AGREEMENT FOR SALE

ARTICLES OF	AGREEMENT made at Mumbai this day of
in the Year	BETWEEN HGP COMMUNITY PVT. LTD., a Company registered under
the Companies Act, 2	013 and having its Registered Office at 514, Dalamal Towers, Nariman Point,
Mumbai – 400021, h	aving PAN No.AADCH8389P, hereinafter called the "PROMOTER" (which
expression shall unles	s it be repugnant to the context or the meaning thereof, mean and include, its
successors and assign	ns) of the ONE PART.

And Mr. /Mrs. /Miss /M/s. Sharma

NO.

and permitted assigns) of the OTHER PART; executors, administrators of such survivor and in the case of Company/LLP, its successors in interest partners for the time being of the Firm, the survivor or survivors of them and the respective heirs, executors, administrators and permitted assigns, in the case of partnership firm, the partner or the meaning thereof mean and include in the case of individual, his/her/their respective heirs, hereinafter called the "ALLOTTEE/S" (which expression shall unless it be repugnant to the context or

WHEREAS:

- First Schedule hereunder written (hereinafter referred to as the "First Property"): and Sub-District at Mumbai City and Mumbai Suburban and more particularly described Firstly in the of lands or ground situated, lying and being at Village Powai Taluka Kurla in the Registration District Owner"), was seized and possessed of or otherwise well and sufficiently entitled to pieces or parcels € \ni Shri. Chandrabhan Bhuramal Sharma (hereinafter referred to
- purchase the said First Property, as contained therein formerly known, of the Other Part, the said Original Owner agreed to sell and the Promoter agreed to \equiv said Original Owner of the One Part and M/s. Crescendo Associates, as the Promoter was By an Agreement for Development-cum-Sale dated 28th January, 1984 and made betweer
- for and on behalf of the said Original Owner, as contained therein Original Owner executed Power of Attorney in favour of the Partner of the Promoter, also dated 28th January, 1984, authorizing him interalia to do and carry out various acts, deeds, matters and things Pursuant to the said Agreement for Development-cum-Sale dated 28th January, 1984, the said
- develop and dispose of the same Original Owner placed the Promoter in possession of the said First Property, with right to deal with, Pursuant to the said Agreement for Development-cum-Sale dated 28th January, 1984, the said
- ≢ and that the Promoter is entitled to develop and sale the said First Property, as the Owner may deem 3 Agreement for Development-cum-Sale dated 28th January, 1984 and the rights of the Promoter said Original Owners vide a Writing dated 24th February, 1990, confirmed the The said Original Owner further confirmed having received full amount of consideration
- "Second Property"); the Registration District and Sub-District of Mumbai City and Mumbai Suburban as more particularly or parcels of lands or grounds situate lying and being at Village Powai and Tirandaz, Taluka Kurla, in absolutely seized and possessed of and/or otherwise well and sufficiently entitled to all those pieces B) Durgadevi C. Sharma (for himself and on behalf of Smt. Durgadevi Sharma Charitable Trust) were Further, prior to 28th January, 1984 (1) Chandrabhan Bhuramal Sharma and FIRST SCHEDULE hereunder written (hereinafter

particularly described Thirdly in the First Schedule hereunder written, hereinafter referred because of amalgamation of adjoining land, is 55105.19 sq. mitrs. (excluding reservations). Property and Wing 'E' on a portion forming part of the said Second Property (hereinafter 5 (five) wings, being Wing 'A', Wing 'B', Wing 'C', Wing 'D' on a portion forming part of the said First AND WHEREAS the Promoter have constructed a residential Building, called REGENT HILL, having A is annexed hereto and marked as Annexure - "A" dated 10.08.2018. The authenticated copy of the said approved Layout Plan of the Said Sector XI -The said Building is in Sector XI - A. The Net Plot area of the said latest Layout approved by Municipal Corporation of Greater Mumbai (MCGM) is

about 2632.45 sq.mtrs. of the said Layout Plot, as more particularly described Fourthly in the Schedule hereunder written. (hereinafter referred to as "the Project Land"); AND WHEREAS accordingly, the Promoter is entitled to develop interalia a

construction of the said Building, Regent Hill on 21.10.2021 use, were approved by MCGM on 01.09.2021; MCGM issued Commencement Certificate AND WHEREAS vide IOD dated 26.06.2018, MCGM has sanctioned plans for construction of Building Regent Hill and the latest amended plans of the said Building, interalia for residential

authenticated copies of the IOD, letter of latest Amended plans, latest CC and OC, of the 01.09.2021. The MCGM has already issued Occupation Certificates (OC) for the said Building . The spaces in Wing '_____' of the said Building REGENT HILL, comprising of 3 basements + AND WHEREAS the Promoter is entitled to allot and sell apartments, garages and covered parking being uploaded on the website of the Authority: Building, are annexed hereto as Annexures -23rd upper floors constructed on the Project Land as per the latest Amended Plans "B1", "B2, "C" and "C 1" respectively, which are

by M/s. Chaphekar & Co., Advocates and Solicitors, as per their certificates of title, authenticated AND WHEREAS the title to the said First Property and the said Second Property has been certified copies of which are annexed hereto as Annexure - "D-1" and "D-2" respectively:

name of the said Original Owner / MMRDA; the authenticated copy of the P.R. AND WHEREAS the Project Land stands in the Revenue Records and Municipal records Card is annexed

Wing of the Regent Hill Building (hereinafter referred to as "the Said Wing"), for the consideration AND WHEREAS the Promoter has agreed to sell and the Allottee/s has/have agreed to purchase and on the terms and conditions hereinafter appearing; Development) Act 2016 (hereinafter referred to as the "Said Act") on the Apartment No. 104 sq.ft.(carpet area), as per the definition under the Real Estate _, admeasuring <u>35·25</u> sq.mtrs. (carpet area) which is equivalent to

authenticated copy is attached in Annexure - F' Wings (hereinafter referred to as the "said Project"), under the provisions of the Said Act and the Rules framed there under with the Real Estate Regulatory Authority at Mumbai no. P51800018620 AND WHEREAS the Promoter has registered this Project i.e. REGENT HILL Building, A, B, C, D

receive consideration / cost in respect thereof; sell/allot car parkings in the said Building and to enter into agreement/s with the Allottee/s and to AND WHEREAS by virtue of the Development-cum-Sale Agreements and Power of Attorneys and the Promoter alone has sole and exclusive right to sell the

the name, HGP Community Private Limited, being the Promoter herein, for all practical purposes; thereof, the names M/s. Crescendo Associates and M/s. Omega Associates stood substituted with been merged with the Promoter under the Amalgamation/Merger Scheme sanctioned by the Bombay AND WHEREAS M/s. Crescendo Associates, M/s. Omega Associates and some other entities have vide common order in CSPs/ 483 to 489/2016.

specified under the Said Act and the Rules and Regulations made thereunder: specifications prepared by the Architect, Mr. Suhas Joshi and of such other documents Allottee/s of all the documents of title relating to the Project Land and the plans, designs and AND WHEREAS on demand from the Allottee/s, and the Promoter has given inspection to

annexed as Annexure - "G": AND WHEREAS the authenticated copies of the plans and specifications of the Apartment agreed purchased by the Allottee/s, as sanctioned and approved by the local authority have

register said Agreement under the Registration Act, 1908; Agreement for Sale of said Apartment to the Allottee/s, being in fact these presents and also to AND WHEREAS under Section 13 of the said Act the Promoter is required to execute a written

purchase the said Apartment; by and between the Parties, the Promoter hereby agrees to sell and the Allottee/s hereby agrees to In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon

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

	, •
specifications as approved by the concerned local authority from time to time.	The Promoter has constructed the said Building, in accordance with the plans, designs and

Only)			Collsideration	purchase	2	
/-(Rupees	of Rs.	ration	conside			
payment or application fee and hereby agrees to pay to that Promoter the balance amount of	es to pay to tha	and hereby agre	plication fee	vment or ap	0	
Only) as advance					3	
		/(Rupees				(0)
The Allottee/s has paid on or before execution of this Agreement, a sum of	execution o	on or before	has paid	Allottee/s		3(h)
	herewith.	described in the Second Schedule annexed herewith.	e Second S	scribed in th	de	
nature, extent and description of the common areas and facilities which are more particularly	on areas and fa	ion of the commo	and descript	ture, extent	na	
the proportionate price of the common areas and facilities appurtenant to the Apartment, the	s and facilities	he common area	ate price of t	e proportion	Ħ	
Only) including	5	Thousand	1, 1	Fourty	l	
(Rupees One Crore Hity tive too Laking	++ + + v	pre #	مو (ب	upees	(R	
annexed as Annexure-"H", for the consideration of Rs. 155 40,000 I-	onsideration of	円", for the co	Annexure-"	nexed as	an	
(hereinafter referred to as the "Apartment") as shown in the Floor plan thereof hereto	ıt") as shown	the "Apartmen	ferred to as	ereinafter re	<u>(</u>	
on 1 floor of Said Wing	t. (carpet area	(carpet area) equivalent to 379 sq.ft. (carpet area) on	equivalent to	arpet area)	Ω Ω	
agrees to sell to the Allottee/s Apartment No. 104 admeasuring 35.25eq.mtrs.	0. 104	e/s Apartment N	to the Allotte	rees to sell	ag	
The Allottee/s hereby agrees to purchase from the Promoter and the Promoter hereby	hase from the F	y agrees to purc	ottee/s herek		2 (a) (i)	2 (a)

5	purchase	consideration	of	Rs.	
5	n the following manner:	nanner:			
Ď.	a. Rs.	on 0	on or before		
Ö	Rs.	on o	on or before		
Ö	c. Rs.	on o	on or before		

54. GOVERNING LAW

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

Agreement for Sale at Mumbai, Maharashtra in the presence of attesting witness, signing as such on the day first above written IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed this

FIRST SCHEDULE ABOVE REFERRED TO -

and Mumbai Suburban and bearing CTS No. 20(pt), 21(pt), 22(pt), 29(pt) and 30(pt) of Village Powai and admeasuring 1,51,315 sq. mtrs. or thereabouts near I.I.T., off. Adi Shankaracharya Marg, in the Registration District and Sub-District of Mumbai City FIRSTLY ALL THOSE pieces or parcels of land or ground situate lying and being at Village Powai,

admeasuring about 1,41,482 sq. mtrs. or thereabouts Powai and CTS Nos. 23, 24, 25(pt), 104(pt) and 105(pt) of Village Tirandaz, Taluka Kurla and Mumbai Suburban and bearing CTS Nos. 6(pt), 7(pt), 20(pt), 21(pt) and 22(pt) of Village near I.I.T., off. Adi Shankaracharya Marg, in the Registration District and Sub-District of Mumbai City SECONDLY ALL THOSE pieces or parcels of land or ground situate lying and being at Village Powai

described Firstly in the First Schedule hereinabove Registration District and Sub-District of Mumbai City and Mumbai Suburban, forming part of the Land and bearing CTS No.18(pt), 19(pt), 20A(pt), 20B, 22A(pt) and 22B of Village Powai, in the THIRDLY ALL THOSE pieces or parcels of land, being Sector XI-A, admeasuring 55105.19 sq. mtrs.

City and Mumbai Suburban, forming part of the Land, described Secondly in the First Schedule CTS No. 20A(pt) and 22A (pt) of Village Powai, in the Registration District and Sub-District of Mumbai FOURTHLY a portion of land admeasuring 2632.45 sq. mtrs. being the said Project Land and bearing

SECOND SCHEDULE ABOVE REFERRED TO -

proportion with other Apartments on the same floor. main entrance door after the landing of the floor of the Said Apartment hereby agreed to be sold in The nature, extent and description of common areas and facilities of immediate area abutting the

(ii) Main Entrance Hall (iii) Lifts and Lifts Lobbies on each floor (iv) Common Servants Toilets. facilities as follows (this does not apply in the case of premises other than Apartment) : (i) Staircase Pro-rata right along with the Allottees of Apartments in said Wing in limited common areas

THIRD SCHEDULE ABOVE REFERRED TO

- upon the Said Wing and enjoyed or used by the Apartment holder/s in common with the other particular the terrace, Wing or enjoyed by the Apartment holders used by him/her/them in common as aforesaid and occupiers of flats and the main entrance passages, landings, lifts and staircases of the the boundary walls of the Building, compound, terraces etc. of maintaining, repairing, redecorating, etc. of the main structure and club, garden and main water pipes, lift and electric wires in, under or
- Ы The cost of cleaning and lighting the passages, water pump, landing, staircases, lift, common lights and other parts of the Said Wing used by the Apartment holder/s in aforesaid common as
- ယ The cost of the salaries of clerks, bill collectors, liftmen, chowkidars, pump-man, sweepers
- 4 The cost of working and maintenance of common light, water pump, lift and other service charges
- Ġ Municipal and other taxes such as water charges bills, electricity charges bills, cesses, levy and revenue, N.A. taxes etc
- Insurance of the Said Wing.

- treating water, electricity etc. All the expenses relating to Sewerage Treatment Plants (STP's) including for maintenance,
- œ Building along with parking spaces and / Project Land. Such other expenses as are necessary or incidental for the maintenance and upkeep of the

REGENT HILL being the said project, admeasuring 35.25 sq.mtrs. (carpet area) equivalent Apartment bearing number 104 3子9_sq. ft. (carpet area) "said Apartment") and bounded as follows – on the _ floor, in the wing of the Building

On or towards the East

On or towards the West

On or towards the North

On or towards the South

39

HGP Community Private Limited CIN: U45201MH2016PTC274222



15th May, 2024

Rajīv Sharma Vandana Sharma

Flat No. B. 11, Tower A1, Type 7 Central Govt Resi Complex, Deen Dayal Upadhyaya Marg, New Delhi, Minto Road, Central Delhi, Delhi-110002.

Dear Sir Madam

We are pleased to allot you Apartment No. 104 on the 1st floor of the Building known as REGENT HILL, 'A' Wing in Sector XI – A at Hiranandani Gardens, Powai, Mumbai-400076, having Carpet Area 35.25 sq.mtrs, equivalent to 379 sq.ft, for total consideration of Rs.1,55,40,000/- (Rupees One Crore Filty Five Lakh Forty Thousand Only), including proportionate common areas and facilities appurtenant to the Apartment, hereinafter referred to as the Said Apartment, which shall be paid by you to us as follows:-

1,55,40,000/-	TOTAL	
1,39,86,000/-	On or before 04-06-2024	b)
15,54,000/-	Advance payment or Application fee	a)
AMOUNT (RS.)	DETAILS	SR.NO.

You shall on or before 04-06-2024 pay to us/Promoter, the following amounts:-

- (3) Rs. 500/- (for Individual), Rs. 1000/ application entrance fee of the Society. 1000/- (for non - individual) towards share money, Rs. 100/-
- Rs.9,400/- towards expenses for formation and registration of the Society and incidental charges
- Federation / Apex body. $ar{m{L}}$ for proportionate share of taxes and other charges / levies in respect
- 3 Rs. 1,50,000/- towards adhoc/provisional contribution towards outgoings of Society for months and property taxes as per actuals applicable from the date of this allotment letter. eighteen
- 3 Rs. _____I- for deposit and charges towards Water, Electric, drainage, sewerage connection and other utility and services connection charges.
- 3 the Layout Plot towards deposit and charges for electrical receiving and Sub Station provided in
- 3 j- towards Legal & Documentation charges.
- (MM)
- 8 Rs.1,00,000/-Rs.10,000/- towards Mahanagar Gas Connection charges.
 Rs.1,00,000/- to meet the future maintenance of Internal Layout Roads, Recreation Areas, Street which are in Hiranandani Gardens Complex (PADS). Lighting etc. and for the purpose of maintenance and upkeep of recreation areas and other facilities
- X Rs. _______ F for meeting all legal costs, charges and expenses, including professional costs the Attorney-at-Law/Advocates of the Promoter in connection with Apex Body or Federation and f conveyance or assignment of lease rules, regulations and bye-laws and the cost of preparing and engrossing at

NIRANJAN Digitally signed by KAMAL NIRANJAN

HIRANANDANI HIBANANDANI Date: 2024.05.15 1229.41 +05'30'

HGP Community Private Limited CIN: U45201MH2016PTC274222



Ņ We have informed you and you are aware that -

 \equiv

We have constructed the Building, REGENT HILL, having 5 wings i.e. Wings A, B, C, D & E. Wing "A" of the said Building REGENT HILL is of a 3 basements + stilt+ 1st to 23rd upper floors, being constructed on a portion of the said Sector XI - A as a part of phase-wise development of larger lands forming part of Powai Area Development Scheme (PADS), which is being developed on layout development basis in phase-wise manner for last several years.

phase/one project and the amenities (except car parkings) shall be enjoyed in common by all the Societies with access to all the common areas and amenities and that, there will be common entry for each Wing, separate society of the Apartment Allottees will be formed and exit from the main entrance for all the Allottees / Members of the proposed Societies. However The said 5 Wings of the Building Regent Hill i.e. Wings A, B, D & E shall form part of one

- \equiv The Said Apartment has being constructed as per the Judgment / Orders passed by the Bombay High Court in PILs, being PIL Nos. 131 of 2008, 91 of 2008 and 21 of 2010 ("three PILs"). As per the Judgment dated 22nd February, 2012, passed in the above PILs, no two flats can be sold to the same person or any member of her/his family, being her/his spouse and children. Vide Judgment dated 11th January, 2023, the Hon'ble Bombay High Court has disposed of the said three PILs. However, the above condition, i.e. "no two flats can be sold to the same person or any member of her/his family, being her/his spouse and children", continue to apply.
- \equiv This Project i.e the said Building Regent Hill having 5 Wings, has been registered under the provisions of the Real Estate (Regulation and Development) Act, 2016 and the Rules framed thereunder with the Real Estate Regulatory Authority at Mumbai no.**P51800018620**.
- 3 said Apartment, the construction work of the proposed Club House and the landscape amenities will be ongoing as per the phases and stages of construction of the other building in the said Sector and will be ready after completion of the last building / last phase of the said Sector. All the allottees of the aforesaid buildings/ their societies shall be liable to pay on monthly basis Club House usage, maintenance and operation charges regularly to us till federation of the societies of the allottees of the aforesaid buildings are formed and thereafter to such federation. We have proposed to submit plans to MCGM for construction of a Club House, which will be common for all the Wings of the REGENT HILL Building i.e. Wings A, B, C, D & E and the proposed buildings, including Highland and Empress Hill buildings and other building/s in the said Sector. After obtaining the necessary approvals from the respective competent authorities, we will start the work of the Sector specific proposed Club House and landscape amenities to be provided in the Sector in phase wise manner. You confirm that you are aware that at the time of possession of the
- 3 incidental to the operation, maintenance and repairs of the carparking systems, which shall be in addition to the maintenance cost of the apartments/building. You, as proposed allottee/s, hereby pairs, which will be allotteels and/or the Society of all the Allotteels shall not be After the allotment of parking, the Allotteels and/or the Society of all the Allotteels shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately to the Promoter, all the charges / cost related / Society shall contribute / pay proportionately shall There are 3 (three) types of car parkings in the said Project, i.e. Single, Stack Parking (mechanized) and Puzzle Parking with pit (mechanized) and each wing of the Said Building will have separate car parks, which will be allotted by the Promoter to the Allottees free of cost on first cum first basis. Society shall contribute / pay proportionately to the in respect of the confirm/s having consented to the same and undertaken not to raise any dispute/grievance in future

NIRANJAN HIRANANDANI Date: 2024.05.15

Digitally signed by KAMAL NIRANJAN



HGP Community Private Limited CIN: U45201MH2016PTC274222



- 3 You, as proposed allottee/s, confirm/s that you have also been informed that you shall use the parking space to park vehicles of standard/permitted size, and that some large vehicles like S.U.V./M.U.V. etc. may not fit into the parking space. You confirm the same and undertake not to raise any dispute and/or claim in future in respect of the same in any manner.
- ယ Apartment. In the event of your not coming forward to execute and register Agreement within a stipulated period of 30 days, then we are entitled to sell / allot the said Apartment to any third person without taking any prior consent from you. In such event, we will be entitled to deduct there from 10% of the total Consideration. the Said Apartment has shown to you and has been approved by you and agreed upon between us, which will be executed immediately by you on payment of ten per cent of the total consideration of the said In such event, you will not be entitled to make any claim of whatsoever nature to the said Apartment. The Agreement for Sale of the Said Apartment, containing the detailed terms and conditions for the sale of
- 4. Pvt Ltd. & registration charges to be borne by you alone. Stamp duty charges on Agreement for Sale of the Said Apartment shall be borne by HGP Community
- Ġ You have confirmed that this Letter of Allotment supersedes previous writing/s and document/s, if any, exchanged / executed between us in respect of this Transaction and that only this Letter of Allotment constitutes the entire understanding / agreement arrived at between the parties hereto for sale of the Said
- တ stipulated in demand notice/s which shall be sent to you, by email and at your above mentioned address. The notice issued to you as aforesaid, shall be deemed to be a good service upon you. The time stipulated in the demand notice/s shall be the essence of the Contract in this behalf. In the event of non-payment of any of the instalments as per the demand notice/s, inspite of 15 days' notice to you in that behalf, we, at our to allot/sell the said Apartment to any other person/s without any recourse to you. option and discretion shall have right to terminate the letter of Allotment and thereafter we shall be at liberty Please note that each of the aforesaid instalments are to be paid by you within the time period of 15 days as
- 7. communication pertaining to the Said Apartment will be forwarded to your E-mail ID as given by you. i.e for.rajliv@gmail.com and your above mentioned address. You undertake to intimate us immediately in the event of any change in your E-mail ID and/or address. Any communication including notices for intimation for completion of work, demand notices and any other
- œ Without prejudice to our right of termination, as aforesaid, you shall be liable to pay monthly compoundable 12% interest from the date the amount become due till payment to us on all such delayed payments.
- 9 consideration/outstanding dues in respect of the Said Apartment interest payable for all outstanding instalments towards consideration in respect of the cheque bounce charges, if any, then any administrative expenses and The amount/s paid by you to us shall be appropriated firstly towards taxes payable by you, then towards charges, any administrative expenses and lastly Said Apartment
- 6 be borne and paid by you alone. Please note that any liability arising out of GST, including all increase and/or addition/s thereon or any other taxes as may be applicable from time to time in respect of this Allotment / transaction mentioned herein, shall

KAMAL
NIRANJAN
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HIRANANDANI
Date: 2024.05.15
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HGP Community Private Limited CIN: U45201MH2016PTC274222



- <u>:</u> We have informed you and you are aware that as per the Finance Act of 2013, TDS is applicable on transfer of immovable property, wherein the consideration of the property exceeds or is equal to Rs. 50 Lakhs. Under the amended provisions of Section 194 IA of the Income Tax Act, 1961, w.e.f.,1st September 2019, Tax Deduction at Source (TDS) @1% is required to be deducted by the purchaser of the property at the time of making payment of sale consideration, which is inclusive of Agreement Value and all Other Charges. You shall submit a copy of the TDS challan/s along with Form 16B to us immediately after making
- 12. TDS certificate in Form 16B is required to be issued by you as a final confirmation of credit to – M/s. HGP Community Private Limited, in respect of the taxes deducted and deposited into the Government Account.

M/s. HGP Community Private Limited - PAN No.: AADCH8389P

KAMAL CONTROL OF THE PROPERTY Yours faithfully, For HGP Community Private Limited DIRECTOR I/We Confirm, Vandana Sharma

Rajiv Sharma





15th May, 2024

RECEIPT

Received with thanks from Vandana Sharma & Rajiv Sharma the sum of Rs.15,54,000/- (Rupees Fifteen Lakh building "Regent Hill A Wing" situated at Hiranandani Gardens, Powai, Mumbai 400 076:-Fifty Four Thousand Only) towards EARNEST as per below payment details against Flat No. 104 in the

				TOTAL
15,54,000/-				204000
	\$ 1-00 FOF.	Earnest	State Bank Of India	EE 4600
6,00,000/-	11_05_2024			334007
	110010	Earnest	State Bank Of India	EE/607
9,04,000/-	11_05_2024	1		Cala Ombo
		Lailicat	•	Card Swine
50,000/-	05-05-2024	□ armost		
50000				Olicago
		Ker.	Bank Name	Cheque no.
Amount (Ks.)	Dated	2		

For HGP COMMUNITY PVT.LTD.

KAMAL

KAMAL KAMAL NIRANJAN

NIRANJAN

HIRANANDANI

Date: 2024.05.15

HIRANANDANI

12:30:48 +05'30'

DIRECTOR

SC:pp

All Payment(s) by cheque are acknowledged with subject to realization



Maharashtra Real Estate Regulatory Authority

REGISTRATION CERTIFICATE OF PROJECT FORM 'C'

[See rule 6(a)]

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

Kurla, Kurla, Mumbai Suburban, 400076; Project: REGENT HILL A B C D AND E WING, Plot Bearing / CTS / Survey / Final Plot No.:20 A PT AND 22 A PT

- Hgp Community Pvt. Ltd. having its registered office / principal place of business at Tehsil: Mumbai City, District Mumbal City, Pin: 400021.
- This registration is granted subject to the following conditions, namely:-
- of Interest and Disclosures on Website) Rules, 2017; (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the The promoter shall enter into an agreement for sale with the allottees;
- The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be as per sub- clause (D) of clause (I) of sub-section (2) of section 4 read with Rule 5; maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose

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

- The Registration shall be valid for a period commencing from 22/11/2018 and ending with 30/06/2025 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with
- The promoter shall comply with the provisions of the Act and the rules and regulations made there under
- That the promoter shall take all the pending approvals from the competent authorities

ယ

If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there

Signature valid
Digitally Signed by
Dr. Vasany Temanand Prabhu
(Secretary MahaRERA)
Date:09-09-2021 19:35:11

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

Dated: 09/09/2021 Place: Mumbal

Notesheet

Application Number: CHE/ES/2581/S/337 (NEW)/OCC/1/NEW

Eastern Suburb

Suhas Purushottam Joshi

Zone Name:

Architect/LE/SE Name :

Ward Name:

Inward Date:

S Ward

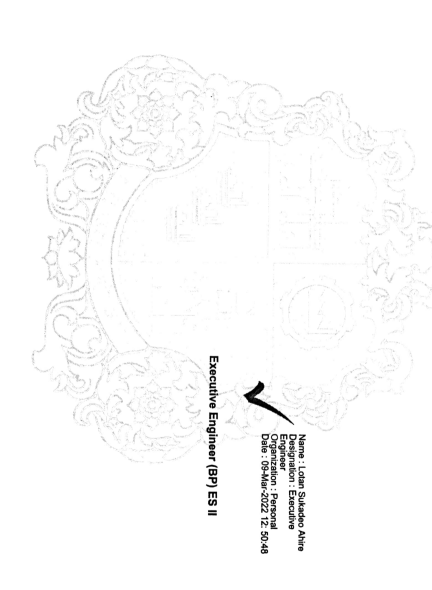
Issued On:

09 Mar 2022

27 May 2021

Approved as proposed to grant the Part Occupation permission to residential wings A & B for bu ilding comprising of 3 level basements + stilt + 1st to 23rd residential upper

Authority Remark:





MUNICIPAL CORPORATION OF GREATER MUMBAI APPENDIX XXII

PART OCCUPANCY CERTIFICATE

[CHE/ES/2581/S/337(NEW)/OCC/1/NEW of 09 March 2022]

, ,

Surendra Hiranandani, CA to Owner Olympia,Central Avenue, Hiranandani Business Park, Powai-400076.

Dear Applicant/Owners,

Site supervisor, Lic.No. P/8/SS-I and as per development completion certificate submitted by architect and as per certificate issued by Chief Fire Officer u/no. CHE/ES/2581/S/337(NEW)-CFO/1/New dated 13 December 2021 Joshi , Architect , Lic. No. CA/84/8625 , Shri. Shailesh R Mahimtura , RCC Consultant, Lic. No. STR/M/39 and Shri. ca8625 No. 22A/9 (Pt.) of village POWAI at Hiranandani Gardens is completed under the supervision of Shri. Suhas Purushottam 1st to 23rd on plot bearing C.S.No./CTS No. Old C.T.S. No. 18 (Pt.), 19(Pt.), 20A(Pt.), 20B, 22A(Pt.) & 22B & New C.T.S. the full development work of Residential building comprising of The Part development work of Residential building comprising of Residential building No- 2 (Regent Hill) comprising of i.e. of Wing-A & B having 3 level basements + stilt + completion

It can be occupied with the following condition/s.

- no.shall be complied with before requesting full OCC. 1) That the balance conditions as per this office Intimation of Disapproval and amended plans approval conditions under even
- 2) That the building for which part occupation permission as marked on accompanied plans shall be protected against any mishap & no FSI violations within the said portion shall be permitted by the developer.
- litigations, mishap etc. 3) That the prospective occupants of building shall be made aware of the balance works & MCGM shall be kept indemnified for any
- protective/ 4) That the prospective occupiers of building shall be made aware of the ongoing construction activities/ partially incomplete works & safety measures to be adopted at their end & no FSI violations within the said portion shall be permitted by the
- 5) That the RG/LOS shall be developed as per approved plans & same shall be planted with trees as per regulations.
- That all temporary provisions in regards to building services shall be maintained till full OCC.

Copy To:

- 1. Asstt. Commissioner, S Ward
- 2. A.A. & C. , S Ward
- 3. EE (V), Eastern Suburb

Name: Lotan Sukadeo Ahire Designation: Executive Engineer Organization: Personal Date: 09-Mar-2022 12: 55:05

- 4. M.I., S Ward
- 5. A.E.W.W. , S Ward
- For information please Architect, Suhas Purushottam Joshi, OLYMPIA, CENTRAL AVENUE HIRANANADANI BUSINESS PARK, POWAI MUMBAI 76



MUNICIPAL CORPORATION OF GREATER MUMBAI APPENDIX XXII

FULL OCCUPANCY Under Regulation 6(7)* and BUILDING COMPLETION CERTIFICATE Under Regulation 6(6)* [CHE/ES/2581/S/337(NEW)/OCC/1/New of 22 April 2022]

To,

Surendra Hiranandani, CA to Owner Olympia,Central Avenue, Hiranandani Business Park, Powai-400076

Dear Applicant/Owners,

completion certificate submitted by you is hereby accepted P/8/SS-I and as Hiranandani Gardens is completed under the supervision of Shri. Suhas Purushottam Joshi , Architect , Lic. No. CA/84/8625 , Fire Officer u/no. Shri. Shailesh R Mahimtura , RCC Consultant, Lic. No. STR/M/39 and Shri. C. Old C.T.S. No. 18 (Pt.), 19(Pt.), 20A(Pt.), 20B, 22A(Pt.) & 22B & New C.T.S. No. 22A/9 (Pt.) of village POWAI at the full development work of Residential building comprising of Wing 'C', 'D' & 'E' having 3 level basements + stilt + entire wings A & B having 3 level basements + stilt + 1st to 23rd residential upper floors on plot bearing C.S.No./CTS No. The full development work of Residential building comprising of Residential building No-23rd residential upper floors (including LMR, Staircase room, OHT) in addition to the earlier OCC granted to CHE/ES/2581/S/337(NEW)-CFO/1/Amend dated 17 February 2022 . The same may be occupied and per development completion certificate submitted by architect and as per completion certificate issued by Chief K. PITHAWALLA 2 (Regent Hill) comprising of i.e. , Site supervisor, Lic.No.

opy To :

- Asstt. Commissioner, S Ward
- 2. A.A. & C. , S Ward
- 3. EE (V), Eastern Suburb
- 4. M.1. , 5 Ward
- 5. A.E.W.W. , S Ward
- 6. Architect, Suhas Purushottam Joshi, OLYMPIA, CENTRAL AVENUE HIRANANADANI BUSINESS PARK, POWAI MUMBAI 76 For information please

Organization : Personal Date : 22-Apr-2022 17: 11:03

Name : Lotan Sukadeo Ahire Designation : Executive

Yours faithfully
Executive Engineer (Building Proposals)
Municipal Corporation of Greater Mumbal

S Ward

Notesheet

Scanned with OKEN Scanner

Application Number: CHE/ES/2581/S/337 (NEW)/OCC/1/New

Eastern Suburb

Ward Name:

S Ward

Architect/LE/SE Name: Suhas Purushottam Joshi

Zone Name:

Inward Date:

Issued On:

Authority Remark:

wings A & B having 3 level basements + stilt + 1st to 23rd residential upper floors., subject to compliance of MoEF before handing over physical possession to occupier. Approved as proposed to grant the Full Occupation permission for full development work of Residential Building No.2 (Regent Hill) comprising of Wing 'C', 'D' & 'E' having 3 level basements + stilt + 1st to 23rd residential upper floors (including LMR, Staircase room, OHT) in addition to the earlier OCC granted to entire

