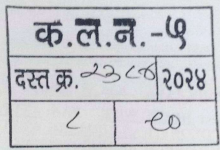


CHALLAN MTR Form Number-6



				Da	te 20/02/2024-16:53:13	Form ID 25.2
partment Inspector Ge	Payer Details					
Stamp Duty pe of Payment Registration Fee			TAX ID / TAN (If Any)			
			PAN No.(If Applicable)		AIBPR0639K	
ce Name KLN5_KALYAN 5 JOINT SUB REGISTRAR			Full Name		Rajiv Ranjan	
ation THANE						
2023-2024 One Time			Flat/Block No.		Flat No 201 2nd Floor Tower No 04	
Account Head Details Amount In Rs						
146401 Stamp Duty 314300.0		Road/Street				
063301 Registration Fee 30			Area/Locality	ea/Locality Kalyan		
			Town/City/Dist	trict		
		1	PIN		क.ल.म्	260 3 0 6
			Remarks (If An	ly)	97.61.61	
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			Developers~		,	individual dunders an
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			Amount In Ti	hree Lak	h Forty Four Thousand Th	uree Hundred Puppe
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Cheque-DD Details			Bank CIN Ref. No. 69103332024022017386 2854640236			
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1	Details of Document	:	The state of the s
2	Details of Property	:	Flat No. /Shop No. 201, on 2 nd Floor, Area admeasuring about 33.41 Sq. Mtrs. RERA Carpet Area. Tower "04" in Project known as "Seasons Sahara", Situated at Village Adivali – Dhokali, Tal. Ambernath, Dist Thane bearing Survey No. 24/1,2,3, & Village Pisavali, Survey no 33/11, 34/9,10,11,12, & 34/14,15, behind 50-50 Dhaba, Opp. Essar Petrol Pump, Haji Malang Road, Pisavali, Kalyan East – 421306, Dist. Thane.
3	Actual Value	:	Rs. 44,90,000/-
4	Name of Developer	:	M/s. SAMARTH SAI BULDERS & DEVELOPERS
5	Name of Purchaser	:	1)Mrs. <u>JAYA.</u> 2)Mr. <u>RAJIV RANJAN.</u>
6	Stamp Duty paid by	:	Mr/Mrs.
7	stamp duty of Rupees	:	Rs.3,14,300/-
8	Registration/Sub-registrar office	:	

Actual Value Rs.

44,90,000/- /-

Market Value Rs.

2470500/-

Stamp Duty Rs.

3,14,300/- /- ٢

Registration Rs.

30,000/- /- (



AGREEMENT FOR SALE

THIS AGREEMENT MADE AT KALYAN ON THIS 21 ST DAY OF Reb 2024.

BETWEEN

M/s. SAMARTH SAI BUILDERS & DEVELOPERS, a registered partnership firm, having its registered office at Survey No. 33/11 & others, Behind 50-50 Dhaba, Malanggad Road, Opp. Essar Petroleum, Pisavali, Kalyan (E.) - 421306, Dist. Thane and assessed to Income Tax under Permanent Account Number (PAN:ACBFS0635A) through its Authorized Signatory 1) MR. DINESH RAMDAS MHATRE age 42 years and 2) MR. RAJESH CHANDERLAL METHWANI, Age 52 year, hereinafter referred to as "PROMOTER" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to include its successors-in-interests and assigns) being the PARTY OF THE FIRST PART.

(The Party of the First Part)

Taya Rajiv Kajiv (The Party of the Second Part)

MRS. JAYA , Age. 38 years,

Occ. HOUSE WIFE, PAN: AXVPJ4260H R/at: VIRAT/272/4B, N C H
COLONY, KANJURMARG WEST, VTC:MUMBAI, PO:BHANDUP WEST, DISTRICT:
MUMBAI SUBURBAN, MAHARASHTRA, 400078.

MR. RAJIV RANJAN, Age. 42 years, Occ. SERVICE, PAN: AIBPR0639K

R/at: ALAKH NIRANJAN PRASAD, VIRAT/272/4B, N C H COLONY, LBS MARG, KANJURMARG WEST, VTC: MUMBAI, PO: BHANDUP WEST, DISTRICT: MUMBAI SUBURBAN, MAHARASHTRA, 400078.

hereinafter called and referred to as the ALLOTTEE'S/PURCHASER'S (which expression shall unless it be repugnant to the context or meaning thereof mean and include his heirs, executors, administrators and assigns) being the PARTY OF THE OTHER PART.

WHEREAS Mr. Datta Arjun Gavli is the owner and well and sufficiently entitled for all that piece and parcel of land laying, being situate at village Pisavali, Tal. Kalyan, Dist Thane, bearing Survey No. 33, Hissa No 11, area admeasuring 1110 sq. Meters within the limits of the Kalyan Dombivali Municipal Corporation hereinafter called and referred as to the "Property No. 1" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained developments rights in respect of said property no. 1.

AND WHEREAS Mr. Datta Arjun Gavli is the owner and well and sufficiently chitilet for the that prece and parcel of land laying, being situate at village Pisavali, Tal. Kalvan, Dist Thane, bearing Survey No. 34, Hissa No 9, area admeasuring 1380 Sq. Meter out of total Argun 1880 Sq. Meter within the limits of the Kalyan Dombivali Corporation hereinafter called and referred as to the "Property No. 2" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written. That the promoter obtained developments rights in respect of said property no. 2.

AND WHEREAS Mr. Datta Arjun Gavli and Mrs. Shila Datta Gavli are the owner and well and sufficiently entitled for all that piece and parcel of land laying, being situate at village Pisavali, Tal. Kalyan, Dist Thane, bearing Survey No. 34, Hissa No 10, area admeasuring 710 Sq. Meter out of total Market 10 Sq. Meter within the limits of the Kalyan Dombivali Municipal Corporation Regimater called and referred as to the "Property No. 3" for the sake Sie Drevits more particularly described in the "FIRST SCHEDULE" hereunder written That the promoter obtained developments rights in respect of said property no. 3.

AND WHEREAS Mr. Datta Arjun Gazti is the owner and well and sufficiently entitled for all that piece and parcer of land laying, being situate at village Pisavali, Tal. Kalyan, Dist Thane, bearing Survey No. 4 has a No 11, area admeasuring 400 sq. called and referred as to the "PropertyNo. 4" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained developments rights in respect of said property no. 4.

AND WHEREAS Mr. Datta Arjun Gavli and Mrs. Shila Datta Gavli are the owner and well and sufficiently entitled for all that piece and parcel of land laying, being situate at village

(The Party of the First Part)

Taya for long (The Party of the Second Part)

Pisavali, Tal. Kalyan, Dist Thane, bearing Survey No. 34, Hissa No 12, area admeasuring 1260 sq. Meters within the limits of the Kalyan Dombivali Municipal Corporation hereinafter called and referred as to the "Property No. 5" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained developments rights in respect of said property no. 5.

and sufficiently entitled for all that piece and parcel of land laying, Pisavali, Tal. Kalyan, Dist Thane, bearing Survey No. 34, Hissa No 14, area admeasuring 2480 sq. Meters within the limits of the Kalyan Dombivali Municipal Corporation bereinafter called and referred as to the "Property No. 6" for the sake of brevity more part of the School of the William of the Sake of brevity more part of the School of the William of the Sake of brevity more part of the School of the William of the Sake of brevity more part of the School of the William of the Sake of brevity more part of the School of the William of the William of the Sake of brevity more part of the Sake of th

and sufficiently entitled for all that piece and parcel of land laying, being situate at village Pisavali, Tal. Kalyan, Dist Thane, bearing Survey No. 34, Hissa No 15, area admeasuring 1970 sq. Meters within the limits of the Kalyan Dombivali Municipal Corporation hereinafter called and referred as to the "Property No. 7" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained developments rights in respect of said property no. 7.

AND WHEREAS Mr. Datta Arjun Gavli and Shila Datta Gavli are the owner and well and sufficiently entitled for all that piece and parcel of land laying, being situate at village Adivali Dhokli, Tal. Ambarnath, Dist Thane, bearing Survey No. 24, Hissa No 2, area admeasuring 480 sq. Meters within the limits of the Kalyan Dombivali Municipal Corporation hereinafter called and referred as to the "Property No. 8" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained developments rights in respect of said property no. 8.

AND WHEREAS Mr. Datta Arjun Gavli and Shila Datta Gavli are the owner and well and sufficiently entitled for all that piece and parcel of land laying, being situate at village Adivali Dhokli, Tal. Ambarnath, Dist Thane, bearing Survey No. 24, Hissa No 3, area admeasuring 1060 sq. Meters within the limits of the Kalyan Dombivali Municipal Corporation hereinafter called and referred as to the "Property No. 9" for the sake of brevity more particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained development and the respect of said property no. 9.

AND WHEREAS Tukaram Kaluram Bhane (for the area admeasuring 0H28 200 M/s Samarth Sai Builders & Developers, a partnership Firm, through its Partner Dinesh and Majesh Chanderlal Methwani (for the area admeasuring 0H-14 mlg) are the yner and well and sufficiently entitled for all that piece and parcel of land laving, being shoute at village Adivali Dhokli, Tal. Ambarnath, Dist Thane, bearing Survey No. 24, Hissa Na Laurer admeasuring 4230 Sq. Meter within the limits of the Kalyan Dombivali Municipal Corporation hereinafter called and referred as to the "Property No. 10" for the sake of broyst have particularly described in the "FIRST SCHEDULE" hereunder written, That the promoter obtained developments rights in respect of the area admeasuring 2820 sq. meters and Promoter is the owner of the area admeasuring 1410 sq. meters....

Property no. 1:-

It appears from the revenue records in respect of the said land that Jayram Ramji, Krishna Ramji and Sudam Ramji originally owned and possessed the said land as per mutation entry no. 235.

That the said land was declared as surplus under ULC Act 1976, said order passed under section 10 (3) and 10(5) under ULC 1976 Act. by Deputy Collector and Competent Authority Ulhasnagar Agglomeration, Thane, as per mutation entry no. 582 & 779, thereafter the name of Maharashtra Shasan was mutated in the Record of rights by mutation Entry No. 784, dated 02/05/2006. Thereafter the said land is returned to land owners as the order passed by the Deputy Collector and Competent Authority Ulhasnagar Agglomeration, Thane. In SR No. 42/Pisavali, And thereby the name of the land owners are mutated on the 7/12 extract of the said land by mutation entry No. 886 & 942.

Toya Regiv Roje (The Party of the Second Part) And in pursuance thereof the Promoters have commenced the construction work on the said property;

AND WHEREAS in pursuance to the sanctioned plans and permissions, the Promoter is entitled to commence, carry out the construction work on the said property;

AND WHEREAS the Promoters declare that the above referred agreements, permissions and sanctions are valid, subsisting and completely in force;

AND WHEREAS the Promoter in terms of the above agreements, sanctions and approvals is entitled to develop the said property and carry out the construction of the proposed buildings in the scheme of construction in phase wise manner on the above said property by amalgamating the same premierty with adjacent pieces and parcels of land seeking, revisions, extensions, expansions, modification from time to time as per the provisions of law and to dispose of the residential flats/units constructed in the buildings on ownership basis and to enter into Compensate with the prediction and to receive the sale price in respect thereof and upon such disposal of the flots / shops / office /units to convey the said land together with the building constructed thereon in favour of the cooperative housing society of all those several persons acquiring the respective flats shops / units.

AND WHEREAS the Promoters have further intended to get the said plans and specification revised, renewed and altered for consumption of remaining floor space index, transfer of development rights, staircase FSI and all other permissible to be used and utilized on the said property as may be granted by the Kalyan Dombivli Municipal Corporation as well as the Promoters have intended to amalgamate the abutting, adjoining and adjacent amalgamated properties thereby forming a single consolidated holding from time to time and further the Promoter have given the clear inspection of the plans and specifications to the Purchasers herein as regards the existing sanctioned buildings and the further proposed expansion, amalgamation and extension the said property.

AND WHEREAS the Promoters are entitled and enjoined upon to construct buildings on the project land in accordance with the recitals, disclosures, further expansions and future development as mentioned hereinabove which is clearly and elaborately brought to the notice and knowledge of the Purchaser herein for which the Purchaser has granted his/her express and irrevocable consent and confirmation for the same.

AND WHEREAS relying upon the above recitals and disclosures and the scope of further and future development being understood by the Purchaser to which the Purchaser has granted his/her consent, the Allotee/Purchaser is offered a flat bearing No.201 on 2ND floor, admeasuring 33.41 sq. meters carpet and balcony area admeasuring 6.9 Sq Meters, OP admeasuring 2.46 sq. meters, Terrace area admeasuring 11.87 Sq Meters in Tower No. 04 of the scheme of construction known as "SEASONS SAHARA" (herein after referred to as the said "premises") being constructed on the said property described in the First Schedule

AND WHEREAS the Purchaser after going through the entire disclosures, the future course of expansion and development and also verifying the site of the building and the work of construction and its progress thereof, the site of infrastructural and recreational facilities and amenities and nature and scope thereof and after being satisfied about the same has agreed to objection, claim, demand or abligation respect of the additions, modifications, changes and/or planning authorities from since to time and recordingly has granted the concerned town irrevocable consent and confirmation for the same has agreed to AND WHEREAS the Promote has significant into a standard Accordingly has granted his/her express and

AND WHEREAS the Promoted has rentored into a standard Agreement with an Architect registered with the Council of Architects and such Agreement is as per the Agreement prescribed Sand such Agreement is as per the Agreement prescribed DIST. THANE

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

AND WHEREAS the Promoters have registered his scheme of construction under the provisions of the real Estate (Regulation & Development Act, 2016 with the Real Estate Regulatory Authority and obtained the Registration bearing No. P51700020644 30/05/2019 for the Building No. 3 as per the present sanctioned plan and permission.

AND WHEREAS the Promoter also obtained the Registration bearing No. P51700025218 dated 23/03/2020 for the Building No. 2 as per the present sanctioned plan and permission.

AND WHEREAS the Promoter also obtained the Registration bearing No. P51700031568 dated 31/10/2021 for the Building No. 4 & 5 as per the present sanctioned plan and permission.

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

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

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

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

AND WHEREAS the authenticated copies of the plans and specifications of the Premises agreed to be purchased by the Purchaser, as sanctioned and approved by the local authority have been annexed and marked as Annexure D.

AND WHEREAS the Promoter has got some of the approvals from the cone authority(s) to the plans, the specifications, elevations, sections and of the sate buildings Building Completion Certificate or Occupancy Certificate of the said Building and The said is of such stage of progress of construction work, building wise, phase wife completion is a disclosed and brought to the notice and knowledge of the Purchaser herein.

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

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

AND WHEREAS the Purchaser has applied to the Promoter for allotment of Flat being No. floor in Tower No. 04 in the building known as "SEASONS SAHARA"being constructed being constructed on the said property described in the Schedule hereunder written being the said premises.

AND WHEREAS the carpet area of the said premises is _____ square meters and "carpet area" means the net usable floor area of the said premises, excluding the area covered by the external walls, areas under services shafts, exclusive balcony appurtenant to the said Premises for exclusive use of the Purchaser or verandah area and exclusive open terrace area appurtenant to the said Premises for exclusive use of the Purchaser but includes the area covered by the internal partition walls of the premises.

AND WHEREAS the parties relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter;

AND WHEREAS prior to the execution of these presents the Purchaser has paid to the Promoter a sum of Rs 44,90,000/- (Rupees FOURTY FOUR LAKH NINETY THOUSAND ONLY), being part payment of the sale consideration of the premises agreed to be sold by the Promoter to the Purchaser as advance payment or Application Fee (the payment and receipt whereof the Promoter both here), admit and acknowledge) and the Purchaser has agreed to pay to the Promoter the balance of the sale consideration in the manner hereinafter appearing.

Agreement for sale of said Premises with the Purchaser, being in fact these presents and also to register said Agreement under the Registration Act, 1908. In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Premoter hereby agrees to sell and the Purchaser hereby agrees to purchase the said premises.

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

- 1. The Promoter shall construct the said building/s presently as per the sanctioned plans and permissions on the said property described in the Schedule hereunder written in accordance with the plans, designs and specifications as approved by the concerned local authority from time to time. Provided that the Promoter shall have to obtain prior consent in writing of the Purchaser in respect of variations or modifications which may adversely affect the premises of the Purchaser except any alteration or addition required by any Government authorities or due to change in law.
- The Purchaser hereby agrees to purchase from the Promoter and the Promoter hereby agrees to sell to the Purchaser, the premises being flat bearing No. 201 on 2ND floor, admeasuring 33.41 sq. meters carpet and including balcony area admeasuring 6.9 Sq Meters, OP admeasuring 2.46 sq. meters, Terrace area admeasuring 11.87 Sq Meters in Tower No. 04 in the building known as "SEASONS SAHARA" From M/s. SAMARTH SAI BUILDERS AND DEVELOPERS" (herein after referred to as the said "premises") being constructed on the said property described in the First Schedule hereunder written as shown in the Floor plan thereof hereto annexed by are sarked. Annexure D for the price/consideration of Rs. 4.30.000 FRUPES FOURTY FOUR LAKH NINETY THOUSAND ONLY) including the proportional price of the combon areas and facilities appurtenant to the premises, the nature, extent and description after combon areas and facilities which are more particularly described in the Second Schedule annexed by ewith the second Schedule annexed by evidence of the second Schedule annexed by evidence of
- (ii) The Purchaser hereby agrees to pirchase from the Promoter and the Promoter hereby agrees to sell to the Purchaser covered parking spaces bearing No._____situated at stilt being constructed in the layout for the consideration of Rs._____.
- The total aggregate consider distribution for the said premises has agreed and assured Rs. 44,90,000/- (Rupees FOURTY FOUR LAKH NINETY THOUSAND ONLY) to the promoter in the following manner;
 - i) Amount of Rs. 4,49,000/- (10%) (INCLUDING AMOUNT PAID AT TIME OF BOOKING) to be paid to the promoter after the execution of this agreement.
 - ii) Amount of Rs.13,47,000/- (30%) to be paid to the promoter on completion of the plinth of the building or wing in which the said Flat/Shop/Office/Unit is located.
 - iii) Amount of Rs. 1,34,700/- (3%) to be paid to the promoter on completion of the 4TH slabs.

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SECOND SCHEDULE ABOVE REFERRED TO

SCHEDULE-II

All these pieces and parcels of Flat bearing No. 201 on 2ND floor in Tower No.04, Admeasuring 33.41sq. meters carpet along with balcony area admeasuring 6.9SqMeters, OP admeasuring 2.46 sq. meters, Terrace area admeasuring 11.87 Sq Meters in Tower No.

04 in the building known as "SEASONS SAHARA"

ANNEXURE - A -Copy of Title Certificate

Copy of 7/12 extract and Village Form ANNEXURE - B -

(Mutation Entries)

Copies of plans & Layout as approved byconcerned Local ANNEXURE - C - 1-Authority

Copies of the plans of the Layout as proposed by the ANNEXURE - C - 2-Promoter and according to which the construction of the buildings and open spaces are proposed to be provided for on the said project)

Authenticated copies of the plans and specifications of the said ANNEXURE - D be purchased by the Allottee as approved by premises agreed to

the concerned local authority

Specification and amenities for the Premises, ANNEXURE - E -

Authenticated copy of the Registration ANNEXURE -F -Projectgranted by the RealEstate Regulatory A

IN WITNESS WHEREOF the parties have set and subscribed their respecti this writing on the day and the year first hereinabove mentioned.

SIGNED, SEALED AND DELIVERED By the within named Promoter

M/s. SAMARTH SAI BUILDERS & DEVELOPERS,

through its authority's signatory (PAN:ACBFS0635A)

MR. DINESH RAMDAS MHATRE

The Promoters

Thumb

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MR.RAJESH CHANDERLAL METHWANI

The Promoters

Annexure C1

KALYAN DOMBIVALI MUNICIPAL CORPORATION, KALYAN

APPENDIX 'D-1'

FORM FOR SANCTION OF BUILDING PERMISSION AND COMMENCEMENT CERTIFICATE

To,
Mr. Datta Arjun Gawali & Others.
P.O.A. - M/s. Samarth Builders & Developers through partner
Mr. Dinesh Mhatre & Other
Architect – Mr. John Varghgese, Kalyan
Structural Engineer – M/s. Khasnis & Associates, Kalyan.

of sanction of Commencement Certificate under Section 44 of The Maharashtra Regional and Town Planning Act, 1966 read with Section 253 of Maharashtra Municipal Corporations Act, 1949 to carry out development work /Building on Village-Pisavali, S.No. 33, H.No. 11, S.No. 34, H.No. 9, 10, 11, 12, 14 & 15, Village-Adivali Dhokali, S.No. 24, H.No. 1, 2 & 3 situated at Kalyan (East) the revised Commencement Certificate / Building Permit is granted under Section 45 of the said Act, subject to the following conditions:

- The land vacated in consequence of the enforcement of the setback rule shall form part of the public street in future.
- No new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy certificate is granted.
- The Commencement Certificate/ Building permit shall remain valid for a period of one year commencing from the date of its issue unless the work is not commenced within the valid period.
- 4. This permission does not entitle you to develop the land which does not vest in you.

Office No. KDMC | TPD | BP | 27 Village | 2018-19 | 22 | 28
Date: 07 | 12 | 2023.

Yours faithfully,

SUB-REGIVAN Dombivali Municipal Corporation, Kalyan.

Page No. 1/5

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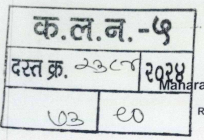
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Annexure - F





2028 Manarashtra Real Estate Regulatory Authority

REGISTRATION CERTIFICATE OF PROJECT FORM 'C'

[See rule 6(a)]

This registration is granted under section 5 of the Act to the following project under project registration number P51700031568

Project: SEASON SAHARA BUILDING NO 4 AND 5, Plot Bearing / CTS / Survey / Final Plot No.: SURVEY NO 33 HISSA 11, SURVEY NO 34 HISSA NO 9,10,11,12,14,15 OF VILLAGE PISAVALI AND SURVEY 24 HISSA NO 1,2,3 OF VILLAGE ADIVALI DHOKLI at PISAVALI, Kalyan, Thane, 421306;

- 1. Samarth Sai Builders & Developers having its registered office / principal place of business at Tehsil: Kalyan, District: Thane, Pin: 421306.
- 2. This registration is granted subject to the following conditions, namely:
 - The promoter shall enter into an agreement for sale with the allottees;
 - The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017;
 - The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose as per sub clause (D) of clause (I) of subsection (2) of section 4 read with Rule 5;

That entire of the amounts to be realised hereinafter by promoter for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose, since the estimated receivable of the project is less than the estimated cost of completion of the project.

- The Registration shall be valid for a period commencing from 31/10/2021 and ending with 31/12/2025 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with
- The promoter shall comply with the provisions of the Act and the rules and regulations made there under; That the promoter shall take all the pending approvals from the competent authorities
- 3. If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there

Dated: 31/10/2021 Place: Mumbai



Signature and seal of the Authorized Officer Maharashtra Real Estate Regulatory Authority 01. Earthqual

02. Video Do 03. Vitrified

04. Granite k

level tiles

05. Anti-skid

06. All bath 07. Brand fit

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B - 4 - Annexure C2
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21/02/2024

सची क्र.2

द्य्यम निबंधक : सह द्,नि, कल्याण 5

दस्त क्रमांक: 2384/2024

नोवंणी: Regn:63m

गावाचे नाव: पिसवली

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

4490000

(3) बाजारभाव(भाडेपटटयाच्या वावतितपटटाकार आकारणी देतो की पटटेदार 2470500

ते नमुद करावे)

(4) भू-मापन,पोटहिस्सा व

1) पालिकेचे नाव:कल्याण-डोंबिवली इतर वर्णन :, इतर माहिती: मौजे पिसवली येथील स नं 33/11,34/9,10,11,12 आणि स नं 34/14,15 आणि मौजे आडिवली-ढोकळी येथील स नं 24/1,2,3 यावरील सिझन्स सहारा या प्रोजेक्टच्या टॉवर नं 04 या बिल्डींगमधील फ्लॅट नं 201,2 रा मजला,क्षेत्र 33.41 चौ. मी. कारपेट + बालकणी क्षेत्र 6.9 चौ. मी. + ओपी क्षेत्र 2.46 चौ. मी. + टेरेस क्षेत्र 11.87 चौ. मी.((Survey Number : स नं ३३/११,३४/९,१०,११,१२ आणि स नं ३४/१४,१५;))

(5) क्षेत्रफळ

1) 33.41 चौ.मीटर

(6) आकारणी किंवा जुडी देण्यात असेल तेव्हा.

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

1): नाव:-मे. समर्थ साई बिल्डर्स अँड डेव्हलपर्स तर्फे भागीदार श्री. दिनेश रामदास म्हात्रे यांचे स्वाक्षरी कुलमुखत्यार धारक म्हणुन श्री. नितेश एल. लोखंडे वय:-28; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सर्व्हें नं 33/11 आणि इतर, 50-50 ढाब्यामागे, मलंगगड रोड, एस्सार पेट्रोलीयम, पिसवली, कल्याण पूर्व , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ठाणे. पिन कोड:-421306 पॅन नं:-ACBFS0635A

2): नाव:-मे. समर्थ साई बिल्डर्स अँड डेव्हलपर्स तर्फे भागीदार श्री. राजेश चंदेरलाल मेठवानी यांचे स्वाक्षरी कुलमुखत्यार धारक म्हणुन श्री. श्री. नितेश एल. लोखंडे वय:-28; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सर्व्हें नं 33/11 आणि इतर, 50-50 ढाब्यामागे, मलंगगड रोड, एस्सार पेट्रोलीयम, पिसवली, कल्याण पूर्व , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ठाणे. पिन कोड:-421306 पॅन नं:-ACBFS0635A

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

1): नाव:-- - जया वय:-38; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: विराट/२७२/४ बी, एनसीएच कॉलनी, कांजूरमार्ग वेस्ट, व्हीटीसी मुंबई, पो भांडुप वेस्ट, जिल्हा मुंबई सबअर्वन, महाराष्ट्र , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई. पिन कोड:-400078 पॅन नं:-AXVPJ4260H

2): नाव:-- - राजीव रंजन वय:-42; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: अलख निरंजन प्रसाद, विराट/२७२/४ बी, एनसीएच कॉलनी, एलबीएस मार्ग, कांजूरमार्ग वेस्ट, व्हीटीसी मुंबई, पो भांडुप वेस्ट, जिल्हा मुंबई सबअर्बन, महाराष्ट्र , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई. पिन कोड:-400078 पॅन नं:-AIBPR0639K

(9) दस्तऐवज करुन दिल्याचा दिनांक

21/02/2024

(10)दस्त नोंदणी केल्याचा दिनांक

21/02/2024

(11)अनुक्रमांक,खंड व पृष्ठ

2384/2024

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

314300

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

30000

(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

मुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद

(i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.





SEASONS SAHARA

NAME: MRS. JAYA / MR. RAJIV RANJAN

TOWER:

05

FLOOR: 2nd

FLAT No.: 201.

Mobile No.: 1) 9869851563

