READY RECKNOR CHART No. : 25.3

FLAT No. D - 201,

GOVT. RATE : Rs. 36,500/- per Sq.Mtr.

GOVT. VALUATION : Rs. 21,66,000/CONSIDERATION : Rs. 22,00,000/STAMP DUTY : Rs. 1,32,000/REG. FEES : Rs. 22,000/-

#### AGREEMENT FOR SALE

**THIS AGREEMENT FOR SALE** is made and executed at Nashik on this 16<sup>th</sup> Day of February Two Thousand and Twenty Four.

#### **BETWEEN**

1) SHRI. FIROZ HAJI NAWAB SHAH,
Age- 42 Years, Occupation.: Business,
PAN NO. AXWPS5344J,

2) SHRI. IMRAN HAJI NAWAB SHAH, Age-36 Years, Occupation: Business, PAN NO. CNWPS1591P,

3) SHRI. IRFAN HAJI NAWAB SHAH,
Age- 33 Years, Occupation: Business,
PAN NO. COZPS 9162 J,

4) SHRI. JAVEED HAJI NAWAB SHAH,
Age- 31 Years, Occupation: Business,
PAN NO. EWQPS2740B,
All R/o- Plot No. 315, Alishan Society,
Wadala Gaon, Nasik – 422006.

Hereinafter for the sake of brevity referred to as "THE OWNER",

## Through their attorney GREENLIFE DEVELOPERS,

A partnership firm, formed and registered under the provisions of Indian Partnership Act having it's address at – Shop No. 6, Mathura Tower, Near Sai Muskan Hotel, Wadala Naka, Mumbai-Agra Highway, Nasik 422 011,

**PAN - AAPFG 9650 F**,

Through its Partner -

#### SHRI. TAUFIQUE ABDUL RAZZAQUE SHAIKH,

Age- 45, Occupation - Business,

R/o - Al-Jamal Bungalow, Hirve Nagar,

Wadala Road, Nashik- 422011.

Mobile No. 98230 98120.

Hereinafter referred to as "THE PROMOTER", (which expression is unless repugnant to the context or meaning thereof be deemed to mean and include its successors in interest, it's other partners, their executors, administrators and permitted assignees); PARTY OF THE FIRST PART

#### AND

#### MR. SAFIKRAZA KADIRAHMED SHAH,

Age: 36 years, Occupation: Business, R/o. Flat No. 4, Recon Majestic, Plot No. 19, 20, Wadala Shivar, Nashik – 422 006

PAN No. CBLPS 2602 E Aadhaar No. 7920 0278 5007 Mobile No. 7820945284 Hereinafter called the "ALLOTTEE / PURCHASER/S" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include his/her/their heirs, executors, successors in interest and permitted assignees); PARTY OF THE SECOND PART

The Promoter and Allottee / Purchaser/s shall hereinafter collectively be referred to as the "Parties" and individually as "Party"

#### WHEREAS

- (A) The owner are seized and possessed of or otherwise well and sufficiently entitled as owner to the piece and / or parcel of land lying and being at village Wadala, Taluka & District Nashik, within the limits of Nashik Municipal Corporation, Nashik, and bearing Survey No. 67/3/2B/2, adm. 1500 sq.mtrs., and Survey No.67/3/1C, adm. 1082 sq.mtrs., totally admeasuring 2582 Sq.Mtrs., more particularly described in the **Schedule I** hereunder written and hereinafter referred to as "The Said Property".
- (B) The owner have purchased the said property in 2 parts i.e. part adm. 1500 sq.mtrs., has been purchased from Shri. Abdul Rauf Shaikh Gafar, Shaikh Raheman Shaikh Gafar, Shaikh Muktar Shaikh Jabbar and Shaikh Nisar Shaikh Iqbal by a Sale Deed dated 17/06/2011. The said Sale Deed has been registered in the office of Sub Registrar Nashik at sr.no.7460.

The owner have purchased the other part adm. 1082 sq.mtrs., from Shri. Shaikh Rauf Haji Niyaz Mohmmad by a Sale Deed dated 17/06/2011. The said Sale Deed has been registered in the office of Sub Registrar Nashik at sr.no.7459 and accordingly the name of the vendors have been mutated into the record of rights of the said property as the owner of the property.

- (c) The owner have agreed to sell the said property to Greenlife Developers a partnership firm (hereinafter for the sake of brevity referred to as Promoter) and accordingly executed an Agreement for Sale in their favour on 27/03/2021. The said Agreement for Sale has been registered in the office of Sub Registrar Nashik 6, at sr.no.4776 on 27/06/2021 and have also appointed the partners of the firm as their attorney vide a General Power of Attorney which has been registered at sr.no.4777 on 27/06/2021. And in accordance with the said Agreement for Sale, the Owners have executed Sale Deed in favour of Promoter i.e. Greenlife Developers a partnership firm on 18/12/2023, which is duly registered in the office office of Sub Registrar Nashik 7, at Sr.No. 14430/2023 on 15/12/2023.
- **AND WHEREAS** the permission to use the said property for non agricultural purpose was granted by the Collector Nashik vide order no. Mah/Desk-3/4/N.A.per/81/2013 dated 20/05/2013.
- (B) The Promoter are well and sufficiently entitled to develop all that piece and parcel of land bearing Survey No. 67/3/2B/2, adm. 1500 sq.mtrs., and Survey No.67/3/1C, adm. 1082 sq.mtrs., totally admeasuring 2582 Sq.Mtrs., situated at village Wadala, Taluka Nashik, District Nashik (Hereinafter collectively the total land referred to as "The Said Land") which is more particularly described in the Schedule
- I hereunder written.

(C) The Promoter got the building plan sanctioned from Nashik Municipal Corporation vide Commencement Certificate bearing No. LND/BP/A4/BP/181/2021, dated 12/08/2021 and thereafter the said commencement certificate was revised by Nashik Municipal Corporation vide Commencement Certificate bearing No. LND/BP/A4/RBP/75/2022 dated 24/06/2022, in respect of buildings to be constructed on the said land.

#### AND

- i. The Promoter affirms that there are no covenants affecting the said property.
- ii. The Promoter affirms that there are no impediments attached to the said property.
- iii. The Promoter affirms that there is no Area occupied by the tenants and therefore there is no question of settlement with tenants. The Promoter is in absolute occupation and possession of the said property on the basis of the Agreement for Sale and Power of Attorney dated 27/06/2021 respectively.
- iv. The Promoter affirms that there is no illegal encroachment on the said property.
- v. The Promoter affirms that title of the Property is clear and marketable and no permission (if any) required from any Government or Authority which affects the title to the property.
- vi. The Land owners have taken loan from The Muslim Co-op. Bank Ltd., Pune and have repaid the said Loan and Bank have given Loan Clearance Certificate to the said Land owners on 12/12/2023 and the said Bank have also executed Deed of Reconveyance of Mortgage in favour of Land owners on 12/12/2023, which is duly registered in the office of Sub-Registrar, Nashik 7 at Sr.No. 11663/2023 on the same date and hence the said property is cleared from all loan and all encumbrances.

**AND WHEREAS** the Promoter is 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 being the owner / developer.

**AND WHEREAS** the Promoter has floated the ownership scheme on the said land under the name and style of "**67 Greens'"** and propose to construct on the said land consisting of 2 building i.e. Building 'A' having Wing - A and Wing - B and Building 'B' having Wing - C and Wing - D.

AND WHEREAS the Promoter has decided to construct the project as per the approved sanctioned plan granted by the Nashik Municipal Corporation as on date and the project will be re-approved, amended and changed and will be further sanctioned for the remaining / additional available FSI / TDR / Premium FSI and reapproved as per it will be necessary.

**AND WHEREAS** the Promoter has floated the ownership scheme on the said Land under the name and style of "**67 Greens**" 2 building i.e. Building 'A' having Wing - A and Wing - B and Building 'B' having Wing - C and Wing - D, consisting of residential flats & shops.

AND WHEREAS by virtue of the Agreement for Sale and Power of Attorney dated 27/06/2021 respectively which are registered in the office of the Sub registrar. The Promoter has completed all the legal formalities with respect to the right, title and interest in respect of the project land on which the said project is to be constructed. The Promoter herein alone has sole and exclusive right to sell the Flat/Apartments/shops in the said project to be constructed by the Promoter on the project land and is fully competent to enter into agreement/s with the Allottee / Purchaser/s, lessee, mortgagee, of the Flat/Apartments/shops and to receive the sale price / Loan / Construction Finance/ Equity in respect thereof.

**AND WHEREAS** the Allottee/Purchaser/s on his / her / their request is offered an Apartment/ Flat bearing number **D** - **201**, on the **Second floor**, (herein after referred to as the said ("**Apartment/ Flat**"), of the Building 'A' having Wing - A and Wing - B and Building 'B' having Wing - C and Wing - D (herein after referred to as the said "**Building**") of the said project known as "**67 Greens**" by the Promoter.

AND WHEREAS the Promoter has applied for the registration of the Project "67 Greens" under the provisions of the Act with the Real Estate Regulatory Authority and has registered the project under the provisions of Act with Real Estate Regulatory Authority at — Nashik vide RERA Certificate No. P 51600030671, dated — 08/09/2021,

**AND WHEREAS** the Promoter has entered into a standard agreement with Its building planner (Architect), who is registered with the Engineering Association and Nashik Municipal Corporation, the name of the firm is Ravi Amrutkar and Associates having it's office address at Yeolekar Mala, College Road, Nasik 422 005, as its Engineer to liaison with the Nashik Municipal Corporation and all the construction on site has been as per the working drawings, and the guidance and supervision of Mr. Saurabh Amrutar

**AND WHEREAS** the Promoter has appointed **structural engineer Mr. Suhas P. Natu**, office address – 20, Abhijat Bungalow, Shiv Nagar, near Talathi Colony, MERI, Dindori Road, Nasik 422 004 as its Structural Engineer for the preparation of the structural design and drawings of the said project / buildings, and the Promoter accepts the professional supervision of the Architect and structural engineer till the completion of the said project.

The Promoter herein has reserved rights to change aforesaid Architects and Engineers before the completion of the building.

**AND WHEREAS** on demand from the Allottee/Purchaser/s, the Promoter has given inspection to the Allottee/Purchaser/s of all the documents of title relating to the project land and the plans, designs and specifications prepared by the Promoter 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 there under.

AND WHERAS after the Allotee/ Purchaser/s enquiry, the Promoter herein had requested the Allottee/Purchaser/s to carry out independent search by appointing his/her/their own Advocate and to ask any queries, he/she/they had regarding the marketable title, rights and authorities of the Promoter herein & other related permissions and sanctions for construction of the project. The Allottee/Purchaser/s has/have satisfied himself/herself/ themselves in respect of the marketable title rights and authorities of the Promoter herein & other related permissions and sanctions for construction of the project. and accordingly, on satisfaction of Allottee/Purchaser/s and their legal council, the Allottee/Purchaser/s has/have agreed to purchase the residential flat/ Apartment which is more particularly described in the Second Schedule hereunder written and shown on the plan annexed hereto as Annexure, (hereinafter referred to or called as "THE SAID APARTMENT/FLAT/SHOP").

AND WHEREAS on demand from the allottee/ purchaser/s, the Promoter has also given inspection to the Allottee / purchaser/s of all the documents of title relating to the project land and the plans, designs and specifications 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 there under; Allottee/Purchaser/s has/have satisfied himself/herself/ themselves in all respect.

**AND WHEREAS** the authenticated copies of Certificate of Title issued by the advocate of the Promoter and authenticated copies of the Property card/ extract of Village Forms 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/ Apartments are to be constructed have been handed over to the Allottee / Purchaser.

**AND WHEREAS** the authenticated copies of the plan of the Layout or other authority wherever applicable of the said project as approved by the concerned Local Authority have been annexed hereto and marked as **Annexure**.

**AND WHEREAS** the copy 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 have been annexed hereto and marked as **Annexure**.

Following Documents as per the Provisions of Real Estate (Regulation and Development) Act 2016 (hereinafter referred to as "the said Act") are attached as herein under vide various Annexures and schedules.

 A Copy of the layout plan approved from Nashik Municipal Corporation showing the said land and the total area in and around is annexed hereto as **Annexure-I**,

- The copy of the Title Certificate of the above-mentioned property is issued by Adv. Manish Lonari for the clear title of the Promoter herein are annexed hereto as Annexure-II.
- The copies of the 7/12 extract of the said land showing the nature of the title of the Promoter is annexed hereto as Annexure - III.
- 4. The copies of the plan showing layout of the Floor Plan of the flat. The drawing/print/s showing the flat as agreed to be purchased by the Allottee/ purchaser/s is annexed here under to as the floor plan of the flat/apartment to be purchased as **Annexure IV**.
- 5. The copy of the plan showing layout of the car parking, is annexed hereto as parking plan as **Annexure-V.**,
- 6. The copy of the latest Commencement Certificate is annexed hereto as **Annexure-VI**.
- 7. The copy of the N.A. order by the Hon. Collectorate, Nashik is annexed hereto as **Annexure-VII**.
- 8. The specifications herein agreed to be provided by the Promoter in the Flat/ Apartment which is agreed to be purchased by the Allottee / Purchaser/s herein below is detailed in **Schedule-III**.
- 9. The specifications herein agreed to be provided by the Promoter in the said project which will be known as common amenities are detailed in herein below in **Schedule-IV**.
- 10. The common areas and the common facilities have been detailed in herein below as **Schedule V**.

**AND WHEREAS** the clear block plan showing the project (wing) which is intended to be constructed and to be sold is attached herein below as **Annexure - IV.** 

AND WHEREAS the authenticated site plan (page 1 of the approved plan by the Nashik Municipal Corporation) along with which the Flat/Apartment is also approved and has been agreed to be purchased by the Allottee / Purchaser/s, as sanctioned and approved by the local authority has been provided to the Allottee / Purchaser/s. A separate copy in A2 size which is readable and understood by the allottee / purchase/s has been given to the allottee/ purchase/s which he / she/ they acknowledge to receive.

**AND WHEREAS** the Promoter has obtained the sanctions/approvals from the concerned local authority(s) to the plans, sections of the said building/s and shall obtain re-approvals from various authorities from time to time, so as to obtain Building Completion Certificate / Occupancy Certificate of the said Building.

The present Commencement Certificate for the said project is Commencement Certificate No. LND/BP/A4/BP/181/2021, dated 12/08/2021 and thereafter the said commencement certificate was revised by Nashik Municipal Corporation vide Commencement Certificate bearing No. LND/BP/A4/RBP/75/2022 dated 24/06/2022

# AND WHERAS THE ALLOTEE / PURCHASER/ IS / ARE WELL AWARE OF ALTERATIONS AND MODIFICATION IN SANCTIONED BUILDINGS PLANS:

The Promoter herein have specifically informed the Allottee/Purchaser/s that, the present sanctioned buildings plans received from the Concerned Development Controlling Authority / Local Authority is for the, part FSI of the said land only and further sanction to building plans for the remaining FSI of the said land and floating FSI/TDR is yet to be received and hence if the plans have to be changed the Allottee/Purchaser/s hereby gives his/her/their irrevocable consent to the Promoter herein to carry out such amalgamation, alterations, modifications in the plot layout plans, layout plans of the buildings which are under construction or to be constructed on the said land. Also plan/s sanctioned or to be sanctioned for the building under construction or to be constructed and to change elevation of the building, landscaping, boundary walls or fencing and to convert constructed portion into terraces or vise a versa, as the Promoter feels right in their sole discretion he/they may think fit and proper and/or such modifications and alterations which are necessary in pursuance of any Law, rules, regulations, order or request made by the Nashik Municipal Corporation, Local Authority, Planning Authority, Competent Authority or Government or any Officer of any Local Authority.

The Allottee/Purchaser/s declare/s and confirm/s that he/she/they is/are aware that the said building/s in which the said flat/ Apartment is situated may be interconnected or joined with any adjacent building or new building/s under development or to be developed by the Promoter and that save and except the flat/ Apartment hereby agreed to be sold, the Allottee/Purchaser/s shall not have any right in the other tenements/flats, adjacent or interconnected building/s and covenants not to raise any objection or dispute for the Promoter right to rest, interconnect, connect or support the adjoining building/s or wing/s or other building/s with each other as may be sanctioned by the concerned authorities from time to time.

**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 / occupancy certificate in respect of the said building/s / wing shall be granted by the concerned local authority.

The Allotee/Purchaser/s is /are satisfied about the all observations and performances of The Promoter which are observed / observing and performed / performing by the Promoter while developing the said project. The Promoter will comply all the conditions stipulated as above

however the Promoter shall not be responsible for any other conditions / observant which is / are not stipulated as a term of condition while sanctioning the said plans and the promoter shall not be further responsible for any or all conditions/ stipulations laid down by the Authority which is / are not as per the prevailing rules, regulation and Act.

**AND WHEREAS** the Allottee / Purchaser/s has agreed to purchase the said flat/apartment based on going through all the conditions stated in the sanctioned plans by respective competent authorities and have further confirmed that all such conditions shall be bound and abided by the Allottee / Purchaser/s strictly.

**AND WHEREAS** the Allottee / Purchaser/s on confirmation of accepting all the conditions of sanctioned plans by competent authority, has further stated that if any conditions that have been imposed on the said project/ building/ phase/ wing which are contrary to the prevalent laws/ rules/ regulations under which sanctioned plans have been given shall not be binding on the Allottee / Purchaser/s and that the Allottee / Purchaser/s shall not hold the developer responsible for the such contrary conditions.

**AND WHEREAS** the Allottee / Purchaser/s has independently made himself aware about the specifications provided by the Promoter in the said flat/ apartment and he is aware of the limitations, usage policies and maintenance of the installed items, fixtures and fittings of the same and have been annexed and marked as **Schedule - III**.

AND WHEREAS the Allottee / Purchaser/s has been shown the conditions of contracts with the vendors/ contractors/ manufacturers and workmanship and quality stands of products/fittings and fixtures as agreed between Promoter and the vendors and on independently verifying the same the Allottee/ Purchaser/s has now agreed to the same as conditions mentioned in these contracts and that the Allottee / Purchaser/s agrees to abide by the same failure of which shall absolve the Promoter to that extent.

**AND WHEREAS** the Allottee / Purchaser/s has applied for flat/apartment in the said project i.e. "67 Greens" of the Building 'B' in Wing-D vide application for a Two Bedrooms, Hall and Kitchen flat/apartment No. D-201 having carpet area of 45.13 square meters and exclusive balcony/s area adm. 5.45 sq.mtrs., situated on Second Floor of the said project and pro-rata share in the common areas ("Common Areas") as defined under clause (n) of Section 2 of the Act (hereinafter referred to as the said flat/ Apartment" and further limited common areas and facilities.

**AND WHEREAS** the present status of the flat / apartment which is being by virtue of this agreement is as below :-

It has been specifically agreed by the Allottee / Purchaser/s that he / she / they have verified the stage of the construction of the flat / apartment and whole project as on date. The same has been inspected by the Allottee / Purchaser/s and he is satisfied with the progress till

date, the quality and the amenities promised whatever is fitted. And also the Allottee / Purchaser/s promises to pay the amount as per the current stage of construction of the project which is due today as per the construction stage, amounting to Rs. 22,00,000/- (Rupees Twenty Two Lacs only) within 30 days from the date of registration of this document.

**AND WHEREAS** relying upon the aforesaid application, the Promoter has agreed to allot and sell to the Allottee/Purchaser/s, the said flat/apartment at the price and on the terms, conditions, covenants, stipulations and provisions hereinafter appearing.

AND WHEREAS the carpet area of the said flat/ Apartment is 45.13 square meters exclusive of the balcony, terrace, common passage areas as mentioned hereinabove, and "carpet area" means the net usable floor area of an flat/ apartment, excluding the area covered by the external walls, areas under services shafts, exclusive balcony appurtenant to the said flat/ Apartment for exclusive use of the Allottee / Purchaser/s or verandah area and exclusive open terrace area appurtenant to the said flat/ Apartment for exclusive use of the Allottee / Purchaser/s, but includes the area covered by the internal partition walls of the flat/ apartment, as per the circular issued by MAHA RERA 4/2017 dated 14/06/2017. Also the 100% area of enclosed / open balcony plus 100%cupboard area plus 100% dry balcony plus 100% attached terrace area is also subject matter of the present Agreement. The subject matter of the present agreement is flat/ apartment No. D-201 having carpet area of 45.13 square meters and exclusive balcony/s area adm. 5.45 sq.mtrs., situated on **Second Floor.** The useable area of the entire flat/apartment for the exclusive use of the Allotteee / Purchaser/s is 45.13 square metres exclusive balcony/s area adm. 5.45 sq.mtrs.

To have the said area of the tenement which the Allottee/Purchaser/s agreed to purchase is/are actual carpet area of the tenement plus skirting and plaster thickness of the walls has to be considered. The adjacent terrace is having actual carpet area in light of the aforesaid formula. The proportionate share in the common areas, such as corridor, staircase, landings, passages, lift, entrance lobbies, all wall of the tenement, etc. is not defined separately, but which can be determined by multiplying the sum of carpet area of the Apartment/Flat plus the (carpet) area of adjacent terrace/s plus the carpet area of the open and enclosed balconies and thus the total area arrived by a factor of 1.35 which is mentioned above as salable area, which is for the calculation purpose only and not related to consideration. The consideration of the said apartment is calculated on the carpet area only. At the time of taking the possession the Allottee/Purchaser/s at his/her/their own discretion can get the area measured through an engineer or themselves, the said flat/ Apartment in light of aforesaid principle and if any difference more than 3% in the area is found then the consideration of the said flat/ Apartment shall be adjusted accordingly and either Promoter or Allottee/Purchaser/s as the case may be refund or pay the differential amount. After taking the possession of the flat/Apartment by the Allottee/Purchaser/s it shall be presumed that the Allottee/Purchaser/s has/have no grievance under whatsoever head including as to built area/salable area, carpet area, height, length and width etc. of the said Apartment/Flat.

AND WHEREAS, the Allottee / Purchaser/s prior to execution of these presents has paid to the Promoter a sum of Rs. 2,00,000/- (Rupees Two Lacs only) being part payment of the sale price of the flat/ Apartment agreed to be sold by the Promoter to the Allottee / Purchaser/s as advance payment / deposit / application fee (the payment and receipt whereof the Promoter both hereby admit and acknowledge) and the Allottee / Purchaser/s has agreed to pay the remaining price of the flat/Apartment as prescribed in the payment plan as may be demanded by the Promoter within the time and the manner hereinafter appearing.

**AND WHEREAS** the Parties have gone through all the terms and conditions set out in this Agreement and understood the mutual rights and obligations detailed herein; The Parties hereby confirm that they are signing this Agreement with full knowledge of all the laws, rules, regulations, notifications etc. applicable to the said project.

**AND WHEREAS** Subject to otherwise agreed, reserved and provided herein, the Promoter has agreed to sell and the Allottee / Purchaser/s hereby agrees to purchase the flat/ Apartment and the parking as specified hereinabove.

That the consideration as agreed between the parties is on lumpsum basis as per the carpet area, amenities and specifications as agreed and attached.

**AND WHEREAS** the Promoter in compliance of section 13(1) of the Real Estate (Regulation and Development) Act, 2016 is required to execute a written Agreement for sale of the said flat/ Apartment in favour of the Allottee / Purchaser/s, being in fact these presents and also to register said Agreement for sale under the Registration Act, 1908, the parties hereto are desirous to reduce in writing all the terms and conditions of this transaction and hence this presents.

Notwithstanding anything stated in any other document/ allotment/ letter/ E-mail/ cost sheet or any other form of communication given or communicated with the Allottee / Purchaser/s any time prior to this agreement is null and void and this agreement of sale shall be considered as the only document and its condition shall be read as the only conditions valid and basis for which the said flat/apartment is agreed to be sold to the Allottee / Purchaser/s. The same has been explained, agreed and understood by the Allottee / Purchaser/s.

**AND WHEREAS** this agreement shall remain in force and shall not merge into any other agreement save and except the conveyance deed as stated herein below.

**AND WHEREAS** this agreement does not preclude, diminish the rights of any financial institutions, fund, registered money lender for which finance has been taken for the project and the same can be claimed by them under the statutory claims and that this does not in any way affect the right of the allottee/ Purchase/s in respect of his flat / apartment as mentioned above in the said project.

**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 that the Allottee / Purchaser/s has not given / not allowed to give and cannot give any third party any rights to enforce this said agreement unless the said flat / apartment is transferred to him/ her / them through a registered conveyance deed.

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

#### 1. CONSTRUCTION OF THE PROJECT/APARTMENT:

The Promoter shall construct on the said land, shops consisting of ground +mezzanine floor/First Floor + 3 upper residential floors, which will be known as **"67 Greens'"** and plan will be revised and described thereafter on the project land in accordance with the plans, designs as approved by the concerned local authority from time to time.

The Allottee/Purchaser/s declare/s and confirm/s that he/she/they is/are aware that the said building/s in which the said flat/ Apartment is situated may be interconnected or joined with any adjacent building or new building/s under development or to be developed by the Promoter and that save and except the flat/Apartment hereby agreed to be sold, the Allottee/Purchaser/s shall not have any right in the other tenements/flats/ Apartments, adjacent or interconnected building/s and covenants not to raise any objection or dispute for the Promoter right to rest, interconnect, connect or support the adjoining building/s or wing/s or other building/s with each other as may be sanctioned by the concerned authorities from time to time.

The Allottee/Purchaser/s hereby gives its written unconditional assent / consent for making the changes / alterations in the building plans which may affect the Flat/ Apartment of the Allottee/ Purchaser/s except any alteration or addition required by any Government authorities or due to change in law. The Allottee / Purchaser/s also hereby agree and give consent to the construction of the adjoining buildings and is made aware that the construction will go on from morning 6.00 am till mid-night 11.55 pm and it may cause dust, noise and movement of labour through the premises and along the premises. The Allottee / purchaser/s hereby understands and gives its unconditional assent and consent for the same.

Provided that the Promoter shall have to obtain prior consent in writing of the Allottee / Purchaser/s in respect of variations and modifications which may adversely affect the flat/ Apartment of the Allottee / Purchaser/s except any alterations or additions or modifications in the sanctioned plans, layout plans and specifications of the buildings or common areas of the said phase

which are required to be made by Promoter in compliance of any direction or order, etc. issued by, the competent authority or statutory authority, under any law of the State or Central Government, for the time being in force. Promoter may also make such minor additions and alterations inside the flat / apartment only as may be required by the Allottee / Purchaser/s but nothing can be done on the external face of the flat/ apartment/ building/ wing.

#### 2. CONSIDERATION/PRICE OF THE SAID APARTMENT:

- 2.1. The Allottee / Purchaser/s hereby agrees to purchase from the Promoter and the Promoter hereby agrees to sell to the Allottee / Purchaser/s Apartment No. D-201, on Second floor of the Building 'B' in Wing D, (hereinafter referred to as "the Flat/Apartment") as shown in the Floor plan thereof hereto annexed for the total consideration of Rs. 22,00,000/- (Rupees Twenty Two Lacs only) being the proportionate price of the common areas and facilities appurtenant to the premises, the nature, extent and description of the limited common areas and facilities which are more particularly described in the Schedules.
- 2.2. The Allottee / Purchaser/s hereby agrees to take from the Promoter and the Promoter hereby agrees to allot to the Allottee / Purchaser/s Parking situated at **Ground Floor** where ever the promoter allots the same. The said parking is exclusive in the total agreed consideration of the flat / Apartment. Further that the Allottee/ purchaser/s shall not in the future raise any dispute about the suitability of the said parking space as constructed by the Promoter.
- 2.3. The Allottee / Purchaser/s agrees and understands that timely payment/s towards purchase of the said flat/Apartment as per payment plan/schedule hereto is the essence of the Agreement. The Allottee / Purchaser/s has paid on or before execution of this agreement a sum of Rs. 2,00,000/- (Rupees Two Lacs only) as advance payment or application fee which has been paid to that Promoter as follows....

Amount	Particulars
Rs. 2,00,000/-	Rupees Two Lacs only paid by cheque, bearing cheque No. 000001, dated — 15/02/2024 drawn on HDFC Bank in favour of promoter
Total Rs. 2,00,000/-	In words Rupees Two Lacs only

Total payment of Rs. 2,00,000/- (Rupees Two Lacs only) has been received by the promoter from the allottee/purchaser as mentioned above as the part payment. The balance amount of Rs. 20,00,000/- (Rupees Twenty Lacs only) shall be paid by the Allottee / Purchaser to the Promoter in the following manner....

PARTICULARS	PERCENTAGE
On or before execution of Agreement	10 %
On Completion of the Plinth of the building	25 %
On Completion of 1 <sup>st</sup> Slab	08 %
On Completion of 2 <sup>nd</sup> Slab	08 %
On Completion of 3 <sup>rd</sup> Slab	08 %
On Completion of 4 <sup>th</sup> Slab	08 %
On Completion of 5 <sup>th</sup> Slab	08 %
On Completion of the walls of the said Apartment	05 %
On Completion of the external plaster of the said	05 %
Apartment	
On Completion of the internal plaster of the said	05 %
Apartment	
On Completion of the internal finishing work of the	05 %
said Apartment	
On Completion of the lift and staircase lobby of the	2.5 %
said building	
On possession of the said apartment	2.5%

The Price over all has been arrived and agreed upon keeping in mind the promise of the Alottee/purchaser to make the payments as mentioned above irrespective of the existing work progress and proposed stage of construction of the project.

The Total Price above includes Taxes (consisting of tax paid or payable by the Promoter by way of GST or any other similar taxes which may be levied, in connection with the construction of and carrying out the said Project payable by the Promoter up to the date of handing over the possession of the Flat/ Apartment.

The Allottee/Purchaser/s herein is/are well aware that, the building in which the said flat is situated and the building is under construction on the said land, the construction of which is in progress and considering the present status of the construction of the same, the Allotee/Purchaser/s has/have agreed to pay the aforesaid agreed consideration to the Promoter herein in the manner detailed herein above.

Allotee/Purchaser/s herein shall the pay aforesaid consideration to the Promoters herein on due date or within 8 (eight) days from the Allotee/Purchaser/s receiving the written intimation by email / SMS / Whatsapp / courier/ speed post from the Promoter asking the Allottee/ Purchaser/s to make the payment. The Allottee / Purchaser/s herein specifically agrees that he/she/they shall pay aforesaid amount along with the GST and any other tax / cess applicable from time to time and the rate of such GST, Cess etc. may change and the allottee/ Purchaser/s agrees to pay the above as per the prevailing rate on the day of payment. The prevailing rate can be cross verified by the allottee/ purchaser/s by visiting the web site of the concerned department / authority.

# PAYMENT ON TIME IS THE ONE OF THE MAIN AND IMPORTANT ESSENCE OF THIS AGREEMENT FOR SALE.

The Promoter herein informed to the Allotee/Purchaser/s herein that, aforesaid payment has to be made by the Allotee/Purchaser/s by Cheques/Demand Draft/RTGS issued/drawn in the name of "Greenlife Developers" payable at ICICI Bank, Bodhle Nagar branch, bearing Account No. 186805001806, IFSC Code ICIC0001868.

However in case the Allotee/Purchaser/s making any payment by any outstation cheques/demand drafts, the date of payment shall be treated as and when the said amount is credited to the account of the Promoter and only to the extent of the amount left after deduction of any commission/ collection charges or other charges which may be charged by the bank.

It is agreed that, the Allotee/Purchaser/s has to pay GST or any other tax/ cesses as applicable time to time as per the rules, notifications of any government / government body along with the document additional to the above mentioned cost but, if at any time, after execution of this agreement, any additional tax/duty/charges/premium/cess/ surcharge etc. such as GST, Work Contract Tax, Additional premium, etc or by whatever name called, is levied or recovered or becomes payable under any status/rule/regulation notification order/either by the Central or the State Government or by the local authority or by any revenue or other authority, in respect of the said land or the local authority, in respect of the said land or the said Flat/ Apartment or this Agreement or the transaction herein, shall exclusively be paid / borne by the Allotee/Purchaser/s along with interest, if any. The Allotee/Purchaser/s shall pay within 7 (seven) days to the Promoter the amount towards such tax / duty / charges / premium / cess / surcharge, etc. as and when charged and demanded by the Promoter.

2.5. The Promoter have at their sole discretion to appoint a management Company for providing the maintenance of the building/s and common amenities for a period up to a period of 1 (one) Year. The said maintenance services shall be only towards the common areas and amenities and payment of bills for common water pumps/ lights, etc. and general maintenance of the building, common areas, garden, etc. lifts, security systems, and other equipment, etc. and provision of security services can come from any Security Agency. From the date on the letter of the possession for fit-out in respect of the said flat to the Allotee/Purchaser/s herein shall be liable to bear and pay the maintenance charges to the maintenance company. For the aforesaid purpose at the time of delivery of possession of the said flat, the Allottee/ Purchaser/s herein has agreed to pay Rs. 50,000/- (Rupees Fifty Thousand Only) towards one time maintenance, subject to revision on mutual consent of Association of Apartment / Society. The said Association of Apartment shall cause the maintenance as stated above for the said period utilizing the said amounts. It is also understood and agreed that in an event the monthly amount as stated above falling short for the maintenance of the project and it seems to be insufficient to keep the project in the best of its condition then the Governing body of the Association of Apartment shall take the decision to collect the monthly maintenance amount and the same increased amount shall be binding on all the Allottee / Purchaser/s of the project and everyone shall adhere to this increase and pay the increased maintenance amount immediately without any delay to the Association of Apartment. The Allotee/Purchaser/s shall also be liable to pay any taxes such as GST, or any other taxes, etc., if applicable as regards to the said maintenance service to be provided by the Association of Apartment. It is specifically agreed and covenanted that the Allotee/Purchaser/s who will become the member of the ultimate organization by purchasing flat/apartment, shall not raise any dispute as regards the maintenance to be carried out by the Apex body of the said Association of Apartment.

Total deposit received from all the allotee/ purchaser/s together will be kept by the Association of Apartment secured with some nationalized bank as a fixed deposit with four Authorized Signatories and the interest received from such fixed deposit will be used towards the maintenance of the project. The said maintenance deposit/corpus shall be handed over without any interest to the Association of Apartment of the allottee/ purchaser/s on the said being formed and within 120 (one hundred twenty) days after receiving the letter from the apex body of the Association of Apartment along with the resolutions passed in the General body meeting to take over the amount from the promoter and deposit it in the specific bank where the account of the Association of Apartment has been opened. After receiving a written request only signed by the Apex body along with the resolution as mentioned above the promoter within 120 (one hundred twenty) days from the date of this letter will hand over the entire amount collected against corpus funds by a single cheque to the Association of Apartment of the said project.

It is specifically covenanted that the Allottee/ Purchaser/s has/have made himself/herself/ themselves well aware of the concept of maintenance through the maintenance company and the Promoter have given all necessary information thereto to the Allottee / Purchaser/s and having completely satisfied themselves, the Allottee / Purchaser/s has/have entered into these presents and further covenant not to raise any dispute thereto in future, including through the ultimate organization of the Flat / Apartment purchasers.

The Promoter will provide parking in the said project, the said parking shall be allotted to some of the Allottee / Purchaser/s, but shall be maintained by association of apartment owners or society whichever the case may be. However the maintenance amount shall not differ on the basis of the parking i.e. the amount of repairing and maintenance of the mechanical parking shall also be common and the annual maintenance contract for the same shall be done from the common maintenance.

- 2.6. The Total Price is escalation-free, save and except increases which the Allottee / Purchaser/s hereby agrees to pay, 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 from time to time. The Promoter undertakes and agrees that while raising a demand on the Allottee / Purchaser/s for increase in development charges, cost/charges imposed by the competent authorities, the Promoter shall enclose the said notification/order/rule/regulation to that effect along with the demand letter being issued to the Allottee / Purchaser/s, which shall only be applicable on subsequent payments. The Promoter may charge the Allottee / Purchaser/s separately for any up-gradation/ changes / additional work as specifically requested or approved by the Allottee / Purchaser/s in fittings, fixtures and specifications and any other facility which have been done on the Allottee / Purchaser/s request or approval but which have not been agreed upon herein.
- 2.7 The Promoter herein on reaching aforesaid construction milestone/stage shall intimate the amount payable as stated above in writing / by digital E-mail / by SMS message / by whatsapp message to the Allottee / Purchaser/s and the Allottee / Purchaser/s shall make payment of such due amount to the Promoter within seven days from date of receiving such intimation. The Allottee / Purchaser/s herein specifically agrees that he/she/they shall pay the aforesaid amount along with the GST and such other taxes, cesses, charges etc. without any delay along with each installment.
- 2.8. The Promoter may allow, in his/her/their sole discretion, a rebate for early payments of installments payable by the Allottee / Purchaser/s by discounting such early payments @ 9% per annum for the period by which the respective installment 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. The same if requested by the Allottee / Purchaser/s and only after written consent by the Promoter and a written statement to that effect immediately will only be considered. Any claim later after 15 days from such payment will not be considered and will not be adjusted during the full and final payment.

### 3. ADJUSTMENT/APPROPRIATION OF PAYMENTS:

The Allottee / Purchaser/s authorises the Promoter to adjust/appropriate all payments made by him/her/them under any head(s) of dues against lawful outstanding, if any, in his/her/their name as the Promoter may in its sole discretion deem fit and the Allottee / Purchaser/s undertakes not to object/demand/direct the Promoter to adjust his payments in any manner.

### 4. INTEREST ON UNPAID DUE AMOUNT:

Without prejudice to the right of the Promoter to take action for breach arising out of delay in payment of the installments on the

due dates, the Allottee / Purchaser/s shall be bound and liable to pay interest as per State Bank of India highest Marginal Cost of Lending Rate plus 2% per annum, with monthly rests, on all the amounts which become due and payable by the Allottee / Purchaser/s to the Promoter till the date of actual payment, provided that tender of the principal amounts and interest or tender of the interest and expenses thereof shall not itself be considered as waiver of the right of the Promoter under this Agreement, nor shall it be construed as condonation of delay by the Promoter. The amount of interest may or may not be informed to the Allottee / Purchaser/s from time to time and can be accounted on completion of the said project/apartment, and the Allottee / Purchaser/s has/have agreed to pay the same as and when demanded before the possession of the said flat/ apartment.

- 4.1 The Promoter shall confirm the final carpet area that has been allotted to the Allotee/Purchaser/s 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 / Purchaser/s within 45 (forty-five) days with annual interest at the rate specified herein above for delayed payment, from the date when such an excess amount was paid by the Allotee/Purchaser/s. If there is any increase in the carpet area allotted to Allotee/Purchaser/s, the Promoter shall demand additional amount from the Allotee/Purchaser/s in 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 2.1 of this Agreement.
- 4.2 Subject to the terms of the Agreement and the Promoter abiding by the construction milestones, the Allottee/ purchaser shall make all payments, on demand by the Promoter, within the stipulated time as mentioned in the Payment Plan through A/c payee cheque/demand draft or online payment in favour of 'GREENLIFE DEVELOPERS' payable at Nashik.

# 5. OBSERVATION OF CONDITIONS IMPOSED BY LOCAL/PLANNING AUTHORITY:

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, state and or Central Government at the time of sanctioning the plans or any time thereafter or at the time of granting Completion Certificate. The Promoter shall before handling over possession of the said flat/ apartment to the Allottee / Purchaser/s herein, obtain from the concerned planning/local authority/development controlling authority occupation / completion certificate in respect of the said flat/ apartment. Notwithstanding anything to the contrary contained herein, the Allottee / Purchaser/s shall not be entitled to claim possession of the said flat/ apartment until the

completion certificate is received from the local authority and the Allottee / Purchaser/s has paid all dues payable under this agreement in respect of the said flat/ apartment to the Promoter and has paid the necessary maintenance amount/deposit, GST and other taxes payable under this agreement of the said flat/apartment to the Promoter.

The Allottee / Purchaser is /are satisfied about all the observations and performances of The Promoter which are observed / observing and performed / performing by the Promoter while developing the said project and making the constructions as imposed by the concerned local authority at the time of sanctioning the said plans and thereafter. The Promoter will comply all the conditions stipulated as above, however the Promoter shall not be responsible for any other conditions / observant which is / are not stipulated as a term of condition while sanctioning the said plans and the promoter shall not be further responsible for any or all conditions / stipulations which is / are not as per the prevailing rules, regulation and Act, laid down by the Authority.

Time is essence for the Promoter as well as the Allottee/Purchaser/s. The Promoter shall abide by the time schedule for completing the project and handing over the Apartment/Flat to the Allottee/Purchaser/s and the common areas to the association of the Allottee/Purchaser/s after receiving the occupancy certificate / completion certificate. Similarly, the Allottee/ Purchaser/s shall make timely payments of the installment and other dues payable by him/her/them and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoter as provided in clause 2.4 herein above. ("Payment Plan").

Howsoever for the purpose of defect liability on towards the promoter, the date shall be calculated from the date of handing over possession to the Allottee / Purchaser/s for fit outs and interior works and that the said liability shall be those responsibilities which are not covered under maintenance of the said flat/apartment / building /phase/wing as stated in the said agreement. That further it has been agreed by the Allottee / Purchaser/s that any damage or change done within the flat/apartment sold or in the building/ phase/ wing done by him/ them or by any third person on and behalf of the Allottee / Purchaser/s then the Allottee / Purchaser/s expressly absolves the promoter from the same liability and specifically consents that on such act done, he shall waive his right to enforce the defect liability on and towards the promoter.

#### 6. DISCLOSURE AS TO FLOOR SPACE INDEX:

The Promoter hereby declares that the Floor Space Index available as on date in respect of the project land is 3. The Promoter has planned to utilise Floor Space Index between 1 to 3 plus the balcony area, double height terrace area, passages, lobby, etc will be added to the above area. The Promoter shall

utilize the above Floor Space Index 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 as proposed to be utilised by him on the project land in the said Project to the Allottee / Purchaser/s and the Allottee / Purchaser/s has agreed to purchase the said flat/ Apartment understanding the present construction going on the said land and the proposed construction and sale of flats/ apartments to be carried out by the Promoter by utilising the proposed FSI and on the understanding that the declared proposed FSI shall belong to Promoter only.

It is hereby declared that, sanctioned plan/s has/have been shown to the Allottee/Purchaser/s and the floor space index (FSI) available & utilized till date is shown in the aforesaid plan/s. Similarly, the floor space index, if any, utilized as floating floor space index or in any manner, i.e. to say, FSI of the said land transfer on other property or FSI of the other property being TDR transfer on the said land is also shown or on sanction will be shown in the sanction building plan/s. In this agreement, the word FSI/FAR/TDR or floor area ratio shall have the same meaning as understood by the planning authority under its relevant building regulations or bye-laws.

The Promoter shall have right of pre-emption or first right to utilize the residual or available FSI or which may be increased for whatsoever reason in respect of the said land or any other FSI / PREMIUM FSI/ FSI FOR ROAD, AMENTIES SPACE ETC /TDR (Buildable Potential) granted by the appropriate authority and allowed to use the same on the said land by construction or raising any additional floor/s of the building/s which is/are under construction or to be constructed on the said land or any other land. The Allottee/Purchaser/s herein by executing these presents has/have given his/her/their irrevocable consent for the aforesaid purposes and no separate consent will be required in this regard.

#### 7. DISCLOSURE AND INVESTIGATION OF MARKETABLE TITLE:

The Promoter has made full and true disclosure of the title of the said land as well as encumbrances, if any, known to the Promoter in the title report of the advocate. The Promoter has also disclosed to the Allottee / Purchaser/s nature of its right, title and interest or right to construct building/s, and also given inspection of all documents to the Allottee/ Purchaser/s. as required by the law. The Allottee / Purchaser/s having acquainted himself/herself/themselves with all facts and right of the Promoter and after satisfaction of the same has entered into this Agreement. The promoter have further disclosed about the project loan / construction finance obtained for the said project.

### 8. SPECIFICATIONS AND AMENITIES:

The Specifications and amenities of the flat/apartment to be provided by the Promoter in the said project, in the said

flat/apartment are those that are set out in **Schedule III** herein below. Also the Common amenities for the said project on the said land are set out in the **Schedule IV** herein below. As the project is multi storied buildings/wings and considering to maintain the stability of the buildings/wings and internal structures, the allottee/ Purchaser/s are being specifically informed that the consultants of the project have not allowed any internal changes. As per the policy of the firm of the promoter there shall be no customization permitted inside the said flat/apartment. Changes such as civil, electrical, plumbing etc. shall not be allowed.

The Promoter shall further have right to decorate the area on the back side on the ground floor of the building which has been shown as parking area in the plan and the podium. The Promoter intends to decorate the said area by creating a garden, seating area in such a way that it will be useful for the purchasers of residential units. The purchaser hereby permits unconditionally to do the same and have expressly agreed for the parking on the basement floors instead of ground floor as shown. The said change is for the betterment and additional amenity for the purchaser and hence they will not have any objection regarding the same. The said plan has been shown to the purchaser and they have agreed for the same and the said plan has also been attached to the said agreement as approved by the purchaser.

#### 9. COMPLIANCE OF LAWS RELATING TO REMITTANCES

- 9.1. The Allottee / Purchaser/s, if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules and Regulations made thereunder or any statutory amendment(s), modification(s) made thereof and all other applicable laws including that of remittance of payment acquisition/sale/transfer of immovable properties in India etc. and provide the Promoter with such permission, approvals which would enable the Promoter to full fill its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof and the Rules and Regulations of the Reserve Bank of India or any other applicable law. The Allottee / Purchaser/s understands and agrees that in the event of any failure on his/her part to comply with the applicable guidelines issued by the Reserve Bank of India, he/she shall be liable for any action under the Foreign Exchange Management Act, 1999 or other laws as applicable, as amended from time to time.
- 9.2 The Promoter accepts no responsibility as per clause no 9.1 and the matter mentioned therein. The Allottee / Purchaser/s shall keep the Promoter fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Allottee / Purchaser/s subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee / Purchaser/s to intimate the same in writing to the Promoter immediately and comply with necessary formalities if any under

the applicable laws. The Promoter shall not be responsible towards any third party making payment/remittances on behalf of any Allottee / Purchaser/s and such third party shall not have any right in the application/allotment of the said flat/ apartment applied for herein in any way and the Promoter shall be issuing the payment receipts in favour of the Allottee / Purchaser/s only.

#### 10. POSSESSION OF THE FLAT/APARTMENT:

10.1. Schedule for possession of the said flat/ Apartment: The Promoter agrees and understands that timely delivery of possession of the flat/ Apartment is the essence of the Agreement. Subject to receipt of full consideration/total price and dues of the Promoter and taxes thereon are paid by the Allottee/ Purchaser/s/s in respect of the said flat/ apartment, in terms of these presents, The Promoter, based on the approved plans and specifications, assures to hand over possession of the said flat/ Apartment on or before 31/12/2024. However the RCC, brick work and plaster work shall be completed on or before 31/12/2024.

Provided that the Promoter shall be entitled to reasonable extension of time as agreed by and between the Allottee / Purchaser/s and the Promoter for giving possession of the flat/Apartment on the aforesaid date, and the same shall not include the period of extension given by the Authority for registration. Further, if the completion of building in which the flat/Apartment is to be situated is delayed on account of force majeure as mentioned below.

- (i) The Allottee/Purchaser/s has/have committed any default in payment of installment as mentioned in clause No. 2.4 written herein above.
- (ii) Any extra work required to be carried in the said Flat/ Apartment as per the requirement and at the cost of the Allottee/Purchaser/s.
- (iii) Non-availability of steel, cement, natural sand, small stones (khadi) or any other building materials, water or electric supply.
- (iv) War, civil commotion or act of God.
- (v) Any notice, order, rules or notification of the Government and/or public or competent authority.
- (vi) Any permission or sanction from the concerned authorities being delayed inspite the same being followed up by the Promoter.
- (vii) Non timely delivery and installation of any systems, plants and equipment from the manufacturers/distributors/agencies inspite of the same being followed up by the Promoter as the said project contains modern amenities and facilities.
- (viii) Any litigation or any order of any Court or judicial forum.

The Promoter herein will complete the construction of the said Flat/ Apartment in all respect on or before **31/12/2024**. After completion of construction in all respects in respect of the said Flat/ Apartment the Promoter herein will inform in writing to the Allottee/Purchaser/s that the said Flat/ Apartment is ready and on

receipt of such letter the Allottee/Purchaser/s herein shall inspect the said Flat/ Apartment and get satisfied according to the terms and conditions of this agreement. After Allottee/Purchaser/s is/are satisfied herself/himself/ themselves as aforesaid, at his/ her/their request the Promoters herein shall give the possession of the said Apartment/Flat to the Allottee/Purchaser/s on payment of all dues payable by the Allottee/Purchaser/s, that the Flat/ Apartment is ready and conditionally the Allottee/Purchaser/s herein has/have not committed any default in payment of consideration in installment on due date to the Promoter in pursuance of these presents. If the Promoter fails to deliver the possession within prescribed period as described hereinbefore, the allottee/ Purchaser/s will be entitled for the amount of compensation as stated herein above similar to the delayed payment for the amounts paid towards Apartment/Flat till the delivery of the possession.

It is further agreed between the parties hereto that, after receiving the possession of the said Flat/ Apartment by the pursuance of this Allottee/Purchaser/s in clause, Allottee/Purchaser/s herein shall not be entitled to raise any objection or to demand any amount under whatsoever ground from the Promoter herein. It is further agreed between the parties thereto that on receipt of possession of the said Flat/ Apartment by the Allottee/Purchaser/s in pursuance of these presents, it shall be presumed that Allottee/ Purchaser herein has/have accepted the said Flat/ Apartment on as is where is basis and extinguished his/her/their rights as to raise any objection or complaint under whatsoever head. The Promoter shall obtain the Completion Certificate from the concerned authorities within reasonable time from the date of handing over of the possession for fit-out if the allottee/ purchaser/s has demanded the same before receiving the completion/ occupancy certificate. Only after receipt of the Completion / Occupancy Certificate Allottee/Purchaser/s shall be entitled to use and occupy the said Flat/ Apartment for its intent of residing/residential purpose.

If, however, the completion of the Project is delayed due to the Force Majeure conditions then the Allottee / Purchaser/s agrees that the Promoter shall be entitled to the extension of time for delivery of possession of the Apartment. The Allottee / Purchaser/s agrees and confirms that, in the event it becomes impossible for the Promoter to implement the project due to Force Majeure conditions, then this allotment shall stand terminated and the Promoter shall refund the Allottee/ Purchaser/s the entire amount received by the Promoter from the allotment within 90 days from that date. After any refund of the money paid by the Allottee / Purchaser/s, Allottee / Purchaser/s agrees that he/ she shall not have any rights, claims etc. against the Promoter and that the Promoter shall be released and discharged from all its obligations and liabilities under this Agreement.

10.2. Schedule for possession of the Common amenities: The Promoter herein is developing the said land which consists of various phases having common amenities, the construction/development of the said common amenities will be completed in due course only after completion of construction of all the project wings on the said land. The Allottee/ Purchaser/s/s herein agrees and convey that he/she/they shall not be entitled to refuse to take the possession of the said flat/ apartment on the ground of non-completion of aforesaid common amenities.

That the Allottee / Purchaser/s further agree that even where 'substantial completion' of works has been done and after receiving Occupancy/ completion certificate from the competent authority possession of the said flat/apartment shall be given. That substantial completion would mean works done that do not affect his use or occupation of his Flat / apartment and he can cohabit in the said flat / apartment. However if the developer is not allowed by the Allottee / Purchaser/s or any person on his behalf to complete the remaining portion of the works, it shall be accepted by and between the parties that the remaining works shall be deemed to have been done as and against the developer.

- 10.3 Procedure for taking possession - The Promoter, upon obtaining the occupancy / completion certificate from the competent authority shall inform the allotee/ purchaser/s about the receipt of the same in writing, on receiving the intimation/ notice of the same, the allottee/purchaser/s shall make the payment as per the agreement to the Promoter within 15 (fifteen) days from the date of issue of such notice / intimation from the Promoter and he/they shall give the possession of the Apartment/Flat to the Allottee/Purchaser/s on receipt of the full payment and all requirements as per this agreement. The Promoter and undertakes agrees to indemnify Allottee/Purchaser/s in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the Promoter. The Allottee/Purchaser/s agree(s) to pay the maintenance charges as the Promoter determined by or association Allottee/Purchaser/s, as the case may be. The Promoter on its behalf shall offer the possession to the Allottee/ Purchaser/s in writing within 15 (fifteen) days of receiving the occupancy / completion certificate of the Project.
- 10.4 Failure Allottee/Purchaser/s to take Possession of of Apartment/Flat - Upon receiving a written intimation from the Promoter as per clause 10.3, the Allottee/ Purchaser/s shall take possession of the Apartment/Flat from the Promoter by executing necessary indemnities, undertakings and such documentation as prescribed in this Agreement, and the Promoter possession of the Apartment/flat Allottee/Purchaser/s. In case the Allottee/Purchaser/s fails to take possession within the time provided in clause 10.3, in such an event, the Allottee/Purchaser/s shall be liable to pay maintenance charges as applicable and interest on the remaining payment @ 24% per annum. The rate of 24% per annum on the balance

payment is applicable only after completion / occupancy certificate is received and the flat / apartment is complete for occupation / residing. In the case of the allottee / purchaser/s not able to clear the balance payment within 3 (three) months of receiving the completion / occupancy certificate and the notice / intimation for the same has been sent three times within three months then the promoter is at liberty to cancel the said flat / apartment and return the received amounts against the flat without any interest within 9 (nine) months of such cancellation or the sale of the flat / apartment which ever happens early. The Allottee/Purchaser/s shall use the Apartment/Flat 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

parking his own vehicle only.

10.5 The Allottee/Purchaser/s alone along with family and relatives shall use the said Apartment/Flat or any part thereof or permit the same to be used for the purpose only as shown in the sanctioned plan, provided that, any Occupier/s of any flat/ Apartment in the building/s shall not use the same for Massage Centre, Gambling House, Classes, Service Apartment, Hostel, group accommodation, company guest house, guest house, Bachelors accommodation for students, rentals on cot basis, Lodging, Boarding, tuition classes, tutorials, beauty parlor, crèach, baby sitting, doctors clinics, professionals office, or any other commercial activity or for any illegal or immoral purpose. Any act of the above mentioned activities will lead to serious consequences and the apex body of the Association of Apartment managing the project "67 Greens" will take immediate steps in any legal way to put an end to this kind of use. And a Penalty of Rs.25,000/- (Rupees Twenty Five Thousand Only) per month will be imposed until such activity is stopped. The Allottee/ Purchaser/s shall use their allotted parking space/s (if any allotted to them) only for the purpose for parking the Allottee/Purchaser/s own two / light four wheeler vehicle but the Allottee/Purchaser/s is /are not entitled to park inside the project or the said car parking any heavy vehicles such as trucks, bull buses, tractors, etc. and further that Allottee/Purchaser/s shall not be entitled to park his/her/ their any two/ four wheeler vehicles in the common marginal spaces, which is/are not allotted for exclusive right to use for parking of two/four wheeler vehicle and further none of the occupants is/are entitled to have entry of any public vehicles without prior written consent from the Promoter till handing over the administration to the Association of Apartment and thereafter from the apex managing committee of such Association of Apartment. The Promoter shall not be responsible and/or liable for any nuisance and disturbance caused by any occupants, occupying any apartment/flat in the project after the said project has been handed over to such Allottee/Purchaser/s or the Association of Apartment by the Promoter. It is very clearly understood by the allottee/ purchaser that allotted parking in this agreement is the only parking he/she/they are allowed to use for their personal parking only.

- 10.6. Compensation That the Allottee / Purchaser/s has given his specific confirmation herein that the responsibility of title of the said land be on the Promoter up and until the conveyance of the said building / Wing and the said land thereunder.
- 10.7. Except for occurrence of the events stating herein above, if the Promoter fails to complete or is unable to give possession of the flat/ Apartment
- (i) in accordance with the terms of this Agreement duly completed by the date specified herein;

or

(ii) due to discontinuance of his business as a developer on account of suspension or revocation of the registration under the Act; or for any other reason; the Promoter shall be liable, on demand to the Allottee / Purchaser/s, in case the Allottee / Purchaser/s wishes to withdraw from the Project, without prejudice to any other remedy available, to return the total amount received by him in respect of the flat/Apartment, with the interest as per State Bank of India highest Marginal Cost of Lending Rate plus 2 % percent per annum within 90 days after receiving the application in writing requesting for withdrawal by the Allottee/ Purchaser/s.

Provided that where if the Allottee / Purchaser/s does not intend to withdraw from the said Project, the Promoter shall pay the Allottee / Purchaser/s interest as per State Bank of India highest Marginal Cost of Lending Rate plus 2 %, on all the amounts paid by the Allottee / Purchaser/s, for every month of delay, till the handing over of the possession of the flat/ Apartment.

#### 11. TERMINATION OF AGREEMENT:

11.1 Without prejudice to the right of promoter to charge interest as mentioned terms herein above, Allottee/Purchaser/s committing default in payment on due date of any amount due and payable by the Allottee/Purchaser/s 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/Purchaser/s committing three defaults of payment of installments (three defaults means even if one single installment is not paid for three consecutive months), the Promoter will send three reminders for consecutive three months and on still not receiving the payment with interest as applicable written herein above, the promoter shall at his own option terminate this Agreement and refund the payment received after deducting 25% cost of the flat / apartment as termination amount and return the balance amount within 6 (six) months of such termination. The date of termination will be calculated from the date of termination notice send. This clause has been very specifically and categorically discussed with the allottee / purchaser/s before the registration of this document and it has been agreed by the allottee / purchaser/s for the implementation of this clause without any hindrance. Without prejudice to the right of the Promoter to take action or breach arising out of the

delay in the payment of the installments on the due dates, the Allottee/Purchaser/s shall be bound and liable to pay interest @ 2% per month or part thereof, on all the amounts which become due and payable by the Allottee/Purchaser/s to the Promoter till the date of actual payment, provided that tender of the principle amounts and interest or tender of the interest and expenses thereof shall not itself be considered as waiver of the right of the Promoter under this agreement, nor shall it be construed as condoning of the delay by the Promoter against delay in payments by the Purchaser/s to terminate this document.

Provided that, Promoter shall give notice of fifteen days in writing to the Allottee/Purchaser/s, by Registered Post AD at the address provided by the Allottee/Purchaser/s and mail at the e-mail address provided by the Allottee/Purchaser/s, 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/Purchaser/s fails to rectify the breach 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/Purchaser/s (subject to adjustment and recovery of any agreed liquidated damages or any other amount which may be payable to Promoter) within a period of ninety days of the termination, the installments of sale consideration of the flat/Apartment which may till then have been paid by the Allottee/Purchaser/s to the Promoter after deducting the agreed amount as mentioned herein above.

It is also agreed by and between the parties hereto that upon the termination of this agreement, and after deducting 10% amount of the total consideration as the earnest money, which the Promoter herein is entitled to forfeit the same, the Promoter shall refund to the Allottee/Purchaser/s the installments or payments which the Allottee/Purchaser/s might have paid to the Promoter till that point of time but without any interest, the aforesaid amount shall be paid by the Promoter to the Allottee/Purchaser/s by cheque within 90 days, or a post dated cheque of 90 days along with notice in writing by R.P.A.D. and on such notice sent for termination of the agreement, the Promoter shall on day one of notice, be entitled to resale the said Flat/ Apartment and/or dispose Off or otherwise alienate the same in any of the manner as the Promoter herein in its sole discretion as it thinks fit. In case the Allottee/Purchaser/s has/have taken/availed any housing loan from any financial institution or bank then in case of such termination/cancellation of the said flat / Apartment by the Promoter, no consent from such financial institution or bank shall be required, and in such an eventuality the said loan amount which has been disbursed by the said financial institution/bank to the Promoter shall be paid by the Promoter without any interest or penalty thereon to the financial institution or bank directly.

11.2 It is specifically agreed between the parties hereto that, if the transaction in respect of the said flat/apartment between the Promoter and Allottee / Purchaser/s herein terminated as stated herein above written then all the instruments under whatsoever head executed between the parties hereto or between the Promoter and Allottee / Purchaser/s herein, in respect of the said flat/ apartment, shall stands automatically cancelled and either party have no right, title, interest or claim against each other except as provided hereinafter.

#### 12. DEFECT LIABILITY

If within a period of five years from the date of handing over the Allottee/Purchaser/s, flat/Apartment the to Allottee/Purchaser/s brings to the notice of the Promoter any structural defect in the Apartment/Flat or the building in which the Apartment/Flat 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/Purchaser/s 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 / Purchaser/s shall not carry out any alterations of the whatsoever nature in the said apartment/ flat / wing in specific the structure or the said flat/apartment /wing of the said building which shall include but no limit to columns, beams etc. on in the fittings particular it is in hereby agreed that Allottee/Purchaser shall not make any alterations in the bathroom, toilet & kitchen, which may result in seepage of the water. If any such works carried out without the written consent of Promoter the defect liability automatically shall become void and the purchaser shall be responsible for the damage, caused because of such changes to the other unit holders and shall further repair or compensate the same at his own cost.

The word defect here means only the manufacturing 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, negligent use of Apartment/Flat by the Occupants, vagaries of nature, any damage caused due to mishandling, misuse or due to modifications or furniture work carried out by the Allottee/Purchaser/s either themselves or through their agents or nominees or occupants, etc. It is specifically agreed and understood between the parties that the regular wear and tear of the Flat/ Apartment/ Building / Wing includes minor hair line cracks on the external and internal wall excluding the R.C.C. structure and which also happens due to the extreme temperature variations in Nashik leading to shrinkage cracks in the walls and such shrinkage / minor hair line cracks shall not be deemed to be any defect nor any structural defect and cannot be attributed to either bad workmanship or structural defect.

Defect/s in fittings and fixtures like plumbing fixtures, drainage pipes, sanitary ware, Switches, wires, ELCB, tiles on floor and

wall, aluminum used for windows, glass used in windows etc. etc. are not included in the defect liability as separate warranties are given by their respective manufacturers. The said project as a whole has been conceived, designed and constructed based on the commitments and warranties given by such vendors manufacturers and that all equipment, fixtures and fittings shall be maintained and covered by maintenance / warranty contracts so as it to be in sustainable and in proper working condition. It is the responsibility of the allottee/ purchaser/s to continue warranty on the products/ equipment used inside flat/apartment by renewing the annual maintenance contract at his cost and it is the responsibility of the apex body of Association of Apartment to keep on renewing the annual maintenance contract of the products / machinery / equipment etc. used in the common area of the project amenities wherever applicable. Failing to renew the annual maintenance contract or the monthly maintenance contract as applicable then in such case the defect liability of the promoter automatically becomes void.

That it shall be the responsibility of Allottee/Purchaser to maintain his flat/apartment in a proper manner and take all due care needed including but not limiting to the joints in the tiles in his flat are regularly filled with white cement/epoxy to prevent water seepage.

Further where the manufacturer warranty as shown by the promoter to the Allottee/Purchaser ends before the defects liability period and such warranties are covered under the maintenance of the said flat/ apartment /building/phase/wing, and if the annual maintenance contracts are not done/renewed by the Allottee/s/Purchaser/s the Promoter shall not be responsible for any defects occurring due to the same.

It is expressly agreed that before any liability of defect is claimed by or on behalf of the Allottee/s/Purchaser/s, it shall be necessary to appoint an expert who shall be a nominated surveyor who shall survey and assess the same and shall then submit a report to state the defects in materials use, in the structure built of the flat/apartment /phase/wing and in the workmanship executed keeping in mind the aforesaid agreed clauses of this agreement.

# 13. FORMATION OF ORGANISATION OF FLAT/APARTMENT HOLDERS:-

13.1 Promoter Considering the herein is carrying construction/development on the said land in phases as aforesaid and further to have the maintenance of building/s and common facilities more conveniently, there will be only one Association of Apartment or Society of Allottee / Purchaser/s which may be formed by prevailing local laws as may be applicable to the said project, which the Promoter has conveyed to the allottee/ purchaser/s and feels that this is suitable for the flat / apartment holders in the said project which is under construction on the said land.

- The Allottee/Purchaser/s along with other allottee / Purchaser/s of Apartments/Flats in both the Building A and B and all the wings i.e. Wing - A, Wing - B, Wing C and Wing D shall join in forming and registering the Association of Apartment or a Co-operative Society to be known by "67 Greens" Association Apartment/Society and for this purpose the allottee/purchaser/s from time to time will sign and execute the required application for registration and/or membership and the other papers and documents necessary for the formation and registration of the Association of Apartment and for becoming a member, including the byelaws of the proposed Association of Apartment and will duly fill in, sign and return to the Promoter within seven days of the same being forwarded by the Promoter to the Allottee/ Purchaser/s, so as to enable the Promoter to register the Association of Apartment of Allottee/ Purchaser/s. Failing or neglecting to sign the necessary papers or not giving co-operation or assistance required by the Promoter for registering the Association of Apartment, the Promoter shall not be liable for any delay in the formation of the Association of Apartment, as the case may be and if the allottee/ Purchaser/s neglects or any of the Allottee/Purchaser/s continues to neglect for a period of (4) four months, then the Promoter shall be relieved of their obligation to make him /them the member of the Association of Apartment or forming the association of Apartment if the minimum numbers required are not there. If the minimum members required to form the Association of Apartment is there then the same shall be formed by all the other flat/ apartment holders to have signed and given the necessary documents. No objection shall be taken by the Allottee / Purchaser/s 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 Association of Apartment.
- 13.3 The Promoter shall, within 6 (Six) months of completion / occupation certificate received, as aforesaid, cause to be transferred to the Association of Apartment, all the right, title and the interest of the Vendor/Lessor/Original Promoter and/or the owners in the project land on which the building with multiple wings or buildings are constructed, failing/ or neglecting to sign the necessary papers or not giving co-operation or assistance required by the Promoter by the allottee/purchaser/s the Promoter shall not be liable for any delay for the transfer of all the rights and interest in favor of Association of Apartment, as the case may be and if the defaulter neglects or any of the Allottee/Purchaser/s continues for a period of (4) four months, then the Promoter shall be relieved of their aforesaid obligation, which shall thereafter be responsibility of tenement holders.

#### 14. CONVEYANCE / DEED OF THE SAID FLAT/APARTMENT:-

The Promoter, on receipt of complete amount of the Price / cost agreed herein above along with all other receivables against the said Flat/ Apartment under this Agreement from the Allottee / Purchaser/s, shall execute a conveyance deed / Apartment deed and convey the title of the said flat/apartment not later than 6

(six) months from the date of receiving the completion / occupancy certificate from the Nashik Municipal Corporation along with proportionate indivisible share in the Common Areas to the Association of Apartment, which will be formed and all the right, title and interest of the Promoter/original owner in the aliquot part of the said land i.e. said project referred in **Schedule-I**, it is agreed to by and between the parties hereto within 6 (six) months from the issuance of the completion / occupancy certificate.

THIS CONVEYANCE/ DEED OF APARTMENT WILL ONLY BE FOR THE BUILDING IN WHICH THE SAID FLAT/APARTMENT IS LOCATED ALONG WITH THE LAND BELOW THE PLINTH OF THIS BUILDING/WING ONLY. However, in case the Allottee / Purchaser/s fails to deposit the stamp duty, registration charges and all other incidental and legal expenses etc. so demanded within the period mentioned in the demand letter, the Allottee / Purchaser/s authorises the Promoter to withhold registration of the conveyance deed in his/her favour till full and final settlement of all dues stamp duty and registration charges to the Promoter is made by the Allottee / Purchaser/s. It is also clearly conveyed to the allottee/ purchaser/s that the conveyance of the completed project land along with all amenities / apparatus / rights and title will be transferred only after 6 (Six) months of the completion / occupation certificate.

### 15. PAYMENT OF TAXES, CESSES, OUTGOINGS ETC:-

- 15.1 The Purchaser/s herein is well aware that, the State Government of Maharashtra has imposed value added tax (VAT) on the agreed consideration, for the transaction for sale of flat/apartment by the Promoter to the Allottee / Purchaser/s of the flat/apartments under the Value Added Tax Act 2002 and as per the aforesaid act, it is the responsibility to pay the aforesaid tax from time to time and hence it is agreed between the parties hereto that, the Allottee / Purchaser/s herein shall bear and pay the aforesaid tax amount or about execution of this present or as becomes applicable from time to time for this transaction, to the Promoter herein and enable the Promoter to deposit/pay the same to the Government of Maharashtra.
- 15.2 The Allottee / Purchaser/s herein is well aware that, the Central Government of India has imposed Service Tax as provided under the aforesaid act out of the transaction for the sale of flat/apartment by the Promoter to the Allottee / Purchaser/s and as per aforesaid act it is the responsibility to pay the aforesaid tax from time to time and hence it is agreed between the parties hereto that, the Allottee / Purchaser/s herein shall bear and pay the aforesaid tax amount or about execution of this present or as becomes applicable from time to time for this transaction, to the Promoter herein and enable the Promoter to deposit/pay the same to the Central Government of India.
- 15.3 It is also agreed that if at any time, after the execution of this agreement, the service tax and Value Added Tax (VAT) gets

merged with the Goods and Service Tax (GST) or any other form of tax is imposed/increased under respective statute by the central and state government respectively and further at any time before or after execution of this agreement by adding or additional taxes/ increasing duty/ charges/ premium/ cess/surcharge etc., by whatever name called, is levied or recovered or becomes payable under any statute/role/regulation notification order/either by the Central or the State Government or by the local authority or by any revenue or other authority, on the said flat/ apartment or this agreement or the transaction herein, such taxes/ duty/ charges/ premium/ cess/surcharge etc. shall exclusively be paid/borne by Allottee / Purchaser/s. The Allottee/ Purchaser/s hereby, always indemnifies the Promoter from all such levies, cost and consequences. Provided that the Promoter shall provide to the Allottee / Purchaser/s the details of the taxes paid or demanded along with the acts/rules/notifications together with dates from which such taxes/levies etc. have been imposed or become effective;

15.4 Within 15 (fifteen) days after notice in writing is given by the Promoter to the Allottee / Purchaser/s that the flat/ Apartment is ready for use and occupancy, the Allottee / Purchaser/s shall be liable to bear and pay the proportionate share (i.e. in proportion to the area of the flat/ Apartment) all 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 Association of Apartment is formed and the said structure of the building/s or wings is transferred to the Association of Apartment, the Allottee / Purchaser/s shall pay to the Promoter such proportionate share of outgoings as may be determined and demanded by the Promoter. The Allottee / Purchaser/s further agrees that till the Allottee / Purchaser/s share is so determined the Allottee / Purchaser/s shall pay to the Promoter provisional monthly contribution as decided by the members of the said Building. The amounts so paid by the Allottee / Purchaser/s to the Promoter shall not carry any interest and will be utilized for the maintenance and other expenses as mentioned above. The Promoter will do the same until a conveyance/assignment of lease of the structure of the building or wing is executed in favour of the Association of Apartment as aforesaid. On such conveyance/assignment of lease being executed for the structure of the building or wing the aforesaid deposits collected as per mentioned in the Clause 2.5 mentioned hereinabove shall be paid over by the Promoter to the Association of Apartment, as already mentioned herein above.

- 15.5 Notwithstanding anything contents stated herein above, the liability to pay the aforesaid taxes, outgoings, other charges etc. will be always on Allottee / Purchaser/s of the said flat/ apartment and if for whatsoever reason respective Recovering Authority got recovered the same from the Promoter in such circumstances the Promoter herein shall be entitled to recover the same from the Allottee/ Purchaser/s along with interests and Allottee / Purchaser/s herein shall pay the same to the Promoter within stipulated period as may be informed by the Promoter to the Allottee/ Purchaser/s in writing. It is further specifically agreed that, aforesaid encumbrance shall be on said flat/ apartment being first encumbrance of the Promoter. The Allottee / Purchaser/s herein with due-diligence has accepted the aforesaid condition.
- 15.6 That the Allottee / Purchaser/s are made aware and expressly agree herein that where the project is out of water supply zone of the local authority or there is likely to be low water supply from the local authority, then it is clearly understood by the Allottee / Purchaser/s that he/she/them have to pay for the water charges either bought in by tanker or any other form once the flat/apartment is handed over as per the conditions mentioned herein above. The proportionate share of the expenses borne for getting water through water tankers will be divided between the residents of the flat/apartments of all the sold flats/ apartments and the same has to be promptly paid to the Association of Apartment after it is made. It will be the responsibility of the Association of Apartment to bring in water for use of the residents by way of tanker and pay directly from their outgoing expenses once the project is handed over by way of conveyance to the Association of Apartment as mentioned herein above.

It is also made aware to the Allottee/Purchaser/s that if there is no water supply pipeline within 100 meter range of the said project the Promoter will make application to the Nashik Municipal Corporation and their competent authority to supply water by the common pipeline till the compound wall or if such water line is available until 100 meter from the periphery of the said project then the Promoter will get in the water by putting the pipeline at his own cost upto 100 meter but beyond 100 meter the Promoter has to wait and pursue the Nashik Municipal Corporation to get the water line upto the said project as the Promoter has paid the entire development charges, water charges for the said project and it is a responsibility of the Nashik Municipal corporation to provide drinking water supply line and drainage line upto the said project. In such case the Allottee/ Purchase/s is also made aware that in the eventuality of water supply line not being there water will be bought in by tankers and the Allottee/purchase/s will have to bear the charges till the Nashik Municipal Corporation provides such water by pipe line connection.

# 16. PAYMENTS BY ALLOTTEE / PURCHASER/S/S TO THE PROMOTER:-

The Allottee / Purchaser/s shall on or before delivery of possession of the said flat / apartment shall pay the Promoter, the following amounts:-

- (i) Rs. **50000**/- towards corpus fund which will be transferred to the Association of Apartment by making a fixed deposit towards provisional monthly contribution towards outgoing of Association of Apartment.
- (ii) Rs. **50,000**/- for Deposit towards Water, Electric, and other utility and services connection charges and deposits of electrical receiving and Sub Station provided in said project.

#### 17. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER:

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

- a) 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;
- b) 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;
- c) There are no encumbrances upon the project land or the Project except those disclosed in the title report;
- d) 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;
- e) All drawings, sale plans, other drawings are as given to the Promoter by the appointed Architect, Structural Consultants, other consultants, the developer has thus disclosed the same to the Allottee / Purchaser/s and the Allottee / Purchaser/s is aware that professional liability have been undertaken by them individually along with the Promoter which shall prevail on these consultants individually or cumulatively along with the Promoter if there is any loss/ harm that is caused to the Allottee / Purchaser/s based on these said details.
- f) All approvals, licenses and permits issued by the competent authorities with respect to the Project, 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;

- g) 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 / Purchaser/s created herein, may prejudicially be affected;
- h) 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 Apartment/Flat which will, in any manner, affect the rights of Allottee / Purchaser/s under this Agreement;
- i) The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the said Apartment/Flat to the Allottee / Purchaser/s in the manner contemplated in this Agreement;
- j) At the time of execution of the conveyance deed of the structure to the association of Allottee / Purchaser/s the Promoter shall handover lawful, vacant, peaceful, physical possession of the common areas of the Structure to the Association of the Allottee / Purchaser/s;
- k) 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 until the Occupancy / Completion Certificate received from the competent authority and conveyance of land and building is passed on to the Association of Apartment;
- 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.

### 18. COVENANTS AS TO USE OF SAID FLAT/APARTMENT:-

The Allottee / Purchaser/s or himself/themselves with intention to bring all persons into whosoever hands the Flat/ Apartment may come, hereby covenants with the Promoter as follows for the said Flat/ Apartment and also the said project in which the said Flat/Apartment is situated.

a) To maintain the Flat/ Apartment at the Allottee / Purchaser/s own cost in good and tenantable repair and condition from the date that of possession of the flat/ Apartment is taken and shall not do or suffer to be done anything in or to the building in which the

flat/ Apartment 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/ Apartment is situated and the Flat/ Apartment itself or any part thereof without the consent of the local authorities, as required.

- b) Not to store in the Flat/ Apartment 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/ Apartment 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/ Apartment is situated, including entrances of the building in which the Flat/ Apartment is situated and in case any damage is caused to the building in which the Flat/ Apartment is situated or the flat/ Apartment on account of negligence or default of the Allottee / Purchaser/s in this behalf, the Allottee / Purchaser/s shall be liable for the consequences of the breach.
- c) To carry out at his own cost all internal repairs to the said Flat/ Apartment and maintain the Flat/ Apartment in the same condition, state and order in which it was delivered by the Promoter to the Allottee / Purchaser/s and shall not do or suffer to be done anything in or to the building in which the Flat/ Apartment is situated or the Flat/ Apartment 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 / Purchaser/s committing any act in contravention of the above provision, the Allottee / Purchaser/s shall be responsible and liable for the consequences thereof the concerned local authority and/or other public authority.
- d) Not to demolish or cause to be demolished the Flat/ Apartment 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/ Apartment or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Flat / Apartment is situated and shall keep the portion, sewers, drains and pipes in the Flat/ Apartment 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/ Apartment is situated and shall not chisel or in any other manner cause damage to columns, beams, walls made of red brick / light weight cement blocks / hollow cement concrete blocks, slabs or RCC, RCC Pardi or other structural members in the Flat / Apartment without the prior written permission of the Promoter, the architect for the project, the RCC consultant for the project and/or the Association of Apartment.
- e) 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/ Apartment is situated or any part

thereof or whereby any increased premium shall become payable in respect of the insurance.

- f) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Flat/ Apartment in the compound or any portion of the project land and the building in which the Flat/ Apartment is situated.
- g) 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/ Apartment is situated.
- h) 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 with other public authority, on account of change of user of the Flat/ Apartment by the Allottee / Purchaser/s for any purposes other than for purpose for which it is sold.
- i) The Allottee / Purchaser/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/ Apartment until all the dues payable by the Allottee / Purchaser/s to the Promoter under this Agreement are fully paid up and until the conveyance of the said flat/apartment is done in the name of the allottee/ purchaser/s.
- The Allottee / Purchaser/s shall observe and perform all the rules j) and regulations which the Association of Apartment or cooperative 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 Flats/ Apartments 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 / Purchaser/s shall also observe and perform all the stipulations and conditions laid down by the Association of Apartment or co-operative society regarding the occupancy and use of the Flat/ Apartment 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.
- k) Till a conveyance of the structure of the building in which Flat/ Apartment is situated is executed in favour of Association of Apartment, the Allottee / Purchaser/s 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 flat / apartment, wing, building/s and the said project or any part thereof to view and examine the state and condition thereof.
- That the Allottee / Purchaser/s shall indemnify and keep indemnifying the Promoter towards against any actions, proceedings, cost, claims and demands in respect of any breach,

non-observance or non-performance of such obligations given specifically herein to the Allottee / Purchaser/s.

- m) That any nominated surveyor/ architect appointed for specific purposes stated in this covenant the fees of which shall be mutually decided by and between the Promoter and the Allottee / Purchaser/s and the same shall be paid by the allottee/purchaser/s as agreed mutually.
- n) That nothing herein contained shall construe as entitling the Allottee / Purchaser/s any right on any of the adjoining, neighboring or the remaining buildings/ common areas etc. of the remaining portion of the proposed project layout unless specifically agreed and consideration dispensed by the Allottee / Purchaser/s to the developer in this regards.
- o) That the parking spaces sold to the Allottee / Purchaser/s shall be used only for the purposes of parking of his/her/their own vehicles of private use and no commercial vehicles like bus, truck, mini-van, small pick-up vans etc. is allowed to be parked. It is also informed that the said space is designed and made for use of parking a car, four wheeler like car and similar vehicles & vehicle of not more than five tonnes and not more than 2.20 meters height. That this has been clearly made aware to the Allottee / Purchaser/s and the same has been agreed by the Allottee / Purchaser/s.

Both the parties hereby agreed for the following covenants -

### (I) SPECIFIC COVENANTS:

- a) The Allottee/Purchaser herein agrees and covenants that for safety reasons, he/she/they shall be allowed to visit and inspect the said Flat / Apartment during the course of construction with prior written permission of the Promoter and on a pre-appointed time and date only and will follow all the safety norms describe on site by the Promoter or their contractors.
- b) The Allottee/Purchaser shall not be entitled to carry out any modification or changes in the said Flat / Apartment during or after the construction of the said Flat / Apartment without the prior written permission and written consent of the Promoter, their architects and their RCC consultants. All modifications and changes shall only be carried out at the discretion of the Promoter and their approval in writing only.
- c) There is a possibility that there may be some drainage lines, water lines or other utility lines under the car parking which are allotted to the Allotte/Purchaser/s in the manner as stated in this agreement or the pipe line will be in the duct or pipeline on the parapet wall of attached terrace or top terrace which is accessible through the flat/ Apartment and the Allottee/Purchaser/s after taking possession thereof shall permit the Promoter and or their nominees or the maintenance agency to access the same for repairs and maintenance through their flat and/ or on their parking (if any allotted) for the same the Allottee/Purchaser/s

shall temporary remove his/her/their vehicles from the car parking to carry on the maintenance works and repairs.

- d) The Allottee/Purchaser/s herein admits and agrees to always admit that the Promoter is always ready and willing on all payment payable by the Allottee/Purchaser/s under this agreement to the Promoter and to execute the conveyance in respect of the said Flat / Apartment on completion of construction thereof, to grant possession of such Flat / Apartment. The grant of completion/occupancy certificate by the concerned authority, in respect of the said Flat / Apartment shall be conclusive proof as to completion of construction of the said Flat / Apartment.
- e) If at any time, after execution of this agreement, any additional tax/ duty/ charges/ premium/ cess/surcharge etc., by whatever name called, is levied or recovered or becomes payable under any statute/rule/regulation notification order/either by the Central or the State Government or by the local authority or by any revenue or other authority, in respect of the said land of the said project or the said Flat / Apartment or this agreement or the transaction shall exclusively be paid/borne by Allottee/Purchaser/s. The Allottee/Purchaser/s hereby, always indemnifies the Promoter from all such levies cost and consequences.
- f) After the Promoter obtaining the completion/ occupancy certificate in respect of the said project / said wing where the Flat/ Apartment is situated, the Promoter shall also execute such other document as required such as Supplementary Agreement, Possession Receipt, Indemnity Declaration, Undertaking, Deed of Apartment, Transfer Deed etc., which ever may be required by the allottee/ purchaser/s or whatever the Promoter feels suitable by the law. The charges payable towards the same if any applicable will always be borne by the Allottee/purchaser/s.
- g) The Allottee/Purchaser/s is/are hereby prohibited from raising any objection in the matter of sale of Flat / Apartment to whomsoever the Promoter may deem fit and also against allotment of any exclusive right to use garage, Parking Spaces, terrace/s, garden space/s, space/s for advertisement, installation or wireless communication towers or any others space/s whether constructed or not and called under whatsoever name, etc. on the ground of nuisance, annoyance or inconvenience for any profession, trade or business etc. also on ground of health hazards without any official proof towards it and that has been or will be permitted by law or by local authority in the concerned locality. For the aforesaid purpose the Allottee/Purchaser is/are by executing these presents has/have given his/her/their irrevocable consent and for this reason a separate consent for the same will not be required.
- h) Nothing contained in this agreement is intended to be nor shall be construed as a grant, demise or assignment in law in respect of the said land and building/s/wing/s or any part thereof except the said Flat / Apartment. The Allottee/Purchaser/s shall have no

claim save and except in respect of the said Flat / Apartment hereby agreed to be sold to him/her/them and all common areas, children play area etc. will remain the property of the Promoter until the said land and building is Conveyed to the Association of Apartment as mentioned here in above and thereafter all the common amenities herein above will be the common property of the Association of Apartment and will be governed and maintained under the apex body of the Association of Apartment.

- i) Any delay tolerated or indulgence shown or omission on the part of the Promoter in enforcing the terms and conditions of this agreement or any forbearance or giving time to the Allottee/Purchaser/s by the Promoter shall not be construed as the waiver on the part of the Promoter of any breach or non-compliance of any of the terms and conditions of this agreement by the Allottee/Purchaser/s nor shall the same in any manner prejudice the rights of the Promoter.
- In the event of the any Association of Apartment being formed j) and registered before the sale and disposal of all the Flat/ Apartment in the building/wing / Project. All the power, authorities and right of all the unsold Flat/ Apartment in the entire said project and any additional addition, if any, to the project herein shall be always be with the Promoter's only and the Promoter will always have over all right to dispose of unsold flat/ Apartment and allotment of exclusive rights to use and sell unallotted parking space/s, terrace/s, space/s for garden purpose, space/s for advertisement, installation of wireless communication towers etc. and all other rights thereto. The Promoter will alone have the entire right to collect all the consideration from such disposed Flat/ Apartment, parking space, terrace, etc. The Promoter will also have the singular right to collect amount from the sold flats/apartments before this date and he alone will have the right to collect and utilize the balance amount/s received. The Allottee/Purchaser/s or any other tenement holder in the building or members of the apex body / ad-hoc committee or Association of Apartment or the maintenance company as the case may be will not have any right on the above nor shall they have any right to demand any amount from the Promoter herein in respect of the unsold Flat / Apartment towards the maintenance charges or proportionate share in the common expenses etc. or any amount under head of donation or transfer charges etc.
- k) Notwithstanding anything contained anywhere in this agreement, it is specifically agreed between the parties hereto that, the Promoter shall have all the rights under this agreement and other agreements in respect of the other Flat/ Apartment shall be subsisting until all the payments inclusive of the amount of consideration, in respect of all the Flat/ Apartment in the building /wing is received by the Promoter.
- The Promoter herein have not undertaken any responsibility nor have they agreed anything with the Allottee/Purchaser/s orally or otherwise and there is no implied agreement or covenant on the

part of the Promoter, other than the terms and conditions expressly provided under this agreement.

- m) If any space open to sky adjacent to the flat/ apartment at podium floor level approved as adjacent terrace or attached terrace on any floor or top terrace above any flat/ apartment, has/have allotted the Promoter been by to Allottee/Purchaser/s of any flat/ apartment in the wing/ building/s, such respective allottee/purchaser/s and Occupier of such flat/ apartment shall enjoy using the same as his personal attached garden, varandah or attached terrace etc. but is not entitled to erect any type of permanent or temporary structure thereon or to store soil or solid things on any part of the terrace, verandah etc., or to use any part of the terrace or parapet wall as the part of the flower bed or water body etc. if the allottee / purchaser/s or Occupier of flat/ apartment holders in the wing/ building/s commit breach of this condition, the Promoter herein shall be entitled to remove such structure/s of any kind at the cost and risk of such allottee/ purchaser/s or occupier and recover the cost of removal from such allottee/ purchaser/s or occupier. In light of this condition, the Allottee/Purchaser/s herein undertakes to abide aforesaid condition and undertakes not to erect any type of structure in any premises being allotted as an exclusive right to use in the attached terrace, verandah, open space, attached gardens, parking space etc. along with the said Flat/ Apartment, if any.
- n) The Allottee/Purchaser/s shall offer his/her/their unconditional support for compliance as required by local/state/central government including semi-governmental agencies and pollution control board. And which includes operation of the sewerage treatment plant / Water treatment plant, rain water harvesting, etc as may be applicable and if provided. The Allottee/Purchaser/s hereby gives his/her/their consent and no objection to the Promoter and later to the Association of Apartment / the maintenance company to operate and run facilities such as sewerage treatment plant/ water filtration plant, rain water harvesting, as may be applicable and if provided etc. as per the rules and regulations imposed by the concerned authorities.
- o) The Allottee/Purchaser/s is aware that some or all of the attached terraces/balcony of certain floors/all floors are partially covered or directly exposed to sky.
- p) In case after the possession of the said Flat/ Apartment is handed over to the Allottee/Purchaser/s and the Allottee/Purchaser/s wants to let out or rent or lease or give on leave and license basis the said Flat/ Apartment, then in such an event, the Allottee/Purchaser/s shall inform in writing to the Promoter or the Apex body of the Association of Apartment, the details of such tenant or licensee and care takers and has to compulsory take a N.O.C. from the Promoter and subsequently the apex body of the Association of Apartment and only after receiving the N.O.C. the allottee/purchaser/s can rent out, lease etc the flat/ apartment. The allottee/ purchaser/s and the Licensee of the Leave and

license/ occupier of the flat/apartment who has taken on rent, have to compulsory adhere by the terms and conditions as mentioned in the N.O.C. and comply with them.

- q) **"67 Greens'"** project is a large project with a lot of amenities and facilities. The possession of the flat/ apartment in the project will be delivered to the respective allottee/ purchaser/s after completion of the construction of the Flat/Apartment / Wing / building and its construction in all respect and after receiving the completion / occupancy certificate from the Nashik Municipal Corporation. Further it is clearly informed to the Allottee/ Purchaser/s that completion of common facilities of the building/s will only happen in further 18 months in which such tenement is situated or after the completion of the last wing / building and will be handed over to the apex body of the Association of Apartment.
- r) It shall be the duty of the Allottee/ Purchaser to take insurance cover for the said Flat/ Apartment as may be required by him/her/them or under law.
- s) It is clearly stated and understood by the Allottee/purchaser that the flat will not be given for possession without the complete civil work done. No civil work or changes will be allowed at all as stated above. Only furniture work can be carried out by the allottee / purchaser/s if demands the possession for fit out after the flat/ apartment is ready in all respect but before the completion / occupancy certificate is received from the local authority. A letter for possession for fit out has to be signed by the allottee / purchaser/s as per the guidelines of the Promoter / the apex body of the Association of Apartment. The allottee/ purchaser/s is also made to understand very clearly that he/ she/they can take the possession for making of furniture before the completion / occupancy certificate is received from the local authority but cannot reside / stay in the flat/ apartment until the completion / occupancy certificate is received from the local authority. It is also understood by the allottee/ purchaser/s that if he /she/they desire to take the possession for carrying out the furniture work only then also they have to pay the balance 5% amount or any balance amount along with all applicable taxes and maintenance charges etc as stated above and only after receiving the same the Promoter will give in writing the letter of possession for fit out. It is also very clear with the alottee/ purchaser/s that the letter of possession for fit out does not grant him / her/ them the right to stay / occupy the flat / apartment.

# (II) SPECIAL COVENANT AS TO THE ALTERATION AND SCHEME:

- a) The Promoter herein has reserved the right to amalgamate the adjoining lands with the said land for effective development.
- b) The Promoter herein has specifically informed to the Allottee/Purchaser/s and Allottee/Purchaser/s herein is/are also well aware that, the Promoter herein is developing the scheme with intention to have the homogeneity in the scheme as to landscaping, height and elevation of the building, outer colour

scheme, terraces, windows, terrace Railing etc. and hence the Allottee/Purchaser/s or any owner or occupier of flat/Apartment in the building or scheme shall and will not be entitled to disturb the aforesaid homogeneity of the scheme or to erect any type of permanent or temporary structure on the terraces or to store soil or heavy things on terraces, change the colour of the outer wall/ change windows and its glass, change the railing or any alteration that will disturb or spoil the elevation or the homogeneity of the entire design and elevation. The Allottee/Purchaser/s herein specifically undertakes to abide by the aforesaid condition and on relying upon this undertaking, the Promoter herein have agreed to allot and sell the said Flat/ Apartment to the Allottee/Purchaser/s herein on ownership basis, subject to the terms and condition mentioned in this Agreement hereinabove and here after.

- c) The Promoter herein has reserved the right to divide the scheme phase wise or to have entire scheme as one scheme.
- d) The Promoter herein is providing amenities / material / plant and equipment in common area/facilities like elevators, electric rooms, fire-fighting systems, play area, for the flat/ apartment holders in the project. The said plants and equipment are to be operated, maintained, used by authorized persons with due care and diligence taking into consideration all safety guidelines and measures. It is specifically agreed between the parties hereto that, the Promoter shall not be responsible for further maintenance of the amenities in the said project after handing over of premises to Association of Apartment and the apex body shall then set its own norms for use of Common amenities. It is further agreed that the Promoter shall in no manner be responsible or liable for any misuse, injuries, causalities/ calamities or any damages of whatsoever nature caused to any person or property in respect of these amenities or any other amenities in the said project.

# 19. NAME OF THE PROJECT/ BUILDING/S / WING/S:

Notwithstanding anything contained anywhere in this agreement, it is specifically agreed between the parties hereto that, the Promoter herein has decided to have the name of the Project "67 Greens".

# 20. ENTIRE AGREEMENT AND RIGHT TO AMEND:

This Agreement, along with its schedules, 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/ apartment. This agreement may only be amended through written consent of the Parties.

# 21. RIGHT OF ALLOTTEE / PURCHASER/S TO USE COMMON AREAS AND FACILITIES SUBJECT TO PAYMENT OF TOTAL MAINTENANCE CHARGES:

The Allottee / Purchaser/s hereby agrees to purchase the Flat/ Apartment on the specific understanding that is/her right is to only to the use and unless specifically allotted given vides (limited) common areas/ facilities, the use of the Common Areas/amenities shall be subject to timely payment of total maintenance charges, as determined and thereafter billed by the maintenance agency appointed or the Association of Allottee / Purchaser/s (or the maintenance agency appointed by it and performance by the Allottee / Purchaser/s of all his/her obligations in respect of the terms and conditions specified by the maintenance agency or the association of Allottee / Purchaser/s from time to time.

# 22. MEASUREMENT OF THE CARPET AREA OF THE SAID FLAT/APARTMENT (As Per RERA Carpet Circular):

The Promoter shall confirm the final carpet area that has been allotted to the Allottee / Purchaser/s after the construction of the Building is complete and the completion / 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 continuation by the Architect of the project. If there is any reduction in the carpet area within the defined limit then Promoter shall refund the excess money paid by Allottee / Purchaser/s 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 / Purchaser/s. If there is any increase in the carpet area allotted to Allottee / Purchaser/s, the Promoter shall demand additional amount from the Allottee / Purchaser/s 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 2 of this Agreement. That in such a case, the parties hereto agree that a nominated architect as an expert be appointed mutually to take his expert opinion of measuring the said flat/apartment and submitting the said details.

# 23. PROVISIONS OF THIS AGREEMENT APPLICABLE ON ALLOTTEE / PURCHASER/S AND SUBSEQUENT ALLOTTEE / PURCHASER/S

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 said project shall equally be applicable to and enforceable against any subsequent Allottee / Purchaser/s of the Flat/ Apartment, in case of a transfer, as the said obligations go along with the Flat/ Apartment for all intents and purposes.

That the Allottee / Purchaser/s agree that they shall not object to any easement rights that need to be given to any person in and around the said project and shall neither object to any such proceedings of land acquisition undertaken by a government agency including any compensation/ benefit given to the Promoter in turn for which no conveyance has occurred to the ultimate body expressly stated in this agreement and for which no consideration

is specially dispensed by the Allottee / Purchaser/s to the Promoter for the same; save and except his right to enjoy and use the flat/apartment purchased by him and any other rights given by the developer to the Allottee / Purchaser/s for which consideration has been dispensed.

### 24. REGISTRATION OF THIS AGREEMENT:-

The Promoter herein shall present this Agreement as well as the conveyance at the proper registration office for registration within the time limit prescribed by the Registration Act and the Allottee / Purchaser/s will attend such office and admit execution thereof, on receiving the intimation from the Promoter.

# 25. PAYMENT OF STAMP DUTY, REGISTRATION FEE & LEGAL CHARGES:

The Allottee / Purchaser/s herein shall only bear and pay stamp duty and registration fees and all other incidental charges etc. in respect of this agreement and all other agreements or any final conveyance deed which is to be executed by the Promoter in favour of Allottee / Purchaser/s or Association of Apartment i.e. the organisation as may be formed in which the Allottee / Purchaser/s will be the member.

The Allottee / Purchaser/s shall also pay to the Promoter a sum of Rs. 10,000/- (Rupees Ten Thousand only) for meeting all legal cost charges and expenses, including professional costs of the Attorney-at-Law/Advocates of the Promoter in connection with formation of the said Association of Apartment and for preparing its rules, regulations and bye-laws and the cost of preparing an engrossing the conveyance or assignment rights.

### 26. WAIVER NOT A LIMITATION TO ENFORCE

- 26.1 The Promoter may, at its sole option and discretion, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee / Purchaser/s in not making payments as per the Payment Plan including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee / Purchaser/s that exercise of discretion by the Promoter in the case of one Allottee / Purchaser/s shall not be construed to be a precedent and /or binding on the Promoter to exercise such discretion in the case of other Allottee / Purchaser/s.
- 26.2 Failure on the part of the Promoter to enforce at any time or for any period of time the provisions thereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.

### 27. SERVERABILITY

If any provisions 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 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.

### 28. PLACE OF EXECUTION

The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorised signatory at the Promoter's Office, or at some other place, which may be mutually agreed between the Promoter and the Allottee / Purchaser/s, after the Agreement is duly executed by the Allottee / Purchaser/s 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 Nashik.

### 29. NOTICES

That all notices to be served on the Allottee / Purchaser/s and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee/ Purchaser/s or the Promoter by Registered Post at their respective addresses specified below:

### Name & Address of Allottee / Purchaser/s

### MR. SAFIKRAZA KADIRAHMED SHAH,

R/o. Flat No. 4, Recon Majestic, Plot No. 19, 20, Wadala Shivar, Nashik – 422 006

# Name & Address of Promoter

### GREENLIFE DEVELOPERS.

A partnership firm, formed and registered under the provisions of Indian Partnership Act having it's – at Shop no. 6, Mathura Tower, Near Sai Muskan Hotel, Wadala Naka, Mumbai-Agra Highway, Nasik 422 011, Through its Partner –

## SHRI. TAUFIQUE ABDUL RAZZAQUE SHAIKH,

R/o - Al-Jamal Bungalow, Hirve Nagar, Wadala Road, Nashik-422011. Notified Email ID: taufiquershaikh@gmail.com Mobile No. 9823098120

It shall be the duty of the Allottee / Purchaser/s and the Promoter to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the Promoter or the Allottee / Purchaser/s, as the case may be.

### 30. JOINT ALLOTTEE / PURCHASER/S

That in case there are Joint Allottee/Purchaser/s all communications shall be sent by the Promoter to the Allottee/Purchaser/s 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 Allottee/s/Purchaser/s. it is clearly understand and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the said project shall equally be applicable and to enforceable against any subsequent Allottees/Purchaser/s of the flat/Apartment, in case of a transfer, as the said obligations go along with the Flat/ Apartment for all intents and purpose. That the allottee/Purchaser/s agree that they shall not object to any easement rights that need to be given to any person in and around the said project and shall neither object to any such proceedings of land acquisition undertaken by a government agency including any compensation/ benefit given to the Promoter in turn for which no conveyance has occurred to the ultimate body expressly stated in this agreement and for which no consideration is specially dispensed by the Allottee / Purchaser/s to the Promoter for the same; save and except his right to enjoy and use the flat/apartment purchased by him any other rights given by the developer to the Allottee/ Purchaser/s for which consideration has been dispensed.

### 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.

# SCHEDULE - I Description of the Said Land

ALL THAT piece and parcel of the vacant land situated at village Wadala, Taluka & District Nashik, within the limits of Nashik Municipal Corporation, Nashik, and bearing Survey No. 67/3/2B/2, adm. 1500 sq.mtrs., and Survey No.67/3/1C, adm. 1082 sq.mtrs., totally admeasuring 2582 Sq.Mtrs., and jointly bounded as follows....

On or towards East by : S.No.67/3/1B

On or towards West by : 18 mtr. wide D.P. road On or towards South by : 30 mtr. wide D.P. road

On or towards North by : 9 mtr. wide road

# SCHEDULE - II - Description of the said Flat / Apartment

Upon the property more particularly described in the Schedule – I above construction of a Building – A and B, under named and style as "67 Greens" consisting of Ground + 4 Upper floor, from and out of the said constructed buildings, the Flat / Apartment premises situated in the **Building** 'B' in Wing-D, a Flat / Apartment bearing No. **D–201**, having carpet area of **45.13** square meters and exclusive balcony/s area adm. **5.45** sq.mtrs., situated on **Second Floor** of the said project and prorata share in the common areas. The said flat premises is bounded as follows:-

On or towards East by : Plot open space On or towards West by : Flat No. D - 202 On or towards South by : Plot open space

On or towards North by : Stairace and Lift Lobby

### SCHEDULE - III

### Specifications of the said Flat / Apartment

#### Living & dining

- · Main door with laminate on both sides.
- · Stainless steel fittings and hinges on the main door.
- · Vitrified flooring in living & dining room.
- Emulsion paint in Living and Dining room.
- · Modular electrical fitting and concealed wiring.
- One TV & one telephone point in living room.

### Kitchen

- · Vitrified flooring in kitchen.
- · Granite top Kitchen platform in the kitchen with no shelves below.
- SS kitchen sink.
- Switch for water purifier and exhaust fan.
- Glazed dado tiles upto lintel level in kitchen above kitchen platform

# **Bathroom & Toilet**

- Concealed CP fittings in all toilets
- Floor / Wall mount W/C Sanitary ware as required in all toilets
- Glazed tiles dado up to lintel level.
- Concealed Plumbing.

### **Bedrooms**

- · Vitrified flooring in all bed rooms.
- All doors with laminate pasted on both Side with S.S. hinges.
- Modular electrical fittings switches and concealed wiring.
- · Emulsion paints in every bedroom.
- 3 (three) Track Aluminum Sliding / UPVC Windows with mosquito Net and no safety grills.

### SCHEDULE - IV

<u>Description of Common Amenities for the said</u> <u>project/phase</u>

### Security Features: -

- Average 6 (six) feet high compound wall all around the said "Property".
- Entrance & exit gate complete with one Security Cabin.

### SCHEDULE - V

<u>Description of common areas and facilities/limited common areas and facilities</u>

### (A) COMMON FACILTIES:-

- 1. RCC Frame work structure of the buildings.
- 2. Drainage and water line work.
- 3. Electric meter and water meter connected to common lights, water connections, pump set etc.
- 4. Light points outside the building and the staircase/s as well as those in the common parking space.
- 5. One overhead water tank for each building/wing with water pump connected to water reservoir.
- 6. Lift/Elevator, lift well and elevator equipment.

### (B) RESTRICTED AREAS AND FACILITIES:-

- 1. The parking spaces at basement / ground floor shall be restricted and the Promoter herein shall have exclusive right to allot the same to the Allottee/Purchaser/s in the building.
- 2. Top terrace of the building shall be restricted and the Promoter herein shall have exclusively allotted the same towards pent house.
- 3. All areas etc. which are not covered under aforesaid head Common Area and Facilities are restricted areas and facilities which include, the marginal open spaces, spaces adjoining flats on podium, terraces, car-parking's within the said land and in the building/s which is/are under construction on the said land is reserved and Promoter shall have exclusive rights to allot sell or transfer, convey the same in part or in full to any buyer of flat/apartment, terrace/s, parking space etc. Or to Convert the Restricted Area into Common Area or vise-versa.

**IN WITNESS WHEREOF** the parties hereto have hereunto set and subscribed their respective hands and seals on the day, month and the year first herein above written.

### SIGNED SEALED AND DELIVERED

by the within named Promoter

- 1) SHRI. FIROZ HAJI NAWAB SHAH,
- 2) SHRI. IMRAN HAJI NAWAB SHAH,
- 3) SHRI. IRFAN HAJI NAWAB SHAH,
- 4) SHRI. JAVEED HAJI NAWAB SHAH VENDOR

# Through their attorney

**GREENLIFE DEVELOPERS**, through its Partner

SHRI. TAUFIQUE ABDUL RAZZAQUE SHAIKH

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SIGNED SEALED AND DELIVERED				
by the within named Allottee Purchaser/s.				
MR. SAFIKRAZA KADIRAHMED SHAH				
WITNESSES ;-				
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# LIST OF ANNEXURES

Sr. No.	Annexure	Description
1	Annexure I	Copy of the certificate of the title issued by the Advocate
2	Annexure II-A	Copy of Property Card 7/ 12 Extract of the said land
3	Annexure III	Copy of Building permission /Commencement certificate
4	Annexure IV	Copy of Layout Plan of the said land
5	Annexure V	Copy of the plans approved by the concerned local/planning authority. (A2 size print which is readable has been given to the allottee /purchaser which is understood by them).
6	Annexure VI	Copy of floor plan of the said apartment.
7	Annexure VII	Copy of Parking layout plan of the said building
8	Annexure IX	Copy of the PAN Card of Greenlife Developers

# ANNEXURE I TITLE REPORT

I have verified the title of the property mentioned in the Schedule I and II and have issued a title search report. The title of the said property is good, clear and marketable.

Sd/-