

भारतीय स्टेट बैंक / STATE BANK OF INDIA

For Proposals upto	Lacs Please Tick
Saving A/C No. :	Branch File NO.
CIF No. (1) 85432850444	Tie up No.
LOS Reference No	PAL/Take Over/NEW/Resale/Top up
Applicant Name: MR. APURN M	OHAN
Co. Applicant Name MRS. HEMLATA	A SHYAM MOHAN
MRS. SHRAVAN	
Contract (Resi.) 98 30/51552	Mobile No.: 8600108372 943112755
Loan Amount.: Rs. 108,00,000 -	Tenure 25 YEARS
Interest Rate: 8.65% (ROT Concess	EMI
Loan Type TERM LOAN	SBI LIFE YES
Hsg. Loan RESALE	Maxgain —
Reality	Home Top up —
RBO-II Zone-II Branch: NRI SEA	WOODS (Code No.) 16215
Contract Person: PRAVIN GAIKW	AD Mobile No. 7718840038
Name of RACPC Co - ordinator with Mob. No.:	
DATE	DATE
SEARCH-2 Q Rosum Charale	RESIDENCE VERIFICATION 7
SEARCH-2 @ Roshm	OFFICE VERIFICATION
VALUATION-2 PAGE NO. PUR NO.	SITE INSPECTION
HL ST/MPST/BM/FS/along with Mob. No.	
W TO BE BACKED AT NRT SEAM	JOODS BRANCH 16215

398/9200

Friday,May 10 ,2024

12:55 PM

पावती

Original/Duplicate

नोंदणी कं. :39म

Regn.:39M

पावती कं.: 10114

दिनांक: 10/05/2024

गावाचे नाव: उलवे

दत्तऐवजाचा अनुक्रमांक: पवल3-9200-2024

दस्तऐवजाचा प्रकार: करारनामा सादर करणाऱ्याचे नाव: अपूर्व मोहन

नोंदणी फी

दस्त हाताळणी फी पृष्ठांची संख्या: 32 ₹. 30000.00

₹. 640.00

एकूण:

₹. 30640.00

आपणास मूळ दस्त ,अंबनेल प्रिंट,सूची-२ अंदाजे 1:15 PM ह्या वेळेस मिळेल.

बाजार मुल्य: रु.7626646 /-मोबदला रु.12000000/-

मरलेले मुद्रांक शुल्क : रु. 720000/-

SubrRegistrar Pagvel 3

पनवेल क्र. ३.

1) देयकाचा प्रकार: DHC रक्कम: रु.640/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 0524100002110 दिनांक: 10/05/2024

देंकेचे नाव व पता:

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

डीडी/घनादेश/पे ऑर्डर क्रमांक: MH001748447202425E दिनांक: 10/05/2024

वैकेचे नाव व पत्ता:

The Many

सची क्र.2

दुय्यम निबंधक : सह दु.नि.पनवेल 3

दस्त क्रमांक: 9200/2024

नोदंगी: Regn:63m

गावाचे नाव: उलवे

(1)विलेखाचा प्रकार

(2)मोबदला

10/05/2024

(3) बाजारभाव(भाडेपटटवाच्या बाबवितपटटाकार आकारणी देतों की पटटेदार ते नमुद करावे)

(4) भू-मापन, पोटहिस्सा व घरक्रमांक(असल्यास) 1) पालिकेचे नाव:रायगड इतर वर्णन :, इतर माहिती: सदनिका क्र ए 1004,10 वा मजला, ए विंग, " नीलकंठ एक्सोटिका को-आँ हौसींग सोसायटी" भूखंड क 88 व 89,सेक्टर 21,उसवे,ता. पनवेस, जि: रायगड. क्षेत्रफळ 61.24 वौ. मी. कारपेट + 19.79 वौ. मी. ओपन टेरेस, पार्किंग स्पेस क्र. बी-4 आणी जी-5((Plot Number : 88 AND 89 ; SECTOR NUMBER : 21 ;))

(5) क्षेत्रफळ

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐयज करुन देणा-या/सिहन ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हरूमनामा फिंबा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.

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

(9) दस्तऐबज करुन दिल्याचा दिनांक

(10) इस्त नोंदणी केल्याचा दिनांक

(11)अनुक्रमांक,खंड व पृष्ठ

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

(14)शेरा

1) 61.24 ची.मीटर

करारनामा

12000000

7626646

1): नाव:-संजय मनोहरताल हरजाई वय:-53; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सदनिका क्र ए 1004,10 वा मजला,ए विंग," नीलकंठ एक्सोटिका " भूखंड क 88 व 89,सेक्टर 21,उलवे,ता. पनवेल,जि. रायगड., ब्लॉक ने: -, रोड ने: -, महाराष्ट्र, हाईसाह:(०:). पिन कोड:-410206 पॅन ने:-ABMPH5190D 2): नाव:-सोनिया संजय हरजाई वय:-49; पत्ता:-प्लॉट नं: -, माळा तं: -, इमारतीचे नाव: सदनिका क्र ए 1004,10 वा मजला,ए विंग," नीलकंठ एक्सोटिका " मूखंड क 88 व 89,सेक्टर 21,उलवे,ता. पनवेल,जि. रायगढ, ब्लॉक ने: -, रोड ने: -, महाराष्ट्र, राईसार्:(ंः). पिन कोड:-410206 पॅन ने:-AEOPH7640R

1): नाव:-अपूर्व मोहन वय:-44; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: पलॅट नं १०२ टॉवर नं २४ एन आर आय कॉम्प्लेक्स सीवृड्स इस्टेट नेरुळ नवी मुंबई -, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ठाणे. पिन कोड:-400706 पॅन न:-AKQPA9207M

2): नाव:-हेमलता श्याम मोहन वय:-66; पत्ता:-प्लॉट तं: -, माळा तं: -, इमारतीचे ताव: फ्लॅट नं १०२ टॉवर नं २४ एन आर आय कॉम्प्लेक्स सीवूड्स इस्टेट नेरुळ नवी मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, THANE. पिन कोड:-400706 पैन न:-AFJPM9825M

3): नाव:-श्रवण पवार वय:-43; पत्ता:-प्लॉट ने: -, माळा ने: -, इमारतीचे नाव: फ्लॅट ने १०२ टॉबर ने २४ एन आर आय कॉम्प्लेक्स सीवूहस इस्टेट नेरुळ नवी मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, THANE. पिन कोड:-400706 पॅन नं:-APEPP9031K

10/05/2024

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मुख्यांकराकाठी विचारात धेवलेका उपशील:-:

मुद्रोक शुल्क आकारताना निवडलेला अनुच्छेद :-

(ii) within the limits of any Municipal Council, Nagarpanchayat or Cantonment Area annexed to it, or any rural area within the limits of the Mumbai Metropolitan Region Development Authority or any other Urban area not mentioned in sub clause (i), or the Influence Areas as per the Annual Statement of Rates published under the Maharashtra Stamp (Determination of True Market Value of Property) Roll



CHALLAN MTR Form Number-6

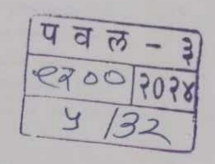


IRN MH001748447202425E	BARCODE III	ET MANTELERANDE DES TO	THE PROPERTY OF	II Date	e 08/05/2024-1	5.17.40	-	- 100		
Department Inspector General					5.5		Form	n ID	25.2	
Stamp Duty Type of Payment Registration Fee			Payer Details							
			TAX ID / TAN (If Any)							
			PAN No.(If Applicable)		AFJPM9825M					
Office Name PNL3_PANVEL 3 JOINT SUB REGISTRAR			Full Name	HEMLATA SHY	MLATA SHYAM MOHAN					
Location RAIGAD										
Year 2024-2025 One Time			Flat/Block	No.	FLAT NO. A-1004, 10TH FLOOR, A WING					Marie
Account Head D	letails	Amount in Rs.			NEELKANTH EXOTICA CHS LTD					
0030046401 Stamp Duty		720000.00	Road/Stree	t	PLOT NO. 88 AND 89, SECTOR 21, ULWE,					
9030063301 Registration Fee 30000.00		Area/Locality		PANVEL						
			Town/City/	District	- 1					
			PIN			4	1	0	2 1	0 6
			Remarks (I	(Any)						
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			Amount in	S1		3		13	32	
Total			55-57-515-61-61	Seven La	ikh Filly Theusar	nd Rupe	es On	My	-	>
		7,50,000.00	Words							
Payment Details PUNJAB NATIONAL BANK Cheque-DD Details			FOR USE IN RECEIVING BANK							
			Bank CIN	Ref. No.	03006172024	Special series	AH.	LS		
Cheque/DD No.			Bank Date	RBI Date	08/05/207	1/6	6 4 N	I Ve	THE STATE OF	ABI
Name of Bank			Bank-Brand	h	PUNJAS NO	SAL I	BARN	September 1	41	12
Name of Branch				Scroll No. , Date Not Verned with Stroll Sol			4/3	21		

MOTE:- This challen is valid for document to be registered in Sub Registrar office only. Not valid for unregistrary सदद चलान केवळ दुव्यम निवस्क कार्यालयात नोदणी करावयाच्या दस्तात्वाठी लागु आहे . नोदणी न करावयाच्या करावयाच्या

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AGREEMENT FOR SALE

THIS AGREEMENT is made and entered into at Ulwe on this day of 10th May, 2024

BETWEEN

1) MR. SANJAY MANOHARLAL HARJAI (PAN: ABMPH5190D) aged 53 years, and 2) MRS. SONIA SANJAY HARJAI (PAN: AEOPH7640R) aged 49 years, Indian Inhabitants, Residing at: Flat no. A-1004, Neelkanth Exotica, Plot no. 88 and 89, Sector 21, Ulwe, Tal: Panvel, District: Raigad, hereinafter referred to as 'THE SELLERS/TRANSFERORSS' (which expression shall unless repugnant to the context or meaning thereof to mean and include his heirs, executors, administrative and the second to mean and include his heirs, executors, administrative and the second to mean and include his heirs, executors, administrative and the second to mean and include his heirs, executors, administrative and the second to mean and include his heirs, executors, administrative and the second to mean and include his heirs, executors, administrative and the second terms and the second terms are second to mean and include his heirs, executors, administrative and the second terms are second to mean and include his heirs, executors, administrative and the second terms are second to mean and include his heirs.

AND

representatives and assigns) of the ONE PART:

1) MR. APURV MOHAN (PAN: AKQPA9207M), aged 44 years AND 2) DR. HEMLATA SHYAM MOHAN (PAN: AFJPM9825M) Aged 66 years, AND 3) MRS. SHRAVAN PAWAR (PAN: APEPP9031K), Aged 43 years, residing at: Flat no. 102, Tower no. 24, NRI Complex Seawoods Estate, Nerul, Navi Mumbai 400706, hereinafter referred to as THE PURCHASERS /TRANSFEREES' (which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include, his heirs, executors, administrators, legal representatives and assigns) of the OTHER PART.

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WHEREAS:

 THE STATE GOVERNMENT in pursuant to section 113-A of the Maharashtra Regional Town Planning Act' 1966 acquired the land and vested in City and Industrial Development Corporation of Maharashtra Limited, hereinafter known as 'CIDCO Ltd.' for development and disposal inter alia a piece or parcel of land therein and such lands in the said corporation for development and disposal.

On dated 21.01.2008 between CIDCO Ltd., (therein referred to as the contration) as the LESSOR and 1) SMT. HIRABAI

NATHURAM PATIL, 2) MR. ANIL NATHURAM PATIL, 3)

SMT. VASTALA NATHURAM PATIL, 4) MRS. JYOTSANA
NATHURAM PATIL, 5) SMT. SHITAL NATHURMA PATIL, 6)

SMT. BHARTI NATHURAM PATIL, as the LESSEE'S, the lessees were allotted, sized and possessed with a plot of land i.e. Plot No.88, at Sector -21, Ulwe Node, Navi Mumbai, under 12.5% G.E.S, admeasuring total area of 1499.21 Sq.

WHEREAS the Letter No. CIDCO AHATUSATYO/ULWE/757+1204/2014/830 dated 2014 The Corporation permitted to transfer the said in the name of the New License and also executed Agreement on 27.03.2008 by and between The Corporation, The Original Licensee and the New licensee and said Tripartite Agreement also duly registered under Registration Document No. Uran-02575-2008 dated 27.03.2008.

 WHEREAS By and under an Agreement to Lease executed on dated 31.07.2008 between CIDCO Ltd., (therein referred to as "the Corporation") as the LESSOR and 1) MR. BHALCHANDRA JANU THOKAL, 2) MR. NAGESH JANU

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THOKAL & 3) SMT. HARSHADA SHRIKANT THOKAL as the LESSEE'S, the lessees were allotted, sized and possessed with a plot of land i.e. Plot No.89, at Sector -21, Ulwe Node, Navi Mumbai, under 12.5% G.E.S, admeasuring total area of 1249.70 Sq. Mtrs. (hereinafter referred to as the 'Said Plot no.89').

- CIDCO Letter No. the WHEREAS by 5. AND /VASAHAT/SATYO/ULWE/757+1204/2014/830 26.05.2014 The Corporation permitted to transfer the said Plot in the name of the New License and also executed Tripartite Agreement on 16.09.2008 by and between The Corporation, The Original Licensee and the New licensee and said Tripartite Agreement also duly registered under Registration Document No. Uran-07476-2008 4 dated e200 10.10.2008.
 - 6. AND WHEREAS now M/S. SATYAM CONCAST PVT. LTD is in the possession of Plots No. 88 & 89, Sector-21, Ulwe Node, admeasuring about 1499.12 sq. mtrs area and admeasuring 1249.70 sq. mtrs. area respectively (hereinafter collectively referred to as the Said Plots) and have decided to amale and Subthered the said Plots and CIDCO Ltd. vide its Letter CIDCO/VASAHAT/SATYO/ULWE/1204+757/2013 (dated) 02/12/2013 granted the No Objection and Permission amalgamation of the Said Plots.
 - 7. AND WHEREAS the New Licensee sold and transferrance said Plots No. 88 and 89, Sector-21, Ulwe, total admeasuring area is 2748.82 sq. mtrs. area to the name of Subsequent New Licensees. The New Licensee will not having any rights in this Plots. In this only 50% area will be transfer i.e. admeasuring 1374.41 sq. mtrs. area will be transfer to M/s. NEELKANTH INFRACON, and admeasuring 1374.41 sq. mtrs. area will be transfer to M/S. SATYAM CONCAST PVT. LTD. the Subsequent New Licensees.

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- 8. As per the terms of the said Tripartite Agreement dated 21st May 2014, the Promoter No. 1 herein (namely M/S. NEELKANTH INFRACON) and the Promoter No. 2 herein (namely M/S. SATYAM CONCAST PVT. LTD.) are entitled to the said Plots in the ratio of 50:50% i.e. the Promoter No. 1 herein is entitled to 50% undivided share in respect of the Said Plots and the Promoter No. 2 herein are entitled to balance 50% undivided share in respect of the Said Plots.
- 9. AND WHEREAS M/S. NEELKANTH INFRACON and M/S. SATYAM CONCAST PVT. LTD (hereinafter referred to as "Builders") has applied to CIDCO Ltd. for permission of declopment of Said Plot, and the inview of application and plans submitted with the above authority, the beginning preferred to as "Builders") has applied to CIDCO Ltd. for permission of application and plans submitted with the above authority, the beginning its permission Cum Commencement Certificate

K)/2014/870 Dated 01/09/2014, and inview of aforesaid the Builder has constructed building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at became the construction of building at bacquently upon completion of the construction of building at bacquently upon completion of the construction of building at bacquently upon completion of the construction of building at bacquently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of building at the Said Plot which became named as 'NEELKANTH EXOTICA' and subsequently upon completion of the construction of the const

INFRACON through its partners 1) SHRI. HEMANT GANPATBHAI GAUDANI, 2) MR. BHAVIK HEMANT GAUDANI, 3) MR. RAMESHBHAI RAJIVBHAI PATEL, 4) MR. ANIL RAJIVBHAI PATEL, 5) MR. DARSHIT RAMESH PATEL AND 6) SHRI. SUNIL GANPATBHAI GAUDANI, AND M/S. SATYAM CONCAST PVT. LTD. through its directors 1) MR. GOVIND JIVRAHBHAI VAGHANI, 2) SHRI. HIMMAT JOVRAJBHAI VAGHANI, 3) SHRI. BAVCHAND JIVRAJBHAI VAGHANI AND 4) SMT. KIRTI GOVIND VAGHANI under their rights has sold, transferred their ownership, rights and interest in the Said

New 31th Sonicathorial

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Flat i.e. FLAT NO. A-1004, 10TH FLOOR, A WING, BUILDING NAMELY "NEELKANTH EXOTICA" SITUATED AT PLOT NO. 88 AND 89, SECTOR 21, ULWE, TAL:PANVEL, DIST: RAIGAD, ADMEASURING 61.24 SQ.MTRS. CARPET AREA + 19.79 SQ.MTRS. OPEN TERRACE alongwith parking space no. G-4 AND G-5, in favor of SELLER vide registered Agreement For Sale dt. 14.08.2019 which was registered on 14.08.2019 with the sub-registrar of assurances at Panvel-3 having its registered document no. PVL3-12850-2019 having its receipt no. 15822, since then THE SELLER is absolutely reize and possessed of or otherwise well and sufficiently entitled to the

6200 SAID FLAT.

11. AND WHEREAS a co-operative society of the occupants of th building has formed under the Maharashtra Co-operative Housing Societies Act, in name as 'M/S. NEELKANTH EXOTICA CO-OPERATIVE HOUSING SOCIETY LIMITED' having its registration no. NBOM/CIDCO/HSG(TC) /8273/JTR/2019-2020.

12. AND WHEREAS THE PURCHASER herein prese approached to THE SELLER for purchase of the flat NO. A-1004, 10TH FLOOR, A WING, BUILDING WAM "NEELKANTH EXOTICA" SITUATED AT M/S. NEELKANTH EXOTICA CO-OPERATIVE HOUSING SOCIETY LIMITED, ON PLOT NO. 88 AND 89, SECTOR 21 TEWE TAL:PANVEL, DIST: RAIGAD, ADMEASURING SO.MTRS. CARPET AREA + 19.79 SQ.MTRS. OPEN TERRACE alongwith parking space no. G-4 AND G-5 (Hereinafter referred to as the SAID FLAT), and THE SELLER had agreed to sale the Said Flat alongwith its rights, title and interest to THE PURCHASER for the Valuable full and final consideration of Rs.1,20,00,000/- (RUPEES ONE CRORE TWENTY LAKH ONLY) which THE PURCHASERS agreed and accepted.

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13. THE SELLERS do hereby covenant as follows:

- a. There are no suits, litigation's Civil or any other proceedings pending as against THE SELLERS personally affecting the SAID FLAT.
- b. There are no attachments or prohibitory orders as against or affecting the SAID FLAT and the SAID FLAT is free from all encumbrances or charges and/ or is not the subject matter to any lis-pendens or easements or attachments either before or after judgment. THE SELLERS have not received any Notice neither from the Government, Semi Government or Municipal Occurrent or regarding any of the proceedings in respect of the SAID FLAT. The SAID FLAT is free from all
 - c. THE SELLERS have paid all the necessary charges of any nature whatsoever in respect of the SAID FLAT and THE SELLERS have not received any notice from any latutory body or authorities asking for the SAID payment/dues of any nature whatsoever of the SAID

harges and encumbrances of any nature whatsoever.

agreement either in the form of sale, lease exchange, assignment or in any other way whatsoever and has not created any tenancy or any other rights of the like nature in the SAID FLAT and has not dealt with or disposed off in any manner whatsoever, except mortgage loan with State Bank of India.

e. THE SELLERS were in exclusive use, occupation and possession of the SAID FLAT and every part thereof and except THE SELLERS no other person or persons are in use, occupation and enjoyment of the SAID FLAT or any part thereof.

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- f. THE SELLERS are having good and clear title, free from encumbrances of any nature whatsoever of the SAID FLAT and every part thereof and there are no outstanding estates or effects by way of lease, charges, inheritance, sale, gift, trust, or otherwise outstanding against THE SELLERS and/ or against the SAID FLAT.
- g. THE SELLERS have not been restricted either under the provisions of the Income Tax Act, Gift Tax Act, or under any other statute from disposing of the SAID FLAT or any other statute from disposing of the Flat as stated in the Agreement.
- h. THE SELLERS have not done any act, deed, matter or thing whereby they have been prevented from entering into his Agreement on the various terms and conditions as stated herein in favour of THE PURCHASERS and THE SELLERS had all the right, title and interest to enter into this Agreement with THE PURCHASERS on the various terms and conditions as stated herein.
- i. Relying upon the aforesaid confirmation of the declarations made by THE SELLERS hereal THE PURCHASERS has agreed to purchase the SATE FLAT
- j. THE SELLERS hereby agree to transfer the shares held? by THE SELLERS and their interest in the SAID FLAT to THE PURCHASERS, which THE PURCHASERS has agreed to acquire from THE SELLERS, on the terms and conditions hereinafter appearing. The parties herein are desirous of recording the terms and conditions in writing as stated hereinafter:

Soviation Soviation

Apronous Constitution

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

their rights, title and interest in and upon the SAID FLAT i.e.

FLAT NO. A-1004, 10TH FLOOR, A WING, BUILDING NAMELY

"NEELKANTH EXOTICA" SITUATED AT M/S. NEELKANTH

EXOTICA CO-OPERATIVE HOUSING SOCIETY LIMITED, ON

PLOT NO. 88 AND 89, SECTOR 21, ULWE, TAL:PANVEL,

DIST: RAIGAD, ADMEASURING 61.24 SQ.FT CARPET AREA +

19.79 SQ.MTRS. OPEN TERRACE alongwith parking space

no. G-4 AND G-5, to THE PURCHASERS, which THE

PURCHASERS has agreed to acquire the same with the shares

and interest of THE SELLERS for the total consideration of

RS1,2000,000/- (RUPEES ONE CRORE TWENTY LAKH

ONLY) inclusive of all costs, share capital to the credit of THE

SELLERS in the books of the society.

 THE PURCHASERS agrees to pay/paid the said consideration of Rs.1,20,00,000/- (RUPEES ONE CRORE TWENTY LAKH ONLY) to THE SELLERS in following manner:

has been paid through Cheque bearing no.000047, dated 20.03.2024, drawn on HDFC Bank, Larkhand, the receipt of which acknowledged berewith.

Sum of Rs.9,80,000/- (Rupees Nine Lakh Eighty Thousands Only) has been paid through Cheque bearing no.000062 dated 10.05.2024, drawn on HDFC Bank, Jharkhand, India, the receipt of which acknowledged herewith.

iii) Rs.1,20,000/- (Rupees One Lakh Twenty Thousands Only) will be deducted & to be paid within stipulated time as TDS (Tax Deducted at

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Source) to the Income Tax Department under the provision of Section 194 IA of Income Tax Act'1961, applicable @1% of consideration value, However copy to be provided before execution of Sale Deed.

- Eight Lakh Only) would be payable within 60 days from the date of execution and registration of present and in the event, for making full or partial payment of the balance sum to THE SELLERS in accordance with the terms of the present agreement through loan/personal resources.

 PURCHASERS desires to avail mancial assistance/loan by mortgaging the SELLERS would have no objection to the same and Poult execute all necessary documents/ receipts, as may be required in accordance with the norms/rules of the bank/financial institution to facilitate THE PURCHASERS for availing the said loan.
- 3. THE SELLERS will deliver the vacant, physical possession of the SAID FLAT and all document/s in Original, to the PURCHASERS after refull and final payments.
- 4. THE SELLERS shall obtain the necessary No Objection Certificate from the Society for transfer, and sale of the interest of THE SELLERS in the SAID FLAT, as well as the right, title and interest of THE SELLERS in the SAID FLAT to THE PURCHASERS and also to the admission of THE PURCHASERS to the membership of the Society in place of THE SELLERS when the sale herein is completed by delivering the vacant and peaceful possession of the SAID FLAT to THE PURCHASERS.

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- 5. THE SELLERS hereby admit and declare that the SAID FLAT, is not encumbered with any third party and/or vested with any rights to any third party and THE SELLERS have full and absolute rights and authority to sell the same or transfer it to any person/s.
 - 6. The PURCHASERS hereby agree to become member of the said society and shall abide by all the rules and regulations adopted by it or which it may adopt from time to time.
- 7. THE SELLERS hereby agree to pay all the outstanding dues of maintenance or any other dues payable to the Society/the Developer, Electricity bill, property Tax and if there is any dues which have not been paid by THE SELLERS till the Cate of execution and registration of final Sale Deed and handing over the Josessian of the Said Flat to PURCHASERS, then the PURCHASERS shall inform THE SELLERS in writing by giving one month notice and THE SELLERS shall pay the same.
- 8. That THE SELLERS shall have no right, title, interest, claim, demand or charge of whatsoever nature on satisfying the operation of the sall the needful in all respect to secure the title of the SAID FLAT to the PURCHASERS and shall always keep the purchasers indemnified from all liabilities and/ or claim of the SAID FLAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of Said FRAT up to the date of handing over the possession of the possession
 - 9. The PURCHASERS hereinafter upon full and final payments shall be entitled to have a hold on the occupation of the SAID FLAT and the PURCHASERS can hold the same for unto, and to the use and benefit of their heirs, executors, successors for ever without any claim, Charge, interest, demand or lien of THE SELLERS, and may through any person on their behalf or who may claim through them, in trust for them, subject to only on the part the PURCHASERS, to pay the taxes,

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assessment, charges, duties or calls made by the society/developer, Municipal authority Government or any local authority in respect of the SAID FLAT from the date of signing of this agreement.

10. That THE SELLERS hereby agrees to return and handover to the PURCHASERS all documents referred to here in above and undertake that from time to time and at all time hereafter, and at the cost of the PURCHASERS, their heirs to sign all necessary papers, agreements, forms, conveyance for effectually getting the SAID FLAT transfer in the name of the PURCHASERS. THE SELLERS shall not sign any new sale agreement in respect of the SAID FLAT with any other party/person and shall assist in getting the SAID FLAT transfer the name of the PURCHASERS or his legal heirs only.

11. That THE SELLERS hereby declare that they have paid all taxes and outgoing up to the date of execution of present, in respect of the SAID FLAT and that if any amount is due from them to the society, the Corporation or Government, the same shall be paid by them and/or they shall indemnify THE PURCHASERS for the same.

12. It is agreed by and between the parties hereto the parties hereto the parties and outgoing of and from the date of possession at the SAID FLAT shall be borne and paid by the PURCHASERS and any amount due in respect of the taxes, statutory amount as and when occurred and other outgoings up to the date of the possession, shall be paid by THE SELLERS.

13. THE SELLERS declare that they will hand over peaceful vacant possession along with all the original documents of the SAID FLAT after receiving full and final payment in token of transfer of rights, title, interest and benefits in respect of the SAID FLAT to PURCHASERS. THE SELLERS declares that, except documents shown to THE PURCHASERS no other documents of title in respect of the SAID FLAT were in existence,

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THE SELLERS undertake to indemnify and keep indemnified the PURCHASERS at all times in respect of the same.

14. The PURCHASERS do hereby declare that they shall pay and bear all charges such as Stamp Duty, Registration Charges, Advocate Fee, Legal Documentation Fee, Conveyance Charges and further it has been agreed between the parties hereto that the Transfer Charges, fees payable to CIDCO Ltd., will be paid by the PURCHASERS only.

THE SELLERS do hereby declare that, any statutory dues of proposition of the opening out of and for non-payments of the opening transactions of sale-purchase, transfer, morgage and any transactions in respect to THE SAID FLAT, if any, shall be recovered from and/or paid by THE SELLERS only.

16. THE SELLERS hereby declare that and assure that THE SELLERS have not, on or before the date of this Agreement, transferred, assigned or alienated their interest in the capital of the said society and their interest in the property of the Said society at the SAID FLAT hereinabove referred to any person

Subject to the provisions and terms and conditions of this Agreement. THE SELLERS hereby agree to transfer the SAID PELAT to the PURCHASERS and the PURCHASERS would be entitled to hold, possess, occupy and enjoy the SAID FLAT without any interruptions from THE SELLERS. THE SELLERS further declare that they have full rights and absolute authority to enter into this Agreement subject to section 29 of the Maharashtra Cooperative Societies Act, 1960 and the PURCHASERS has with full knowledge and after scrutinizing documents, as has been produced by THE SELLERS, referred to above, entered into the present agreement.

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- 18. In the event THE SELLERS fails to perform their part of the contract in handing over peaceful possession of the SAID FLAT and/or execute necessary documents as mentioned in the agreement, THE PURCHASERS shall be entitled to enforce the contract by way of specific performance of contract before appropriate forum at the cost and risk of THE SELLERS apart from liquidated damages.
 - 19. THE SELLERS shall keep THE PURCHASERS indemnified and free from all losses/ damages which may be suffered, incurred, undergone and/or sustained by THE PURCHASERS due to any act done in the past or in future by THE SELLERS in respect of the membership/flat/society and in the countries of the SAID FLAT is found to be defective for any reason whatsoever.
- 20. THE SELLERS hereinafter at the request and cost of the PURCHASERS, shall execute any document, paper and writings as may be necessary for perfectly vesting the SAID FLAT and benefits of the membership of the said society and transferring the same unto the PURCHASERS without any extra or expression.

SCHEDULE OF THE PROPERTY

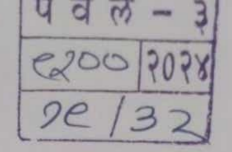
FLAT NO. A-1004, 10TH FLOOR, A WING, BUILDING NAMELY, "NEELKANTH EXOTICA" SITUATED AT M/S. NEELKANTH EXOTICA CO-OPERATIVE HOUSING SOCIETY LIMITED, ON PLOT NO. 88 AND 89, SECTOR 21, ULWE, TAL:PANVEL, DIST: RAIGAD, ADMEASURING 61.24 SQ.FT CARPET AREA + 19.79 SQ.MTRS. OPEN TERRACE alongwith parking space no. G-4 AND G-5.

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Dated: 10th May, 2024

RECEIPT



RECEIVED of and from the within named 'PURCHASERS/TRANSFEREE' 1) MR. APURV MOHAN, 2) DR. HEMLATA SHYAM MOHAN AND 3) MRS. SHRAVAN PAWAR a sum of Rs.10,80,000/- (Rupees Ten Lakh Eighty Thousands Only) through cheques, being the part payment from the sale consideration of Rs.1,20,00,000/- (RUPEES ONE CRORE TWENTY LAKH ONLY) towards the purchase of FLAT NO. A-1004, 10TH FLOOR, A WING, BUILDING NAMELY "NEELKANTH EXOTICA" SITUATED AT M/S. NEELKANTH EXOTICA CO-OPERATIVE HOUSING SOCIETY LIMITED, ON PLOT NO. 88 AND 89, SECTOR 21, ULWE, TAL:PANVEL, DIST: RAIGAD, ADMEASURING 61.24 SQ.FT CARPET AREA + 19.79 SQ.MTRS. OPEN TERRACE alongwith parking space no. G-4 AND G-5.

Details of Payments:

Sr.	Cheque no.	Date	Bank Name	Amount in Rs		
1	000047	20.03.2024	HDFC Bank, Jharkhand, India			
2 000062		10.05.2024	HDFC Bank, Jharkhand, India	9,80,000/-		
-			Total Rs.	10,80,000/-		

(Rupees Ten Lakh Eighty Thousands Only)

WE SAY RECEIVED Rs.10,80,000/-

(Rupees Ten Lakh Eighty Thousands

MR. SANJAY MANOHARLAL HARJAI MRS. SONIA SANJAY HARJAI (SELLERS/TRANSFERORS)

WITNESSESS:

2. Jack

CH THE HE HE HE LOS AND THE MANAGEMENT CORPORATION OF MANAGEMENT LIMITED MEGO, OFFICE:

WENAL", 2nd Rook Nathman Point.

Mumbol - 400 021.

MICHE: 00-01-22-6650 0900 : 00-91-32-2202 2509 HEAD OFFICE:

CEDCO Bhovor, CBD Belopus Noyl Murabot - 400 614.

PHICKS: 00-91-22-6297 8100 :00-91-22-6791 8166

PHI MCIDCO/BP-8316-10014/TPO(NM)/2017/

OCCUPANCY CERTIFICATE

I hereby certify that the development of Residen [[Residential BUA = 3509.805 Sq.mirs.], (Comm. BUA = \$13) 4123,054 Sq.mtrs), Residential Units = 73 (Sevenly Three Nos.), (Comm. Units (Seventeen Nos.) (Free of FSI Fitness Centre BUA= 69.882 so BUA = 24.914 Sq.mtrs.) on Plot No.88 & 89, Sector-21 at Ulv Mumbal completed under the supervision of Archifect M/s. O on 28/05/2017 and I declare that the development has been with the General Development Control Regulations and the Commencement Certificate dated 01/09/2014 and that the developing for which it has been carried out.

You have to pay the necessary charges due to GST if applicable in future as per CIDCO policy and as informed to you in writing, and if not paid the permission granted will be revoked.





