained therein, to be constructed in project on the said Lands, on the terms & conditions contained therein.

It appears that vide irreviocable Power of Attorney dated 27/09/2023, (regulated at St. N. 1877/32/223, with office of Stud-Register, Havelin, 2.7, Pune), the said the Andrew Newton Kodra and others have appointed the said SPECIALITY LANDMARKS PRIVATE LIMITED through its Director Mr. Rehit Gharshym Gupta, as their Attorney, to carry out development on the said Lands, by constructing balldings comprising of datafundigations profiless. on the terms and conditions pontained in said Development Agreement dated 27/09/2023.

VIII it appears that Rubik Notice dated 16/02/2023 has been issued by the said Mr. Ashok Niwetti Kodre & others, through their Advocate Mr. Multizat Chherawata of Mrs. CNS Jords. Pune, in daily newspapers Loksetta and Indian Express in respect of their respective areas/ lands out of the said Lands for verification of their respective title to their areas/lands, as the case may be. From perusal of the Not Depetitin Certificate dated 2/4/03/2023, saued by the aforesaid Advocate, it can be seen that in pursuance of the said Public Notice, no objections have been received till the said date.

VIII) I have prepared this Search and Title Report on the basis of the documents provided to me and on the information given to me. The scope of this Search and Title Report end the comments below in this report are based on the documents setted in Annexure-'A' armayed herewith and the same is part & parcel of this Search and Title Report.

IX] I have carried out search of index-II record &for data pertaining to the said Lands for the period of 1994 to 2023 La, till date, through On-line a-Search process made available by Governmen of Maharashtra. Department of Registration & Stamps, on to official website www.lorme/braishtra.pox.b. That, I have ped essent fiee vide challen bearing GRN-No. MH010196417202324P dated 28/10/2023 and downloaded ontoted-copy thereof is adversed herewith as Announce-12 for the perusal and record, and the same Lar & percel of this Search and Title Report. In the record of Index-II record carried out by the 1 have not found any adverse entry, doubts or claim in respect of the said Lands.

X) Upon the foregoing and findings based on the scrutiny of the documents given for my perusal and having regard to the legal considerations: I am of the colinion that subject to whatever stated above: SPECIALITY LANDMARKS PRIVATE LIMITED has acquired the development rights in respect; of the said Lands, and beneficial title of SPECIALITY LANDMARKS PRIVATE LIMITED as detailed in this Search and Title Report, appears to be deem, clear and marketable.

Date: 28/10/2023 Ptace: Pune



SANDEEP MALI ADVOCATE: 8.A. LL,M.

A-103.1<sup>4</sup> Floor, "Sigma Blossom", Opp. Mahadey Mandin, Kale-Borate Negar, Kale-Padal, Hadapsat, Pune - 411 028. Comact No. 1922469822 Email, artropatemal, sandiseb@gmail.com

### ANNEXURE-\*A\*\* (UST OF DOCUMENTS)

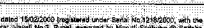
- ANNEXURE-7A"
  (LIST OF DOCUMENTS):

  1) Copy of 7/12 Extracts of Survey Nos. 52/1, 5x/1/25, 5x/1/25, 5x/1/27, and 5x/1/29, 200, 27/72, 2248, 2002, 3083, 3189, 3965, 3952, 3956, 3922, 3964, 3924, 3947, 3998, 3998, 4922, 4418, 4417, 4537, 4805, 4827, 6848, 6849, 6737, 6750, 6841, 7004, 8220, 9078, 93112, 9906, 9907, 12026, 10028, 10073, 10024, 10078, 13028, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13033, 10024, 13031, 13911, 15162, 15163, 15163 and 15180 of 7/12 Extracts.

  1) Copy of Property Register Cards (PRCs) of CTS/Nos.1303, 1934, 1935 and 1938, 1009 of Mutation Entities bearing Nos.328, 778, 736, 736 and 611 of PRCs.

  5) Copy of Order No, RTS/7-12/Compil aStudy dtd, 2/1/Gr004 of Tahbasildor, Pune city, 1009 of Order bearing Githward No.552/6.5/Double Entry Close/ Mundhws/2018 dated 17/05/2016, 1001, 1308/2010, Tahasildor, Pune city, 1009 of Order bearing Githward No.552/6.5/Double Entry Close/ Mundhws/2018 dated 17/05/2016, 1001

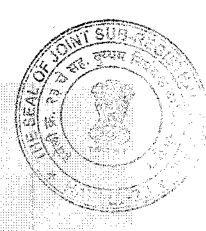
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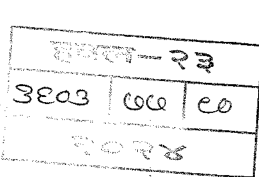




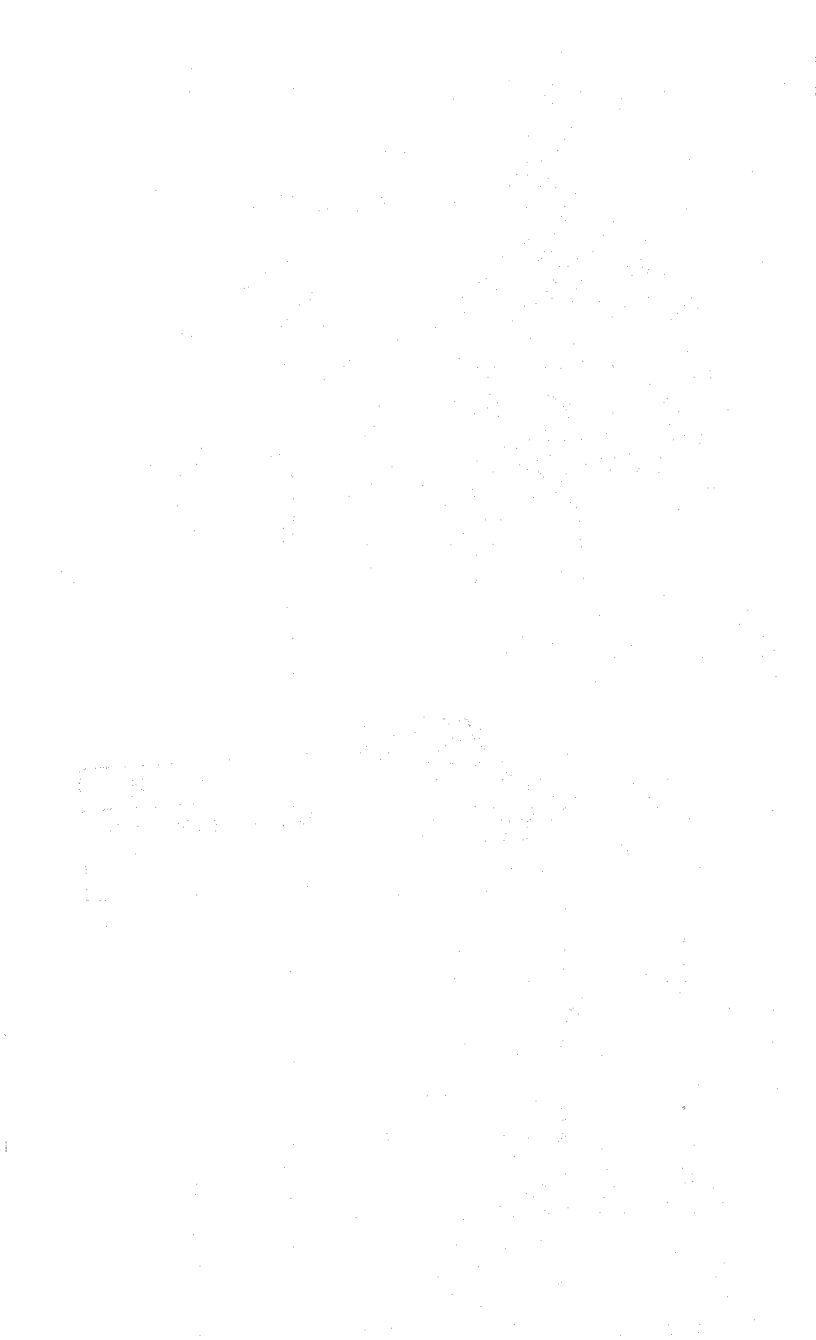


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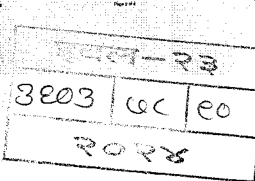
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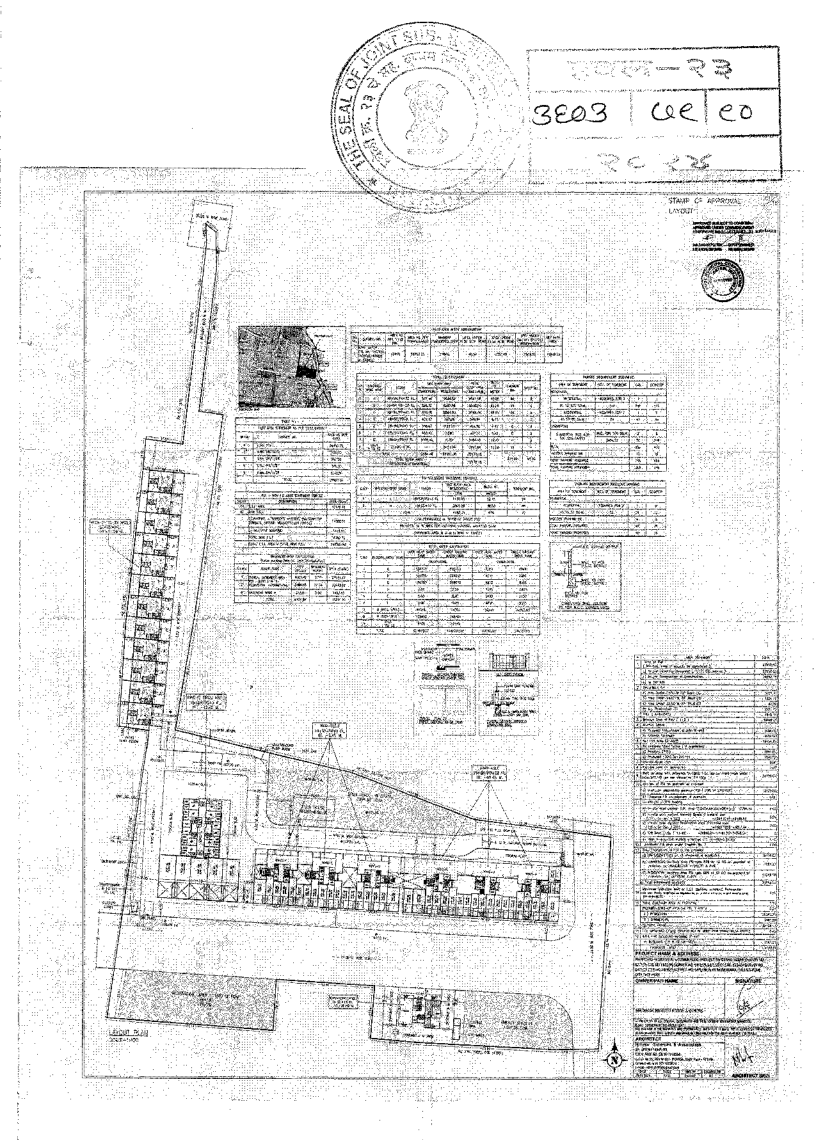
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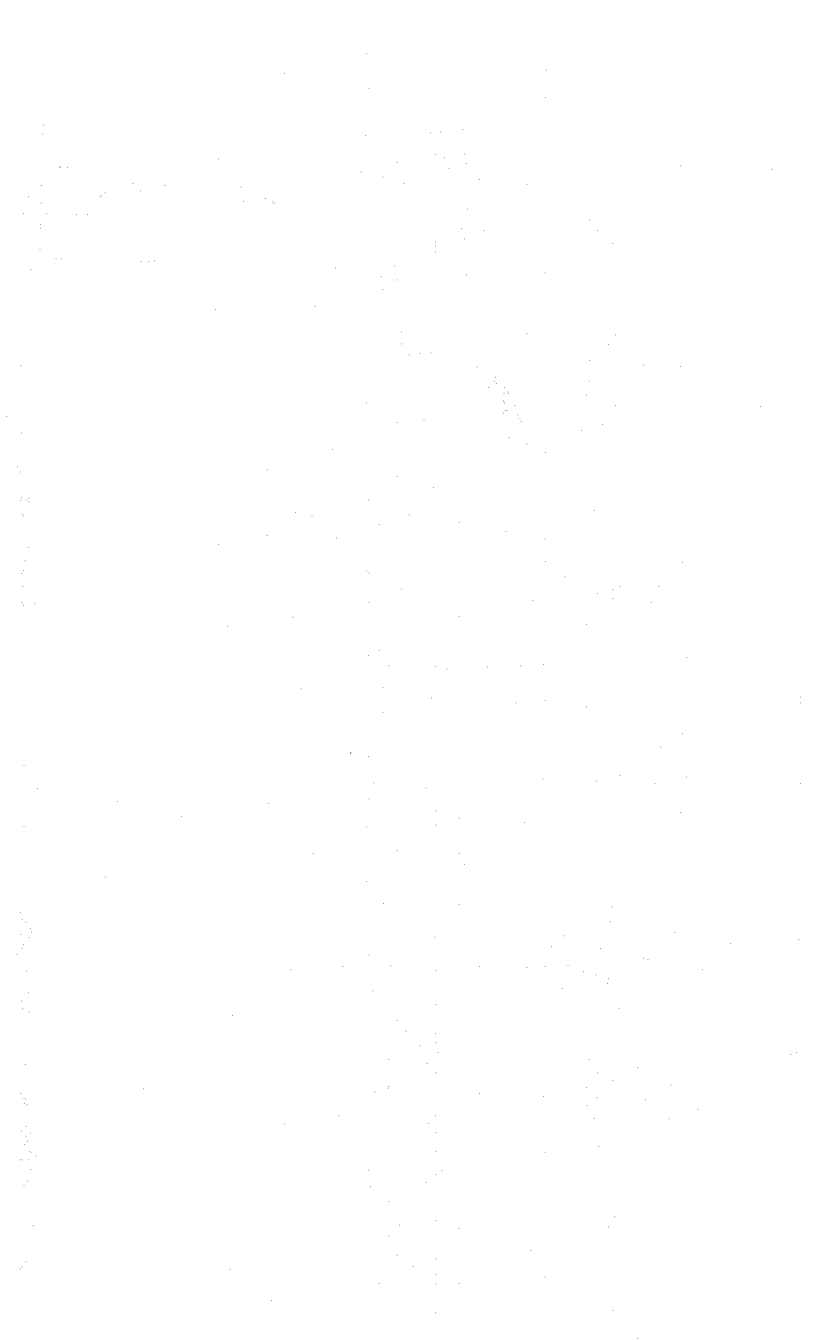


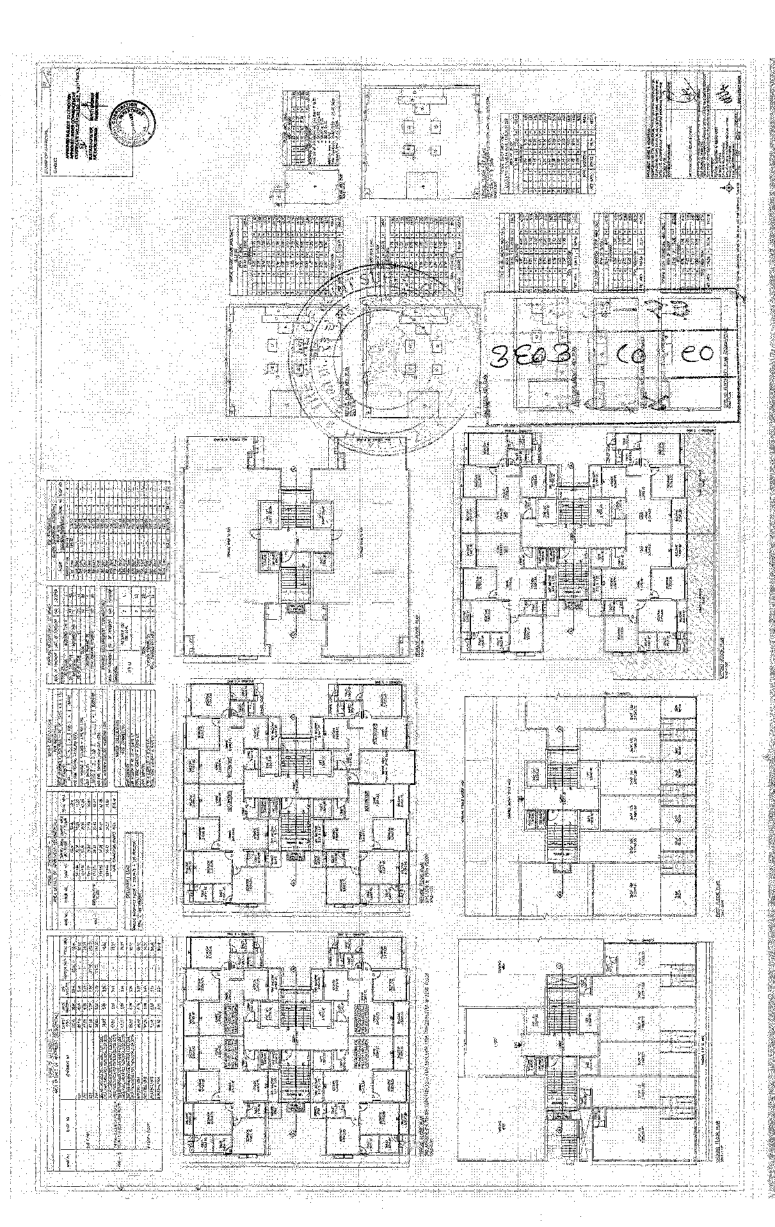
सदर भिळकतीमधील २४.० गी. डीपी रस्ता च ३० ० मी. डीपी रस्त्याचे क्षेत्र अभिनीटी स्पेर

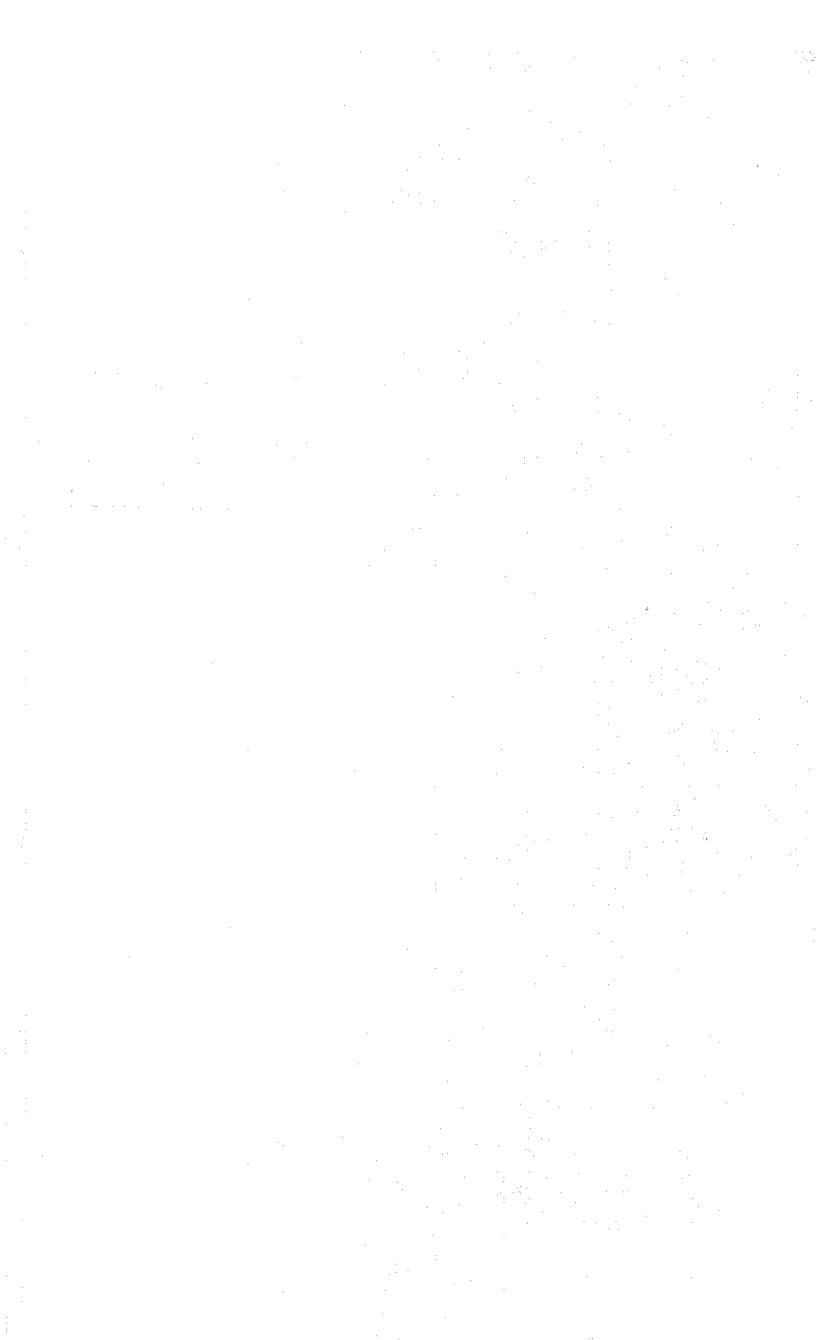


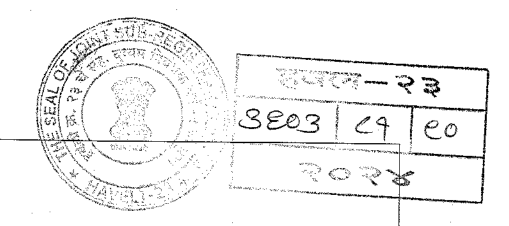












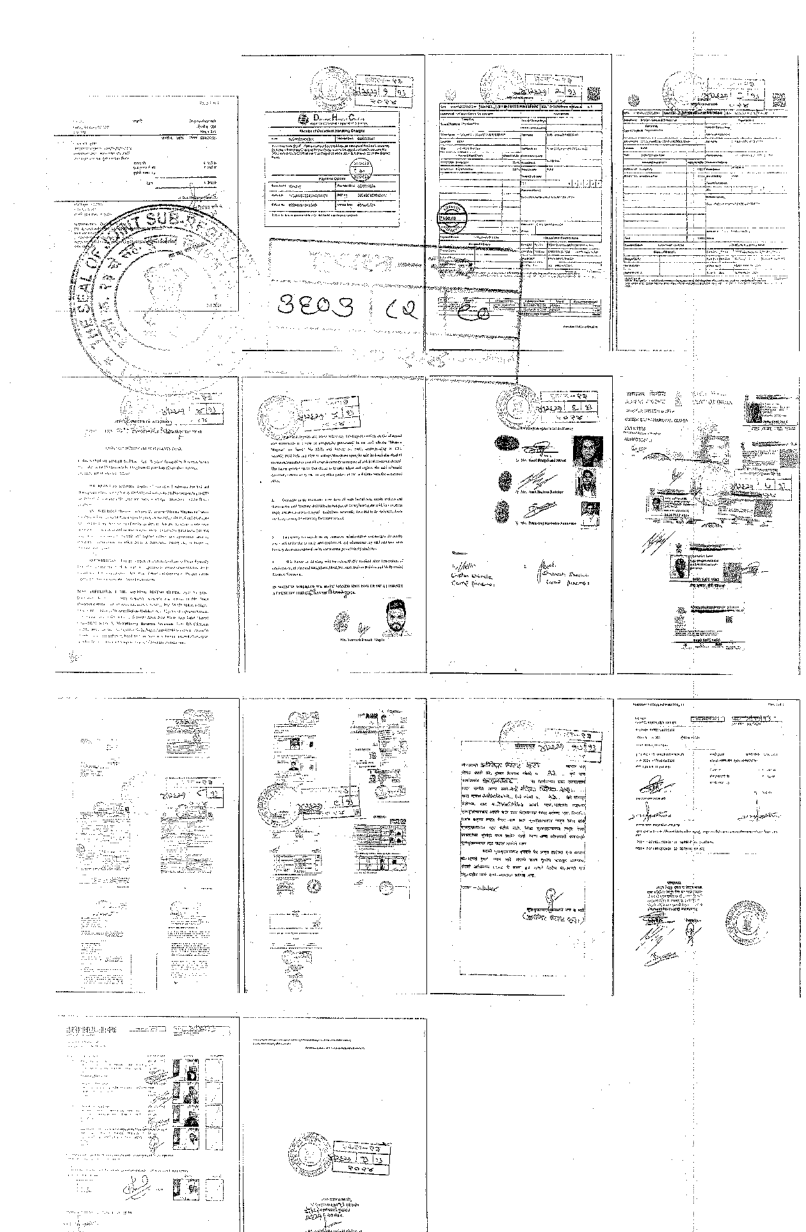
# घोषणापत्र

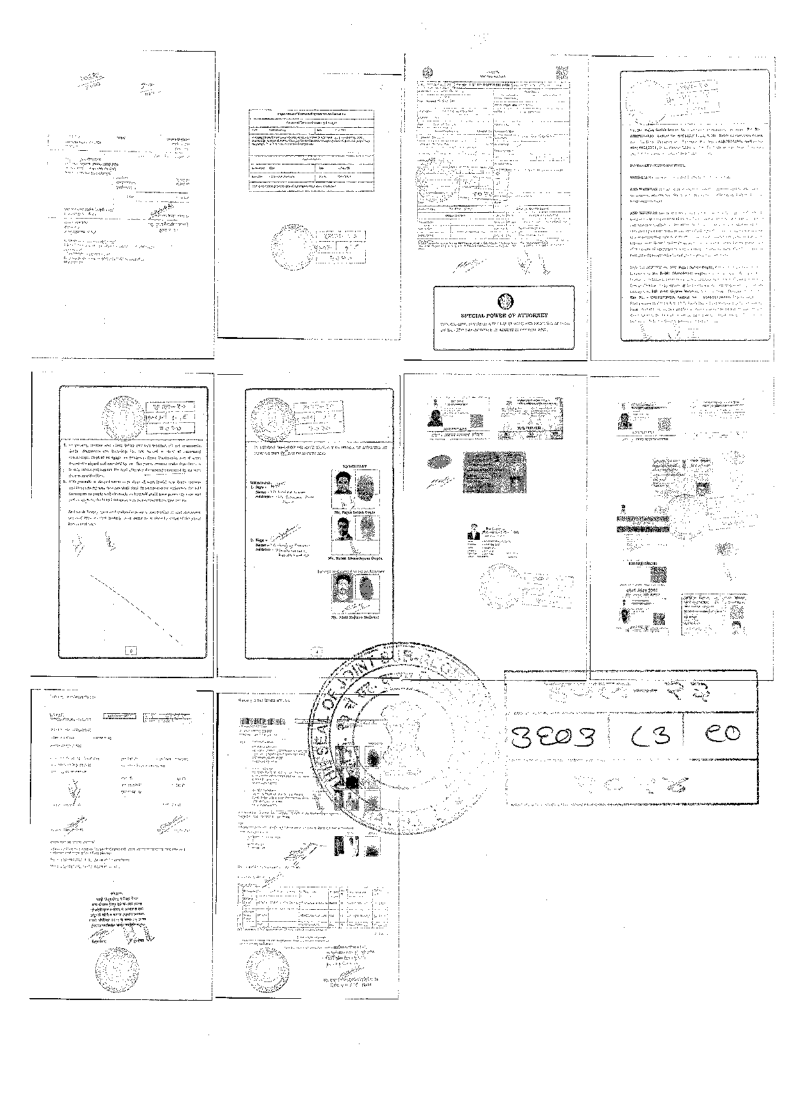
मी श्री. अमित बाजीराव बडेकर याव्दारे असे घोषित करतो की, दुय्यम निबंधक हवेली क. 23, यांचे कार्यालयांत कि. श्री. संदेश दिनेश या शिर्षकाच्या दस्त नोंदणीसाठी सादर करणेत आला आहे. श्री. संदेश दिनेश गुप्ता यांनी दिनांक ०२/०२/२०२४ रोजी हवेली क. २३ येथे रिजस्टर केलेल्या, दस्त क. २६२१/२०२४ अन्वये मला दिलेल्या कुलमुखत्यापत्राचे आधारे सदर दस्त नोंदणीसाठी सादर केलेला आहे/निष्पादित करून कबुली जबाब दिला आहे. सदर कुलमुखत्यारपत्र लिहुन देणार यांनी कुलमुखत्यारपत्र रद्द केलेले नाही, किंवा कुलमुखत्यारपत्र लिहुन देणार व्यक्तींपैकी कुणीही मयत झालेले नाही. किंवा अन्य कोणत्याही कारणामुळे कुलमुखत्यारपत्र रद्द बातल ठरलेले नाही.

सदरचे कुलमुखत्यारपत्र पुर्णपणे वैध असुन उपरोक्त कृती करणेस मी पुर्णत: सक्षम आहे. सदरचे कथन चुकीचे आढळुन आल्यास, नोंदणी अधिनियम १९०८ चे कलम ८२ अन्वये शिक्षेस मी पात्र राहिन यांची मला जाणिव आहे.

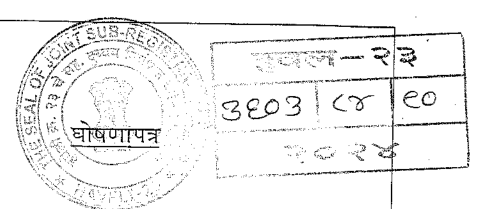
दिनांक - 14/62/२०२४

श्री. अर्मित बाजीराव बडेकर कुलमुखत्यारपत्रधारकाचे नांव व सही









नी श्री. अमित बाजीराव बडेकर याळारे असे घोषित करतो की, दुय्यम निवंधक हवेली क. 2 अयाचे कार्यालयांत कर्णेत आला आहे. श्री. रोहित बनश्याम गुप्ता यांनी दिनांक २०/०८/२०२० रोजी हवेली क. १० येथे रिजस्टर केलेल्या, दस्त क. १०३३२/२०२० अन्वये मला दिलेल्या कुलमुखत्यापत्राचे आधारे सदर दस्त नोंदणीसाठी सादर केलेला आहे/निष्पादित करून कबुली जवाब दिला आहे. सदर कुलमुखत्यारपत्र लिहुन देणार यांनी कुलमुखत्यारपत्र रद्द केलेले नाही, किंवा कुलमुखत्यारपत्र लिहुन देणार व्यक्तींपैकी कुणीही मयत झालेले नाही. किंवा अन्य कोणत्याही कारणामुळे कुलमुखत्यारपत्र रद्द बातल उरलेले नाही.

सदरचे कुलमुखत्यारपत्र पुर्णपणे वैध असुन उपरोक्त कृती करणेस मो पुर्णातः सक्षम आहे. सदरचे कथन चुकीचे आढळुन आल्यास, नोंदणी अधिनियम १९०८ चे कलम ८२ अन्वये शिक्षेस मी पात्र राहिन यांची मला जाणिव आहे.

दिनांक -14 102/2024

श्री. अमिर्त बार्जीराव बडेकर कुलमुखत्यारपत्रधारकाचे नांव व सही

आयकर विभाग INCOME TAX DEPARTMENT SHILPA BHOJARAJ SHETTY BHOJARAJ NANJAPPA SHETTY

30/07/1992

DZLPS5128G



मार**त सरकार** GOVT. OF INDIA :

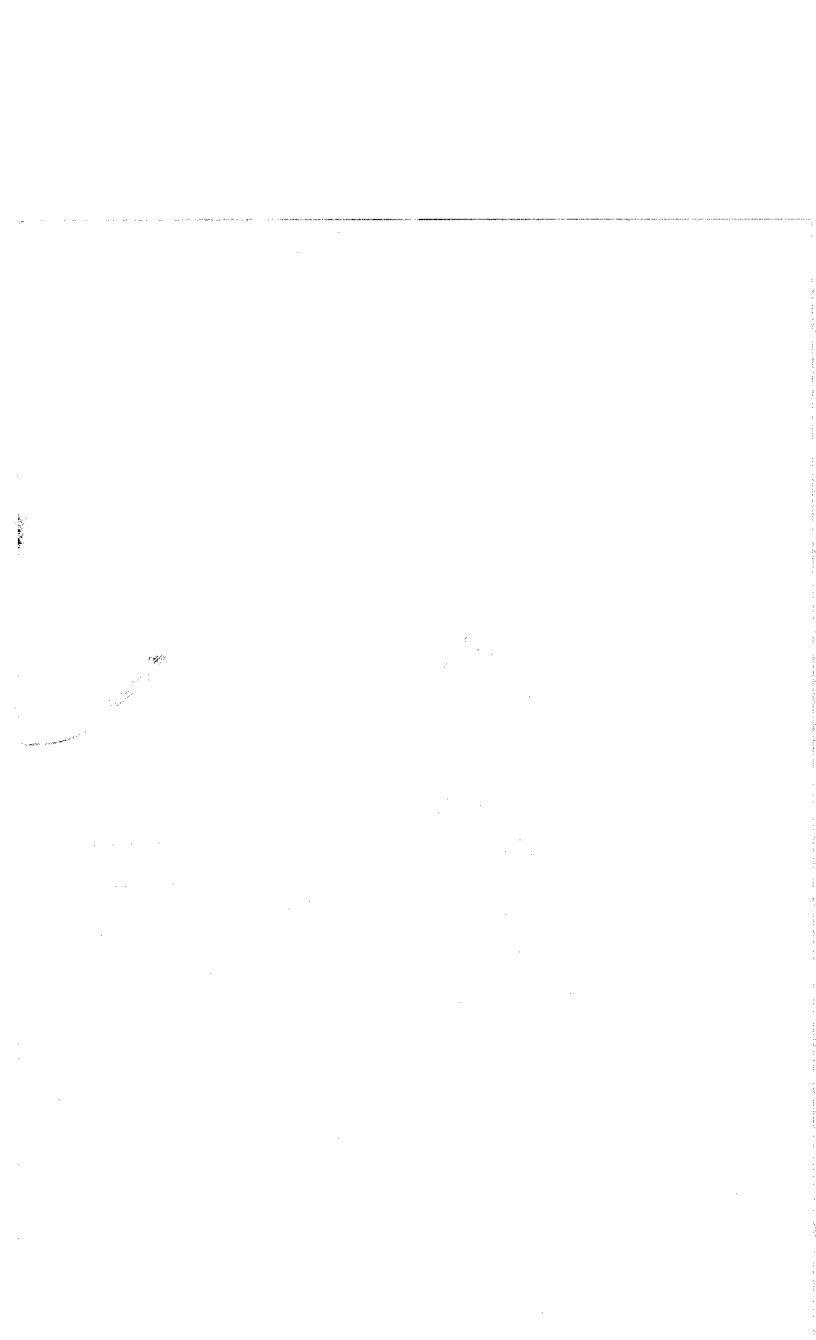


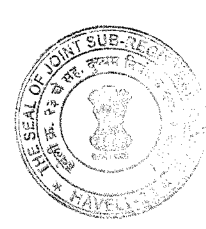


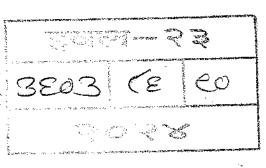
disprisibly.

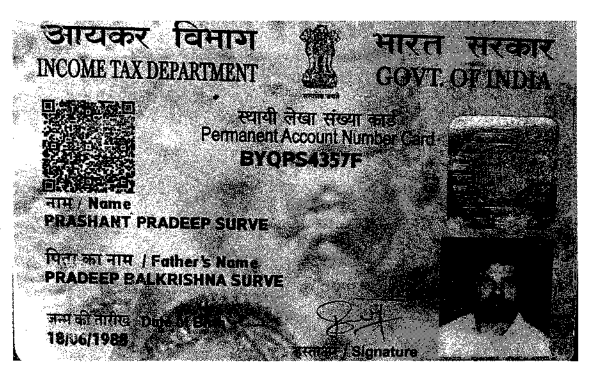


3803 CY CO





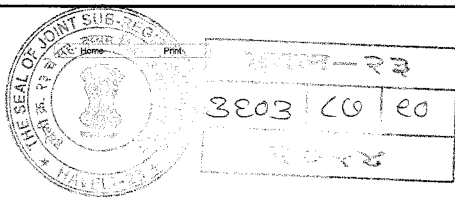








मृल्यांकन पत्रक (शहरी क्षेत्र - बांधीय )								
Valuation ID 201	2402141858	14 February 2024.11:27:33 AM						
मृल्यांकनाचे वर्ष जिल्हा मूल्य विभाग उप मूल्य विभाग		विभागाचे नाव :(वि.क्र.) ग सोड्न उर्वरित भ्खंड	ा) मुंढवा (पुणे महानगर	(पालिका)				
क्षेत्राचे नांव	Pune Muncipa	Corporation	सर्व्हे नंबर /नं भू क्रम	iiक : सर्व्हे <b>नंबर</b> #52				
वार्षिक मूल्य दर तक्त्य खुली जमीन 35780	न्सार मूल्यदर रु. निवासी सदनिका 88560	कार्यालय 101840	द् <b>काने</b> 122060	औद्योगीक 0	मोजमापनाचे एकक चौं. मीटर			
बांधीव क्षेत्राची माहिती	- 74,008चौ. मीटर	<del></del>		<del></del>	aid fra			
बांधकाम क्षेत्र(Built Up) बांधकामाचे वर्गीकरण-	- 74,008चा माटर 1-आर सी सी	मिळकतीचा वापर- मिळकतीचे वय -	निवासी सदनिका 0 TO 2 <b>वर्ष</b>	मिळकतीचा प्रकार बांधकामाचा दर-	- बांधीव Rs.26620/-			
वायकामाय वंशाकरण- उद्ववाहम स्विधा		·		•				
Sale Type - First Sale	आहे	मजला -	5th to 10th Floor	कार्पेट क्षेत्र-	67.28चौं. मीटर			
Sale/Resale of built up मजला निहाय घट/वा		ter circular dt.02/01/2018	oply to Rate= Rs.92988/	<del>.</del>				
घसा-यानुसार मिळकत  A) मुख्य मिळकतीचे मूल  E) बंदिस्त वाहन तळाचे		.,	5780) * (100 / 100 ) ) +	घसा-यानुसार टक्केवारी ) <b>+ खु</b> ल्या ज 35780 )	मिनीचा दर )			
बंदिस्त वाहन तळाचे	मृत्य	= 12.5 * (88560 * 25/1 = Rs.276750/-	00 )					
F) लगतच्या गच्चीचे/खुल लगतच्या गच्चीचे/खुल		8.93 <b>ਬੀ. ਸੀਟ</b> र = 8.93 <b>*</b> ( 92988 <b>*</b> 40/ = Rs.332153.136/-	100)					
Applicable Rules	= 3, 9, 18, 19	14,15						
एकत्रित अंतिम मूल्य	गच्चीचे मूल्य - ÷ बंदिस्त बाल्क ≐ A + B + C = 6881855.9	्रमुख्य मिळकतीचे मूल्य नितळधराघे मूल्य + मेझॅनाईन मजला क्षेत्र मूल्य + लगतच्या गच्चीचे मूल्य(खुली बाल्कनी) - वरील गच्चीचे मूल्य + बंदिस्त वाहन तळाचे मूल्य + खुल्या जागेचे मूल्य + बंदिस्त बाल्कनी + स्वयंचलित वाहनतळ $ = A + B + C + D + E + F + G + H + I + J $ $= 6881855.904 + 0 + 0 + 0 + 276750 + 332153136 + 0 + 0 + 0 + 0 = -6881855.904 + 0 + 0 + 0 + 0 + 276750 + 332153136 + 0 + 0 + 0 + 0 = -6881855.904 + 0 + 0 + 0 + 0 + 0 + 276750 + 332153136 + 0 + 0 + 0 + 0 + 0 + 0 + 0 + 0 + 0 + $						
= चौन्याहत्तर लाख नव्वद हजार सात शे एकोणसाठ /-								





524/3603

बुधवार,14 फेब्रुवारी 2024 11:35 म.पू.

दस्त गोषवारा भाग-1

हवल23 *८८ (८०* दस्त क्रमांक: 3603/2024

दस्त क्रमांक: हवल23 /3603/2024

बाजार मुल्य: रु. 74,90,759/-

मोबदला: रु. 76,80,820/-

भरलेले मुद्रांक शुल्क: रु.5,37,700/-

दु. नि. सह. दु. नि. हवल23 यांचे कार्यालयात

अ. क्रं. 3603 वर दि.14-02-2024

रोजी 11:33 म.पू. वा. हजर केला.

पावती:3931

पावती दिनांक: 14/02/2024

सादरकरणाराचे नाव: प्रशांत प्रदीप सुर्वे

नोंदणी फी

रु. 30000.00

दस्त हानाळणी फी

ক. 1800.00

पृष्टांची संख्या: 90

एकुण: 31800.00

दस्त हजर करणाऱ्याची सही:

y Jt. Sub Registrar Haveli 23

UJt. Sub Registrar Haveli 23

र् ट्रान्स एकारः क्राप्यसार

मुद्रांक शुल्क: (एक) कोणत्याही महानगरपालिकेच्या हद्दीत र्किवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत र्किवा उप-खंड (दोन) मध्ये नमूद न केलेल्या कोणत्याही नागरी क्षेत्रात

शिक्का के. 1 14 / 02 / 2024 11 : 33 : 33 AM ची वेळ: (सादरीकरण)

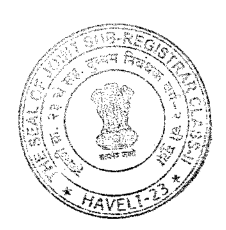
शिक्का के. 2 14 / 02 / 2024 11 : 34 : 35 AM ची वेळ: (फी)

प्रतिज्ञापत्र

अगन्ही लिहून देणार व लिहून बेगीर अन्य प्रतिज्ञेवर लिहून देतों की सबर वस्तार जोडलेनी पूरक कागदपत्रे ही अस्तल व खर्च असून तो खोटी व बनावट आहजून आक्वा नेंदणी अधिनियम १९०८ चे कलाव ८२ अन्वद होणाऱ्या कार्यवाहीत आसी जवाबदार राह







#### 14/02/2024 11 40:51 AM

दस्त क्रमांक :हवल23/3603/2024 दस्ताचा प्रकार :-करारनामा

अनुक्र. पक्षकाराचे नाव व पना

> नाव:स्पेसिलीटी लॅंडमार्कस प्रा. ली. तर्फे डायरेक्टर श्री. संदेश दिनेश गुप्ता तर्फे नो, कु, मु, म्हणून अमित बाजीराव बडेकर पत्ता:प्लॉट नं: .. माळा नं: ., इमारतीचे नाव: टी४ टी५, मेट्रोपोले बिल्डिंग, बंड गार्डन रोड, कॅम्प, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, पुणे. पॅन नंबर:AAVCS4973N

> नाव:मा, दे, अशोक निवृत्ती कोद्रे व इतर तर्फे कु. मु. म्हणून म्पेसिलीटी लँडमार्कस प्रा. ली. तर्फे डायरेक्टर श्री. रोहित गुप्ता हुर्फे नो. कु. मु. म्हणून अमित बाजीराव बडेकर पत्ता:प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: टी४ टी५, मेट्रोपोले बिल्डिंग, वंड गार्डन रोड, कॅम्प, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, पुणे. पॅन नंबर:AAVCS4973N

> 3 नाव:प्रशांत प्रदीप सुर्वे पत्ता:प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: २/१४ केदार दर्शन् सोसायटी, आकाशगंगा रोड, पंचगंगा सोसायटी जवळ, शिवाजी नगर, राबोडी नं.२, ठाणे वेस्ट, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, ठाणे. पॅन नंबर:BYQPS4357F

> नाव:शिल्पा भोजराज शेट्टी पत्ता:प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: २/१४ केदार दर्शन सोसायटी, आकाशगंगा रोड, पंचगंगा सोसायटी जवळ, शिवाजी नगर, राबोडी नं.२, ठाणे वेस्ट, ब्लॉक नं: ., रोड नं: ., महाराष्ट्र, ठाणे. पॅन नंबर:DZLPS5128G

पक्षकाराचा प्रकार लिहुन देणार

वय :-38

लिहुन घेणार

वय :-31

म्बाक्षरी∙-

लिहून देण वय :-38 स्वाक्षरी:

लिहून घेणार् वय :-35 स्वाक्षरी:

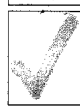


टसा प्रमाणित









वरील दस्तऐवज करुन देणार तथाकथीत । करारनामा चा दस्त ऐवज करुन दिल्या कबुल करतात. शिक्का क.3 ची वेळ:14 / 02 / 2024 11 : 38 : 26 AM

खालील इसम असे निवेदीत करतात की ते दस्तऐवज करुन देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

### अनुक्र, पक्षकाराचे नाव व पत्ता

- नाव:हमजा शेख -वय:53 पत्ता:कॅम्प पुणे पिन कोड:411001
- नाव:विशाल वाधवा -वय:28 पत्ता:कॅम्प पुणे पिन कोड:411001













दस्तऐवज निष्पादनाचा कबुलीजवाब देणाऱ्या अनु क्र. 3, 4, या पक्षकारांची ओळख संमती-आधारित - आधार प्रणालीद्वारे पडताळण्यात आली आहे. त्याबादत प्राप्त माहिती पुढीलप्रमाणे आहे,

Sr. No.	Type of Party & Name	Date & Time of Verification with UIDAI	Information received from UIDAI (Name,	Gender, UID, Photo)
1	<b>लिहून घेणा</b> र प्रशांन प्रदीप सुर्वे	14/02/2024 11:39:17 AM	प्रशांत प्रदीप सुर्वे M 1207206901894897664	
2	लिहून घेणार शिल्पा भोजराज शेट्टी	14(02)2024 11:20:00 (AM	शिल्पा भोजराज शेट्टी F 1207207053133172736	
		METER VON TOO		

शिक्का क्र.4 मी वेळ:14 / 02 / 2024 11:40:41 AM

Jt. Sub Registrar Havel 23

Payment Details.

sr.	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used At	Defaçe Number	Deface Date
1	PRASHANT PRADEEP SURVE	eChallan	10000502024021400346	MH015582701202324P	537700.00	SD	0008236174202324	14/02/2024
2		DHC		0224132300936	1800	RF	0224132300936D	14/02/2024
3	PRASHANT PRADEEP SURVE	eChallan		MH015582701202324P	30000	RF	0008236174202324	14/02/2024

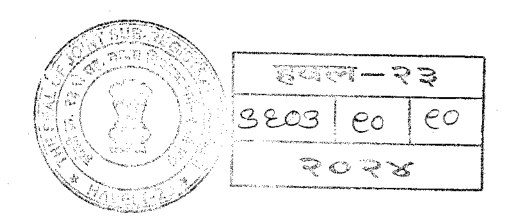
[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]

3603 /2024

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- 2. Get print immediately after registration.

For feedback, please write to us at feedback.isarita@gmail.com



प्रमाधित करण्यात येते की, या दस्तऐयजात एजूग ८० पृष्ठे आहेत पहिले चंदराचे पुस्तकाचे ०९ मंबी मेंदला.

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वुख्यम निर्द्राधक (वर्ग-२) हवेली क्र.२३

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