28809/10

369/984

पावती

Original/Duplicate

नोंदणी क्रं. :39म

2:29 PM

Regn.:39M

पावती कं.: 322

दिनांक: 14/12/2021

गावाचे नाव: Mulund

फाईलिंगचा अनुक्रमांक: KRL1-984-2021

Tuesday, December 14, 2021

दस्तऐवजाचा प्रकार : Notice of Intimation of Mortgage by way of Deposite of title Deed

सादर करणाऱ्याचे नाव: DOLLY SUJAN SAHA

**Document Handling** 

रु. 300.00

Filing Fee

रु. 15000.00

एकूण:

₹. 15300.00

सादरकर्ता STATE BANK OF INDIA यांनी यांचेकडून दि. 04/12/2021 रोजी घेतलेल्या रु.5391000/-कर्जासंबंधीची नोटीस ऑफ इंटिमेशन फायलिंग साठी मिळाली.

GRN is MH009721609202122E Defaced vide 0004811910202122 Dated.14/12/2021.

GRN is MH009671770202122E Defaced vide 0004811904202122 Dated.14/12/2021.

PRN is 0712202103804 Defaced vide 0712202103804D Dated.14/12/2021.

(प्र) सह. द्य्यम निबधक

17-12-2021

Note:-Generated Through eSearch Module, For original report please contact concern SRO office.

सूची क्र.2

दुय्यम निबंधक : Joint S.R. Kurla 1

फाईल क्रमांक : 984/2021

नोदंणी: Regn:63m

(1) विलेखाचा प्रकार (Title)	6 Nation of intimation according to the state of the stat
(1) विलखाचा प्रकार (1/100)	6-Notice of intimation regarding mortgage by way of deposit of Title Deed
(2) कर्जाची रक्कम (Loan amount)	Rs.5391000/-
(3) भू-मापन,पोटहिस्सा व घरक्रमांक(असल्यास) (Property Description)	1) Corporation: मुंबई मनपा Other details: Building Name:SAI SADAN, Flat No:705, Road:BALREJESHWAR ROAD, MULUND WEST, Block Sector:B WING, Landmark: ( C.T.S. Number: 6 PART, 7, 7/1 TO 3, 9, 9/1 TO 4; )
(4) क्षेत्रफळ (Area)	1) Carpet Area :225.00 Square Feet
(5) कर्ज घेणाऱ्याचे नाव व पत्ता (Mortgagor)	1) Name: DOLLY SUJAN SAHA Age: 45, Address: Building Name:LODHA SPLENDORA, Flat No:1120, Block Sector:A WING, Road:MMRDA G B ROAD City:BHAYANDER PADA, State:MAHARASHTRA, District:THANE, Pin:400615, PAN: DUGPS2628R
(6) कर्ज देणाऱ्याचे नाव व पत्ता (Mortgagee)	Bank Name: STATE BANK OF INDIA Address: RACPC GHATKOPAR (RGH), MUMBAI
(7) गहाण / कर्जाचा दिनांक (Date of Mortgage )	04/12/2021
(8) नोटीस फाईल केल्याचा दिनांक (Date of filing)	14/12/2021
(9) फायलींग नंबर (Filing No.)	984/2021
(10) मुद्रांक शुल्क (Stamp Duty)	Rs.16300/-
(11) फायलींग शुल्क (Filing Amount)	Rs.15600/-
(12) Date of submission	07/12/2021
(13) शेरा (Remark)	-

Tandel Filen- - 28809/10



# महाराष्ट्र दुकाने व आस्थापना (नोकरीचे व सेवाशर्तीचे विनियमन) नियम, २०१८ नमुना "ग" (नियम ९ पहा)

सूचना दिल्याबाबत पावती



अर्जदाराने नमूना फ द्वारा व्यवसाय सुरु केल्याबाबतची सूचना खाली नमूद केलेल्या तपशीलासह या कार्यालयास दिलेली आहे. त्याचा तपशील पुढीलप्रमाणे:

٩.	पावती क्रमांक	: २१९०२००३१५४०७६५३						
₹.	अर्जाचा (सूचनापत्राचा) आयडी क्रमांक	:	१०६०९५३२२१०३					
3.	आस्थापनेचे नाव	:	SAHA ENTERPRISES SAHA ENTERPRISES					
8.	कामगारांची एकूण संख्या	1	3					
			पुरुष.	स्त्री	इतर	एकूण		
	3.0		3	0	0	3		
4.	अ) मालकाचे नाव	:	DOLLY SAHA DOLLY SAHA					
	व) आरथापनेचा पत्ता	:	GALA NO. ५८, LOK NISARAG MARKET, PANCH AMRUT BUS STOP, GB ROAD, THANE (WEST), , कल्याण, ढाणे, ४००६०७					
Ę	सदरची पावती ही केवळ अर्जदाराने त्याचा व्यवसाय सुरु केल्य व्यवसाय अथवा व्यवसायाची जागा अस्तित्त्वात असल्याबद्दलच असणारी संबंधित सक्षम प्राधिकारी यांच्याकडील पूर्व / पश्चात प मालकाची राहिल. ही पोच पावती व्यवसायाच्या जागेचा मालकी हक्क किंवा मालक कायद्यांतर्गत ग्राहृय धरता येणार नाही.	। पुरा रवान	वा नाही. व्यव ागी, अनुझप्ती	सायासाठी व , परवाना घा	। व्यवसायाच्या रण करण्याची	जागेसाठी आवश्यव सर्वस्वी जबाबदारी		
_	व्यवसायाचे स्वरुप	:	: TRADING IN ALL READYMADE GARMENTS AND FABRICATION					
).			FABRICATI	ON				

टीप : सदरची पोच पावती संगणकीय प्रणालीद्वारे तयार करण्यात आलेली असल्याने त्यावर स्वाक्षरीची आवश्यकता नाही. सदरची पोच पावती ही अर्जदाराने सादर केलेल्या स्वयंघोषणापत्र आणि स्वयंसाक्षां कीत अभिलेखाद्वारे पडताळणी न करता वेण्यात आलेले आहे

सादर पोचपावती ही १० पेक्षा कमी कामगार असले ल्या आस्थापनांना नोंदणी दाखल्या ऐवजी देण्यात येते. त्यांना नमुना – ब मध्ये नोंदणी प्रमाणपत्र अनुझेय होत नाही.

दिनांक : ०६-०७-२०२१

ठिकाण: Thane

कार्यालयाचा पत्ता : Office of the Deputy Commissioner of Labour ,Thane, Address- MIDC, Office Complex Building, ६th floor, Near Mulund Check Naka, Wagle Estate, Thane (W),

अर्जावा आय.डी. क्रमां क

प्रदान केलेले सेवा मूल्य (रुपये)



## **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

- Ref.:

NOC

Date

Date: 01/12/2021

To.

The Branch Manager
STATE BANK OF INDIA RACPC
GHATKOPAR WEST BRANCH
GHATKOPAR MUMBAI 400086.

Dear Sirs/ Madam:

Re: Permission to mortgage Flat no. 705. on the 7th floor of the building proposed to be named as B WING SAI SADAN situated at Shastri Nagar, Vaishali Nagar, Balrajeshwar Road, Mulund West Mumbai 400080 (Hereinafter referred to as the "said Property") in favour of STATE BANK OF INDIA RACPC

- 1. This is to confirm that we have allotted/sold Flat no. 705 B WING Admeasuring 225 sq. ft. (carpet area) on the 7TH. floor (said flat) of the building proposed to be named as SAI SADAN Situated at Shastri Nagar, Vaishali Nagar, Balrajeshwar Road, Mulund West Mumbai 400080.constructed by us to Mrs. DOLLY SUJAN SAHA under an Agreement for Sale/Sale Deed dated 30/11/2021 Registered with office of the Sub-Registrar of Assurance KURLA on 29/11/2021 under Sr.No. KRL1\_JT SUB REGISTRAR KURLA No 1
- 2. We confirm that we have obtained necessary permissions/ approvals/ sanctions for construction of the said building from all the concerned competent authorities and the construction of the building as well as of the said flat are in accordance with the approved plans. We assure that the said flat as well as the said building and the land appurtenant thereto are not subject to any encumbrance, charge or liability of any kind whatsoever and that the entire property is free and marketable. We have a clear, legal and marketable title to the said property and every part there of. We further confirm that we have not availed project Finance for the project.



# **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

- Ref .:

Date

- Mrs. DOLLY SUJAN SAHA has paid an amount of Rs.12,00,000/(Rupees Twelve Lakhs
  only) and a sum of Rs. 48,00,000/- (Rupees FOURTY EIGHT Lakhs only) remains to be paid
  towards the cost of the said flat as per Sale Agreement dated 30/11/2021
- Possession of the said flat will be hand over to Mrs. DOLLY SUJAN SAHA after receiving full and final consideration as per the agreement dated 30/11/2021
- 5. We are aware that the said Borrower has approached STATE BANK OF INDIA RACPC for a loan for purchasing / acquiring the said flat and that SBI has agreed to sanction / grant the loan to the said Borrower to purchase / acquire the above flat and the said Borrower has agreed to mortgage the said flat in favour of SBI as security for the said loan. We hereby confirm that we have no objection to the said Borrower mortgaging the said flat to SBI by way of security for repayment of the said loan.

AND notwithstanding anything to the contrary contained in the said Agreement for Sale, we hereby agree to note the aforesaid charge in our books in respect of the said flat and the said Borrower will not be permitted to transfer, assign, sell off / cancel or in any other way / manner deal with the said flat prejudicial to the interest of the aforesaid mortgagee without the prior written consent of SBI.

We also undertake that the original title deed of the said Flat along with peaceful and vacant possession thereof will be delivered to STATE BANK OF INDIA RACPC A/c Mrs. DOLLY

SUJAN SAHA

01/12/2021

88-IABMUM



## **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

6. We undertake to form a Co-operative Society under the Maharashtra Flat & Apartment Ownership Act of the premises/flat holders in the aforesaid building within the statutory period and also further undertake to get the Deed in respect of the said property executed in favour of the Co-operative Society to be formed. And we agree to inform and give proper notice to the Co-operative Society as and when formed, about and said unit/flat being so mortgaged to SBI As and when a Co-operative Housing Society will be formed, the STATE BANK OF INDIA RACPC charge as aforesaid will be duly registered in the Society' Books. The Share Certificates as and when issued in the name of Mrs. DOLLY SUJAN SAHA will be sent by the Society directly to the STATE BANK OF INDIA RACPC. with noting your charge and lien on the said Share Certificate. We shall request the Society to accept STATE BANK OF INDIA RACPC as a nominee of Mrs. DOLLY SUJAN SAHA in their register and to agree to his creating a mortgage in due course of his title to the Flat together with proportionate share in the land along with his percentage of undivided interest in the common areas and facilities appurtenant to the said Flat in favour of the STATE BANK OF INDIA RACPC

7. We further undertake to obtain prior permission of the STATE BANK OF INDIA RACPC in the event the builders exercise the option to terminate the agreement with the borrower/purchaser. And we futher undertake to refund the entire amount deposited along with interest in borrowers's loan a/c with STATE BANK OF INDIA RACPC without any reference to the borrower.

Yours faithfully,

For SHREE SIDDHIVINAYAK CONSTRUCTION COMPANY

( LAXMAN DHANJI SENGHANI)





## **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

. Ref .:

Date

RECEIPT

Date: 01th DECEMBER 2021.

Received from the Purchaser MRS. DOLLY SUJAN SAHA, a sum of Rs. 12,00,000/- (Rupees Twelve Lakhs only) being part consideration of Flat No. 705, 7TH Floor, in "B" Wing of the building known as SAI SADAN, situated at Shastri Nagar, Bal Rajeshwar Road, Mulund (West), Mumbai – 400080. As stated in Clause No. 2, a hereinabove as under:

Bank Name and Branch	Cheque No. / RTGS / IMPS	Dated	Amount (Rs.)
AU SMALL FINANCE BANK	IMPS	23/11/2021	1,90,000/-
AU SMALL FINANCE BANK	IMPS	26/11/2021	1,10,000/-
AU SMALL FINANCE BANK	IMPS	27/11/2021	4,00,000/-
AU SMALL FINANCE BANK	IMPS	29/11/2021	5,00,000/-
Total			12,00,000/-

We say Received Rs. 12,00,000/-(Rupees Twelve Lakhs only) by RTGS / cheque.

Shree Siddhivinayak Construction Company through its partner Laxman Dhanji Senghani (Patel)

Witness:

1.

2.

DOLLY SUJAN SAHA 1120 LODHA SPLENDORA . A- WING , MMRD , G.B.ROAD , BHYAINDER PADA , THANE - 400615

Date: 30/05/2022

TO, The Manager, State Bank of India, RACPC, Ghatkopar (West) Branch, Mumbai - 400086.

> SUB: Kindly return the Original Agreement for Sale dated 9/12/2021 in exchange of True Copy for the same.

#### Sir / Ma'am,

I. DOLLY SUJAN SAHA have submitted the Original documents to your Bank on 30/11/2021. I hereby submit the True Copy of the Agreement for Sale dated 9/12/2021 and request you to kindly return the Original Agreement for Sale dated 9/12/2021 as it is needed for the refund of the Stamp Duty charges. I duly authorize Mr. Rajesh Dhirajlal Shah to collect the Original documents and submit the said True Copy on my behalf. I kindly request you to do the needful in the above said matter at your earliest.

Thank you.

Yours faithfully,

**DOLLY SUJAN SAHA** 

[ RAJESH SHAM]
20154 AS MIGO8254
20154 AS MIGO8254

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01(12/2021

Note:-Generated Through eSearch Module, For original report please contact concern SRO office.

सूची क्र.2

दुय्यम निबंधक : सह दु.नि. कुर्ला 4

दस्त क्रमांक : 3516/2021

नोदंणी: Regn:63m

tran-		
गावाचे	HIG:	मुलुड

	गावाचे नाव : मुलुंड
(1)विलेखाचा प्रकार	करारनामा
(2)मोबदला	6000000
.(3) ब्राजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की घटटेदार ते नमुद करावे)	3770173.94
(4) भू-मापन,पोटहिस्सा व घरक्रमांक(असल्यास)	1) पालिकेचे नाव:मुंबई मनपाइतर वर्णन :सदनिका नं: 705 बी विंग, माळा नं: 7वा मजला, इमारतीचे नाव: साई सदन, ब्लॉक नं: शास्त्री नगर बालराजेश्वर रोड, रोड : मुलुंड पश्चिम 400080, इतर माहिती: .( ( C.T.S. Number : 6pt,7,7/1 to 3,9,9/1 to 4; ) )
(5) क्षेत्रफळ	25.09 चौ.मीटर
(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.	
(7) दस्तऐवज करून देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.	1): नाव:-मेसर्स श्री सिद्धीविनायक कंस्ट्रक्शन्स कंपनी तर्फे पार्टनर लक्ष्मणभाई धनजी सिंघाणी अलीयास पटेल वय:-71 पत्ता:-प्लॉट नं: 8, माळा नं: 2रा मजला, इमारतीचे नाव: नीलकंठ शॉपींग सेंटर , ब्लॉक नं: नवरोजी लेन कामा गली , रोड नं: घाट्कोपर, महाराष्ट्र, मुंबई. पिन कोड:-400086 पॅन नं:-ABFFS3889P
(8)दस्तऐवज करून घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता	1): नाव:-किरण बाजीराव बुचुडे वय:-31; पत्ता:, -, आर सी मार्ग एज़ाज़ बाग, प्रबुद्धा नागर टाटा कॉलनी, चेंबूर, चेंबूर ईक्स्टेनशन, MAHARASHTRA, MUMBAI, Non-Government. पिन कोड:-400074 पॅन नं:-AQDPB2016J
(9) दस्तऐवज करुन दिल्याचा दिनांक	17/02/2021
(10)दस्त नोंदणी केल्याचा दिनांक	17/02/2021
(11)अनुक्रमांक,खंड व पृष्ठ	3516/2021
(12)बाजारभावाप्रमाणे मुद्रांक शुल्क	180000
(13)बाजारभावाप्रमाणे नोंदणी शुल्क	30000
(14)शेरा	1/a
मुल्यांकनासाठी विचारात घेतलेला तपशील:-:	
मुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद :- :	(i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.



#### LOAN CLOSURE LETTER

26392664/1/BOD/081016/C/001

Date: 08-OCT-16

To.

MR. YOGESH R SHETTY 16 B NEW PURSHOTTAM NGR S V RD BANDRA

MUMBA1400050

MAHARASHTRA

Phone:.

ULTRA LIGHT COMMERCIAL VEHICLE Agreement No: 26392664

UCIC: 4070497

Dear Customer

We are pleased to inform you that your captioned Loan stands fully repaid on our Books as on 07-Oct-2016 . You are, therefore, requested to take note of the following for your information/ necessary action, as may be required:

#### Uncashed Post Dated/ Security Cheques

All Post Dated/ Security Cheques not presented till the date of closure of loan are being retained at our end. All such cheques have been marked as "Cancelled" across the face of each cheque and will be destroyed after 45 days from the date of closure of the loan account. In case you wish to have the cancelled cheques returned to you, kindly log a request through PhoneBanking or visit www.hdfcbank.com/services and place your request. You may also visit any of our Retail Loan Service Centers (refer www.hdfcbank.com>>Find your nearest > Retail Loan Service Center for addresses/ contact details) and place your request for return of cancelled cheques. Kindly note that request for return of unbanked cheques will not be accepted after 45 days of the date of closure. A list of the Post Dated/ Security Cheques that remained uncashed, if any, till the date of closure of loan is enclosed herewith for

- In case your loan has been closed through the process of Pre-payment, the upcoming installment is likely to be presented on the originally scheduled date. This has also been advised in our offer for foreclosure, requesting you to mark a "Stop Payment". In the event of installment getting realized upon presentation, the amount thereof will be refunded within 10 working days, either by direct credit to the draw ee account or through Pay-Order, couriered to your mailing address on record.
- In case the Post Dated/ Security Cheques obtained from you are for a combined value of the EMIs for multiple loans, these will continue to iii. be presented till the repayment instructions are "swapped" for the accounts which are live on the system. You are requested to approach any of our Retail Loans Service Centers for necessary assistance in the matter.

#### Issue of No-Objection Certificate/ Form-35 for relinquishment of Hypothecation (Applicable only for Registered Vehicle /Equipment Loans)

- î: Our NOC/ Form-35 will only be issued if the following conditions are met:
  - Details of the vehicle (Registration/ Engine and Chassis Numbers) have been updated on basis of certified copy of the RC Book, a) and/or
  - b) A fresh or concurrent facility has not been granted on security of the same vehicle, and/or,
  - c) No instructions from any competent authority have been received restraining the Bank from release of hypothecation, and/or,
  - No other dues are pending from your side which renders it necessary for the Bank to withhold the release of hypothecation.

in case the NOC/ Form-35 is not enclosed herewith, you are requested to approach any of our Retail Loans Service Centers with a certified copy of the RC Book. In the event that you are unable to visit the Retail / Loan Service Center in person, you may send your authorized representative along with the Authority letter, Self Attested ID proof and RC Book.

In addition to the PhoneBanking/ Net Banking Helpdesk and our Retail Loans Service Centers you may also write to us at the address provided below for any assistance or clarification in the matter:

HDFC Bank Ltd. Retail Loans-Client Service Desk, 26-A, Narayan Properties, Off Saki Vihar Road, Chandivali, Mumbai 400 072.

Thank you for banking with us. We will be delighted to assist you in case you are interested in availing of any another LOAN PRODUCT and request you to get in touch with our Phone Banking Helpline or visit www.hdfcbank.com/services and place a request. Our authorized representative will get in touch with you at the earliest.

Yours Sincerely.

HDFC BANK Ltd.

This is a Computer generated document, hence does not require any Signature.

#### HDFC BANK LTD.

Please quote your Agreement number whenever you contact us. For any clarifications, please contact us at: RETAIL ASSETS 1) NEW VUAY CINEWA, CHEMBUR 2) S V ROAD, KANDIVALLIW 3) TRADESTAR, ANDHERI-E, MUMBAI -400059 Phone.:022-61606161, Fax: 11. Email: loansupport@hdfcbank.com Regd.Office: HDFC Bank Ltd. HDFC Bank House, Senapati Bapat Marg, Lower Parel (West) Mumbai-400013.

4400391

01/12/2021

Note:-Generated Through eSearch Module, For original report please contact concern SRO office.

सूची क्र.2

दुय्यम निबंधक : सह दु.नि. कुर्ली 4

दस्त क्रमांक : 4400/2021

नोदंणी : Regn:63m

गावाचे	नाव :	मलड
		3330

	गावाचे नाव : मुलुंड
(1)विलेखाचा प्रकार	65-चुक दुरुस्ती पत्र
(2)मोबदला	0
.(3) ब्राजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की पटटेदार ते नमुद करावे)	1
(4) भू-मापन,पोटहिस्सा व घरक्रमांक(असल्यास) •	1) पालिकेचे नाव:मुंबई मनपाइतर वर्णन :, इतर माहिती: दस्त क्र करल 4/3516/2021 दिनांक 17/02/2021 चे चुकदुरुस्ती पत्र,इतर वर्णन दस्तात नमुद केल्याप्रमाणे( ( C.T.S. Number : 6pt,7, 7/1 to 3,9,9/ 1to 4 ; ) )
5) क्षेत्रफळ	25.09 चौ.मीटर
(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.	
(7) दस्तऐवज करुन देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.	1): नाव:-मेसर्स श्री सिद्धीविनायक कंस्ट्रक्शन कंपनी तर्फे पार्टनर लक्ष्मणभाई धनजी सिंघाणी अलीयास पटेल वय:-71 पत्ता:-प्लॉट नं: 8, माळा नं: 2रा मजला, इमारतीचे नाव: नीलकंठ शॉपींग सेंटर , ब्लॉक नं: नवरोजी लेन कामा गली , रोड नं: घाट्कोपर, महाराष्ट्र, मुंबई. पिन कोड:-400086 पॅन नं:-ABFFS3889P
(8)दस्तऐवज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता	1): नाव:-किरण बाजीराव बुचुडे वय:-31; पत्ता:, -, आर सी मार्ग अज़ीज़ बागच्या जवळ, प्रबुद्धा नगर टा टा कॉलनी, चेंबूर, चेंबूर ईक्स्टेनशन, MAHARASHTRA, MUMBAI, Non- Government. पिन कोड:-400074 पॅन नं:-AQDPB2016J
(9) दस्तऐवज करुन दिल्याचा दिनांक	02/03/2021
(10)दस्त नोंदणी केल्याचा दिनांक	02/03/2021
1)अनुक्रमांक,खंड व पृष्ठ	4400/2021
(12)बाजारभावाप्रमाणे मुद्रांक शुल्क	500
13)बाजारभावाप्रमाणे नोंदणी शुल्क	100
14)शेरा	
पुल्यांकनासाठी विचारात घेतलेला ।पशील:-:	
पुद्रांक शुल्क आकारताना निवडलेला भनुच्छेद :- :	(i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.



#### No Objection Certificate

Dave: 08-OCT-16

To, RTO 26392664/1/BOD/081016/R/001

Sub

: Termination of Loan Agreement Number: 26392664

Customer Name

: MR. YOGESH R SHETTY

Sir,

We hereby confirm that the loan agreement entered into between HDFC BANK Ltd. and the above mentioned customer, has been terminated. We request you to remove the hypothecation of HDFC BANK Ltd. on the said vehicle, the details of which are furnished below:

Vehicle Registration Number

MH02CE4635

Engine Number

275IDI07LWYSM3817

Chassis Number

MAT445238DZN78634

This No-Objection Certificate is valid on

nths from the date of issue.

Thanking you,

For HDFC BANK Ltd.,

ROTEIN ST

Authorised Signatory

#### HDFC BANK LTD.

Please quote your ULTRA LIGHT COMMERCIAL VEHICLE Agreement number whenever you contact us. For any clarifications you are requested to contact ULTRA LIGHT COMMERCIAL VEHICLE Dept.

At: RETAL ASSETS 1)NEW VUAY CNEWA, CHEMBUR 2)S V ROAD, KANDIVALLW 3)TRADESTAR, ANDHERLE, MUMBAL 400059.

Phone No.: 022-61606161, Fax: 11. Email: loansupport@hdfcbank.com

Regd.Office: HDFC Bank Ltd. HDFC Bank House, Senapati Bapat Marg, Low er Parel (West) Mumbai-400013.

---Please tear off from here--

# HDFC BANK

#### No Objection Certificate

26392664/1/BOD/081016/R/001

Date: 08-OCT-16

To.

Insurance Cumpany

Sub

: Termination of Loan Agreement Number: 26392664

**Customer Name** 

: MR. YOGESH R SHETTY

Sir,

'e hereby confirm that the losn agreement entered into between HDFC BANK Ltd. and the above mentioned customer, has been terminated. We request you to remove the hypothecation of HDFC BANK Ltd. on the said vehicle, the details of which are furnished below:

Vehicle Registration Number

MH02CE4635

Engine Number

275IDI07LWYSM3817

Chassis Number

MAT445238DZN78634

This No-Objection Certificate is valid only for three months from the date of issue.

Thanking you,

For HDFC BANK Ltd.,

Authorised Signatory

#### HDFC BANK LTD.

Please quote your ULTRA LIGHT COMMERCIAL VEHICLE Agreement number whenever you contact us. For any clarifications you are requested to contact ULTRA LIGHT COMMERCIAL VEHICLE Dept.

At: RETAL ASSETS 1)NEW VUAY CNEMA,CHEMBUR 2)S V ROAD,KANDIVALHW 3)TRADESTAR, ANDHERHE, MUMBAI, 400059.
Phone No.: 022-61606161, Fax: 11. Email: loansupport@hdfcbank.com
Regd.Office: HDFC Bank Ltd. HDFC Bank House, Senapati Bapat Marg, Lower Parel (West) Mumbai-400013.



# **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

Ref.:

Date 04/ Dec 2021

DATE: 04ST DECEMBER, 2021

TO

THE BRANCH MANAGER

STATE BANK OF INDIA RACPC

**GHATKOPAR WEST BRANCH** 

**GHATKOPAR, MUMBAI 400086** 

SUB: CONFIRMATION OF THE PAYMENT RECEIVED FOR THE PURCHASER MRS. DOLLY SUJAN SAHA

DEAR SIR / MAM

THIS IS TO CONFIRM THAT WE HAVE SOLD FLAT NO. 705 IN WING B ON THE  $7^{TH}$  FLOOR OF THE BUILDING KNOWN AS SAI SADAN SITUTED AT BAL RAJESHWAR ROAD, VAISHALI NAGAR MULUND WEST UNDER AN AGREEMENT FOR SALE DATED  $30^{TH}$  NOVEMBER 2021.

WE CONFIRM THAT WE HAVE RECEIVED RS. 48,00,000/- ( FOURTY EIGHT LAKHS ONLY )BY YOUR BANK DATED 015T DECEMBER 2021.

SINCERELY,

SHREE SIDDHIVINAYAK CONSTRUCTION COMPANY.

( AUTHORISED SIGNATORY )





## **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

Ref.:

Date 04 Dec 202

## POSSESSION LETTER

Date: 04ST DECEMBER, 2021.

TO,

THE BRANCH MANAGER
STATE BANK OF INDIA RACPC.
GHATKOPAR WEST BRANCH,
GHATKOPAR MUMBAI

This Possession Letter is given on date 01/12/2021 at Mulund (West), Mumbai – 400080.

Mrs. DOLLY SUJAN SAHA has booked a Flat No. 705 in "B" Wing, Sai Sadan, Vaishali Nagar, B.R. Road, Mulund (West), Mumbai – 400080 and are satisfied regarding nature of construction of Flat No. 705 "B" Wing along with area measurement and specification.

That vacant and peaceful possession of said flats is given to the Purchaser Subject to the final payment as Per Registered Agreement dated 30/11/2021 after that Owner will use said flats for residential purpose and he shall become a member of the society as and when formed.

The Possession handed over (subject to payment) in proper usable condition as per mentioned in the Agreements which has been inspected by the Flat purchaser.

That the purchaser have checked and inspected all the amenities described in the Agreements and are in proper condition no further claim regarding the amenities will be entertained by the Developer.

For Shree Siddhivinayak Construction Company

( Authorised Signatory )

# SITE INSPECTION KEPUKI

**Details of Loan Applicant** (Page.1) SI **Particulars** Details no. 1. Request received from RACPC GHATKOPAR RACPC 2. Name of Applicant Dolly Saha 3. Mobile no. 12Tekh 4. Loan Type Home Loan/Take Over/Resale/Education

Loan/Mortgage Loan/Reverse Mortgage Loan/Post

Sanction/Post Disbursement

705 B wing Sai Sadan Near Vaishali nagar Bus depot

Mulund west

6 landmark

# Pre - sanction visit details

Builder (under construction)

Site Address

SI Particulars Observations of Branch Manager.

no. 1

5.

Name of Builder

Sidhhivinayka Consutrcution

2. Stage of completion Fully constructed

Visit details

h

Visit to the property

(Should be made independent ly and with a surprise element)

Whether property could be located based on the Title Documents b Landmarks for identification of the

property

C Comments of accessibility /approachability

d

Comments on the locality

F Comments on area

f Feedback from neighbours about the ownership of property, information on any disputes/pending litigation on the property and name of the person contact

Condition of the property i.e. g whether it is kept in good and tenantable condition

a) Whether property is rented

b) If so for how long it is rented

NA

All modes of transport/car/two-wheeler only /narrow walking path/no access Posh /upper middle class/middle

class/lower middle class/slum area

Residential

/commercial/industrial/underdeveloped

/trouble prone area

Shailesh Shelar 9867983878 Rajesh Shah 9082547181

Good

NO



- c) Name of the tenant
- d) And monthly rentals

# Post sanction visit details for part disbursement

- Account no.
- Work completion stage 2.

Remarks

Fully constructed

Likely possession date/month 3.

Contact person of Builder /Society 4. along with designation

Shailesh Shelar 9867983878 Rajesh Shah 9082547181

Details of 100 percent complete/Resale /Take Over/Home Equity /Education Loan for Full Disbursement and Post Disbursement Inspection.

- Account no. 1.
- 2. Whether completed

Y/N

3. Possession letter verified

Y/N

Occupancy certificate verified 4.

Y/N

Status of society formataion 5.

Not formed

6. If society formed Share Certificate

Y/N

verified

Electricity connection : whether bill in 7. the name of Applicant

NA

Maintenance bill and property tax 8. verified

Y/N

Additional remarks if Property is situated in location as per documents. WE CONFIRM BOOKING FROM MR Shailesh Shelar.

I confirm that I have visited the site and the details are filled as per the information collected at the site by actual enquiry/verification of documents.

Date:03/12/2021

Place:

(Signatur **Branch Manager**  MRS. DOLLY SUJAN SAHA 7TH FLOOR B WING - 705





## CHALLAN MTR Form Number-6



GRN MH009671770202122E BARCOL			Date	e 04/12/2021-15:30:14 Fo	rm ID 6(1)			
Department Inspector General Of Registrat	ion			Payer Details				
Stamp Duty		TAX ID / TAN	(If Any)					
Fype of Payment Stamp Duty		PAN No.(if Applicable)		DUGPS2628R				
Office Name KRL1_JT SUB REGISTRAR K	Full Name		DOLLY S SAHA					
Location MUMBAI		<u></u>			9			
Year 2021-2022 One Time		Flat/Block No	<b>.</b>	FLAT NO 705, 7TH FLOO	R, B WING, BLDG SAI			
		Premises/Bu	ilding	SADAN				
Account Head Details	Amount In Rs.							
0030045501 Sale of NonJudicial Stamp	16200.00	Road/Street		BALRAJESHWAR ROAD, MULUND WEST				
		Area/Locality	y	MUMBAI				
		Town/City/D	istrict					
		PIN		4	0 0 0 8 0			
		Remarks (If Any)  PAN2=AAACS8577K~SecondPartyName=STATE BANK  INDIA~CA=5391000						
		Amount In	Sixteer	n Thousand Two Hundred Ro	upees Only			
Total	16,200.00	Words						
Payment Details IDBI BANK				FOR USE IN RECEIVING B	ANK			
Cheque-DD Deta	ails	Bank CIN	Ref. No.	6910333202112041330	2716612378			
Cheque/DD No.		Bank Date	RBI Dat	e 04/12/2021-15:31:57	Not Verified with RBI			
Name of Bank		Bank-Branc	h	IDBI BANK				
Name of Branch		Scroll No. , Date Not Verified with Scroll						

Department ID : Mobile No. : 9324712822 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवळ दुय्यम निवंधक कार्यालयाव नोदणी करावयाच्या दस्तांसाठी लागु आहे . नोदणी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही .

# MEMORANDUM OF DEPOSIT (BORROWER'S PROPERTY AT RACPC / RCPC / RASMECCC / HOME BRANCH)

(Approved by Corporate Centre, Mumbai vide Memo Number No. CC / LAW / SKS/ 392 dated 2nd April, 2005)

#### MEMORANDUM OF DEPOSIT

Stamp to be paid if required under the stamp law applicable to the State - 4 DEC 2021 RACPC Ghatkopar Mrs. DOLLY SUJAN SAHA S/O D/O W/O Mr.SUJAN SAHA (MORTGAGOR(S)) attended State Bank of India,

day of 20 and met Shri/Smt. Occur (Name & Designation) and deposited in the presence of Shri/Smt. (Name & Designation) and Shri/Smt. (Name & Designation) he documents of title more particularly described in Schedule I hereunder written in respect of the property love of the Real as continuing security for the payment of all the moneys at create a first charge by the way of equitable mortgage in favour of the Bank as continuing security for the payment of all the moneys at any time due and payable by him / her to the Bank in respect of the term loan / advance of ₹ 49,11,000.00 (Rupees Forty Nine Lakhs Eleven Thousand Only) granted to him / her under the Home Loan To NON Salaried scheme together with interest, costs, charges and expenses. - 4 DEC 2021 Mrs. DOLLY SUJAN SAHA S/O D/O W/O Mr.SUJAN SAHA also acknowledged that the maximum amount intended to be secured by the said mortgage created on \_\_\_\_\_\_\_ day of \_\_\_\_\_20\_\_\_\_ for the purpose of section 79 of the Transfer of Property Act,1882 is \$49,11,000.00 mortgage created on \_\_\_\_\_ day of \_\_\_\_ 20\_\_\_ for the purpose of section 79 of the Transfer of Property Act,1882 is ₹49,11,000.00 (Rupees Forty Nine Lakhs Eleven Thousand Only), without prejudice to his / her liability to the Bank for repayment of all the moneys dues payable by him/her in respect of the term loan of 49,11,000.00 (Rupees Forty Nine Lakhs Eleven Thousand Only) together with interest, costs, and expenses. While making the delivery of the said title deeds detailed in Schedule I hereunder written he / she also stated that there are no outstanding claims, attachments , notices in respect of any dues against the said property. He/She also confirmed that there are no encumbrances against the said property except those specifically disclosed to the Bank and the title deeds detailed in Schedule I hereunder written are the only documents of title in his/her possession in respect of the immovable property more particularly described in Schedule II hereunder written. SCHEDULE I List of documents of Title Deeds 1. ORIGINAL AGREEMENT FOR SALE. 2. BUILDER NOC SCHEDULE II The property situated at Flat no: 705 adm area 225 Sq ft carpet area on the 7th floor in B Wing of the building known as Sai Sadan in land bearing CTS no:6(part) of Sy no: 256 and 257 of village Mulund(West) Taluka Kurla Dist Thane-400080. (Give full description of the property mortgaged) SIGNATURE 1. Shri / Smt.

https://pbbulos.statebanktimes.in/FinnOneCAS/ReportDynaParam.los

(FA)

SIGNATURE
2. Shri / Smt.
(Signature of Authorized Officer(s) who accepted deliver

Place: MUMBAI CENTRAL NAVI MUMBAI ZONE III Date:

- 4 DEC 2021 **RACPC** Ghatkopar

# MEMORANDUM OF DEPOSIT (BORROWER'S PROPERTY AT RACPC / RCPC / RASMECCC / HOME BRANCH)

(Approved by Corporate Centre, Mumbai vide Memo Number No. CC / LAW / SKS/ 392 dated 2nd April, 2005)

#### MEMORANDUM OF DEPOSIT

Stamp to be paid if required under the stamp law applicable to the State

			RAC	PC	Ghat	kopai	r		-	4 DE	C 20	21	
Mrs.DOLLY				of	Mr.SUJAI	V SAHA day		TGAGOR(S	)) atte	ended	State 20	Bank and	of India,
Shri/Smt Shri/Smt Shri/Smt described in written with for the payr advance of	Schedule an intent	I hered to creat	under wr te a first oneys at	charge t any t	respect by the v	(Nan (Nan of the pr way of equ and paya	me & De ne & De roperty n uitable n able by I	nortgage in nim / her i	the docularly of favour to the E	cuments lescribed of the l	Design of title d in Sci Bank as respect	nation) le more p hedule II continuir of the te	and particularly hereunder ng security erm loan /
Term Loan s	cheme to	gether v	vith inter	rest, co	sts, char DEC	ges and e	xpenses						kopar
Mrs.DOLLY S the said mo Act,1882 is repayment of Eighty Thou	ortgage cr ₹4,80,000 of all the	neated of the contract of the	n pees Fou dues p	SUJAN ur Lakh ayable	SAHA als day of ns Eighty by him/	20	for the d Only), spect of	purpose without pro	oximum of section of section	amount on 79 o	intend f the T her liab	ed to be s ransfer o	secured by of Property ne Bank for
While makin no outstand there are no detailed in S property mo	ing claims encumb Schedule	rances a hereun	ments , against t der writi	notice the said ten are	s in respo d propert the only	ect of any ty except documer	those sports of tit	painst the pecifically	said pro disclose	perty. I	le/She Bank	also confi and the	firmed that title deeds
						SCHED	ULE I						
List of docur AS PER TVS		Title Dee	eds										
						SCHEDU	ILE II			N.			

The property situated at FLAT NO: 705 ADM AREA 225 SQ FT CARPET AREA ON THE 7TH FLOOR IN B WING OF THE BUILDING KNOWN AS SAI SADAN IN LAND BEARING CTS NO:6(PART) OF SY NO: 256 AND 257 OF VILLAGE MULUND (WEST) TALUKA KURLA DIST THANE-400080

( Land

N. 12-6

SIGNATURE

1. Shri / Smt.

SIGNATURE

2. Shri / Smt. Authorized Officer(s) who accepted delivery)

Place: GHATKOPAR RACPC

Date:

- 4 DEC 2021

**RACPC** Ghatkopar



# EXTENSION OF THE EQUITABLE MORTGAGE

NO. 7 11			DATE	- 4 DEC
MRs. Doll	1 Suja	m S	Sake -	- 4 DEC 2021
0	-	9~1		
(Hereinafter refrred as the "E STATE BANK OF INDIA,	Orrowa.	PA	CDC O	
STATE BANK OF INDIA,	(hereinafter	nded AMA	CPC Ghatko	par office of
200 and have deposited an		Totted 33	me "Bank" 4n_1	DEC 2027 of
erty situated at files	- XM70	- 0	wy.	to my/his/her/their p
Mulyre (VV	al Sad	lan	. 6	
	)			
described below ( hereinafter r an equitable mortgage over the	eferred to and			
an equitable mortgage over the	said propositi	e "suid pro	operty") with the in	tention of creating
Bank from me /him /her /them	the Co-	7 7 8 9 9 9	for the ar	nount due to the
under the following credit fac	cilifies aven	_ ω	p-up_	
<u> </u>	by	d to me/	in /her/them the	concern of
Nature of				
a)  +   L			Linvit Rs.	
b)		481	OUIOU	
c)			1	
			1	
id also as soon to	TOTAL	48	wiow.	
nd also as security for all other At my/his/her/their/ the conc	liabilities and i			future to the D.
At my/his/her/their/ the conc em/ the said concern of Rs.		- Dai	were pleased to	grant mc/him/how/
		_an addit	ional credit facilitie	S as noted below
Nature of Facility	Origin	al I		T
141	Limit	Rs.	Additional Limit Rs.	
Prot	48100	1000	1.	4
PIN	1,11,	000		
which.	4,80)	000		
TOTAL				
	1/11/	000		70

12940

En

NIF

This is to confirm that consequent upon the additional credit facilities as stated above a
for the purpose of having the additional limits of the credit facilities covered by the secur
of the said was and T 11
presence of yourself and shall - 4 DFC 2021
to the Bank of the mortgage by deposit of title deals
stated above on 4 DEC 2021shall also apply for, stand exetended to and cover the enhangement of Re
aggregate limits of Rsgranted to me/him/her/them/the concern of
by the Bank, besides the said property letter to me/nim/ner/them/the concern of
by the Bank, besides the said property being security for all the liabilites and indebtedness
4. The said property belongs to me/him/her/them/the concern (the Borrower) absolutely and
one else has any interest therein. The said property is under my/his/her/their the concern's s
occupation.
5 Thank 1
5. There is no subsisting agreement for the sale of the said property nor has any prospective
intending purchaser taken possession of it or part of it. The said property is free from encur
brances save the mortgage already granted in favour of the Bank.
THE SCHEDILL BEDDERED TO
THE SCHEDULE I REFERRED TO HEREIN ABOVE
(List of the documents of title)
1) angmil Ann
1) Organil Hyprement
2> 0/4 NOC
- NoC
THE SCHEDIUE II DEFENDED TO WELL
THE SCHEDULE II REFERRED TO HEREIN ABOVE
(Description of the immovable properties)
- Flut NO 705, Buony
7th Floor, Sai Sueland
rlulyrel (vv)
A. A.

T-2940 - 4 DEC 2021

(AT

RACPC Ghatkopar

NA



# **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

Ref.:

Date

#### **DEMAND LETTER**

Date: 01/12/2021

TO

THE BRANCH MANAGER

STATE BANK OF INDIA RACPC

**GHATKOPAR WEST** 

<u>SUB</u> – Demand Letter for Flat No. 705, Sai Sadan B' Wing (7TH Floor).

Sir/ Ma'am,

We have sold our Flat no. **705**, **B Wing ( 7TH Floor**) of Sai Sadan Apartment situated at Shastri Nagar, Vaishali Nagar, B.R. Road, Mulund (West), Mumbai – 400080 for the Total Consideration of **Rs.60,00,000/-** (**Rupees SIXTY Lakhs Only**). As you have sanctioned the Housing Loan against the Said Property to **MRS. DOLLY SUAN SAHA** of **Rs. 48,00,000/-** (**Rupees FOURTY EIGHT Lakhs Only**). We have received the sum of **Rs 12,00,000/-** (**Rupees TWELVE Lakhs Only**) from **MRS. DOLLY SUAN SAHA** by way of RTGS / Cheque

Hence, we kindly request you to disburse the amount of Rs. 48,00,000/- (Rupees Fourty EIGHT Lakhs Only) in form of RTGS. The details of which are as follows –



## **BUILDERS & DEVELOPERS**

7, Neelkanth Shopping Centre, 2nd Floor, Navroji Lane, Cama Galli, Ghatkopar (West), Mumbai - 400 086

Ref .:

Date

Company Name - M/S. SHREE SIDDHIVINAYAK CONSTRUCTION CO.

Current A/C No.: 50200045512984

IFSC Code: HDFCO001444

Bank Name - HDFC Bank, Tilak Nagar Branch.

Kindly acknowledge the same and do the needful.

Sincerely,

FOR SHREE SIDDHIVINAYAK CONSTRUCTION Co

(Authorized Signatory)



369/18564

पावती

Original/Duplicate

Tuesday, November 30, 2021 5:08 PM

नोंदणी क्रं. :39म Regn.:39M

पावती क्रं.: 20986

दिनांक: 30/11/2021

गावाचे नाव: मुलुंड

दस्तऐवजाचा अनुक्रमांक: करल1-18564-2021

दस्तऐवजाचा प्रकार: करारनामा

-सादर करणाऱ्याचे नाव: डॉली सुजन साहा

नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 68

₹. 30000.00

₹. 1360.00

एकूण:

₹. 31360.00

आपणास मूळ दस्त ,यंबनेल प्रिंट,सूची-२ अंदाजे 5:26 PM ह्या वेळेस मिळेल.

बाजार मुल्य: रु.3770173.94 /-मोबदला रु.6000000/-भरलेले मुद्रांक शुल्क: रु. 300000/-

बाजार मुल्य: रु.3770173.94 /-

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

डीडी/घनादेश/पे ऑर्डर क्रमांक: MH009418384202122E दिनांक: 29/11/2021

बँकेचे नाव व पत्ता:

2) देयकाचा प्रकार: DHC रक्कम: रु.1360/-

हीडी/धनादेश/पे ऑर्डर क्रमांक: 3011202107983 दिनांक: 30/11/2021

बॅंकेचे नाव व पत्ता:

दुः निबंधक कुर्वा (प्र) सहः दुःस्यम शिवधक कुर्ला-१ (वर्ग-२)

D.8



30/11/2021

सूची क्र.2

दुय्यम निबंधक : सह दु.नि. कुर्ला 1

दस्त क्रमांक : 18564/2021

नोदंणी : Regn:63m

गावाचे नाव: मुलुंड

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

6000000

(3) बाजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की पटटेदार 3770173.94

ते नमुद करावे)

(4) भू-मापन,पोटहिस्सा व घरक्रमांक (असल्यास) 1) पालिकेचे नाव:Mumbai Ma.na.pa. इतर वर्णन :सदिनका नं: फ्लॅट नं- 705, माळा नं: 7 वा मजला,बी विंग, इमारतीचे नाव: साई सदन, ब्लॉक नं: बालराजेश्वर रोड,मुलुंड पश्चिम, रोड : मुंबई- 400080, इतर माहिती: मौजे मुलुंड,सदिनकेचे एकूण क्षेत्रफळ - 225 चौ. फूट कारपेट((C.T.S. Number: 6 PART, 7, 7/1 TO 3, 9, 9/1 TO 4;))

(5) क्षेत्रफळ

1) 225 चौ.फूट

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐवज करुन देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता. 1): नाव:-मेसर्स श्री सिद्धिविनायक कन्स्ट्रक्शन कंपनी तर्फे भागिदार लक्ष्मणभाई घनजी सिंघानी वय:-71; पत्ता:-प्लॉट नं: 8, माळा नं: 2 रा मजला , इमारतीचे नाव: नीलकंठ शॉर्पिंग सेंटर , ब्लॉक नं: नवरोजी लेन , कामा गली , घाटकोपर पश्चिम , रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400086 पैन नं:-ABFFS3889P

(8)दस्तऐवज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता 1): नाव:-डॉली सुजन साहा वय:-46; पत्ता:-प्लॉट नं: 1120, माळा नं: ए विंग, इमारतीचे नाव: लोडा स्प्लेंडोरा, ब्लॉक नं: भायंदर पाडा , ठाणे , रोड नं: एम. एमआर डी जी.बी रोड , महाराष्ट्र, ठाणे. पिन कोड:-400615 पॅन नं:-DUGPS2628R

(9) दस्तऐवज करुन दिल्याचा दिनांक

30/11/2021

(10)दस्त नोंदणी केल्याचा दिनांक

30/11/2021

(10)440 11411 14111411

18564/2021

(11)अनुक्रमांक,खंड व पृष्ठ

300000

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क (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.

सुलभ व्यवहारासाठी नागरिकांचे सक्षमीकरण दस्तऐवज नोंदणीनंतर मिळकत पत्रिका/ कर नोंदवही अद्ययावत करणे गरजेचे आहे. या व्यवहाराचे विवरण पत्र ई-मेल द्वारे बृहन्मुंबई महानगरपालिकेस पाठविणेत आलेला आहे. आता हे दस्तऐवज दाखल करण्यासाठी कार्यालयात स्वतः जाणेची आवश्यकता नाही.

Integrated Governance enabling You to Do Business Easily

It is necessary to update Relevant records of Property/ Property tax after registration of document.

Details of this transaction have been forwarded by Email (dated 30/11/2021) toMunicipal Corporation of Greater Mumbai.

No need to spend your valuable time and energy to submit this documents in person.



## Payment Details

sr.	Purchaser	Туре	Verification no/Vendor	GRN	/Licence	Amount	Used At	Deface Number	Deface Date
1	DOLLY SUJAN SAHA	eChallan	02003942021113000030	мн	009418384202122E	300000.00	SD	0004486629202122	30/11/2021
2	DOLLY SUJAN SAHA	eChallan		мн	009418384202122E	30000	RF	0004486629202122	30/11/2021
3		DHC		301	1202107983	1360	RF	3011202107983D	30/11/2021

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





खरी प्रत

सह. दुव्यन निवंधक, कुर्ला-१ मुंबई उपनगर जिल्हा.

		The second secon	क ( शहरी क्षेत्र - बांधीव )			
Valuation ID	202111304	1847			30 November	2021,05:00:12 PN करल
मूल्यांकनाचे वर्ष जिल्हा मूल्य विभाग उप मूल्य विभाग सर्वे नंबर /न. भू, क्रमांव		रल.बी.एस. मार्गाच्या पश्चिरं	ोकडील सर्व मिळकती.			
वार्षिक मूल्य दर तक्त्या खुली जमीन 71280	नुसार मूल्यदर रु. निवासी सदनिका 143110	कार्यालय 157410	दुकाने 171710	औद्योगीक 143110	मोजमाप चौरस म	म्नाचे एकक ोटर
बांधीव क्षेत्राची माहिती बांधकाम क्षेत्र(Built Up बांधकामाचे वर्गीकरण- उद्ववाहन सुविधा-	25 00=1777	मिळकतीचा वापर- मिळकतीचे वय-	निवासी सदनिका 9 TO 2वर्षे 5th floor To 10th floor	मिळकतीचा मूल्यदर/बांध	प्रकार- कामाचा दर -	बांधीव Rs.143110/-
रस्ता सन्मुख - Sale Type - First Sale		मजला - er circular dt.02/01/2018				
मजला निहाय घट/वाद		= 105% apply to rate=	-	<b>करल</b>	- <b>9</b>	
घसा-यानुसार मिळक	तीचा प्रति चौ. मीटर मूल्यदर	200 Sept. 10 C 200 Se	71280) • (100 / 100 <u>0 )+71</u>	या <b>नु</b> स <b>्ट</b> टक्केवारी )+ खुल 280 )	या जमिनीचा दर )	
A) मुख्य मिळकतीचे मूल	ī	= वरील प्रमाणे मूल्य दर = 150266 * 25.09 = Rs.3770173.94/-	• मिळकतीचे क्षेत्र			
एकत्रित अंतिम मूल्य	= A + B + C +	D + E + F + G + H + I + 0 + 0 + 0 + 0 + 0 + 0		ग्व्यीचे मूल्प + वरील गव्वीचे गेचे मूल्प + बंदिस्त बाल्कनी	मूल्य + बंदिस्त वाहन + मॅकेनिकल वाहनत	Ø

Home

Print



(प्र) सह. दुख्यम मिवंधक कर्ला-१ (वर्ग-२)



## CHALLAN MTR Form Number-6



Department Inspector General Of Registration			Payer Details								
- Stamp Duty			TAX ID / TAN	(If Any)							
Type of Payment Registration Fee			PAN No.(If Applicable) DUGPS2628R								
Office Name KRL1_JT SUB REGISTRAR KURLA NO 1			Full Name		DOLLY SUJAN	SAHA					
Location MUMBAI											
'ear 2021-2022 One Time	2021-2022 One Time		Flat/Block No.		flat no.705 b wir	ng sai sa	idan				
Account Head Details	Amount	In Rs.	Premises/B	uilding	S						
030045501 Stamp Duty	300	00.00	Road/Street b		balrajeshwar ro	ad mulu	nd we	st			
0030063301 Registration Fee	30	00.00	00 Area/Locality  Town/City/District		mumbai						
			PIN	45.57.405		4	0	0	0	8	0
			Remarks (If	Any)							
OEFACEO.			PAN2=ABFFS3889P~SecondPartyName=shree siddhivinaya								
			construction co~		` a	े करल - १					
330000.00					9(7)	~	T	2	ε	L	
			Amount In	Three L	R ORTHUS	and Rup	ees C	nly		_	J
Total FACE	3,30	,000.00	Words								-
	F BARODA		FOR USE IN RECEIVING BANK								
Cheque-DD	Details		Bank CIN	Ref. No.	0200394202	113000	030	2639	35544		
Cheque/DD No.			Bank Date	RBI Date	29/11/2021-2	02/65	· U	NEW CO	m	M.	RB
Name of Bank			Bank-Brand	h	BANK OF B	he of	N. S. S.	Service Services	1 8	70	À
Name of Branch			Scroll No. ,	Date	Not Verified	To Bo	oli 🖣				2
Department ID : NOTE:- This challan is valid for docu सदर चलन केवल दुख्यम निवंधक का	ment to be registered in S र्यालयात नोदंणी करावयाच्य	ub Regi ग दस्ता	strar office साठी लागु उ	only. Not भारते - नोद	valid for unrous णी न करावया	teren d	ocum ocum साठी		9 ਜਨਾ	8272	0

## Challan Defaced Details

Sr. No.	Remarks	Defacement No.	Defacement Date	Userld	Defacement Amount	
20 TO 10 TO	(iS)-369-18564	0004486629202122	30/11/2021-17:06:28	IGR197	30000.00	
	***	0004486629202122	30/11/2021-17:06:28	IGR197	300000.00	
- 2	(iS)-369-18564		Total Defacement Amount	3,30		



## CHALLAN MTR Form Number-6



GRN MH009418384202122E BARCO			IIIII Da	te 29/11/2021-20	:22:34	Form ID	25	.2
Department Inspector General Of Registrat	ion			Payer Det	ails			112
Stamp Duty Type of Payment Registration Fee	ALC: N	TAX ID / TAN (If Any)						
Type of Payment Registration Fee		PAN No.(If Applicable)		DUGPS2628R				
Office Name KRL1_JT SUB REGISTRAR K	URLA NO 1	Full Name		DOLLY SUJAN S	SAHA	PI	1	ABI
Location MUMBAI	Flat/Block No.		500					
Year 2021-2022 One Time			flat no.705 b wing sai sadan					
Account Head Details	Amount In Rs.	Premises/	Building					
0030045501 Stamp Duty	300000.00	Road/Stre	et	balrajeshwar road	mulund	west		
0030063301 Registration Fee	30000.00	Area/Loca	lity	mumbai -	10.			
	~	Town/City	/District					
	A	PIN	1		4	0 0	0	8 0
		Remarks (	If Any)	with the	, ,			10
		PAN2=ABFFS3889P~SecondPartyName=shree siddhivinay						
		construction co-				- 9		
	di l	90388		13	T	-		
				3039		1_	1	
		Amount In	Three La	kh Thirty Thousand	L Rupee	- Only	-	
Total .	3,30,000.00	Words						
Payment Details BANK OF BARC	DA		FC	OR USE IN RECEIV	VING BA	NK		
Cheque-DD Details		Bank CIN	Ref. No.	0200394202111	3000030	126393	5544	1
Cheque/DD No.		Bank Date	RBI Date	29/11/2021-20:2	8:55	Not Ver	ified w	ith RBI
Name of Bank		Bank-Branc	h	BANK OF BANK	A SUS	Meder	A	100
Name of Branch		Scroll No.,	D.1.	Not Verified with	49.00	Just 1	40	

NOTE:- Inis challan is valid for document to be registered in Sub Registrar office only. Not valid for सदर चलन केवळ दुय्यम निबंधक कार्यालयात नोदंणी करावयाच्या दस्तासाठी लागु आहे . नोदंणी न क नाही .

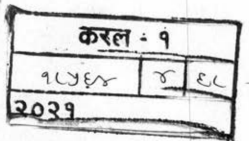
# Department of Stamp & Registration, Maharashtra Receipt of Document Handling Charges PRN 3011202107983 Date 30/11/2021

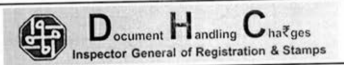
Received from DOLLY SUJAN SAHA, Mobile number 9821278645, an amount of Rs.1360/-, towards Document Handling Charges for the Document to be registered(iSARITA) in the Sub Registrar office Joint S.R. Kurla 1 of the District Mumbai Sub-urban District.

		Payment Details	
Bank Name	BARB	Date	30/11/2021
Bank CIN	10004152021113007220	REF No	. 1280979033

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







# Receipt of Document Handling Charges

PRN 3011202107983

Bank Name

Bank CIN

Deface No

Receipt Date 30/11/2021

DEFACED

1360

Received from DOLLY SUJAN SAHA, Mobile number 9821278645, an amount of Rs.1360/-, towards Document Handling Charges for the Document to be registered on Document No. 18564 dated 30/11/2021 at the Sub Registrar office Joint S.R. Kurla 1 of the District Mumbai Sub-urban District.

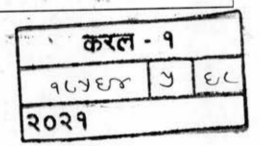
**Payment Details** 

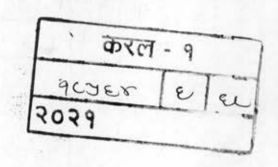
BARB Payment Date 30/11/2011

10004152021113007220 REF No. 1280979033

3011202107983D Deface Date 30/11/2021

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





## AGREEMENT FOR SALE

THIS AGREEMENT FOR SALE made & entered into at Mumbai, as on this 30 day of 100 ember, 2021 BETWEEN M/s. SHREE SIDDHIVINAYAK CONSTRUCTION CO. a Partnership Firm duly registered under the provisions of the Indian Partnership Act, 1932, having its office address at 508 / Atlantic commercials centre, R.B. Mehta Marg, Above Vodafone show room, Ghatkopar (e) – 400077. through its Partner MR. LAXMAN DHANJI SENGHANI (PATEL), hereinafter referred to as "THE DEVELOPER" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to include the partner or partners for the time being of the said firm) i.e. M/s. SHREE

SIDDHIVINAYAK CONSTRUCTION CO.

And their respective successors and assigns and heirs, executors and administrators of the respective last surviving partners) of the FIRST

AND

MRS. DOLLY SUAJ N SAHA Aged about 37 years, Indian inhabitants of Mumbai, residing at 1120, LODHA SPLENDORA A WING MMRD G.B. ROAD, BHYAINDER PADA THANE 400615. Here in after referred to as PURCHASER/S" (which expression shall unless it be repugnant to the context or meaning there of be deemed to mean and include his/her/their respective heirs, executors, administrators and permitted assigns) being the party of the SECOND PART.

WHEREAS:-



D.S

PANDIT SICA CO OPERATIVE HOUSING SOCIETY LIMITED, had acquired land and bearing C.T.S. Nos. 6 (Part), 7, 7/1 to 7/3, 9, 9/1 to 9/4 and 10 (Part) of Survey No. 256 and 257, admeasuring about 7159.40 Sq.Mtrs., (as per P. R. card) of Village Mulund (West), Taluka Kurla, situated at Shastri Nagar, Bal Rajeshwar Road, Mulund (West), Mumbai – 400 080 from Deputy Collector (Encroachment & Competent) Authority Kurla-1, Mulund, vide Possession Letter dated 19/11/1997, more particularly described in the First Schedule hereunder written (hereinafter for the sake of brevity referred to as 'the Said Property').

- B. The Members of the society, prior to its registration had constructed their individual structures on the said property and were residing with their family members or carrying on businesses.
- C. The said property admeasuring 7159.40 Sq. Mtrs., is encroach upon and/or occupied by the hutment dwellers and the same has been declared Slum Area by the Deputy Collector (Encroachment & Competent) Authority Kurla, vide Notification No. SLUM/1077/5280 dated 01<sup>st</sup> day of September, 1975 and issued a certificate dated 2<sup>nd</sup> day of November, 1986 to the proposed society.
- D. The occupants of the said occupied property have formed a society for the welfare and new gement of the tenements in the said property via PANDIT-SRA CO OF ERATIVE HOUSING SOCIETY LIMITED, duly registered under the provisions of Maharashtra Co-operative Societies Act. 1960; vide Registration No. MUM(SRA)/HSG/TC/10547, having address at Mahabhat Chawl No. 03, Shastri Nagar, Bal Rajeshwar Road, Mulund (West). Mumbai 400 080., (hereinafter for the sake of brevity referred to as 'the Said Society'). The Slum Dwellers have given their consent for Development of the said property under SRA Scheme and LOI dated 06th day of January, 1998 in respect of the said property is obtained by the developer.
- E. The IOA for composite. Bldg. Wing ,D" was approved & Issued on 06<sup>th</sup> day of January, 1998. The work of plinth CC of composite. Wing ,D" was carried out by the developer i.e. M/s. OM SHREE SAI DEVELOPERS. However subsequently dispute arise between the developer & society & Architect. Hence there was no progress in the scheme.



X

Dis

40367 CEL

F. The Society vides its General Body Resolution dated 24/03/2000
terminated the developer i.e. M/s. OM SHREE SAI DEVELOPERS
& appointed new developer i.e. M/s. SHREE SIDDHIVINAYAK
CONSTRUCTION CO. The dispute between the society & the earlier
developer continued further. However as per societies said General
Body Resolution dated 24/03/2000, the new developer i.e. M/s. SHREE
SIDDHIVINAYAK CONSTRUCTION CO. was taken on record as
per the sanction of CEO (SRA) at page 1373. In the mean while the new
developer had carried out the work of composite wing ,B", ,C" & ,D"
without necessary permission hence MPTP under section 53 (1) was
issued to M/s. SHREE SIDDHIVINAYAK CONSTRUCTION CO.
for carrying out the work without permission. The said work was

regularized by CEO (SRA) as at page 2036. The CC to composite

Wing B was issued on 30/04/2004 after sanction of CEO (SRA) for

regulation of the same.

G.

Meanwhile the earlier developer i.e. M/s. OM SHREE SAI **DEVELOPERS** filed a written petition in Hon. High County of 2953 of 2004 challenging his termination by the society. How thigh Court vide its order dated 10/02/2005 at page 3077 to 308 154 Petition directed CEO (SRA) to hear the parties & to decide N accordingly. CEO (SRA) vide order U/No.SRA/CEO/72(1)/2005 10/03/2005 at page 3083 to 3087 directed to continue the implementation of the said S.R. Scheme through the developer i.e. M/S. SHREE SIDDHIVINAYAK CONSTRUCTION CO. as appointed by the society vide its General Body Resolution dated 24/03/2000. However the developer i.e. M/s. OM SHREE SAI DEVELOPERS filed a suit in City Civil Court vide Bombay City Civil Court Suit No. 2145/2005 challenging the order dated 10/03/2005 passed by CEO (SRA). However the Notice of Motion filed by the petitioner in the said suit was dismissed by the Hon. Court vide its order dated 09/01/2008 M/s. OM SHREE SAI DEVELOPERS filed a Appeal vide No. 71 of 2008 & Contempt Petition No. 36 of 2008 against order dated 09/01/2008 of City Civil Court in Hon. High Court. The Hon. High Court vide its order dated 05/02/2008 in said A.O. directed CEO



X

करल - १

2039

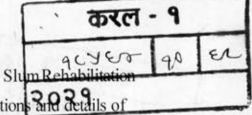
(SRA) to hear the parties again & pass the order accordingly at page 9CYE to 3125 CEO (SRA) vide Order U/No.SRA/CEO/LA/HCO/130/ dit/61/08 dated 04/03/2008 at page 3127 to 3189 affected to implement the S.R. Scheme through M/s. SHREE SIDDHIVINAYAK CONSTRUCTION CO.

H. The Slum Rehabilitation Scheme was approved on CT.S. Nos. 6 (pt.), 7, 9(pt.) & 10 (pt.) of Village Mulund (West). Architect vide his letter at page 3165 has stated that, City Survey office has carried out reconstitution of the C.T.S. No. 6 its boundaries. As per the fresh CTS plan the Slum boundary falls on reconstituted C.T.S. Nos. 4/6(pt.), 4/7 (pt.), 7, 7/1 to 3, 9(pt.) as shown C.T.S. plan at page 3191. The earlier CTS No. 6 (pt) & 10 (pt) of S.R.A Scheme has now been cancelled & amalgamated in CTS No. 4/6(pt.) & 4/7(pt.). Architect has submitted PRC of CTS No. 4/6 & 4/7 wherein entry of Maharashtra Pvt. forest has been made by City Survey office at page 3143 to 3145. Architect stated that the said entry of Mah. Pvt. Forest has been wrongly made by City Survey Office in PRC of CTS No. 4/6 & 4/7 & he has appealed before Superintendent of land records for deletion of said entry at page 3167 to 3175 Now, Architect has submitted fresh P.R.C. of CTS No. 4/6 & 4/7 of Maharashtra Private forest is been deleted at page tect has requested to issue the Revised LOI in the

name of M/s. SHIPE SIDDHIVINAYAK CONSTRUCTION CO. as per CPO(SRA) of the U/No. SRA/CEO/LA/HCO/130/Pandit/61/08 dated 04/03/2008 & s per the Hon'ble High Power Committee is order date 118407/2009 the copy of the same is at page 3287 to 3291.

- I. The Developer i.e. M/s. SHREE SIDDHIVINAYAK CONSTRUCTION CO. are absolutely seized and possessed of and is otherwise well and sufficiently entitled to development rights of the said property, the developers has all rights or PANDIT SRA CO-OPERATIVE HOUSING SOCIETY LIMITED.
- J. The developer i.e M/SSHREE SIDDHIVINAYAKCONSTRUCTION CO. are absolutely seized and possessed of and is otherwise well and sufficiently entitled to development rights of the said property. PANDIT SRA CO-OPERATIVE HOUSING SOCIETY LIMITED.





- K. The Developer has got approved from the Slum Rehabilitation.

  Authority the plans, the specification elevations, sections and details of the said slum redevelopment scheme vide C.C. bearing No. SRA/ENG/154/T/PL/AP of 29/04/2004. Hereto annexed and marked Annexure "A" are the copies of CC for the saleable building. Architects and of such other.
- L. The Slum Dwellers have given their consent for the re-development of the said property to the Developers in conformity with the Development control Regulation 33(10) of Municipal Corporation of Greater Mumbai in accordance with slum Re-habilitation Scheme.
- M. The Developers proposed two buildings in the layout, viz Rehab building with 2 wings namely "A"& "E" and 3 composite wings namely B, C, & D as sale building, the owners for open sale in the market. (Here in after referred to as "the Said Buildings").
- N. The said work carried out is as per approved plans of the composite building Wing B, C & D and Rehab Building wing ,A" & ,E", as amended and approved on 29/04/2004. Now, Architect vide his letter dated 02/10/2008 has requested for conversion of all rehab tenements to 269.00 sq. ft. carpet area & there by to increase FSI 2.50 to 300 proportionately proposing to accommodate in the wings A & B
- O. "As per Govt. Notification TPB 4308/1270/CR-175/08/UD-11 dated day of June, 2008, as new Sub Regulation 10.1 (A) has been added after Sub Regulation 10.1 of Appendix-IV of Reg. 33 (10). As per new Sub Regulation b10.1 (A), in case of slum redevelopment Scheme in process, and scheme where LOI has been issued and if full O.C. has not been granted, then the owner/developer etc. may convert the proposal within one year from regarding the size of tenements and proportionate loading of FSI in situ. conversion of balance S R A Scheme from 225.00 sq.ft. to 269.00 sq.ft. Carpet area i.e. well within one year & also within the stipulated date of 12/12/2008 as per the U.D."s letter dated 27/02/2008.
- P. As per approved parameter of the scheme if the proposal of Architect is considered for approval principally by U.D. Department in Govt. of Maharashtra will be insisted for consideration, to allow for conversion of all rehab tenements to 269.00 sq.ft. carpet area and there by to increase



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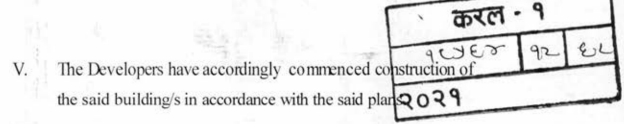
the FSI 2.50 to 3.00 proportionately as proposed by Architect.

Architect registered with the Council of Architect of Architects and such agreement is as per the agreement prescribed by the Council of Architects, whereas the Developers appointed a Structural Engineer for the preparation of the structural design and drawing of the building and the Developers accepts the professional supervision of the Architect and the Structural Engineer till the completion of the Building.

- R. The Developers alone have the exclusive rights to sell the tenements in the said buildings to be erected in the said property and to enter in to Agreements with the purchasers of Flat /Shop/office premises and to receive the sale price in respect thereof.
- S. The Purchaser demanded from the Developers and the Developers have given inspection to the Purchaser of all the documents of title relating to the said property, the said Agreements, plans, designs and specifications prepared by the Developer's Architects and of such other documents as specified under the Maharashtra Ownership Flats (Regulation of the Promotion, sale, management and transfer) Act, 1963 thereinafter referred to as "the said Act") and the rules made there under.
- F. WELKARNI the Advocate of the Developers, copies of the Revenue Records showing nature of title of the said Land Owners to the said property off which the Premises are to be constructed and Copies of plans and specifications of the Flat premises agreed to be purchased by the Purchaser and approved by the concerned municipal authorities have been annexed hereto and marked as Annexures "A"," B" and" C" respectively.
- U. 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 Developers while developing the said property and the said building and upon due observance and performance of which only the completion and occupation certificate in respect of the said building shall be granted by the concerned local authority.



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- W. The Purchaser is interested in purchasing the a residential premises out of the free Saleable F.S.I. of the said property and more particularly described in the **Second** schedule here under written and applied for the allotment of the Flat No. 705, **B** Wing on the 7<sup>TH</sup> Floor of the saleable Building to be constructed on the said property and to be known as "SAI SADAN", with the plans, designs and specifications prepared by their Architect G.S.Gokhale and approved by the Municipal Authorities/Slum Authorities under Letter of Intent No. SRA/ENG/001/T/PL/LOI dated 21/11/2009 and which have been seen and approved by the Purchaser with only such variations and modifications as the Developers may consider necessary or as may be required by the concerned local authority, the Government to be made in them or any of them. Provided that the Developers shall have to obtain prior consent in writing to the Purchasers in respect of such variations or modifications, which may adversely affect the Flat of the Purchasers.
- X. Promoters represents that they has enter into an Agreement For Sale at 17<sup>th</sup>

  FEBRUARY, 2021, with MR KIRAN BAJIRAO BUCHUDE the said Agreement was buy registered with sub registrar of Assurances under Sr. No. KRNA 3516/2021 on the 17.02.2021 and DEED OF RECTIFICATION registered under no. KRNA 4308/2021 on dated 02/03/2021 and Promoters have agreed to sale Flat No 705, 7<sup>th</sup> Floor, b Wing, admeasuring 225 Sq.ft Carpet area, Building known as SAI SADAN.
- Y. Promoters Cancelled the said Agreement under Deed of Cancellation dated 29<sup>th</sup> November 2021 registered under No KRL1- 18495/2021 dated 29/11/2021, hereinafter referred to as the said Deed of Cancellation.



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# NOW THEREFORE THIS AGREEMENT FOR SALE WITNESSESTH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:-

The above Recitals shall form an integral part of the operative portion of this Agreement for Sale, as if the same have been set out in vertatim. The heading given the operative section of this Agreement for Sale are only for convenience, and are not intended in derogations of RERA.

2. The Developers shall construct the Real Estate Project being the Rehab SRA and Sale Components building known as 'SAI SADAN' consisting of such floors set out in Recital Annexure" and the Fourth Schedule hereunder written in accordance, and as approved by Municipal Corporation of Greater Mumbai from time to time. The real Estate Project shall have common areas, facilities and amenities that may be used by the Purchaser/s and are listed in the Fifth Schedule hereunder written. PROVIDED THAT the

Developers shall have to obtain consent in writing of the **Pearchs** sy's in respect of any variation or modification which may adversal variety the premises of the Purchaser/s, except, any alteration of addition required by any Government authorities, or, due to change in law, or any change as contemplated by any of disclosures aready made to the Purchaser/s.

#### Purchase of the Premises and Sale Consideration:

have agreed to purchase the said Premises being Flat No. 705, of the building known as SAI SADAN admeasuring area 225 Sq.Ft., Carpet area on the 7<sup>th</sup> Floor in the said "B" Wing under the Real Estate (Regulations and Development) Act, 2016 (hereinafter referred to as the Said Act) equivalent to 225 Square feet (Carpet Area) as per definition under the Maharashtra Ownership of Flat Act (Regulation of the promotion of construction, management and transfer Act, 1963) on the 7TH Floor in "B" Wing of the building (hereinafter referred as to "the said Flat" said premises are more



particularly described in Seventh Schedule and are sh	nown in the ate	- 9	
particularly described in Seventh Schedule and are sh floor plan annexed and marked Annexure 'H' her to the consideration of	et <del>o) at and</del>	m	Er
<b>Rs.</b> 60,00,000/- (SIXTY LAKHS ONLY)	२०२१		

The aforesaid consideration amount shall be subjection to deduction of 1% TDS.

Out of the total sale consideration of Rs. 60,00,000/(Rupees SIXTYLAKHS Only) that Purchasers shall pay a total sum of Rs. 60,00,000/- (Rupees SIXTY LAKHS Only) to Promoter and Confirming party not include any payment translation, and Purchasers have agreed to pay balance amount of Rs. 60,00,000/- (Rupees SIXTY LAKHS Only) to Promoter on or before 30/11/2021.

(ii) The Purchaser/s has paid before execution of this Agreement for Sale, a sum of Rs 12,00,000/- (TWELVE LAKHS ONLY) as advance payment and hereby agrees to pay to the Developers the balance amount of the Consideration of Rs. 48,00,000/- (FOURTY EIGHT LAKH ONLY) in the payment of receipt enclose herewith) payment installments more particularly set out in Annexure "B" hereto.

The Sale Consideration excludes (Consisting of tax paid of payable by way of Added Tax, Service Tax, GST and at levies duties, cess or any other indirect taxes which may be connection with the construction of and out the project with respect to the said Premises and / or this Agreement Sale). It is clarified that such taxes, levies, duties, cess (which applicable/ payable now or which may be applicable/ payable in future? Including services, VAT, GST and all other indirect and direct taxes, duties and impositions applicable levied by the Central Government and / or the State Government and or Local, Public or Statutory Authorities/ Bodies on amount payable under this Agreement for Sale and/or on the said Premises, shall be borne and paid by Purchaser/s along and The Developers shall not be liable to bear or pay the same or any part thereof. All the payments will be made by the Purchaser/s as and when called



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upon by the Developers and/ or as required by concerned Government or authority, as the case may be.

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(v)

escalation in escalation-free, save and except escalation increases, due to increase on account of development charges perable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority Local Bodies/ Government from time to time. The Developers undertake and agrees that while raising a demand on the Purchaser/s for increase in development charges, cost or levies imposed by the competent authorities, the Developers shall enclose the said notification / order / rule / regulation / demand, published / issued in the behalf to that effect along with the demand letter being issued to the Purchaser/s, which shall only be applicable on subsequent payments.

It is agreed between the parties that in the event the Purchaser/s

less have availed of the benefit of any subvention scheme or any
other cheme as may have been made available to the
Purchaser/s, the terms and conditions of such scheme including
the subvention scheme and any letter, NOCs, Indemnity Bonds,

less Agreement MOUs, etc. as may have been executed
between the Developers and the concerned Banks/Financial
Institutions shall apply and the Purchaser/s shall comply with the
same. The Developers shall also be authorized to take such steps
under the schemes and documents executed in that regard, as
deemed fit by the Developers.

(vi) The Developers shall confirm the final carpet area that has been allotted to the Purchaser/s after the constructions of the said. Wing is completed and the **Occupation Certificate** is granted by the SRA, by furnishing details of the change, if any, in the carpet area, subject to a variation cap of 3% (Three Percent). The total Sale consideration payable on the basis of the carpet area of the premises shall be recalculated upon confirmation by the Developers. If there is any reduction in the carpet area within the defined limit of 3% then, the Developers shall refund the excess



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money paid by Purchaser/s within 45 (forty Five) days with annual interest at the rate specified in the Rules, trem the parent when such an excess amount was paid by the Purchaser/s. If there is any increase in the carpet area allotted to Purchaser/s, the Developers shall demand additional amount from the Purchaser/s towards Sale Consideration, which shall payable by the payments to be made by the Developers/ Purchaser/s, as the case may be, under this Clause 3(viii) shall be at the same rate

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

per square meter as agreed in Clause 3.

- (viii) On a written demand being made by the Developers upon the Purchaser/s with respect to a payment amount (whether Sale Consideration or any amount payable in terms of this Agreement for Sale) Purchaser/s shall pay such amount to the Developers, within 7 (seven) days of the Developer's said written demand without any delay.
- (ix) If the Purchaser/s enters into any loan / final arrangement with any bank/financial institutions, bank/ financial institution shall be required, disburse / pay all such amounts due and payable the Developers under this Agreement for Sale, in the same manner detailed in these Clauses below (Which will not abort Purchaser/s of its responsibilities under this Agreement for Sale.
- 4. The Developers hereby agrees to observe, perform and convey with the terms, conditions, stipulations and restrictions, if any, which may have been imposed by the SRA before handling over possession of the said Premises to the Purchaser/s, obtained from the SRA, the Occupation Certificate or Completion Certificate in respect of the said Premises as may be applicable.



5. Time is of the Essence of this Agreement for the Developers as well as Purchaser/s. The Developers shall abide by the Schedule for completion the premises and handing over said Premises to the Purchaser/s after receiving the Occupation Certificate in respect thereof and the common facilities and amenities in the Real Estate Project that can be usable by the Purchaser/s and are listed in the Fifth Schedule hereunder written. Similarly, the Purchaser/s shall be all payments of all installments of the Sale Consideration or other dues payable by him / her / it and meeting, comprising with fulfilling all its other obligations under the said Agreement.

FSI, TDR and development potential with respect to the said Wing on the said Properties:

The Purchaser/s hereby agrees, accepts and confirms that the Developers proposes to develop the Real Estate Project (including by utilization of the full development potential) in the manner more particularly detailed at Recitals above and all the plans and specifications pertaining thereto and the Purchaser/s has agreed to purchase the soid premises based on the unfettered and vested right of the Developers in any regard.

For TDR and Development potential with respect to the proposed frature anti-further Development of the said Properties/ Whole Project. The Pure paser/s needs agrees, accepts and confirms that the Projects proposes to develop the Whole Project of the said Properties by utilization of the full development potential) and develop the same in wing manner and undertake multiple real estate projects therein in the manner more particularly detailed at Recital Annexure "A" above and as depicted in the layout plans, preformed and specification at Annexure "A" hereto constituting the Proposal Layout and the proposed potential and the Purchaser/s has agreed to purchase the Said Premises based on the unfettered and vested rights of the Developers in this regard.



# 8. Possession Date, Delays and Termination:-

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(i) The Developers shall give possessions of the Premises to the Purchaser/s Ready Possession ('Possession Date") Provided however, that the Developers shall be entitled to extension of time for giving delivery of the Premises on the possession date, if the completion of the Real Estate Project is delayed on account of the any or all of the following factor:

- (a) Any Force majeure events;
- (b) Any notice, order, rule, notification of the Government and/or other public or competent authority/ court.
- (c) Any stay order / injunction order issued by any court of Law, competent authority, SRA, Statutory authority.
- (d) Any other circumstances that may be deem reasonable the authority.
- (ii) If the Developers fails to abide by the time schedule completing the said Real Estate Project and handling over the said Premises to the Purchaser/s or Possession date (save and except for the reasons stated in Clause 8(i) above, then the Purchaser/s shall entitled to either off the following options:-
  - Call upon the Developers by giving a written notice by
    Courier / E-mail / Registered Post A.D. and address
    provided by the Developers (Interest Memo"), to pay
    interest at the prevailing rate of 12% per annum, Highest
    Marginal Cost of Lending Rate of 2% thereon for every
    month of delay from the Possession Date ("the interest
    rate"), on the Consideration paid by the Purchaser/s. The
    interest shall be paid by the Developers to the Purchaser/s
    the date of offering to hand over of the Possession of the
    said premises by the Developers to all.



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The Purchaser/s shall be entitled to terminate the
Agreement by giving a written Notice to the Developers
by Courier / E-mail / Registered Post/A.D. / at the address
provided by the Developers in ('Purchaser/s Termination
Notice'') to be computed from the date of Developers
received such amount /part thereof the date such amounts
with interest at the interest rate thereon are duly repaid. On
such repayment of the amounts by the Developers (As
such) whatsoever on the Developers and/or the premises
Developers shall entitled to deal with and/or dispose of the
said premises the manner deems fit and proper.

- (iii) In case the Purchaser/s elects its remedy under sub-clause
  - (a) above then in such a case the Purchaser/s shall subsequently not be entitled to the remedy under sub clause (ii)
  - (b) above.

(b)

If the Purchaser/s fails to make any payment on the stipulated and s and time /s as required under this Agreement for Sale, then the Purchaser/s shall pay to the Developers interest at the Interest Rate mentioned in sub clause (ii) (a) above, on all and any such delayed payments computed from the date such amount was due and payable till the date such amount are fully and linally paid together with the interest thereon at the Interest Rate.

- (v) Without prejudice to the right of the Developers to charge interest at the Interest Rate mentioned at Clause (A) above, and any other rights and remedies available to the Developers, either
- (vi) on the Purchaser/s committing default in payment on a due date of any amount due and payable by the Purchaser/s to the Developers under this Agreement for Sale (including his /her /its/ proportionate share of taxes levied by concerned local authority and other outgoings) and/ or
- (vii) the Purchaser/s committing three defaults of payment of installments of the Sale Consideration, the Developers shall be



entitled, as its own opinion and discretion, to terminate this 20 W.

Agreement, without any reference or recourse to the Purchaser/s.

Provided that, the Developers shall give an Notice (Fifteen) days in writing to the Purchaser/s ("Default Notice") by courier / E-mail /Registered Post A.D. at the address provided by the Purchaser/s, of its intention to terminate this Agreement for Sale with details/s of the specific breach or breach of terms and conditions in respect of which is intended to terminate the Agreement. If the Purchaser/s fail to rectify the breach or breached mentioned by the Developers within the period of the Default Notice, including making full and final payment of any outstanding dues together with interest thereon computed at the Interest Rate, then at the end of the period specified in the default Notice, the Developers shall be entitled to terminate this Agreement for Sale by issuance of a written notice to the Purchaser/s ('Developers Termination Notice"), by couriers mail / Registered Post A.D. at the address provided by the Purchaser/s. On the Receipt of the Developers Termination Notice by the Purchaser/s, this Agreement for Sale shall stand terminated and cancelled. On the termination and cancellation of this Agreement in the manner as stated in this sub clause, the Developers shall be entitled to forfeit 10 % percent of the Sale Consideration ("Forfeiture Amount") as and 'by the way of agreed genuine pre estimate of liquidated damages. Within a period of 30 (thirty) days of the Termination Notice, the Developers shall after deduction of the Forfeiture Amount refund the balance amount of Sale Consideration to the Purchaser/s have no claim of any nature whatsoever on Developers and / or the said premises and/or disposed the said premises and / or car parts in the manner he may deem fit and proper.

(viii) It is further agreed between the Developers and Purchaser/s that in case of termination / cancellation of Agreement, due to any reasons whatsoever, if Developers suffers any loss, costs etc. On account of non-adjustment of taxes paid earlier on the said of the said premises in terms of the prevailing law, then said loss, costs



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etc. Shall be adjusted / recovered any amount refundable/
payable to the Purchaser/s by Developers and accordingly the
balance amount, if any only shall be refunded / paid to the

The common areas, facilities and amenities in the Real Estate Project that may be usable by the Purchaser/s are listed in the Fifth Schedule hereunder written. The Common facilities and amenities in the Whole Project that may usable by the Purchaser/s are listed in the Sixth Schedule hereunder written. The internal fitting and fixtures in said premises shall be provided by Developers as listened in the Eight Schedule hereunder written.

#### 10. Procedure for taking Possession:

(i)

- Upon obtainment the Occupancy Certificate from the SRA and upon payment by the Purchaser/s of the Requisite installment of the Sale Consideration and all the amounts due and payable in terms of this Agreement the Developers shall offer possession of the premises to the Purchaser/s in writing It Possession Notice"). The Purchaser/s agrees to pay the infinitement charges as determined by the Developers or the society as the case may be. The Developers on its behalf offer the possession to the Purchaser/s in writing within days of receiving the Occupancy Certificate of the Real Estate Project, provided the Purchaser/s has make payment of the requisite installments of the Sale Consideration and all other amounts due and payable in terms of this Agreement.
- (ii) The Purchaser/s shall take possession of the said premises within 15 days of the Possession Notice.
- (iii) Upon receiving the possession Notice form the Developers as per Clause 10 (i) above, the Purchaser/s shall take possession of the said Premises from the Developers by executing necessary indemnities, undertaking and such other documentation as may be prescribed by the Developers, and the Developers shall give possession the Purchaser/s takes or fails to take possession of the Premises within the time Provided above in this Clause, the Purchaser/s shall continue to be liable to pay maintenance



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applicable and as shall be decided by the Developers

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(iv) Within 15 (fifteen) days of receipt of the Possession Notion Purchaser/s shall be liable to bear and pay his/her/its

proportionate share i.e. in proportion to the carpet area of the said premises, of outgoings in respect of the Real Estate Project and Said Properties including inter alia, local taxes, betterment charges, GST, other indirect taxes or every nature, or such other levies by the SRA or other 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 Real Estate Project and/or the Said Properties Until the society is formed and the Society Conveyance is duly executed and registered, the Purchasers shall pay to the Developers such proportionate share of outgoings as may be determined by the Developers at his discretion. The Purchaser/s further agrees that till the Purchaser/s share is so determined by the Developers as its's discretion, the Purchaser/s shall pay to the Developers Provisional monthly contribution of Rs. 5/- (Rupees Five) per sq. ft. Carpet area of flat premises towards the monthly outgoings excluding Assessment Tax. The amounts so paid by the Purchaser/s to the Developers shall not carry any interest and shall remain with the Developers until the Society Conveyance is duly executed and registered. On execution of the Society conveyance, the aforesaid deposit less any deductions as provided for in this Agreement for Sale, shall be paid over by the Developers to the Society (All charges).

11. The Purchaser/s shall use the said premises or any part thereof or permit the same to be used only for residential purpose. The Purchaser/s shall use the car parking space only for purpose of parking Vehicle.



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## 12. Formation of the Society and Other Societies:

Upon 51% of the total number of units/ premises in the Real Estate Project being booked by the Purchaser/s, the Developers shall submit an application to the Competent authorities to form a co-operative housing society to comprise solely of the Rurchaser/s and other Purchaser/s of the units/premises in the Real Estate Project, under the provisions of the Maharashtra Cooperative Societies Act, 1960.

- (ii) The Purchaser/s shall, along with other Purchaser/s units in the Real Estate Project, join in forming and registering a Cooperative housing society under the provisions of the Maharashtra Cooperative Societies Act, 1960 in respect of the Real Estate Project in which the Purchaser/s of the premises in the Real Estate Project along shall be joined as member ("the Society").
- (iii) For this Purpose, the Purchaser/s shall from time to time sign and execute the application for registration and/or membership and all other papers, forms, wettings and documents necessary for the relation and registration of the society and for becoming a prember thereof, including the bye-laws of the becoming a prember thereof, including the bye-laws of the becoming a prember thereof, including the bye-laws of the becoming a prember thereof, including the bye-laws of the becoming a prember thereof, including the bye-laws of the becoming a prember thereof, including the bye-laws of the become a prember thereof and the become and the become a prember thereof and the become and the b
  - (iv) The name of the Society shall be solely decided by the Developers.
  - (v) The society shall admit all purchasers of flats and premises in the Real Estate Project as members.
  - (vi) The Developers shall be entitled, but not obliged to, join as a member of the Society in respect of unsold premises in the Real Estate Project, if any. Post execution of the Society Conveyance, the Developers shall continue to be entitled to such unsold



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premises and to undertake the marketing etc. In respect of such unsold premises. The Developers shall not be label or required to bear and/or pay any amount by way of Cöntribution outgoings, deposits, transfer fees/ charges and / or non-occupancy charges, donation, premium any mount, compensation whatsoever, to the Society/ Apex Body for the Sale / allotment or transfer of the unsold areas in the Real Estate Project or elsewhere, save and except the Municipal Taxes at actual (Levied on the unsold premises) and a sum of Rs. 500/- (Rupees Five Hundred Only) per month in respect of each unsold premises towards the outgoings.

- (vii) Post execution of the Conveyance to the Society, the Society shall be responsible for the operation and management and/or supervision of the Real Estate Project, and the Purchaser/s shall necessary co-operation and shall do the necessary acts, decide matters and things as may be required in this regard.
- Estate Projects to be developed on the said Properties having booked their respective premises/ units, the Developers shall submit application/s to the competent authorities to forma cooperative hosing society to comprise solely of the Purchaser/s of units/ premises in that particular Real Estate Project, under the provisions of Maharashtra Cooperative Societies Act, 1960. The Developers of the Other Societies in which the Purchaser/s of the Premises / units comprised in the other Real Estate Projects comprised in the said Properties shall become members, in accordance with the provisions of the Maharashtra Cooperative Societies Act, 1960.
- (ix) The cost, charges, expenses, levies, fees, taxes, dues including stamp duty and registration charges, in respect of the formation of Body and its member s, intended member and the Developers shall not liable for the same.



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13. The Purchaser/s shall, before delivery of possession of the said Premises in accordance with Clause 8 above, deposit the following amounts with the Developers):-

(i) Rs. 1000 (Rupees One Thousand Only) for share money, application entrance free the society and Apex Body.

Rs. 5,000/ (Rupees Five Thousand Only) for formation and registration of the Society.

- (iii) Rs. 40,000/- (Rupees Forty Thousand Only) for proportionate share of development charges.
- (iv) Rs. 5/- (Rupees Five Only) per Sq ft Carpet Area for deposit towards provisional monthly contribution towards outgoings of Society for Eighteen Months. Rs. 50,000/- (Rupees Fifty Thousand Only) for deposit towards water, electricity and other utility and services connection charges.

Rs. 18,700/- (Rupees Eighteen Thousand Seven Hundred Only)

posits of electrical receiving and sub-station provided / to

in layout of the said Properties; and

The Purchaser's shall pay to the Developers a sum of Rs. 30,000/(Rupeet Thirty Thousand Only) for meeting all legal costs, charges and
expenses, including professional costs of the Attorney— at — Law /
Advocates of the Developers in Connection with this Agreement for
Sale, the transaction contemplated hereby, the formation of the Society/
Apex Body, or repairing the rules, regulations and bye-laws of the
Society/ Apex Body, and the cost of preparing and engrossing the
Society Conveyance, Apex Body Conveyance and other deeds,
documents and writings.

15. The Developers has informed the Purchaser/s that there will be common access road, street lights, common recreation space, passages, electricity and telephone cables, water lines, gas pipelines, drainage lines, sewerage lines, sewerage treatment plant and other common amenities, conveniences in the layout of the said properties. Developers





has further informed to the Purchaser/s that all expenses and charges of the aforesaid amenities conveniences may be common for the Purchaser/s along with the said Properties, and the Purchaser's shall share such expenses and charges in respect thereof as also maintenance

share such expenses and charges in respect thereof as also maintenance charges proportionately. Such proportionate amounts shall be payable by such of the purchasers of flats/ units/ premises on the Real Este Project including the Purchaser/s herein the proportion to be paid by the Purchaser/s shall be determined by the Developers and the Purchaser/s agrees to pay the regularly without raising any dispute or objection with regards thereto. The Purchaser/s agrees to pay the amount regularly without raising any disputer or objection regard thereto. Neither the Purchaser/s nor any of the Purchaser of flats / units

/ premises in the Real estate Project subject to the Developers laying through or under over said properties or any part thereof pipelines underground electric and telephone cables, water lines, gas pipe time drainage lines, sewerage lines etc. belonging to or mean any of the other buildings / towers which are to be developed and constructed any portion of the said Properties.

# 16. Loan and Mortgage:

- (i) The Purchaser/s shall be entitled to avail loan from bank, financial institution and to mortgage the flat by way of security for repayment of the said loan to such bank / financial institution, with the prior written consent of the Developers. The Developers shall be liberty to refuse permission to the Purchaser/s for availing any bank loan and for creation of any such mortgage / charges in the event the Purchaser/s has/have defaulted in making payment of the Sale Consideration and or other amount payable by the Purchaser/s under this Agreement.
- (ii) All the cost, expenses, fees, charges in connection with procuring and availing of the said mortgage of the said Premises, servicing and repayment of the said Loan, and any default with respect to the loan and/or the mortgage of the said Premises, shall be solely and exclusively borne and incurred the



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Purchaser/s . The Developers shall not incur any liability or the lieution (monetary or otherwise) with respect to such loan or

The Agreement and contracts pertaining to such loan and mortgage—shall not impose any liability or obligation upon the

Developers in any manner, and shall be subject to and shall ratify the right and entitlement of the Developers to receive the balance sale consideration of the Developers to receive the balance Sale Consideration and balance other amounts payable by the Purchaser/s under this Agreement for Sale.

(iii) In the event of any enforcement of security / mortgage by any bank / financial institution, the Developers shall be entitled to extend the necessary assistance / support as may be required under applicable law.

## 17. Representations and Warranties of the Developers :-

mortgage.

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ollows, subject to what is stated in the Agreement and all its Schedules and annexure subject to what is stated in the Title Certificate.

- The Developers has clear title and has the requisite rights to carry out development upon the said Properties and also has actual, physical and legal possession of the said Properties for the implementation of the Whole Project, subject to the Terms and Conditions of the indentures mentioned in Recital Annexure "A" above, the litigations referred to in Recital Annexure. above and the mortgages set out in Recital Annexure.
- (ii) The Developers has lawful right and requisite approvals from the competent Authorities to carry out development of the Real Estate Project and shall obtain requisite approvals from time to time to complete the development of the Real Estate Project.
- (iii) There are no encumbrances upon the Real Estate Project except those disclosed to the Purchaser/s.
- (iv) There are no litigations pending before any Court of law with respect to the Real Estate Project except those disclosed to the



Purchaser/s.

All approvals, licenses and permits issued by the competent

(v) All approvals, licenses and permits issued by the competent authorities with respect to the Real Estate, are valid and subsisting and have been obtained by due process of law. Further, all approvals, license, permits to be issued by the competent authority in respect of the Real Estate Project, shall be obtained by following due process of law and the Developers will and shall at all times, remain to be in compliance of applicable laws in relation to the Real Estate Project in common arrears.

has not committed or omitted to perform anything, where by the right, title and interest of the anybody created herein.

- (vii) The Developers has the right to enter into this Agreement of Sale and / or development agreement or any such Agreement arrangement with any person or party in respect to the said Properties and the said properties which will, in any manner, adversely affect the right of the Purchaser/s under this Agreement for Sale.
- (viii) The Developers confirms that the Developers is not restricted in any manner whatsoever from selling the said Premises to the Purchaser/s in the manner contemplated by this Agreement for Sale.
- (ix) At the time of execution of the Society Conveyance, the Developers shall handover lawful, vacant, peaceful physical possession of the common areas of the Real Estate Project as detailed in the Fifth Schedule hereunder written to the Society, save and except the basement, podium and stilts retained by the Developers.
- (x) The Developers has duly paid and shall continued to and discharge undisputed Governmental dues, duties, charges, and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the Real Estate Project to the competent authorities till



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the said possession and thereupon shall be proportionately by the Society.

No notice from the Government or any other local body or authority or any legislative enactment, government authority or any legislative enactment, government acquisition or requisition (including any notice of acquisition or requisition of the said Properties) has been received or served upon the Developers in respect of the said Properties except those disclosed to the Purchaser/s.

- 18. The Developers may appoint a third party/agency for the purpose of operating and maintaining, the Real Estate Project and the said Properties, including any common area facilities and amenities on such terms and conditions as it may deem fit.
- 19. The lopers shall be entitled to designate any space / areas on the Said Properties any part thereof (including on the terrace and basement levels at the Real Estate Project) for the third party service provider, for inclinating provision and maintenance of utility services (Including power water, drainage and radio and electronic compulsization) to be availed including by the purchaser /s of the units / premises to be constructed thereon. The Developers and its workmen /agents / contractors / employees and any third party contracts shall be entitled to access and service such infrastructure and utilities over the said Properties.
- 20. The Developers shall be entitled to transfer and / or assign the benefit of additional F.S.I. / T.D.R. or any other rights of the said Properties to any third party and/ or to allow any third parties to use and or consumer T.D.R. or any other benefits or advantages or any other properties, on the Said Properties, who shall be entitled to all the rights mentioned above, including to do construction mentioned above.
- 21. For all or any of the purpose mentioned under this Agreement, the Developers shall be entitled to keep and /or store any constructions material on any portion of the Said Properties, and/or to have additional Electricity Supply and/or additional Water Supply and for other purpose of construction, to do all such further acts and the matters and things as may be necessary. in such an event or otherwise, the

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Purchaser/s /s directly and / or indirectly, shall into do any act, deed, matter or thing, whereby the Developers may be prepared from putting any such additional and /or new construction and /or shall not raise objection and/or obstruction, hindrance or otherwise.

- 22. The Purchaser/s, with intention to bring all persons into whosoever hands the premises and/or its rights, entitlement and obligations under this Agreement shall come, hereby covenants with the Developers as flows:
  - i. To maintain the said Premises at the Purchaser/s cost in good and tenable repair and condition as the date that of possession of the said Premises taken and shall not do or suffer to be done anything or to the Real Estate Project which may be against rules, regulations or bye laws or change / alter or modify addition in or to the said Tower / Wing in which the said Premises is situated and the said Premises or any part thereof without the consent of the authorities and Developers.
- 23. Nothing contained in this Agreement is intended nor shall be construed as a grant, demise or assignment of law, of the said Premises or the Real Estate Project of said Properties and / or any building / towers.

  As may be constructed thereon, or any part thereof. Purchaser/s shall have no claim save and except in respect of the said Premises hereby agreed to be sold to him and all the spaces, parking spaces, lobbies, staircases, terrace, recreation spaces and all other areas and spaces and or will remain the property of the Developers as hereinabove mentioned until the Society Conveyance and the Apex Body Conveyance, as the case may be.
- 24. The Developers shall not mortgage or create a change:

After the Developers executes this Agreement for Sale, it shall not mortgage or create an charge on the said Premises and including such mortgage or charge is made or created notwithstanding anything contained in any other law for the time being inforce, such mortgage or charge shall be affected the right and interest of the Purchaser/s who has the or agreed to take such said premises, Provided however that nothing shall affect the already subsisting mortgage, charge created



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over the said Premises as out in Recital Annexure "" above, which will be subject to the objected received from the mortgagees therein.

Binding Effect: 29 EC

Porwarding this Agreement for Sale to the Purchaser/s by the

Developers does not create a Binding obligation on the part of the Developers or the Purchaser/s until, firstly, the Purchaser/s signs and delivers this Agreement for Sale with all the Schedules and annexure along with the payments due as stipulated in the payment plan at Clause 3 above, within 30 (thirty) days from the date of receipt by the Purchaser/s and secondly, appears for registration of the same before the concerned office of the Sub-Registrar of Assurances as and when intimated by the Developers. If the Purchaser/s fails to execute and deliver to the Developers this Agreement for Sale, with 30 (thirty) days from the date of its receipt by the Purchaser/s and/or appear before the Sub-Registrar for its registration as and when intimated by the Developers, then the Developers shall serve a Notice to the Purchaser/s for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the Purchaser/s, the application of the Purchaser's shallow treated as cancelled and all sums deposited by the

Parchaser's shall be treated as cancelled and all sums deposited by the Purchaser's shall be treated as cancelled and all sums deposited by the Purchaser's in connection therewith including the booking amount shall be returned to the Purchaser's without any interest or compensation

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#### Nominee:

The Purchaser/s hereby nominates

No minee"] as his / her / their nominee in respect of the said

Premises. On the death of the Purchaser/s, the nominee shall
assume all the obligations of the Purchaser/s under this

Agreement for Sale and in respect of the said Premises and shall
be liable and responsible to perform the same, so far as
permissible in law. The Purchaser/s shall at any time hereinafter
be entitled to substitute the name of the Nominee. The

Developers shall only recognize the Nominee as the Nominee
substituted by the Purchaser/s (if such substitution has been
intimated to the Developers in writing) said deal with
him/her/them in all matters pertaining to the said premises, till
the time the necessary order of the Court of Law has been
obtained by any legal heirs and/or representative of the
Purchaser/s.

ii. The heirs and legal representatives of the Purchaser/s st bound by any or all the acts, deeds, dealings, branches, omissions, commissions etc. of and/or by the Nominee.

#### 26. Entire Agreement :-

This Agreement for Sale, along with its schedules and annexes, constitutes the entire Agreement between the Parties with respect to the subject matter here of and supersedes any and all understandings, any other agreements, bookings, letter of acceptance, allotment letter, corresponding arrangements whether written or oral, if any, between parties in regard to the said apartment/ plot / buildings as the case may be.

#### 27. Right to Amend:

This Agreement for Sale may only be amended through with the consent of both the parties.



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# 28. Provisions of this Agreement for Sale applicable to Purchaser/s s and subsequent Purchaser/s:-

hereto that all the Provisions contained herein have the obligations arising her under in respect of the shall equally be applicable to and enforceable against the subsequent Purchaser/s of the said premises, in case of transfer, as the said obligations go along with the premises, for all purposes.

### 29. Method of Calculation of proportionate share ;-

Wherever in this Agreement for Sale it is stipulated that the Purchaser/s has to make any payment, in common with other Purchaser/s in the Real Estate Project or the Whole Project, as the case may be, the same shall be in proportions to the carpet area of the said Premises to the total carpet area of all the said premises / units / areas / spaces in the Real Estate Project of the Whole Project as the case may be.

#### 30. Further Assurances:

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

#### 31. Waivers:

No forbearance, indulgence of relaxation or inaction by either Party at any time to require performance of any of the provisions of these presents shall in any way affect, diminish or prejudice the rights of such party to require performance of that provision and any waiver or acquiescence by such Party of any breach of any of the Provisions of these presents by the other Party shall not be construed as a waiver or acquiescence of any continuing or succeeding breach of such provisions or waiver of any right under or arising out of these presents, or acquiescence to or recognition of rights and/opposition

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other than as expressly stipulated in these presents.

#### 32. Place of Execution :-

The Execution of this Agreement for Sale shall be complete only upon its execution by the Developers through its authorized signatory at the Developer's office, or at some other place, which may be mutually agreed between the Developers and the Purchaser/s, in Mumbai City. After the Agreement is duly executed by the Purchaser/s and the Developers or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence, this Agreement for Sale shall be deemed to have been executed at Mumbai.

- 34. The Purchaser/s and / or Developers shall present this Agreement for Sale as the proper registration office for registration within the time limit prescribed by the Registration Act, 1908 and the Developers will attend such office and admit execution thereof.
- 35. All notices to be served on the Purchaser/s and the Developers as completed by this Agreement for Sale shall be deemed to have been duly served if set to the Purchaser/s or the Developers by Courier or Registered Post A.Dior notified email ID/ Under Certificate of Posting at their respective address specified below:-For Purchaser/s:-

Name of the Purchaser/s MRS. DOLLY SUJAN SAHA
Address of Purchaser/s: 1120, LODHA SPLENDORA A
WING MMRD G.B. ROAD, BHYAINDER PADA
THANE 400615.

Mobile No.		4
Notified Email ID:-	S <del>************************************</del>	
For Developers :-	SHREE	4

SIDDHIVINAYAK CONSTRUCTION CO.

Having its registered office at :-508/ ATLANTICA
COMMERCIALS CENTRE RB MEHTA MARG ABOVE
VODAFONE SHOWROOM GHATKOPAR EAST 400077.

It shall be the duty of the Purchaser/s and the Developers towards each other of any change in address subsequently execution of this Agreement for Sale in the above address Registered Post failing



"which all communications posted at the above address shall be deemed to be received by the Developers or the Purchaser/s, as the

deemed to be received by take any ber 37 EC

3036. Joint Purchasers

That in case there are Joint Purchaser/s all communication shall be sent by the Developers to the Purchaser/s whose address appears first and at the address given by him/her and shall for all intents and purposes to consider as Developers served on all the Purchaser/s.

#### 37. Stamp Duty and Registration Charges ;-

The Charges towards stamp duty fees and registrations charges of this Agreement for Sale and all out of pocket expenses and charges shall be borne by the Purchaser/s alone

#### 38. Dispute Resolution :-

Any dispute or difference between the Parties in relation to this

artically. It case of failure to settle such dispute anicably such

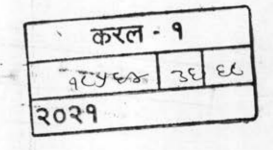
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# Governing Law And JURIDICITION:-

This Agreement for Sale and the rights, entitlements and obligations of the Parties under or arising out of this Agreement for Sale shall be construed and enforced in accordance with the laws as applicable in Mumbai city, and the Courts of Law in Mumbai will have exclusive jurisdiction with respect to the matters pertaining to this Agreement for Sale.





## 40. Permanent Account Numbers :-

Details of the Permanent Account Numbers of the Developers and Purchaser/s are set out below:-

PAN CARD NO.	
ABFFS3889P	
in the second	
DUGPS2628R	
The Reservoir	

# 40. Construction of this Agreement for Sale :-

(i) any interference to any statute or statutory provision shall include:-

all subordinate legislation made from time under that provision (whether or not amend modified, re- enacted or consolidated);

(b) any amendment, modifications re-enactment, substitution or consolidation thereof (whether before, on or after the date of this Agreement for Sale) to the extent such amendment, modifications, reenactment, substitution or consolidation applies or is capable of applying to any transactions entered into under this Agreement for Sale as applicable, and (to the extent liability there under may exit or can aeries) shall include any past stator provision (as from time to time amended, modified, re-enacted, substituted or consolidated) which the provision referred to has directly or indirectly replaced;



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any reference to the singular shall include the plural and vice-

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any reference to the masculine, the fermions and /or the neuter shall include each other.

The Schedules and Annexure form the part of this Agreement for Sale and shall have the same force and effect as expressly set out in the body of this Agreement for Sale, and any reference to this Agreement for Sale shall include any schedules to it.

- (v) References to this Agreement for Sale or any other document shall be construed as references to this Agreement for Sale or that other documents as amended, varied, notated, supplemented or replaced from time to time.
- (vi) Each of the presentations and warranties provided in this

  Agreement for Sale is independent of other representations and

  warranties in this Agreement and unless the contrary is

  expressly stated, no clause in this Agreement for Sale limits the
  extent or application of another clause.

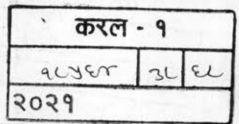
Reference to a person (or to a world importing a person) shall be trued so as to include;

An individual, firm, partnership, trust, joint venture Company, corporation, body corporate, unincorporated body associated, organization, any government or any agency of a government or state, or any municipal authority or other Governmental body (with or not in each case having separate legal Person or separate legal entity); and

(b) That person's successors in title and assigned transferees permitted in accordance with the terms of this Agreement for Sale.



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# THE FIRST SCHEDULE OF THE SAID PROPERTY HEREINABOVE REFERRED TO :-

ALL THAT piece and parcel of land and the structures, buildings, standing on land bearing C.T.S. Nos. 6 (Part), 7, 7/1 to 7/3, 9, 9/1 to 9/4 and 10 (Part) of Survey Nos. 256 and 257, admeasuring about 7159.40 Sq. Mtrs., (as per P. R. card), of Village Mulund (West), Taluka Kurla, Shastri Nagar, Bal Rajeshwar Road, Mulund (West), Mumbai – 400 080 and situate within the limits of T Ward of Municipal Corporation of Greater Mumbai.

On or towards South

: C.T.S. NO. 803 PT

On or towards North

C.T.S. NO. 803 PT

On or towards East

ROAD AND C.T.S. NO. 753

On or towards West

C.T.S. NO. 803 PT

# THE SECOND SCHEDULE OF THE SAID PROPERTY-A HEREINABOVE REFERRED TO :-

THE RESIDENTIAL FLAT No.705, admeasuring 225 Sq.Ft. Carpet/Builtup area, on 7<sup>TH</sup> floor in ,B" Wing of the building known SADAN "to be constructed on the said property, more particularly described in the First Schedule hereunder written.

# THE THIRD SCHEDULE HEREINABOVE REFERRED TO

(Details of the Common area facilities in the real Estate Project)

- > CP fitting and sanitary ware
- Vitrified floor
- > Acrylic Paint
- Concealed ISI copper wiring
- Daddo tiles flooring glazed tiles in all toilet
- Living roomFrench Windows with Aluminum window
- Sliding window in kitchen



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TNESSESS WHEREOF THE PARTIES HERETO HAVE HEREUNTO SET AND SUBSCRIBED THEIR RESPECTIVE SIGNATURES AND SEAL THE DAY AND YEAR FIRST HEREINABOVE WRITTEN.

SIGNED, SEALED & DELIVERED BY THE	)
WITHINNAMED "THE DEVELOPERS"	)

M/s. SHREE SIDDHIVINAYAK CONSTRUCTION Co.)

PAN No. ABFFS3889P	PAN No.	ABFFS3889P
--------------------	---------	------------

through its Partner

# Mr. Laxman Dhanji Senghani (Patel)

PAN No. AADPS0506J

IN THE PRESENCE OF .....

1.



2.

SIGNED, SEALED & DELIVERED BY THE WITHINNAMED "THE PURCHASER/S

ARS, DOLLY SUJAN SAHA

Pan No.: DUGPS2628R

IN THE PRESENCE OF .

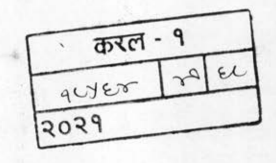
2. जान्यों का चाली.











#### RECEIPT

Received from the Purchaser MRS. DOLLY SUJAN SAHA a sum of Rs.12,00,000/(TWELVE LAKHS ONLY) being part consideration of Flat No.705, 7<sup>TH</sup> Floor In "B" wing of the Bldg, known as SAI SADAN,. As stated in Clause No. 2 a hereinabove as under:

Bank name & Branch	Cheque No./RTGS/ IMPS	Dated	Amount (Rs.)
AU SMALL FINANCE BANK THANE	IMPS	23/11/2021	1,90,000/-
AU SMALL FINANCE BANK THANE	IMPS	26/11/2021	1,10,000/-
AU SMALL FINANCE BANK THANE	IMPS	27/11/2021	4,00,000/-
AU SMALL FINANCE BANK THANE	IMPS	29/11/2021	5,00,000/-
TOTAL			12,00,000/-

We say Received

Rs. 12,00,000/-

TWELVE LAKHS ONLY

by Cash / Cheque.

MUMBAI COAS BUCTION \*

Mr. Shree Siddhivinayak Construction Co., Through its Partner

MR. LAXMAN DHANJI SHENGHANI ( PATEL )

Partner / Developer

D.S.

Slum Rehabilitation Authority

5th Floor, Griha Nirman Bhavan, Bandra (East), Mumbai 400 051, Fax:022-26590457 Tel:022-26590519 / 0405 / 1879 / 0993 E-mail:info@sra.gov.in

No.: SRA/ENG/001/T/ Date: 2 1 NOV 2009

Architect

Shr: G.S. Gokhale, A/9, Om Riddhi Siddhi CHS Ltd. S.N. Road, Mulund (W), Mumbai-400 080.

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Developers. 2.

M/s. Siddhivinayak Construction Co. 2/3, Moti Baug, Navroji Lane, Ghatkopar (W), Mumbai-400 086.

Society.

Pandit CHS. At Bal Rajeshwar Road, Mulund (W), Mumbai-400 080.

Proposed slum Rehabilitation Scheme on plot bearing CALES Nos. 6(pt.), 7, 9(pt.) & 10(pt.) of village Mulund

(We at B.R. Poad; Mulund (W) for Pandit SRA CHS

Ref .:

SRAVENG/001/T/PL/LOI

Sir.

By direction, it is to inform you that with reference to mentioned Slum Rehabilitation Scheme on plot bearing 6(pt); 7, 9(pt.) & f0(pt.) of village Mulund (W) at B.R. Road, M this Letter of Intent is considered and principally approved sanctioned FSI 2.108 (Two Point One Zero Eight) in accordance Clause No. 33 (10) & Appendix - IV of amended D. C. Regulations, out Clause No. 33 (10) & Appendix - IV of amended D. C. Regulations, our which maximum FSF of 2.50 shall be allowed to be consumed on the plot, subject to the following conditions.

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Yerox Copies Supplied Authority

Right To Information Authority

Slum Rehabilitation

Dy. Ch. Engineer Slum Rehabilitation Authority

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That you shall hand over 59 numbers of tenements to the Slura Rehabilitation of thority/M.C.G.M. for Project Affected Persons, each of carpet area 20.90 sq.m. free of cost.

- That the carpet area of rehabilitation tenements and PAP tenements shall be certified by the Licensed Surveyor/ Architect.
- 3. That you shall rehouse the eligible slum dwellers as per the list certified by the Addl.Collector (Enc.)/Asst.M.C. of MCGM/CO (MHADA) by allotting them residential tenements of carpet area of 25 sq.mt. and / or residential-cum-commercial of carpet area of 25 sq.mt. and /or commercial tenements as per the area mentioned in certified Annexure-II issued by Competent Authority or the carpet area of 20.90 sq.mt., whichever is less, free of cost and constructing the same as per building specifications/norms/building bye-laws
- 4. That you shall register society of all slum dwellers to be rehoused under Slum Rehabilitation Scheme and Project Affected Persons (PAP) nominated for allotment of tenements by the Slum Rehabilitation Authority or any other Competent Authority.
- That if required along with the other societies, you shall form a
  federation of societies so as to maintain common amenities such
  as internal road, recreation ground, street lights etc.
- That you shall incorporate the clause in the registered agreement with slum dwellers and project affected persons that they shall not ansfer tenements allotted under Slum Rehabilitation to ansfer tenements allotted under Slum Rehabilitation to the day of the early of the legal heirs for a period of 10 (ten) years from the day of the ng over possession, without prior permission of the

That you shall provide transit accommodation to the slum dwellers will be quisite the nities, if required to be shifted for construction of proposed building, till the permanent tenements are allotted and possession steps en complying all formalities and existing amenities shall be manned in sound working condition till slum dwellers shall be manned in the proposed rehabilitation tenements.

That you shall bear the cost of carrying out infrastructure works right upto the plot, and shall strengthen the existing infrastructure facility and / or provide services of adequate size and capacity as per the directives of the undersigned.

Proposition ?

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### SLUM REHABILITATION AUTHORITY SRA/ENG/001/T/STGL/LOI

Sub: Proposed slum rehabilitation scheme on plot bearing CTS No.6(pt), 7 (pt), 10 (pt) of village Mulund (W) for "Pandit Society Ltd"

Architect: Shri. G. S. Gokhale.

Developer: M/s Siddhivinayak Construction.

Society : "Pandit SRA CHS Ltd"

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Reference is requested to Architects representation vide at page 3191 dtd.2/10/2008 in which he has requested to approve revised LOI with 269 Sq. ft carpet area for rehab tenement as per Govt. Notification TPB 4308/897/CR-145/08/UD-11 dated 16th April 2008 and requested to grant 3.00 FSI.

Reference is also requested to Govt. directives dtd. 12/12/08 in which Clause 10.1 (A) of Appendix-IV of Reg. 33 (10) was modified as "In case of S.R. Scheme is in progress and such scheme where LOf has been issued, if the construction of Rehab building is not completed up to plinth level, then Owner/Developer/CHS of Hutment/Pavement Dwellers/Public Authority/NGO may convert the proposal in accordance with modified regulations only regarding size of tenements and loading of FSI, in situ. However, such conversion is optional and shall not be binding".

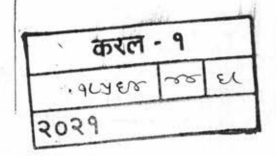
Reference is also requested to letter from Under Secretary (Govt. of Maharashtra) U/No. TPB-4308/1270/Sr. No 175/2008/U.D. -11 dtd. 27/02/2009 addressed to CEO(SRA) in which it is clarified that if the proposal is received between 16/04/2008 to 11/12/2008 for conversion of S.R. Scheme from 225 Sq ft to 269 Sq ft carpet area to rehab tenements, such proposal shall be processed further only after obtaining prior permission to the Govt. of Maharashtra.

### Brief History:

In this case the S. R. Scheme on above referred plot had been apare the slum plot bearing CTS No.6(pt); 7 (pt), 9 (pt), 10 (pt) of village Multifor "Pandit SRA CHS Ltd". The LOI Issued u/no. SRA/ ENG/ STGL/LOI dated 05/01/1998.

In this scheme u/r there were representation and suit filed in High course earlier regarding change of developer from earlier Om shree sai developer objecting the developer appointed M/s. Siddhivinayak construction appointed latter on as per the subsequent GBR dated 24/03/2000 submitted by society. This office after completing required procedure had issued IOA, CC Further CC to new Developer i.e. M/s. Siddhivinayak Construction had constructed

Xerox Copies Supplied Under pinht to Information



128 tenements on site in different three wings B, C & D. Two wings A & E are yet to be started.

In pursuance of High court order dated 10/02/2005 & 5/02/2008 hearing were in given to appellant by then CEO on 10/03/2005 & 4/03/2008.

The matter was also referred by High Court in write petition 828/200f to Hon. High Power Committee where again on hearing held on 18/07/08 the appellants i.e. earlier developer request was rejected and appointment of new Developer M/s. Siddhivinayak Construction Co. was again confirmed. The detailed order is awaited. On receipt of the said order the earlier developer will be communicated about rejection of his request by High Power Committee.

The following approvals granted for the scheme from time to time are as below please.

### Composite Bldg

9							
	Composite Bldg. No	Wing 'A'	Wing 'B'	Wing 'C'	Wing 'D'	Wing 'E'	
	Annroyals	Dates	Dates	Dates	Dates	Dates	
11	THE BOW HERE	29-04-2004	29-04-2004	29-04-2004	06-01-1998	29-04-2004	
Tis c	Date of Panth C.				6-01-1998		
[E	Date of Hall ber C. C.		29-04-2004	29-04-2004	29-04-2004		
15	O.C. Cryrented						
1	No of contribution	,	48	32	-48		

It is to be mentioned here that all above approvals was granted for 225.00 Sq. ft.

On site inspection, it was observed that Developer has constructed 03 wings out 05 wings of Composite building as per following details.

Wing	Floor	Resi	Comm	W/C	Balwadi	Soc/Off	Sale T/s.	PAP	Total
В	G+7	29	01	Nil	1411	Nil	18	Nil	48
С	.G+7	16	01	01	01	01	12	Nil	32
D	G+7	05	01	Nil	Nil	Nil	24	18	48
Total		50	03	01	01	01	54	18	128

The comparative statement of parameter of earlier approved LOI and proposal is approved principally to 269.00 sq. ft. may 3205 wherein it is seen that on the available lacompleted within permissible FSI even if proposal i so it to 269.00 sq.ft. tenement. In view of above specific orders from U.D. department in Govt. of Maharashtra will be insisted for consideration, to all of 30 Persion of all rehab tenements to 269.00 sq.ft carpet area and the edy to increase the FS 2.50 to 3.00 proportionately as proposed by Architect and to treated the

In view of above, a report to the Principal Secretary, U.D. Deptt. - I through Secretary Housing, Government of Maharashtra is put up herewith fo approval of CEO(SRA)

a) To allow to consider the already constructed rehab tenements of 225.0 sq.ft. carpet area as PAP tenements.

b) To allow conversion of scheme for increase in carpet area from 225.0 Sq.ft. to 269,00 Sq.ft of rehab tenements.

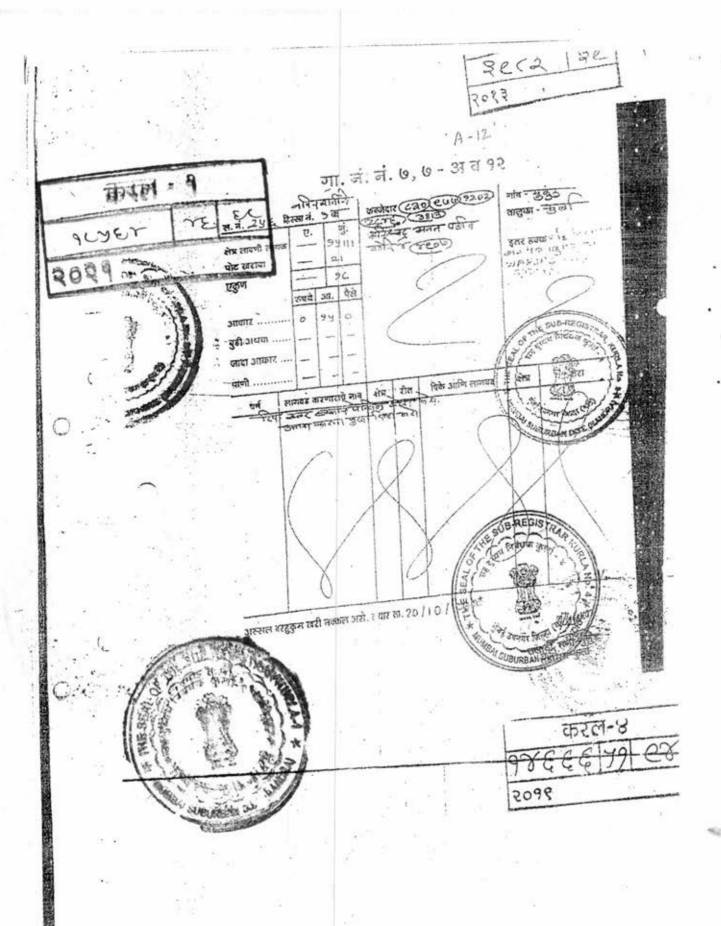
c) To increase in-situ FSI from 2.5 to 3.00 for the scheme on land under subject matter.

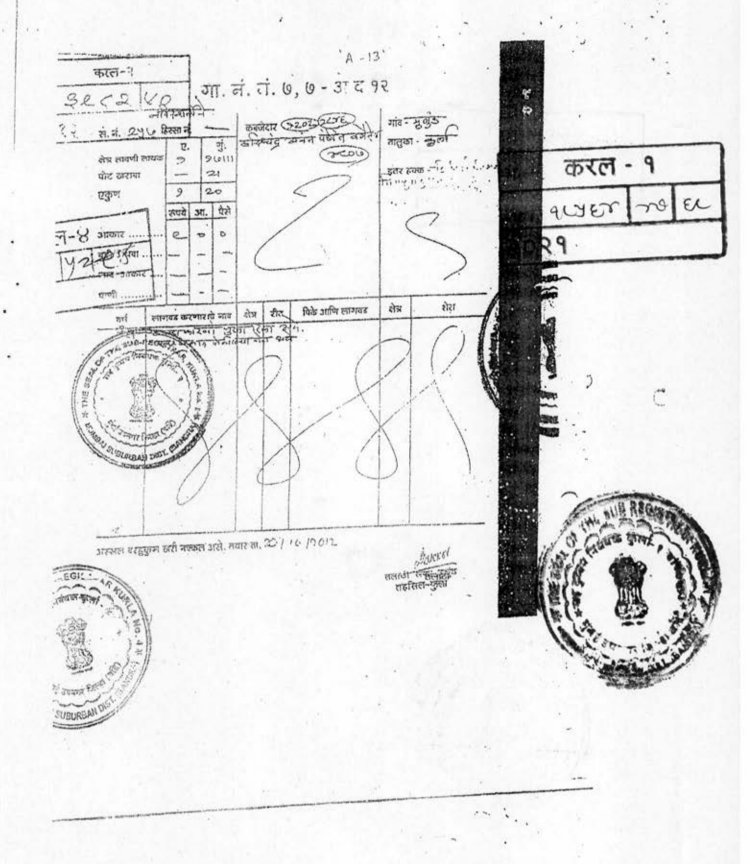
Submitted for approval to portion side lined 'X' above please.

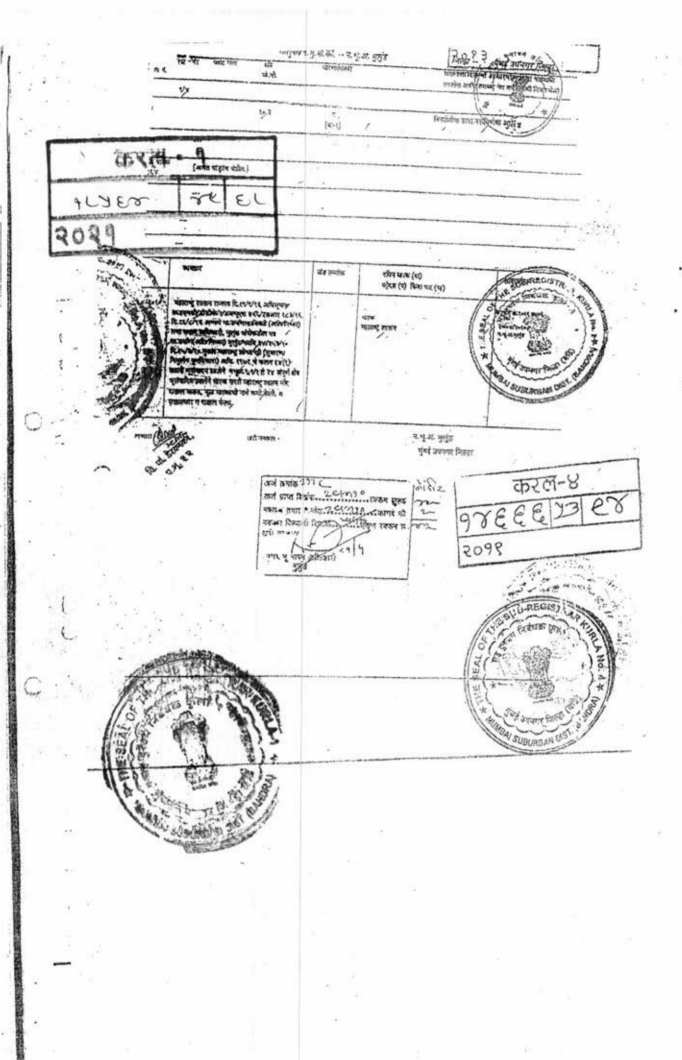
constructed 74 Nos. rehab tenements as PAP tenements.

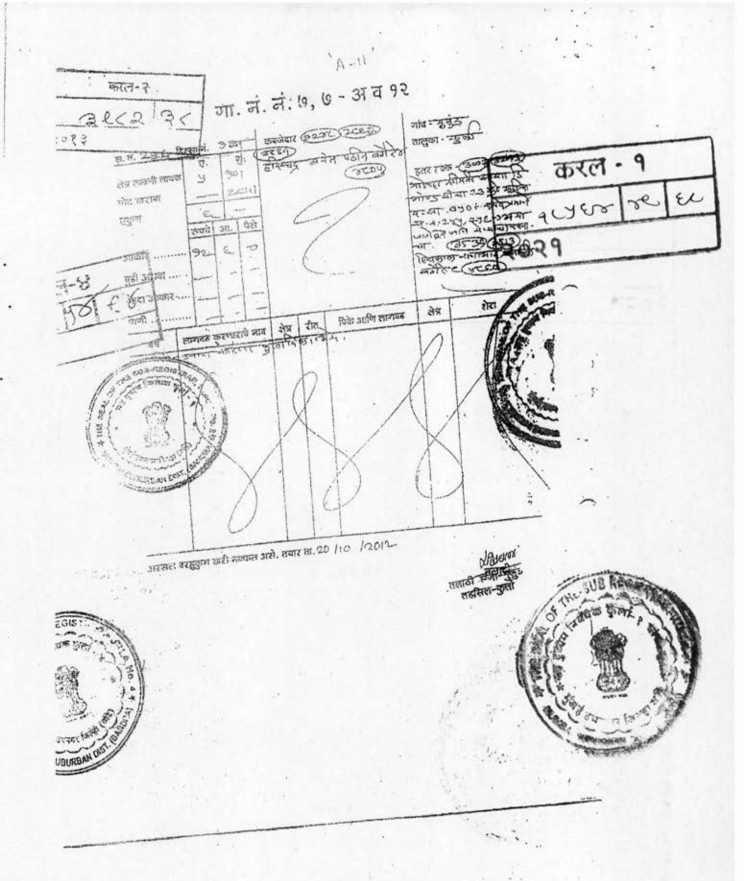
mysallaudis AEISRAJV E.E. (SRA)-I ह्मीपडपट्टी पुनर्यस्त प्राधिकरण Dy Chief Eng (SRA) CEOISRA

पुनविशन प्रास्थितहरूण अ. यांने कार्याक य मुन्ति । अ. अपेपक्रमति प्र









M/s. Randit CH.3 Bal la jeshwo S.

G. S. GOKHALE ARCHITECT-INT. DESIGNER

dated 29.11. To Development Permission and callends & 69 of the Maharashira Regional Town Planning Act, 1966 to

grant of Commences and Continuous states accusing to the Management Regional Town Planning Act, 1966 to creek a building on field to the Management and building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and Town Planning Act, 1966 to creek a building on field to the Management and the Management and Town Planning Act, 1966 to creek a building on field to the Management and the M situsted at Hellie Jenhwar Rd.; ward No. 6(pt) . 7. 9(pt) 230(pt)

The Commencement Cer

ficate/Building Permit is granted on the following conditions; squence of the endorsement of the setback line/road widening line shall

The land vocated in cons

2029

part thereof shall be occupied or allowed to be occupied or used or until occupancy permission has been granted.

construction work should be commenced within three months ton Commencement Co

4. This permission does not entitle you to develop land which does not be seen that the provision of coastal Zone Management plan.

5. If construction is not commenced this Commencement Certificate it Schevable every year but such extended period shall be in no case exceed three years provided further that such input start not bar any subsequent as; lication for fresh permission under section 46 of the Maharushitra Regional and Town Planning Act. 1966.

This Certificate is liable to be revoked by the C.E.O. (S.R.A) If :-

The development work in respect of which permission is granted under this certificate is not rearried out or the use thereof is not accordance with the sanctioned plans. 6.

Any of the condition subject to which the same is granted or any of the restrictions imposed by the C.E.O. (SRA) is contravened or not compiled with. (b)

The C.E.O. (S.R.A) is satisfied that the same is obtained by the applicant through frame misrepresentation and the application and every person deriving tills through or unconsiderable such an event shall be deemed to have carried out the development work or contraventions such an event shall be deemed to have carried out the development work or contraventions. Section 43 of 45 of the Maharashtra Regional and Town Planning Act, 1965. (c)

7. The conditions of this certificate shall be binding not only on the applicant but origin executors, sassignes, administrators and successors and every person deriving the through original 8. The work shall be started within 3011kg.

The C.E.O. (S.R.A) has appointed

tise his powers and functions of the Planning Authority under plinth for Rehab Wing D: of For and on behalf of Local Authority The Slum Rehabilitation Authority A.E. [3,B.A. (97) Executive Engineer (S. 12A) I

Con 125 du

CHIEF EXECUTIVE OFFICER (SLUM REHABILITATION AUTPORITY THE

No. SRA/ENG/ 54/T/STL/AP 39 EL 2029

To,
Shri G.S. Gokhale
A/9, Om Raddhi Siddhi CHS, Ltd
S N Road Mulund [W],
Mumbai 400080

करल-४ १०१९ १०१९

Sub: Grant of full Occupation Certificate to Composite building Number B.C.D., under S.R. Scheme on plot bearing CTS No. 6 (pt), 7. 9 (pt). 10 (pt), of Village Mulund (W), B.R Road Mulund (W), Pandit SRA CHS

Ref: Your Jetter dtd. 28/08/2009

Centlemen,

With reference to your above letter. I have to infrom you that the perritsion to occupy the B, C, D Ground Floor to 07th Floor of/completed under the supervision/ of Architect Shri. G.S. Tokanas he plan: submitted by you on 28/08/2009 is hereby granted, subject to the following conditions.

- 1. This occupation permission is for 128 nos. for composite residential tenements, of rehab tenement 74 nos. of PAP, 54 nos. of sale tenements
- 2. That the certificate under section 270(A) of BMC Act shall be obtaine from AEWW (T/W) and a certified copy of the same shall be submired this office.



That you that pay M.A. taxes till the handling over of PAP to MCOM. That you shall submit the NCC from AA&C before actual handing over of PAP to MCGM32 One set of plans of Composite building is returned herewith as a ker of approval. mission is issued without prejudice to action under section Yours faithfully. Dy. Chief Engineer AAJAE (SRA) Sim Rehabilitation Authority Rehabilitation Authority.

The Chief Officer, MHADA

Assistant Mameipal Commissioner, "T " Ward, M.C.G.M.

dopment Plan, M.C. O.M.

Dy, Chief Engineer

controllum Rehabilitation Authority

MR.R.K.KULKARNI.

MALLM.

ADVOCATE.

MICS:GEETANJALI I.KULKAIUNI.

-B.A. LLB.

ADVOCATE.

MRS SNEHAL S. GUPTE. B.A.LLB. ADVOCATE. Office: SHREENATH BILU - A. ...
I' Floor Room no. 11 - A...
27, Picket Cruss Road.

MUMITAL-100007.

Re.: Property stante at & boths 93 EC OTS No.6 Parti 2021970 2/3,

Resl: I, Mamia, Greal Nac

9, 9/1 To 9/4 and 10 Port,
Survey Mo. 256 and 257 situated
at Bal Rajoshwar Road, Mulund(W),
Tal.: Kurla, Registration Dist.&
Sub-Dist.of Bombay City and Rembay
Suburban Dist., containing by
udmoasurement 7159.40

Owners: Shri.Siddhi V

TO ALL TO WHOM THIS MAY CONCERN

in the Sub-Registries of Bomby and Bondro and someon in tespect of the above property and on perusing certain documents given to be I hereby state and certify that the property mentioned above to free from encrumbances and the Title thereto is in good order and hence market ble. I hereby further state that Shrie Siddhivinayak Constructions have full right, title and linterest for devoloting the said property mentioned above and any parson can therefore book his Fint as per their Printed document of Agreement for Sale.

Advocate.

करल - १ पावती क. दस्तऐवजाचा अजिचा अनुक्रमाक 2029 सन १९ दात्तऐयजाचा प्रकार-सादर करणाराचे भाव-खालीलप्रमाणे की मिळाली:-नोंदणी फी नक्कल फी (फोलिओ पृथ्ठांकनाची नक्कल फी नकता किंवा भापने (कतम ५४ ते ६७) शोध किंवा निरीक्षण दंड-कतम २५ अन्वये 🦟 कतम ३४ अन्वये यमाणिस नकता (कलम ५७), (क्रोमिजी इतर फी (मागील पानावरील) बाब क दासऐवण रोजी तपार, होईसे भेड़ी भेरत - क्कल ्या कार्यालयात दुप्पाक्षःनिरंगकः. क्षसाऐवज आली नाव दिलेल्या व्यक्तीच्या नावे नोदणीकृत क्षकेने पाठवावा. हयाली करावा. सादरकर्ता

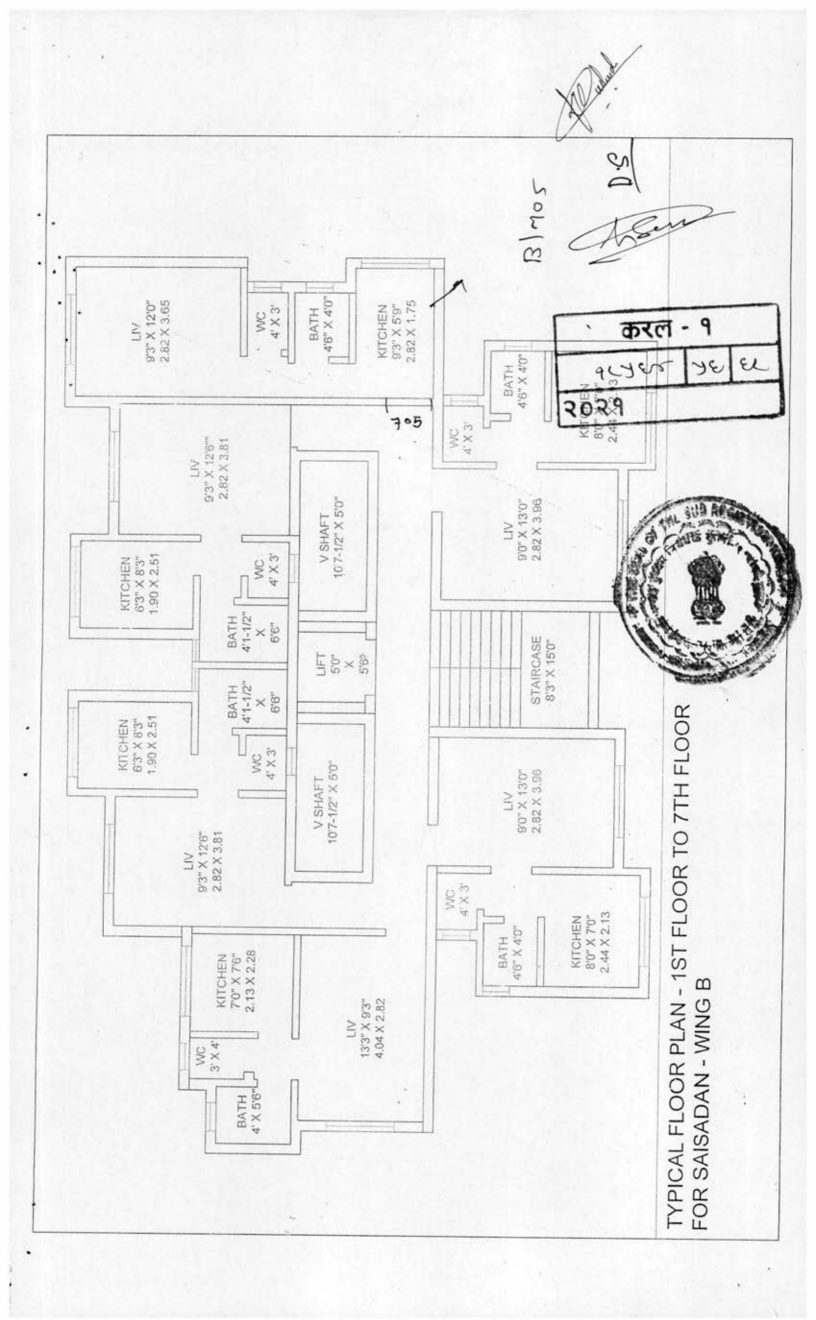
# SEARCH REPORT FOR THE SEARCH TAKEN AT MUMBAI REGISTRAR . OFFICE.

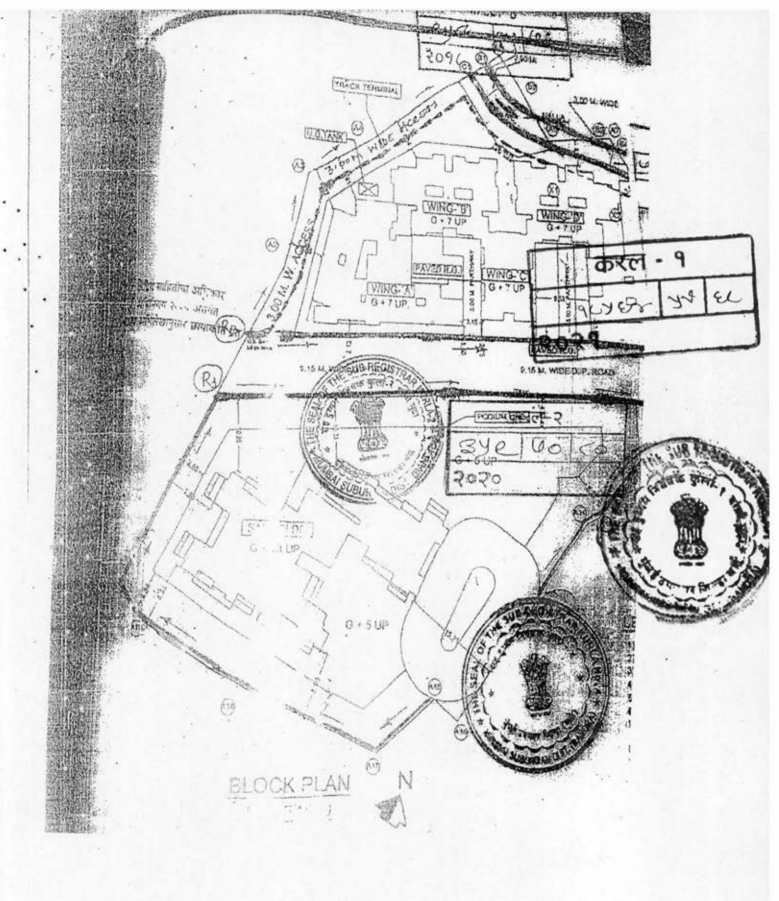
Sub : Search taken at Mumbai=SRO in respect of your property bearing Survey No 256 and 30 257 at Balvajeshwar Rd. Hullund Wy

Mumbai for last 30 years from 1974 to ...

Year	Renarks	Yearg.	Renarks
1974	Records not available	1991 to	NIL
1975	Nil	1996 to	But and Read
1976	N11	1999	HA OF CHAME SHEET
1977	Nil	2000	ANS WE NO
1978	Mil	2001	原 色 河
1979	Nil	2002	NA CONTRACTOR
1980	Subject to term pages.	2003	N11
1981 to	Nil	1	
1986 to	N11		

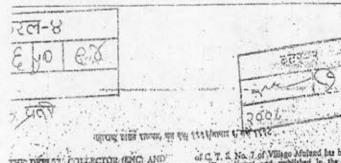
B. D. Shinde Advocate.





FOR SHIREE SIBOHIVINAVAK CONSTRUCTIONS CO.

PARTNER



The state of the s

THE DEPLOY COLLECTOR (ENC) AND COMPANY SELF AUXHORITY

SUB-DIVISION KURLA-L.

ENCIDER JUST, ELISTO 172/96.—Whereas the Collector (HNC) of Entis-I Sub-Division has received as Computent Arthropic, under section he Mahstadura Sum Area. Haprovenent, exid-Redevelopment Act, 1971, if respect of or classes of lends other than the lands belonging the Government, Municipal Corporation, or of the complete from eviction, and director of the complete from eviction, and director of the complete from eviction, and director

whereas on the bank of the information about a areas available, the Competent Anthority is that the areas specified in the Schedulenhereto fire referred to as the said areas) are accurate to the health, early or confenience, of the that area and of its neighbourhood by reason ing overce relect and Jacking in harlo amenities a gentlaned losseshery, equally, and/or otherwise.

therefore in enercies of the powers confedered ader section 4(1) of the Maharashtra Shim Arous tenent, Clearance and Redevisionment Act, 1971, by Collector (SNC) and Competent Authority 3.7 Sub-Divinion declare the said areas to be the rest and the protection of occupiers from exiction tors warrant.

#### Schedule of Areas

number of the area and villege Runn Nagar,

ille Kone, Due	dala (parit)
CTS No.	Area
J:G 373	2
	5q. M. 1965
Sewitte 4241	1381 Tres
-	The James
-KONT - C.T.	E No. 753
CONTRACTOR	ceri 1
-C.TKX No. 20	May /
के बचनार मिल्ली	8
SUBURBANOS	Park Collector (ENC) and
COSUMBN	Competent Authority,
1400 030°	Enrib-I, Miland.
ted Pebening 19	96.

THE DEPUTY COLLECTOR GENC, AND OMPETENT AUTHORITY, RUPLA-1, MULUND

### CORRIGENDUS

ENC/DCK IJWS-282/SR-177/96. This Office sion. No. SLM/1075/5280/O. dated 11th or 1975, the 12th admensioning 6129, 09 sq. mira.

SAGME.

1. 110. 19131

1-2-1 3-3

of C. T. S. No. 7 of Village Adulted by been declared as Sinra Anton, and problished in the Moherachine Government Contests, dated 1231, Deptember 1975.

However, that the declaration of SLUM dated 11th Schamber 1975 of the property admananting 2400 Sq. ft. in C. T. S. No. 7, of Village Mahmal between the Angold No. 6/183 on 28th October 1988. But the said area is being again declared as "Sunn Area" due to non-complainer of provision of basic ame, "ties by the Land Owner. B.

Now the following computations as a been declared as

by the Land Owner.

Now the following expension has been declared as Slum Area: "rice the more laboration of Atta.

Local Name of the Conference of Atta.

Partition of Name of the Conference of the Con

South -- Pipe Line. North -- Thane District Boundary. Part. Boanh Silk Mill.

West, -Bal Rajonhwari Road.

R. K. KAMBLE,
Deputy Collector (ENC), and
Competent Authority, Kurla-1,
Midund.

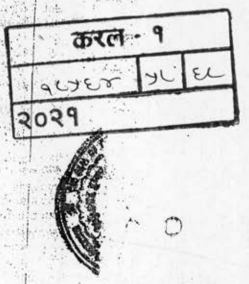
Mumbal 400 080, Sated 15th June 1996.

बिल्हा पर निरंधक, सहकारी बांग्या, रामगर-अधिकाद बांगकरून

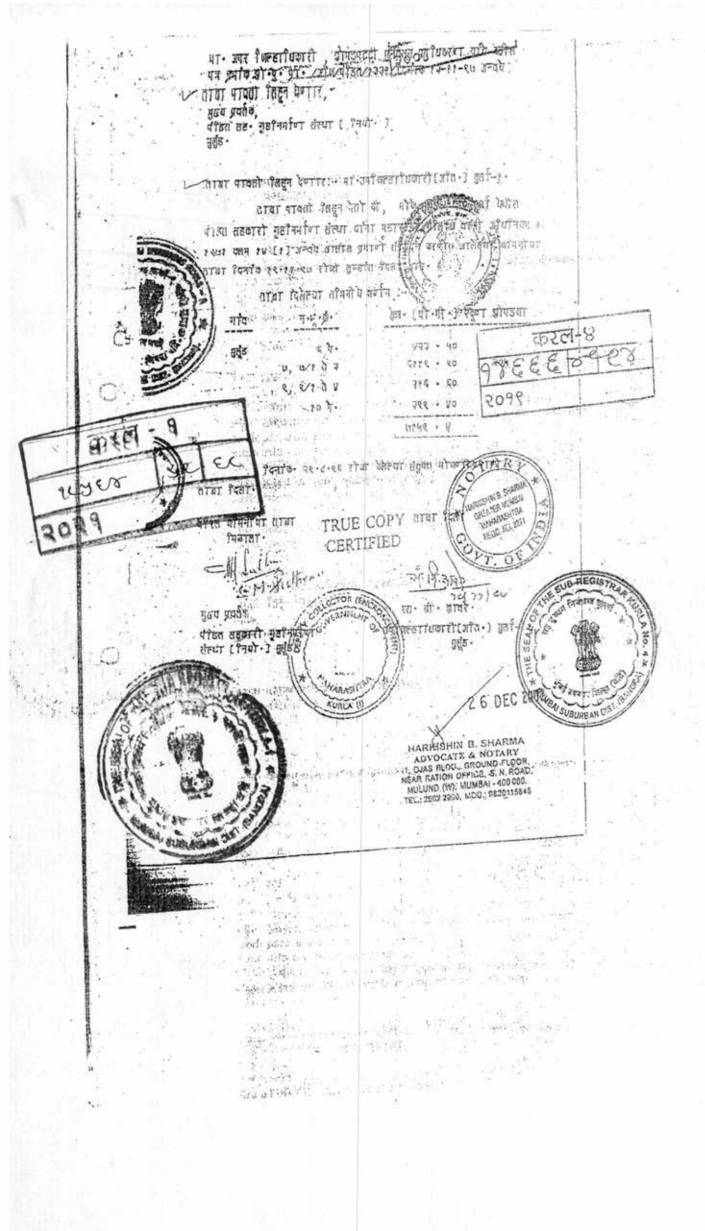
कमोव शिवामितिकाम/काग-/कृतवाम/वर्तिक्यवर/१९६६ अवामवी, स्ट्रीप वरवम बादार तमिती वर्दताचा सेत्रात वर्द्धी विश्वती करकात वासेका स्ट्रीर वर्षाकांकितिका उनुकर्का शीर्ति, क्रिक स्ट्री, नीप्पा, नेद्दा, कीवदेवा, वीती) वालापद विवतन कार्यापे स्ट्रीर करकात वास-वाहे

स्वती, त्रीक्षण, त्रीवा, कार्याच्या, वर्गा अवन्य वर्गा, त्रीक्षण कार्याव कार्

श्विनान, दिवांच ७ जून १९१६.







क्रमांक करल - 4- 3516-

२-0-2400-2021,दिनांक - 02-03



30/11/2021

सुची क्र.2

दुय्यम निबंधक : सह दु.नि. कुर्ला 1

दस्त क्रमांक : 18495/2021

नोदंणी: Regn:63m

गावाचे	नाव:	मुलुड

(1)विलेखाचा प्रकार रहलेख 0

(2)मोबदला

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

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

1) पालिकेचे नाव:Mumbai Ma.na.pa. इतर वर्णन :, इतर माहिती: 2021,दिनांक - 17 /02/2021 चा करारनामा व दस्त नोंदणी क्रमांक 2021 चे चुक दुरुस्ती पत्र,चा रह्नेख,दस्तात नमूद केल्याप्रमाणे( ( C.)

9,9/1 TO 4;))

(5) क्षेत्रफळ

1) 225 चौ.फुट

(6) आकारणी किंवा जडी देण्यात असेल तेव्हा.

(7) दस्तऐवज करुन देणा-या/लिहन ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पना

1): नाव:-किरण बाजीराव बुचुडे वय:-31; पत्ता:-प्लॉट नं: ., माळा नं: ., इमारतीचे नाव: टाटा कॉलनी , ब्लॉक नं: अझीझ बागच्या जवळ , प्रबुद्धा नगर , चेंबूर पूर्व , रोड नं: आर. सी मार्ग , महाराष्ट्र, MUMBAI. पिन कोड:-400074 पॅन नं:-AQDPB2016J

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

1): नाव:-मेसर्स श्री सिद्धिविनायक कन्स्ट्रक्शन कंपनी तर्फे भागिदार लक्ष्मणभाई धनजी सिंघानी (पटेल) वय:-40; पत्ता:-प्लॉट नं: 8, माळा नं: 2 रा मजला , इमारतीचे नाव: नीलकंठ शॉपिंग सेंटर , ब्लॉक नं: नवरोजी लेन , कामा गली , घाटकोपर पश्चिम , रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400086 पॅन नं:-ABFFS3889P

(9) दस्तऐवज करन दिल्याचा दिनांक

29/11/2021

(10)दस्त नोंदणी केल्याचा दिनांक

29/11/2021

(11)अनुक्रमांक,खंड व पृष्ठ

18495/2021

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

500

(13)वाजारभावाप्रमाणे नोंदणी शुल्क

100

(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

मुल्यांकनाची आवश्यकता नाही कारण दस्तप्रकारनुसार आवश्यक नाही कारणाचा तपशील दस्तः

नाही

मुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद :-: Document IS Will Revokation Type

सुलभ व्यवहारासाठी नागरिकांचे सक्षमीकरण दस्तऐवज नोंदणीनंतर मिळकत पत्रिका/ कर नोंदवही अद्ययावत करणे गरजेचे आहे. या व्यवहाराचे विवरण पत्र ई-मेल द्वारे बृहत्मुंबई महानगरपालिकेस पाठविणेत आलेला आहे. आता हे दस्तऐवज दाखल करण्यासाठी कार्यालयात स्वतः जाणेची आवश्यकता नाही.

Integrated Governance enabling You to Do Business Easily It is necessary to update Relevant records of Property/ Property tax after registration of document. Details of this transaction have been forwarded by Email (dated 30/11/2021) toMunicipal Corporation of Greater Mumbai. No need to spend your valuable time and energy to submit this documents in person.

## Payment Details

sr.	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used	Deface Number	Deface Date
1	SHREE SIDDHIVINAYAK CONSTRUCTIONS COMPANY	eChallan	69103332021112921854	MH009415670202122E	500.00	SD	0004460447202122	29/11/2021
2	SHREE SIDDHIVINAYAK CONSTRUCTIONS COMPANY	eChallan		MH009415670202122E	100	RF	0004460447202122	29/11/2021
3		DHC	3	2911202113105	2000	RF	2911202113105D	29/11/2021
4		DHC		2911202113131	1000	RF	2911202113131D	29/11/2021

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

