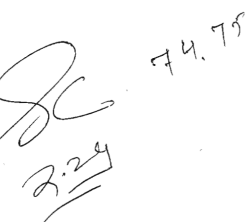


HARSHVARDHAN

AGREEMENT FOR SALE

| FLAT NO. | 101-A | PARKING SPACE NO. | |
|----------|-------|-------------------|----|
| _ 110 | 15+ | FLOOR IN WING | 31 |



DEVELOPERS:

SYLVEX CABLE CO. PVT. LTD.

244 - HAPPY HOME, WATER FIELD ROAD, BANDRA (WEST), MUMBAI - 400 050. PHONE: 642 3012 / 13



WADHWA CONSTRUCTIONS





तुंगवा

12:53:28 PM

गावाचे नाव

Original नॉंदणी 39 म.

Regn. 39 M

पावती

पावती क्र. : 4481

दस्तऐवजाचा अनुक्रमांक

दस्ता ऐवजाचा प्रकार

दिनांक 28/04/2004

VERED

2004

सादर करणाराचे नाव:जया अब्राह

नोंदणी फी

13200.00

नक्कल (अ. 11(1)), पृष्टांकनाची नक्कल (आ. 11(2)),

1500.00

रुजवात (अ. 12) व छायाचित्रण (अ. 13) -> एकत्रित फी (75)

एकूण

14700.00

आपणास हा दस्त अंदाजे 1:08PM ह्या वेळेस मिळेल

Deis 3th दुय्यम निंबधक

कुर्ला 2 (विक्रोळी)

बाजार मुल्य: 1239525 रु.

मोबदला: 1320000 दुरं दुय्यम निबंधक, कुर्ला-१

मुंबई उपनगर जिल्हा. भरलेले मुद्रांक शुल्क: 58000 रु.

देयकाचा प्रकार :डीडी/धनाकर्षाद्वारे;

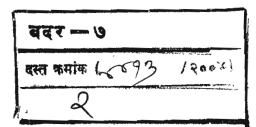
बॅकेचे नाव व पत्ताः आंध्र बँक, मुं 86.;

डीडी/घनाकर्ष क्रमांक: 830555; रक्कम: 13200 रू.; दिनांक: 21/04/2004

DELIVERED

रेपंत्रक क्रमोक २०००/९४/प्र. क. ३५/म-१, दि. २४/३/२००० GENERAL STAMP OFFICE TOWN HALL, FORT, MUMBAI - 400 023. NOT TRANSFERABLE PERSON FOR PAYMENT TO GOVERNMENT Receipt Date : 16-APR-04 eceint No JAYA ABRAHAM C OTHERSELIVERED Pecalved From Counter No. CNT. SALE OF STAMPS Amount Area Bank Name & DD/PO/CHQ/ (In Rs.) Mode of Code RBI-Challan No. Branch-Paymont ICICI 15-ADR-04 113429 BANKING CORPORATION LID. DELIVERED BHT WITH LOS Case No Total D. O. Let Date Lot No. Amount Denomination Description of Stamps 1. Sr. No. Franking SPREAT ADRESSIVE 58,000.00 Rupees: Elifty Bight Thousand only Signature / Designation 58000 Cashler / Accountant

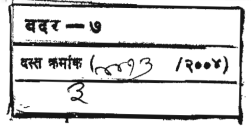




| | H 101710 28 Q |
|----|---|
| | ARTICLES OF AGREEMENT made at Mumbai this 20th day of APRIL in the Christian Year Two Thousand 2004 BETWEEN |
| | SYLVEX CABLE COMPANY PVT. L.TD. a Company duly incorporated under the |
| | provisions of the Companies Act, 1956 and having its registered office at |
| | Saki Vihar Road, Mumbai - 400 072. hereinafter referred to as "THE |
| | PROMOTERS" (which expression shall unless it be repugnant to the context or |
| | meaning thereof be deemed to mean and include its successor or successors-in- |
| Z) | title and assigns) of the ONE PART AND MOSE JAYA ABRAHAM (3) |
| | of Mumbai Indian Inhabitant residing at having his/her/their address at |
| | HIRANANDANI GARDENS |
| | POWAZ - MUMBAI - HOO 076. |
| | hereinafter called "THE FLAT PURCHASER" (which expression shall unless and metallic |

it be repugnant to the context or meaning thereof be deemed to mean and include his/her/their respective heirs, executors, administrators and assign of the OTHER PART:

P. N. Chicky Proper Officer, General Stamp Office, Mumbai.



WHEREAS:

A. By and under a Deed of Conveyance dated 1st June, 1967 duly registered at the office of the Sub-Registrar of Assurances at Mumbai under Serial No. 2343 of 1967 on 28th October, 1968 and made and executed by and between Ramjibhai Laljibhai Maniar, Prabhulal Tulsidas Maniar, Dwarkadas Laxmichand Varia and Dhirajbhai Kanjibhai Sohni being the partner of M/s, Sylvex Cable Co. Pvt. Ltd. therein refered to as "the Vendors" of the One Part and Sylvex Cable Co. Pvt. Ltd. therein referred to as "the Purchasers" of the Other Part, the vendors therein granted, conveyed, transferred and assured unto the Purchasers therein and the Promoters herein all that pieces or parcel of land admeasuring about 8,436 sq. yds. equivalent to 7,053.34 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt) Old Survey No. 28, 85 (pt) and bearing New Survey No. 4 (pt), 5 (pt) and 9 (pt) respectively and (now bearing corresponding CTS No. 185 (pt) situate in the village of Tungwa near Powai South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Registrar of Assurance at Bandra now Sub-District Kurla at Chembur District Mumbai Suburban which is more particularly described in the Schedule thereunder and Schedule hereunder written for the consideration and upon the terms more particularly set out therein:

В. By and under another Deed of Conveyance also dated 13 registered at the office of the Sub-Registrar of Assurances at Mun No. 2344 of 1967 on 24th November, 1967 and made and executed by a Ramjibhai Maniar, Prabhulal Tulsidas Maniar, Dwarkadas Laxmichand Varia and Dhirubhai Kanjibhai Sohni being the partner of M/s, Sylvex Cable Co. Pvt. Ltd. therein referred to as "the Vendors" of the One Part and Sylvex Cable Co. Pvt. Ltd. therein referred to as "the Purchasers" of the Other Part, the vendors therein granted, conveyed, transferred and assured unto the Purchasers therein and the Promoters herein all that pieces or parcel of land admeasuring about 799 sq. yds. equivalent to 668.05 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt), 85 (pt) and bearing New Survey No. 4 (pt), of Plot Nos. 1, 2 and 3 and 9 (pt) of Plot No. 1 and (now bearing corresponsing CTS No. 185 (pt)) situate in the village of Tungwa near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Registrar of Assurances at Bandra now Sub-District Kurla at Chembur District Mumbai Suburban which is more particularly described in the Schedule thereunder and in the Second Schedule hereunder written for the consideration and upon the terms and conditions more particularly set out therein (the property more particularly described in the First and Second Schedule hereunder written is for the sake of brevity be collectively referred to as "the said property");

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C. Prior to the acquisition of the said property by the Promoters in a about1962 a layout was sanctioned by the Municipal Corporation of Greater
Mumbai and as a result of such sanctioned layout, the different plots in
the layout necame several properties with access along the layout Road
available to all the plots in the layout including the said peroprty;

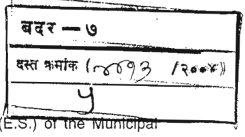
D. The said property owned by the Promoters was subsequently allotted CTS NO. 185 of Village Tungwa. However, the boundaries as well as the area of the said property bearing CTS No. 185 are different from the area purchased by the Promoters under theabove recited two registered Deed of Conveyances. The area of CTS No. 185 is larger than the combines area under the above recited two regiestered Deed of Convayances. The present property as sanctioned by the Municipal Corporation of Greater Mumbai has boundry walls / fencings all along the boundaries and that said property together with the building and structure standing thereon is in the exclusive possession and enjoyment of the said property under the aforesaid two registered Deed of Conveyances till date.

E. The said property bearing CTS No. 185 stands in the regime of Promoters in Property Register Card and having an area admension aggregate about 11,187.2 sq. mtrs:

F. In the circumstances aforesaid, by virtue of the aforesaid two registered Deed of Conveyances, the Promoters as Owners are seized and possessed of or otherwise well and sufficiently entitled to the said property more particularly described in the First and Sceond Schedule hereunder written admeasuring in agreegate 7721.39 sq. rntrs. and as per Property Register Card admeasuring 11,187.2 sq. mtrs and delineated on the plan thereof hereto annexed and marked as Annexure "A" and thereon shown surrounded by red coloured boundary line;

G. The Executive Engineer, Town Planning (Development Plan) of Municipal Corporation of the Greater Mumbai by his letter dated 17th December, 1992 and the Additional Assistant Engineer (Development Plan) E. S. of Municipal Corporation of the Greater Mumbai by his letter dated 13th February, 1997 indicated to the Promoters that the said property is partly reserved for a publicpurpose i.e. a playground and for road widening. The playground is in the residential zone whilst the remaining property is situate in the Special Industrial Zone I-3 and further the Tata Transmission Line also passes over the said property;

3 12 1



- H. The Executive Engineer (Development Plan) (E.S.) of the Municipal Corporation of Greater Mumbai vide his letter bearing reference No. CHE/1 to R/34/DPES dated 23rd June, 1997 informed the Promoters that residential user has been allowed in respect of the said property subject to certain terms and conditions more particularly setout therein;
- I. An exemption order was passed by the Additional Collector and C. A. ULC Greater Mumbai on 10th March, 1999 under Section 8(4) of the Urban Land (Ceiling and Regulations) Act, 1976 declaring that there is no surplus vacant-land in the said property. Prior thereto the Additional Collector and the Competent Authority, ULC had granted their No Objection Certificate bearing No. C/ULC/D.III/22/5340 dated 4th August, 1994 u/s. 22 of the Urban Land (Ceiling and Regulations) Act, 1976 for redevelopment and Section Property in favour of the Promoters subject to the terms and confullions o
- J. Executive Engineer, Development Plan (ES) of Municipal Corporation of The Greater Mumbai by his letter dated 6th October, 2004 informed the Promoters that the said property does not fall within the Greater Regulation Zone (C.R.Z.);
- K. The Promoters are constructing building/s on the said property in accordance with the building rules and regulations and bye-laws of the Municipal Corporation of Greater Mumbai (hereinafter referred to as "the MCGM") and the provisions of the Development Control Regulations, 1991, the urban Land (Ceiling & Regulations) Act, 1976 ("ULC") and such other laws, rules and regulations as may be in force at present and/or at any time hereafter and also subject to such terms and conditions as may be imposed by the State Government / Competent Authority;
- L. The Promoters have got the plans and specifications approved and sanctioned and obtained Intimation of Disapproval (IOD) dated 31st January, 2001 bearing No. E.B./CE/3725/BPES/AL and Commencement Certificate (C.C.) in part dated 14th February, 2001 from the MCGM:
- M. The Promoters have entered into a prescribed Agreement with the Architect, Hiren S. Thakker of M/s. S. V. Thakker and Associates registered with the Council of Architects and also appointed N. B. Pandya as Structural Engineers for preparing structural designs and drawings and specifications of the buildings / s and the Flat Purchaser accepts the professional supervision of the said Architect and the said structural Engineer till the completion of the bailding unless otherwise changed;

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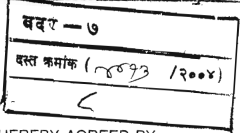
- N. The Premoters are entitled to and enjoyed upon to construct three buildings being wing 'A', Wing 'B' and wing 'C' to be known as "Harshvardhar." on the said property and sell flats, garages, car parking spaces, terraces, hoarding spaces etc. (all of which hereinafter for the sake of brevity referred to as 'the said premises') and reference to the Flat Purchaser in this Agreement means purchasers of such premises;
- The Promoters are accordingly causing to be constructed wing 'A' comprising of stilt and 8 upper floors, wing 'B' comprising of Ground and 8 upper floors and wing 'C' comprising of Ground and 8 upper floors and swimming pool as well as clubhouse on the said property;
- P. The Promoters will be at liberty to get the benefit of Transfer of Development Rights (TDR) by purchasing the FSI of any other reserved plots/slums and utilise and consume it in the proposed development as permissible by the MCGM, DC Rules and Regulations and other applicable can's from time to time:
- Q. It is intended that in due course, after the development of unlidings are completed, all the flats and other spaces, garages, if any, and organized constructed are sold on Ownership basis, the property describes and Second Schedule hereunder together with the building/s would be conveyed in favour of the Co-operative Society / Condominium/Limited Company to be formed by the persons who purchase the premises. All the Flat Purchasers of the said building's / would be members'
- R. The Flat Purchaser demanded from the Promoters and the Promoters have given inspection to the Flat Purchaser of all the documents of title relating to he said property, the plans, designs and specifications prepared by the Promoters' Architect Hiren S. Thakker and of such other documents as are specified under the Maharashtra Ownership Flats (Regulations of the Promotion of Construction, Sale, Management and Transfer) Act, 1963 and the Rules made thereunder;
- S. A copy of the Certificate of Title issued by Trupthi B. Mehta Advocate & Solicitore of the Promoters as well as the copy of the property register card in respect of the said property and copy of the floor plan of the flat agreed to be pruchased by the Flat Purchaser approved by the concerned local authority have been annexed hereto and markedAnnexures "B", "C" and "D" respectively;

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- T. While sanctioning the said plans for the said building/s the concerned local authorities and/or government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoters while developing the said property and the said building/s and upon due observance and performance of which only the occupation and the completion certificates in respect of the said building/s shall be granted by the concerned local authority;
- U: The Promoters accordingly have commenced construction of the said building/s in accordance with the said plans and permissions;
- V. It is in the contemplation of the parties and it has been specifically declared by the Promoters and made known to the Fiat Purchaser that development of the entire building/s aforesaid on the said property (such building complex being named "Harshvardhan") is a long term project to be carried out and completed by the Promoters in a phase wise manner as may be remained by MCGM, D.C. Rules and Regulations and other applicable laws from time to time;
- W. The Flat Purchaser being fully satisfied in respect of the the countries.

 Promoters to the said property has approached the Promoters and applied for prchase of Flat No. DI-A on the floor of wing (alongwith the attached terrace, if applicable) of the building and open / covered car parking space / garage No. ______ in the stilt / open space in the compound of such building to be constructed on the said property and to be known as "Harshvardhan" (hereinafter referred to as "the said premises");
- X. The Flat Purchaser has entered into this Agreement with full knowledge of all terms and conditions contained in the documents, papers, plans, orders, schemes, etc;
- Y. Relying upon the said applictions, declaration and agreement herein contained, the Promoters agree to sell to the Flat Purchaser the said premises at the prices and on the terms and conditions hereinafter appearing.



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

- 1. The Promoters shall under normal conditions, construct and complete the said building as per the aforesaid sanctioned building plans or the amended building plans as may be sanctioned by MCGM. The Promoters agree that it shall be the liability of the Promoters to construct the said building according to the plans and specification approved (or with amendments thereof as may be approved) by the MCGM. If any additional FSI in repect of the said property is permissible (before the said development of entire project is completed and the completion certificate is issued by the MCGM and the property is conveyed to the Co-operative soceity or Condominium or Limited Company, whicnever is later) and/or if the Promoters decide to vary, amend the said sanctioned building plans, and/or if the MCGM permits constructin of additional floor/s to the wing and/or an aditional wing and/or additional building then and in such event the Promoters shall be entitled to the shall construct, such wings/building/s as per such revised building plans. The flat Purchaser hereby expressly consents to the same, so long as the total area of the said premises and the specifications, fixtures and fittings are not reduced. This consent shall be considered to be Flat Pruchaser's consent contemplated by Sanction 7(i) (ii) of The Markette Ownership Flats (Regulations of the Promotion of Constitution Management and Transfer) Rules, 1964 (hereinafter reports)
- 2. The Flat Purchaser hereby agrees to acquire the said premises shown on the plan hereto annexed and marked "D" (which is as per the sanctioned building plans) at or for the lumpsum price of Rs. 13,2000 / (Rupees 16,2000 / 2000). The carpet area of the said premises shall be 123.40 sq. ft. (i.e. 39.35 sq. mts.) and such area is including the total area of the balconies, which is 36.40 sq. ft. (equivalent to 3.38 sq. mtrs.) The aforesaid price of the said premises is inclusive of a sum of Rs. Nil as the proportionate price of the common areas and facilities.

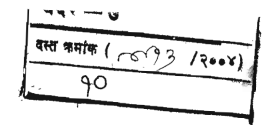
Said Act");

| | | | | | 12.20.00 | The Name of Street, St | · · · · · · · · · · · · · · · · · · · | | | |
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| | the | <u>acar</u> | l oul | | | | | _only) | | |
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| | paym | ent and | receipt v | whereof t | he Promote | rs doth | hereby | admit, | | |
| | and a | ickonowl | edge); | | | | | | | |
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| (b) | By ma | By making the following part payments towards the balance of the | | | | | | | | |
| | purch | ase price | e, which p | part paym | nents, shall b | oe made | in the r | nanner | | |
| | and b | by the in | nstallmer | nts speci | fied below, | within [| 7 days | of the | | |
| | Prom | oters giv | ing to th | ne Flat P | urchaser wr | itten not | ice cal | ling for | | |
| ٠. | paym | ent of th | e said m | onies; | | | | | | |
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If the Flat Purchase commits default in payment of any of the installments aforesaid on the respective due dates (time being the essence of

price against delivery of possession of the premises.

3.



the contract) and if the default continues inspite of 15 days notice in writing to be sent by the Promoters to the Flat Purchaser, the Promoters shall be at liberty to terminate this Agreement in which event the said deposit paid by the Flat Purchaser to the Builder shall stand forfeited. The Promoters shall, however, on such termination refund to the Flat Purchaser the installments of part payment, if any, which may have till then been paid by the Flat Purchaser to the Promoters, but without any further amount by way of interest or otherwise. On the Promoters terminating this Agreement under this clause, they shall be at liberty to sell and dispose of the said premises to any other person as the Promoters may deem fit, at such price as the Promoters may determine and the Flat Purchase shall not be entitled to question such sale or to claim any amount from the Promoters.

- 5. Without prejudice to the Promoters' other rights under this Agreements and/or in law the Flat Purchaser shall be liable, at the option of the Promoters, to pay (and hereby agree to pay) to the Promoters interest @ 18% per annum on all amounts due and payable by the Flat Purchaser GIS; under this Agreement, if any such amount remains unpaid for the promoters in the promoters interest @ under this Agreement, if any such amount remains unpaid for the promoters in the promoters
- 6. Possession of the premises shall only be delivered to the Portuguaser after the said premises are ready for use and occupation.

 PROVIDED all the amounts due and payable by the Flat Purchaser under this Agreement are paid to the Promoters. The Flat Purchaser shall take possession of the said premises within 7 days of the Promoters giving written notice to the Flat Purchaser intimating that the said premises are ready for use and occupation.
- 7b. The Promoters shall not incur any liability if they are unable to deliver possession of the said premises by the aforesaid date, if the completion of the project is delayed, by reason of non-availability of steel and/or cement or other building material or water supply or electric power or by reason of war, civil commotion of any act of God or if non-delivery of possession

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and/or and other public or competent authority or for any other reason beyond the control of the Promoters and in any of the aforesaid events the Promoters shall be entitled to reasonable extension of the time for delivery of possession of the said premises.

8.

If for any reason the Promoters are unable or fail to give possessin of the said premises to the Flat Purchaser within the date specified months above or within any further date or dates as may be maturally and between the parties hereto, then and in such case, the shall be entitled to give notice to the Promoters terminatind to in which event, the Promoters shall, within two weeks from the such notice, refund to the Flat Purchaser the aforesaid amount of significant and the further amounts if any, that may have been received by the Promoters from the Flat Purchaser as installments in part payment in respect of the said premises as well as simple interest on such amounts at the rate of 9% per annum from the date of receipt till repayment. The Promoters shall also pay to the Flat Purchaser a sum of Rs. 500/- (Rupees Five Hundred only) as liquidated damages in respect of such termination. Neither party shall have any other claim against the other in respect of the said premises or arising out of this Agreement and the Promoters shall be at liberty to sell and dispose of the said prmises to any other persons on such price and upon such terms and conditions as the Promoters may deem fit. If as a result of any legislative order or regulation or direction of the Government or Public Authorities, the Promoters, are unable to complete the aforesaid building and/or to give possession of the said premises to the Flat Purchaser, the only reasonability and liability of the Promoters will be pay over to the Flat Purchaser and the serveral other persons who have purchased or who may pruchase hereafter the flats and other portions in the said building/s, the total amount (attributable to the said flats) that may be received by the Promoters at the time and in the manner as may be received by the Promoters Pursuant to such legislation, and save as aforesaid neither party shall have any right or claim against the other under or in relation to this Agreement, or otherwise howsoever.

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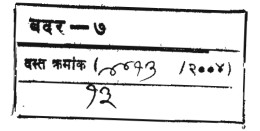
- Upon possession of the said premises being delivered to the Flat Purchaser, he/she shall be entitled to the use and occupation of the said premises. Upon the Flat Purchaser taking possession of the said premises he/she shall have no claim against the Promoters in respect of any item of work in the said premises which may be alleged not to have been carried out or completed. The only liability of the Promoters shall be statutory liability under Section 7(2) of the said Act.
- 10. Comencing a week after notice is given by the Promoters of the Flat
 Purchaser that the said premises are ready for use and ocucpation, the
 Flat Purchaser shall be liable to or and pay all taxes and charges ready
 electricity and other services and the outgoings payable in respect to the date
 when the Flat Purchaser actually takes over the possession of the said

11. The Flat Purchaser agrees and binds hims

premises.

- The Flat Purchaser agrees and binds himself/herself to pay regularly trumpan month, the 5th of each month, to the Promoters until the Conveyace of the said property is executed in favour of the Co-operative Society/ Condominium or Limited Company and thereafter to the aforesaid cooperative Society/Condominium or Limited Company the proportionate share that may be decided by Promoters or the Co-operative Society/ Condominium/Limited Company as the case may be, for (a), insurance Premium, (b) all Municipal and other taxes that may be from time to time be levied against the said property and/or building/s including water taxes and water charges, (c) outgoings for the maintenance and management of the estate and the amenities, lifts, common lights and other outgings such as collection charges, charges for watchmen, sweeper and maintenance of acccounts incurred in connection with the said property. The Flat Purchaser shall keep deposited with the Promoters, at the time of taking posession of the said premises a sum of Rs. 1.5000 /as deposit towards the above mentioned expreses and outgoings.
- 12. The Flat Prucahser shall also keep deposited with the Promoters the following maount:
 - a) Rs. 350/- for entrance fees as well as share application money of the said Association.

Ju/



- b) Rs. 5,000/- for legal charges.
- c) Rs. 3,000/- for formation and registration of the said Association
- d) Rs. <u>15000</u>/- as a security deposit for proportionate share of taxes and other outgoings.
- e) Rs. 7,500/- towards Electric & Water Meter Charges:

The said sum shall not carry interest and will remain with the Promoters until the Conveyance is executed in favour of a Co-operative Society/Condominium or Limited Company as aforesaid and on such conveyance being executed, the aforesaid deposite (less deductions, if any), shall be paid over to the Co-operative Society/Condominium/Limited Company as the case may be

- The Promoters shall utilise the sum of Rs. 15, SOO The paid by the Flat Purchaser to the Promoters for meeting all legal containing and expenses including professinal costs of the Attorney-at-law/ advocates of the Promoters in connection with formation of the said Association, preparing its rules, regulations and bye-laws and the cost of preparing and engrossing the conveyance.
- 14. The Flat Purchaser shall not use the said premises for any purpose other than as a private residence, and the car parking space, garage, stilt for parking a motor vehicle,
- 15. The Flat Purchaser'shall maintain the front elevation and the said and rear elevation of the said premises, in the said form as the Promoters construct and not any time alter the said elevation in any manner whatsover without the prior consent in writing, from the Promoters and also of the MCGM.
- 16. The Flat Purchaser shall not dry the clothes or hang any clothes on any of the windows of the said premises, but shall use the dry balcony and space for that purpose.
- 17. The fixtures, fittings and amenities to be provided in the said premises and the materials to be used in the constructions of the said building and the specifications of the said building are those as set out in the Third Schedule here. Ader written. The Flat Purchaser has satisfied

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himself/herself about the design of the said premises and specifications and amenities to be provided therein.

- 18. Flat Purchaser shall from the date of possession, maintain the said premises at his/her cost in a good and tenantable repair and conditions and shall not be or suffer to be done anything in or to the said premises and/or common passage, or the compound which may be against the rules or bye laws of the MCGM or any other authority.
- Provided it does not in any way affect or prejudice the rights of the Flat

 Purchaser in respect of the said premises the Promoters shall be at liberty
 to sell, assign, transfer or otherwise deal with their right, title and premises in the said property and/or in the building/s to be constructed in the said.
- 20. The Flat Purchaser shall have no claim whatsover except in respect of the particular flat/car parking space/garage hereby agreed to be acquired. All the open spaces swimming pool, health club, gymnasium, chub have parking park unalloted flats and other spaces in the building, etc. will remain the absolute property of the Promoters and the Promoters if so desire, may join in as the members of the Co-operative Society/Condominium/Limited Company in respect of such swimming pool, health club, club house, unallotted flats and other premises and shall have full right absolute power and authority to deal with and to sell, let or otherwise dispose of the same in any manner and for such consideration, and on such terms and conditions, as they may in their sole and absolute discretion deem fit and proper and the Co-operative Soceity/Condominum or Limited Company shall be bound to admit as members, the purchaser of such premises without charging in any premium or other extra payment or charges.
- 21. The nature, extent and description of the "common area and facilities" and of the 'limited common areas and facilities" shall be as under:
 - (a) Common areas and facilities:

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Compound of the building concerned i.e. the decord (but of the said property described in the First and Second Schedule hereunder wirtten (as the case may be) appurtenant to the built-up area of the building but excluding the open and/or enclosed car parking spaces in the compound allotted to the respective Flat Purchaser and garages, if constructed;

- (b) Limited common areas and facilities:
 - (i) Entrance lobby and fover of the wing in the building concerned (i.e. the building/wing in which the said profile of the wing in the building are located);
 - the premises are located) including main/nvd anding for the prupose of ingress and egress but not for the residence or for sleeping;
 - (iii) Terrace above the top floor of the wing of the building concerned (in which the said premises are located) i.e. way going to water tank and staircase cabin for being used as an open terrace by the members but not for putting up any construction or as a play area or for pounding of "masala" or any such objectionable user.

The Flat Purchaser will have a proportionate undivided interest in the above, subject to the proportionate reduction therein in case additional flats are constructed in that wing.

22. Nothing contained in these presents is intended to be nor shall be construed to be a grant, demise or assignemnt in law of the land, hereditaments and premises or any part thereof or of the said building/s thereon or any part thereof. Nothing contained herein shall deprive the Promoters of their right to let out space for hoarding/advertisement from the compound and/ or terrace of the building. It is expressly agreed that the Promoters shall be entitled to sall to any person/s right to put up

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hoarding/Advertising in the compound and on the terrace of the building. The Promoters shall also be entitled to retain and let out terrace space above the top floor of the building for setting up cellular network and install antennae and related equipment and shelters entirely for the own benefit of the Promoters and the Flat Purchaser shall not complain about the same.

23. The parties hereto specifically declare and confirm hat .

(a) The Flat Purchaser has inspected the property and had ascertained for himself/herself that the work of completing the said building/s is/are still in progress and the said premises are not yet and premise are not yet and yet are not yet and yet are not ye

not transferred to the Flat Purchaser before the execution or at the time of execution or after the execution of this Agreement and the execution of this Agreement and the execution of the said premises in the premises of the execution of the said premises of the premises of the execution of the said premises of the execution of t

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- (c) The Explanation 1 to Article 25 of the said Bombay Stamp Act, 1958 (introduced with effect from 10.12.1985) is not applicable to his Agreement.
- 24. The Flat Purchaser shall not let, sub-let, sell transfer, assign or part with his/her interest under or benefit of this Agreement or part with possession of the premises until all the dues payable by him/her to the Promoters under this Agreement are fully paid-up and that too only if the Flat Purchaser has not been guilty or breach of or non-observance of any of the terms and/or conditions of this Agreement and until he/she obtains the previous consent in writing of the Promoters.
- 25. The Flat Purchaser and the persons to whom the said premises are let, sub-let, transferred, assigned or given possession of shall from time to time sign all application, papers and docuements and shall do all acts, deeds and things as the Promoters and/or the Co-operative Society/ Condominium/Limited Company may require for safeguarding

the interest of the Promoters and /or the Flat Purchaser in the said building/s.

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26. The Flat Purchaser and the persons to whom the said premises are let, sublet, tranferred, assigned or given possession of shall observe and perform all the bye-laws and/or the rules and regulations which the Co-operative Society/Condominium/Limited Company or Registrar may adopt and the additions, alterations or amendments thereof, for protection and maintenance of the said building/s and the premises therein and/or in the compound and for the observance and carrying out of the building rules and regulations and the bye-laws for the time being of the MCGM and other public bodies. The Flat Purchaser and the persons to whom the said premises are let, sub-let transferred, assigned or given possession of shall observe and carryout the building rules and regulations and the bye-laws for the time being of the MCGM and other public bodies. The Flat Purchaser and Persons to whom the said premises are let, sub-let, transferred, assigned or given possession of shall observe and persons to whom the said premises are let, sub-let, transferred, assigned or given possession of shall observe and persons to whom the said premises are let, sub-let,

the stipulations and conditions laid down by such Co-operative society/
Condominium/Limited Company or the Promoters, as the regarding the occupation and use of the buildings/s and the premises the therein and shall pay and contribute regularly and punctually towards the taxes and /or expenses and other outgoings in accordance with

of this Agreement.

27. The Flat Purchaser hereby agrees and undertakes to be member of the Co-operative Society/Condominium/Limited Company to be formed in the manner herein appearing and also from time to time to sign and execute all applications for registration and for memebrship and other papers and doucments necessary for the formation and the registration of the society and for becoming a member, including the bye-laws of the proposed society/Condominium/Limited Company and duly fill in, sign and return the same to the Promoters within 10 (ten) days of the same being sent by the Promoters to the Flat Pruchaser. No Objection shall be taken by the Flat Purchaser if any changes or modifications are made in the draft bye-laws as may be required by the Registrar of Co-operative Societies/ Condominium/companies or any other Competent Aurhority.

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The Flat Purchaser shall be bound, from time to time to sign all papers and documents and to oo all acts, deeds, matters and things as may be necessary from time to time, for safeguarding the interest of the Promoters and of the other purchasers of the other flats in the building/s.

- 28. The Flat purhcaser hereby covenants that from the date of possession, he/she shall keep the said premises, the walls and partition walls, sewers, drains, pipes and appurtenances thereof, belonging, in good tenantable repair and conditions and shall abide by all the bye-laws, rules and regulation of the Government, MCGM, BSES Ltd., undertaking and any other authorities and local bodies and shall attend to answer and will be responsible for all sections for violations of any such conditions or rules or bye-laws.
- 29. It is expressly agreed and declared as an essential and integral term and condition of this Agreement and of the title to be created (in respect of the said property described in the First and Second Schedule hereup der written and of the buildings to be put up thereof) in pursuance of the that:
 - and/or additional FSI in respect of the said continued/residual and/or additional FSI in respect of the said continued of the said compensatory FSI (in lieu of the area falling within D. Political or R.G. which has been/may be handed over to the MCGM), slums or otherwise as may be permitted by the MCGM in the construction, extension and completion of the buildings to be constructed on the said property described in the First and Second Schedule hereunder written;
 - (b) At present 3 wings being wing 'A' wing 'B' & 'C' wing each will be comprising of Ground and 8 upper floors or as may be sanctioned by the MCGM from to time, however the aforesaid additional construction shall be as permissible by the MCGM, DC Rules and Regulations and other applicable laws from time to time. All such constructions shall be on account of and for the benefit of the Promoters alone,

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who shall be entitled to deal with and dispose or the same as the Promoters may desire/decide. Provided always and it is hereby expressly agreed that the Flat Purchaser shall not complain about and shall have to bear with the inconvenience, noise, irritation or nuisance caused to him as and when the Promoters undertake the additional construction and hereby grants his irrevocable consent to the same;

- The entire Transferable Development Rights (TDR) and/or other (c) benefits (including compensation) that may be granted by the MCGM and/or other bodies or authorities in respect of any portion of the said property shall belong to the Promoters alone. It is expressly clarified that neither the Flat Purchaser nor the society is to have or claim any intrest and/or share in such TDR and/or benefits and/or compensation in respect of the area out of such property;
- (d) The Promoters shall also be entitled to acquire and utilise TDR of some other property in putting up construction of a building or buildings (including additional floors to the said building referred to REGIS) hereinabove) on the said property described in the First and § Schedule hereunder written;
- (e) The Promoters shall be entitled to put up and/or make alak (and dispose of on their own account) the enclosed gain permitted by the MCGM) in the compound and also covered a or open car parking spaces in the said building/s and/or in the compound and also covered and/or open car parking spaces in the said building/s and/or in the compound of the said proeprty and decribed in the First and Second Schedule hereunder written;
- The Promoters shall be at liberty to decide as to whether one society/ (f) Condominium/Limited Company shall be formed and registered in respect of all the wings to be constructed on the said property or different societies/condominium/limited companies

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ect of different wings to be

Shall be formed and registered in respect of different wings to be constructed on the said property and known as "Harshvardhan".

- 30. The Flat Purchaser along with the other Flat Purchasers, who take or have taken the other flats in the building/s shall form themselves into a Co-operative Society/Condominium/Limited Company. on the Co-operative Society/Condominium/Limited Companies being registered the rights of the Flat Purchasers as the purchaser of the said premises will be registered and regulated by the provisions of the said Co-operative Society/Condominium/Limited Company and the Rules and Regulations (Condominium/Limited Company and the Rules and Regulations) (Condominium/Limited Company and the Rules) (Condomi
- On the completion of the project in all its phases, the Promoters 31. On the completion of the project in all its phases, the Floring operate, with the Flat Purchasers in forming, registering and incorporating a Co-operative Society/ Societies / Condominium / Limited Company Companies, the rights of members of the Co-operative Society/ Condominium/Limited Company being subject to the rights of the Promoters under this Agreement and the Conveyance to be executed in prusuance thereof. When the Co-operative Society / Condominium/Limited Company is registered and when all the amounts due and payable to the Promoters in respect of all the flats and other premises in the building/s are paid in full as aforesaid, the Promoters shall (subject to their obtaining the permission required under the law and rules and regulatins) execute/ get excuted the necessary Conveyance (in keeping with this Agreement and the rights of the Promoters contained in this Agreement of the said property (part as the case may be) described in the First and Second Sechdule hereunder written (or the protion there of, as the case may be) together with the said building/s in favour of such Co-operative Society, or Condominium or Limited Company, as the case may be. The Flat Purchaser shall not raise any objection and/or the claim any compensation, thereof, if the area permitted to be conveyed is less than the area shown
- 32. In the event of the Society/Condominium/Company being formed and registered/incorporated before the sale and disposal by the Promoters of all the flats the power of authrority of the Society/Company so formed and/or

in the First and Second Schedule hereunder written.

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of the Flat Purchaser and/or the Purchasers of the other flats in the building/s shall be subject to the overall authority and control of the

Promoters in respect of any of the matters concerning the said building/s the construction and completion threof and all amentities pretaining to the same and in particular the Promoters shall have absolute authority and control as regards the unsold flats and other premises and disposal thereof. The Promoters shall be liable to pay only the Municipal Taxes, at actuals, in respect of the unsold flats and other prmises. In case the Deed of Conveyance is executed in favour of the Co-operative Society/ Condominium/Limited Company before the disposal by the Promoters of all the flats and other premises, then and in a such case, the Promoters shall join in as the Promoter Member in respect of such unsold premises and as and when such premises are sold to the persons of the choice and at the description of the Promoters, the Promoters, the Co-operative Society/Condominium/Limited Company shall admit as members the purchasers of such premises without charging any premium of any other extra payment/transfer charges.

The Solicitors and/or Advocates of the Promoters shall prepare and/or approve, as the case may be the Deed of Conveyance and other documents to be executed in pursuance of the Agreement of the Agreement of the Co-operative Society/Condominium/Limited Company, All costs charges and expenses including stamp duty registration charges and other expenses, in connection with the preparation and execution of the Deed/s of Conveyance and other documents and formation and registration/incorporation of the Co-operative Society/Condominium/Limited Company shall be borne, shared and paid by all Flat Purchaser of the said building/s in proportion to the respective purchase price of their respective premises and/or paid by the such Co-operative Society/Condominium/Limited Company. A deposit for such amount, free of interest, shall be kept deposited by the Flat Purchaser with the Promoters one week before the time of taking possession of the said premises.

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34. The stamp duty and registration charges of and incidental to this Agreement shall be borne and paid by the Flat Purchasers alone. It shall be

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the responsibility, obligation and liability of the Flat Purchaser to logo this Agreement for registration. In compliance with the obligations under the law, the Promoters will attend the Sub-Registry and admit execution of this Agreement so as to get the same registered, after the Flat Purchaser

informs the Promoters in writing the number under which it is lodged.

- 35. The deposits that may be demanded by or paid to the MCGM for the purpose of sanctioning the plans and/or issuing the commencement Certificate, IOD and/or occupation certificate and/or building Completion Certificate and for giving water drainage, the electric connection to the said building shall be payable by all the Flat Purchasers of the said building/s in proportion to the respective purchaser price of their respective flats, the amount of the same to be determined by the Promoters. The Flat Purchaser agrees to pay to the Pormoters within 7 days of demand, such proportion of share of the Flat Purchaser of such deposit.
- are or is charged, levied or sought to be recovered by the MCGM, and/or any other public authority in respect of the said property and/o building the same shall be borne and paid by all the Flat Purchasers in the same shall be borne and paid by all the flat Purchasers in the same shall be borne and paid by all the flat Purchasers in the same shall be borne and paid by all the flat Purchasers in the same s
- The Flat Purchaser agrees and binds himself to pay to the Promotives his provisional mothly contribution of Rs. ______ per monto the provided hereinabove in clause (10) and payable every month regularly in advance till such time as the said property is tranferred to a Co-operative Society/Condominium/Limited Company and he/she shall not withhold the same for any reason whatsoever.
- 38. If for any reason prior to the completion of the said building/s and the receipt by the Promoters of the total consideration money received by them, a Deed of Conveynace is executed in favour of the Co-operative Society/Condominium/Limited Company and if on the date of such

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Conveyance the said building/s is/are not fully constructed and/or completed and/or is the building/s and/or other portions of the said property has or have not been disposed of by the Promoters, on ownership basis, or if the Promoters have not obtained in full the consideration money receivable by them from all persons who obtain the flats, car parking spaces and other portions in the said property, then and in such event, the Promoters shall have the right to construct and complete the said building/s and to dispose of the unsold flats, car parking spaces and/or other portions of the said property and/or to receive the consideration money even though such Conveyance is obtained in favour of the Co-operative Sòciety/Condominium/Limited Company, adequate provisions for the above may be made in the Deed of Conveyance.

39. All notice to be served on the Flat Purchaser as contemplated by the Agreement shall be deemed to have been duly served it sent to the Flat Purchaser by prepaid post, under certificate of posting, at his/her address specified below:

HICANANDANI GARDENS
POWAI MUMBAI-MODERS

agents, with or without workman at all reasonable times to enter into and upon the said premises or any part thereof to view and examine the age and condition thereof and the Flat Purchaser shall make good, within three months of the Promoters giving a notice, all defects, decays and wants of repair of which such notice in writing shall be given by the Promoters of the Flat Purchaser and also for the purpose of repairing any part of the building/s and for the purpose of making, repairing, maintaining, rebuilding, cleaning, lighting and keeping in order and condition all services, drains, pipes. cables, water courses, gutters, wires, partition, walls or structure, or other convenience belonging to or serving or used for

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the said building/s, and also for the purpose of aying, maintaining, repairing and testing drainage and water pipes and electric wires and cables and for similar and other purpose contemplated by this Agreement.

- 41. It is clearly understood and agreed by and between the parties hereto that the Promoters shall have the unqualified and unfettered rights to sell on ownership basis to any person of their choice, the terraces in the building including the terraces above the top floor of the said building/s subject to the necessary means of access to be pemitted for such prupose so as to reach the water tank or the building. The Purchaser/s of such terrace shall be entitled to make use of the same for all purpose whatsover as pemissible by law. However, the Purchaser shall not enclose or cover the said terrace without the written permission of the Promoters and/or the Society, as the case may be, and the MCGM.
- 42. It is also understood and agreed by and between the parties hereto that the terrace space in front of or adjacent to the terrace flats in the said building in any, shall belong exclusively to the repective purhcaser of the terrace flat and such terrace spaces are intended for the exclusive use of the respective terrace Flat Purchasers. The Flat Purchaser herein accepts that he shall not be entitled to calim any right, title or interest whether by way of easement or otherwise into or upon the said terace space allotted exclusively to any other Flat Purchasers. Such terrace space shall be maintained and repaired exclusively by the Flat Purchasers and the same shall be kept in good clear and terrace space condition at all times by them.
- owners Bright Paints Pvt. Ltd. have granted irrevocable permanent right of way over and across their passage of 15 ft. in width passing through their properties, being all that pieces or parcel of land bearing CTS Nos. 184A, 184A / 1 to 7 admeasuring in aggregate 9780 sq. mtrs. (as per P. R. Card admeasuring 9513.9 sq. mts.) which passage has been shown on the plan annexed hereto and marked as **Annexure "A"** by colour burnt sienna to the said property of the Promoters and it's successors the assigns and the person or persons occupying and possessing the said property

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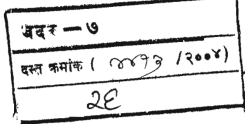
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and their visitors, servants and agents absolutely Promoters have further represented and declare that the Promoters and its Successors and assigns have also been allowed to lay under, through or above the said right of way the Pipelines, Electric Cables (BSES Cable) laying of the services like Water Main, Drainage, Mahanagar Gas Connection and other conveniences as may be required and for the said purpose to dig open the said right of way as and when necessary for laying, repairing or replacing the same. However, the Promoters and its successors and assigns and all deriving title through them shall at their own costs restore the said right of way to its original condition. It is further agreed that the said right of way will run with both the properties being property more particularly described in the First and Second Schedule hereunder written and the property belonging to the said Bright paints pvt. Ltd. so as to be binding on the successors and assigns and forever of the Promoters, Flat Purchasers, Society / Condominium / Limited Company as the case may be which will be formed of all the flat purchasers of the buildings/s "Harshvardhan" and the said Bright Paints Pvt. Ltd. and it is further agreed that the Promoters and its successors-in-title which may be a Co-operative Society/s Condominium/Limited Company as the case may be which will be formed of all the flat purchasers of the building/s "Harshvardhan" will share 50% of the costs at all times for maintaining and Keeping the said permanent right of way in good and proper repaired condition and well and sufficiently drained and the Flat Purchaser grants his irrevocable consent to the same.

- 44. If at any time prior to execution of the Deed of Conveyance the pre-FSI applicable to the said porperty is increased, such increase sha ensured for the exclusive benefit of the Promoters alone without any such and/or compensation to the Flat Purchaser
- 45. So long as the area of the said premises (agreed to be acquired by the Flat Purchaser from the Promoters) is not altered and the amenities set out in the Third Schedule hereunder wirtten are not altered, the Promoters shall be at liberty and are thereby permitted to make variations in the layout/elevation of the said Property and/or the building/s (including relocation of open spaces, building/garden spaces and/or varying the location of the access to the said building/s as the exigencies of the situation and the circumstances of the case may require) The Flat Purchaser expressly hereby consents to all such variations.

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- The Promoters shall have a first lien and charge on the said premises 46. agreed to be acquired by the Flat Purchaser for any outstanding dues of the Flat Purchaser.
- Whatever permission/benefits with may be available in respect of the 47. aforesaid portion of the said immovable property, will ensure for the benefit of the Promoters and they the Promoters shall be entitled to put up construction (by way of additional floors and/or additinal structures and contemplated above) on the said property described in the First and Second Schedule hereunder written utilising the benefit/FSI/TDR as may be permitted by the Authorities and the MCGM consequent upon any order or any such order as may be passed by the State Government and/or the Authority in respect of such development.

IN WITNESS WHEREOF the parties hereto have hereunto set their repective hands and the seal the day and the year first he

THE FIRST SCHEDULED ABOVE REFERRED TO

ALL THAT pieces or parcel of land admeasuring about 8,436 sq. 7,053.34 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt) Old Survey (pt) and bearing New Survey No 4 (pt), 5 (pt) & 9 (pt) and now bearing corresponding CTS No. 185 (pt), situate in the village of Tungwa, Near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Register of Assurances at Bandra now Sub-District Kurla at Chembur District Mumbai Suburban and bounded as follows:

by the property bearing Old Survey No. 84, On or towards East:

New Survey No. 8,

On or towards West: by the property bearing Old Survey No. 29,

New Survey No. 6,

On or towards North: by the property bearing Old Survey No. 86,

New Survey No. 10,

Party by Old Survey No. 27 (pt). New Survey No. 4 (pt) On or towards North:

and partly by Old Survey No. 85 (pt).

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THE SECOND SCHEDULE ABOVE REFERRED TO

ALL THAT pieces or parcel of land adrneasuring about 799 sq. vds. equivalent to 668.05 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt) Old Survey No. 85 (pt) and bearing New Survey No. 4 (pt) of Plot Nos. 1, 2 and 3 and New Survey No. 9 (pt) of Plot No. 1 and now bearing corresponding CTS No. 185 (pt), situate in the village of Tungwa, Near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Register of Assurances at Bandra now Sub-District Kurla at Chembur District Mumbai Suburban and bounded as follows:

On or towards East: Partly by Old Survey No. 27 (pt), New Survey No. 4 (pt)

and partly by Old Survey No. 85 (pt) and New Survey

No. 9 (pt).

On or towards West: Partly by Old Survey No. 27 (pt) and New Survey No.

4 (pt).

On or towards North: by Old Khoti Survey No. 84 (pt) and New Survey No.

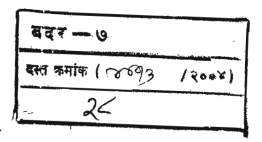
9 (pt).

On or towards South: by Old Khoti Survey No. 27 (pt), New Survey No. 4 (pt).

THE THIRD SCHEDULE ABOVE REFERRED LIST OF AMENITIES

- I. DOORS:
 - MAIN ENTRANCE DOOR TO FLAT:
 - Main doors will be flush doors 35 mm thick French polished from both sides.
 - Teak wood cover moulding to door frames from one side.

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- 3. Peep hole (magic eye).
- 4. Brass chromium aldrop from outside.
- 5. One Godrej Night latch in each flat.
- 6. Number plate on top of entrance door.
- Brass handle from outside and all windows and doors fittings shall be brass Oxidised.
- 8. One electric bell or buzzer of standard make.
- 9. A board indicating names of members on the ground floor.

KITCHEN, BATH & W.C. DOORS:

- 1. Teak wood panel doors with Oil Paint.
- 2. Brass Oxidised handle on either side.

OTHER DOORS OF FLAT:

- 1. Teak and flush doors enamel painted on both sides.
- 2. Brass handle on either side.
- 3. Teak wood flush doors with enamel painted.
- 4. Chromium Oxidised bolts.

II. WINDOWS:

- 1. Aluminium windows with full glass and shutters.
- 2. Toilet windows will be of teak wood, oil painted with latches and aluminium louvers.

III. FLOORING

- 1. Vitrified tiles in bedrooms, living dining and passages.
- 2. Toilet paving with tiles, dado upto 7' height with tiles.
- 3. 115 mm tiles through out of the flat.
- 4. Entrance lobby with tiles.
- 5. Kitchen flooring with Vitrified tiles

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IV. KITCHEN:

Built in platform with granite stone top with hole for Gas, Sink glazed tiles and skirting of white glazed tiles all over the platform upto window level on one side and 1'-6" or other side.

V. PASSAGES:

One wash basin with chrome plated pillar cock.

VI. BATHROOM AND W.C.

- 1. All bath room fittings shall be of fancy brass chromium.
- 2. One tap from ovehead tank for continues water supply.
- 3. Boiler of Standard make will be provided in the bath room.

VII. STAIRCASE:

- 1. Staircase landings flooring shall be of fancy brass chromium.
- 2. Staircase railing M.S. Plates with C. I. pipe railing.
- 3. Two Electrical light points per floor.

VIII. COMPOUND AROUND BUILDING:

- 1. Compound wall as per BMC rules with two M.S. Gates REGIST
- 2. Compound to be paved as per BMC Rules.
- 3. Light to approach to the staircase block.

IX. PAINTINGS:

- 1. Flats will be white washed (lime).
- 2. Doors and windows and wood work and M.S. Steel work. It arry, will be enamel painted.
- 3. Outside of the building will be painted with snowcem or its substitute.

X. ELECTRIC:

- 1. Electric bell or buzzer with switch at entrance door.
- 2. Four separate electric lights points and two plug points in living and bed rooms, one point in bath room. W.C. balcony and passage, one light point and 1 plug point in Kitchen. All wiring shall be copper in concealed pipes.

42

| Two power points in livin | g room. | · | 20 | |
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| One power plug points in | n bathroom for ge | yser ANACS | 56085L | |
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| MS. SYLVEX CABLE COMPANY PVT. | LTD.) | - 1 Mary | Director | |
| through their duly authorised Director |) | | | |
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For SYLVEX CABLE COMPANY PVT. LTD.

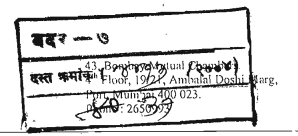
(Director)
PROMOTERS

वस्त कमीक (४८९७ /२००४)

nipti B. Mehta

1.

"ANNEXURE B"



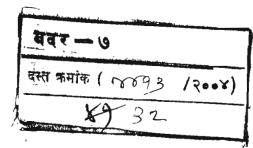
Date:

TITLE CERTIFICATE

Re: FIRSTLY ALL THAT pieces or parcel of land admeasuring about 8,436 sq. yds. equivalent to 7,053.34 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt), Old Survey No. 28, 85 (pt) and bearing New Survey No. 4 (pt), 5 (pt) & 9 (pt) and now bearing corresponding CTS No. 185(pt), situate in the village of Tungwa near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Registrar of Assurances at Bandra now Sub-District Kurla at Chembur District Mumbai Suburban and bounded On or towards East by the property bearing Old Survey No. 84, New Survey No. 8; On or towards West by the property bearing old Survey No. 29, New Survey No.6; On or towards North by the property bearing Old Survey No.86, New Survey No. 10; and On or towards South Partly by Old Survey No. 27 (pt), New Survey No. 4 (pt) and partly by Old Survey No.85 (pt).

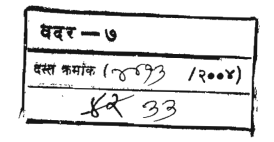
SECONDLY ALL THAT pieces or parcel of land admeasuring about 799 sq. yds. equivalent to 668.05 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt), 85 (pt) and bearing New Survey No. 4 (pt) of Plot Nos. 1, 2 and 3 and New Survey No. 9 (pt) of Plot No.1 and now bearing corresponding CTS No. 185(pt), situate in the village of Tungwa near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Registrar of Assurances at Bandra now Sub-District Kurla at Chembur District Mumbai Suburban and bounded; On or towards East Partly by Old Survey No. 27 (pt), New Survey No. 4 (pt) and partly by Old Survey No.85 (pt) and New Survey No. 9 (pt); On or towards West Partly by Old Khoti Survey No. 85 (pt) and New Survey No. 4 (pt); On or towards North by Old Khoti Survey No. 85 (pt) and New Survey No. 4 (pt); and On or towards South by Old Khoti Survey No. 27 (pt), No. 27

By and under a Deed of Conveyance dated 1st June, 1967 duty registered at the office of the Sub-Registrar of Assurances at Mumbai intermediate 2343 of 1967 on 28th October, 1968 and made and executed as and beautiful Ramjibhai Laljibhai Maniar, Prabhulal Tulsidas Maniar, Dwart Laxmichand Varia and Dhirajbhai Kanjibhai Sohni being the partners of the Sylvex Cable Co. therein referred to as "the Vendors" of the One Part and Sylvex Cable Co. Pvt. Ltd. therein referred to as "the Purchasers" of the Other Part, the Vendors therein granted, conveyed, transferred and assured unto the Purchasers therein all that pieces or parcel of land admeasuring about 8,436 sq. yds. equivalent to 7,053.34 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt), Old Survey No. 28, 85 (pt) and bearing New Survey No. 4(pt), 5 (pt) and 9 (pt) respectively and (now bearing corresponding CTS No. 185 (pt)) situate in the village of Tungwa near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Registrar of Assurances at Bandra now Sub-



District Kurla at Chembur District Mumbai Suburban and described Firstly hereinabove for the consideration and upon the terms and conditions more particularly set out therein.

- By and under another Deed of Conveyance also dated 1st June, 1967 duly 2. registered at the office of the Sub-Registrar of Assurances at Mumbai under Serial No. 2344 of 1967 on 24th November, 1967 and made and executed by and between Ramjibhai Maniar, Prabhudas Tulsidas Maniar, Dwarkadas Laxmichand Varia and Dhirubhai Kantibhai Sohni being the partners of M/s. Sylvex Cable Co. therein referred to as "the Vendors" of the One Part and Sylvex Cable Co. Pvt. Ltd. therein referred to as "the Purchasers" of the Other Part, the Vendors therein granted, conveyed, transferred and assured unto the Purchasers therein all that pieces or parcel of land admeasuring about 799 sq. yds. equivalent to 668.05 sq. mtrs. and bearing Old Khoti Survey No. 27 (pt), 85 (pt) and bearing New Survey No. 4(pt) of Plot Nos 1, 2 and 3 and 9 (pt) of Plot No. 1 and (now bearing corresponding CTS No. 185 (pt)) situate in the village of Tungwa near Powai, South Salsette Mumbai Suburban District in the Registration Sub-District of Bandra, Mumbai within the Jurisdiction of the Sub-Registrar of Assurances at Banda Sub-Registrar of Assuran particularly set out therein.
- 3. Prior to the acquisition of the said property by the Sylvex Cable Company Pyt. Ltd. in or about 1962 a layout was sanctioned by the Municipal Corporation of Greater Mumbai and as a result of such sanctioned layout the litterent plate in the layout became several properties with access along the layout became said property.
- The said property acquired by the Sylvex Cable Company Pvt. Ltd. was subsequently allotted CTS No. 185 of Village Tungwa. However, the boundaries as well as the area of the said property bearing CTS No. 185 are different from the area purchased by the Sylvex Cable Company Pvt. Ltd. under the above recifed two registered Deed of Conveyances. The area of CTS No. 185 is larger than the combined area under the above recited two registered Deed of Conveyances. The present property as sanctioned by the Municipal Corporation of Greater Mumbai has boundary walls/ fencings all along the boundaries and the said property together with the building and structure standing thereon is in the exclusive possession and enjoyment of the said Sylvex Cable Company Pvt. Ltd. as owners openly and continuously since the purchase of the said property under the aforesaid two registered Deed of Conveyances till date.
- 5. The said property bearing CTS No. 185 stands in the name of Sylvex Cable Company Pvt. Ltd. in the Property Register Card and having an area admeasuring in aggregate about 11,187.2 sq. mtrs.;

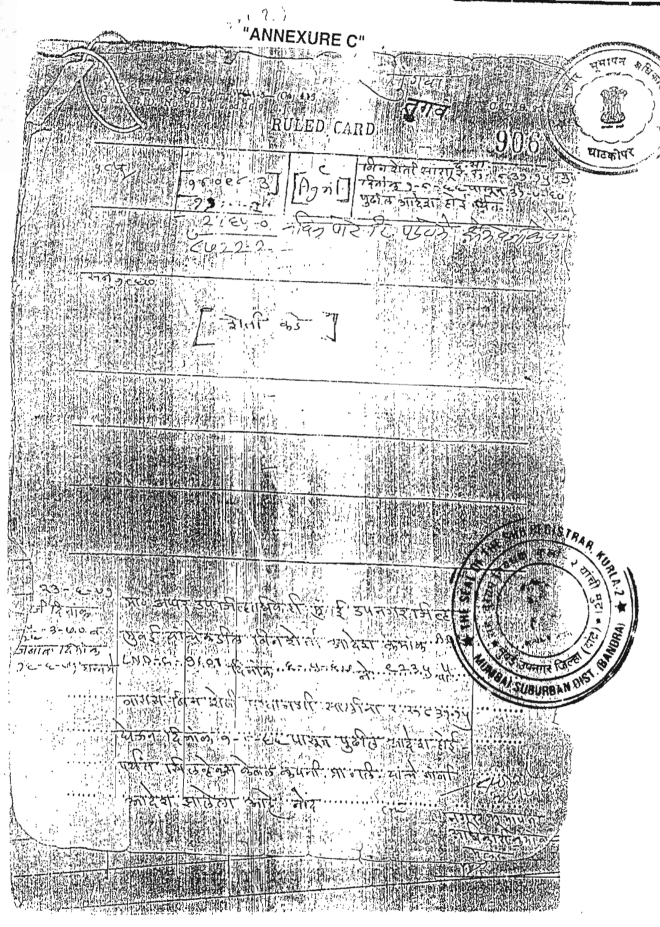


- 6. In the circumstances aforesaid, by virtue of the aforesaid two registered Deed of Conveyances, the Sylvex Cable Company Pvt. Ltd. as absolute Owners are seized and possessed of or otherwise well and sufficiently entitled to the said property admeasuring in aggregate 7721.39 sq. mtrs. and as per Property Register Card admeasuring in aggregate 11,187.2 sq. mtrs.
- 7. The Executive Engineer (Development Plans) (E.S.) of the Municipal Corporation of Greater Mumbai vide his letter bearing reference No. CHE/I to R/34/DPES dated 23rd June 1997 has allowed residential user of the said property to Sylvex Cable Company Pvt. Ltd. subject to certain terms and conditions more particularly set out therein.
- 8. An exemption order was passed by the Additional Collector and C. A. ULC Greater Mumbai on 10th March, 1999 under Section 8(4) of the Urban Land (Ceiling and Regulations) Act, 1976 declaring that there is no surplus vacant land in the said property. Prior thereto the Additional Collector and the Competent Authority, ULC had granted their No Objection Certificate bearing No. C/ULC/D.III/22/5340 dated 4th August, 1994 u/s. 22 of the Urban Land (Ceiling and Regulations) Act, 1976 for redevelopment of the said property.
- 9. The Executive Engineer, Development Plan (E. S.) of Municipal Corporation of the Greater Mumbai by his letter dated 6th October, 2001 informed to the Sylvex Cable Company Pvt. Ltd. that the said property does not fall within the Coastal Regulation Zone (C.R.Z.);
- 10. Sylvex Cable Company Pvt. Ltd. have got the plans and specifications for construction of building/s on the said property approved and sanctioned and have obtained IOD dated 31st January, 2001 bearing No. E.B./CE/3725/BPES/AL and Commencement Certificate in part dated 14th February, 2001 from the Municipal Corporation of Greater Mumbai.
- 11. Based on searches caused to be taken by me in the office of the Sub-Registry at Mumbai, Bandra and Chembur and at the City Survey Office and public notices issued by me in newspapers namely. The Free Press Journal on 4th February, 2002 & Mumbai Samachar on 4th February, 2002 and upon perusal of the above referred documents I certify that the title of Sylvex Cable Company Pvt. Ltd., a Company duly incorporated under the Companies Act, 1956 and having its registered office at Saki-Vihar Road, Mumbai 400 072 to the said property is clear and marketable and free from encumbrances and reasonable doubts.

Dated this 14th day of June, 2002.

(TRUPTI B. MEHTA)

बदर — ७ वस्त कमांक (४८१७ /२००४) अटि ३४



वदर - ७ वस्त क्रमांक (१४ (१३ /२००४)

"ANNEXURE C"

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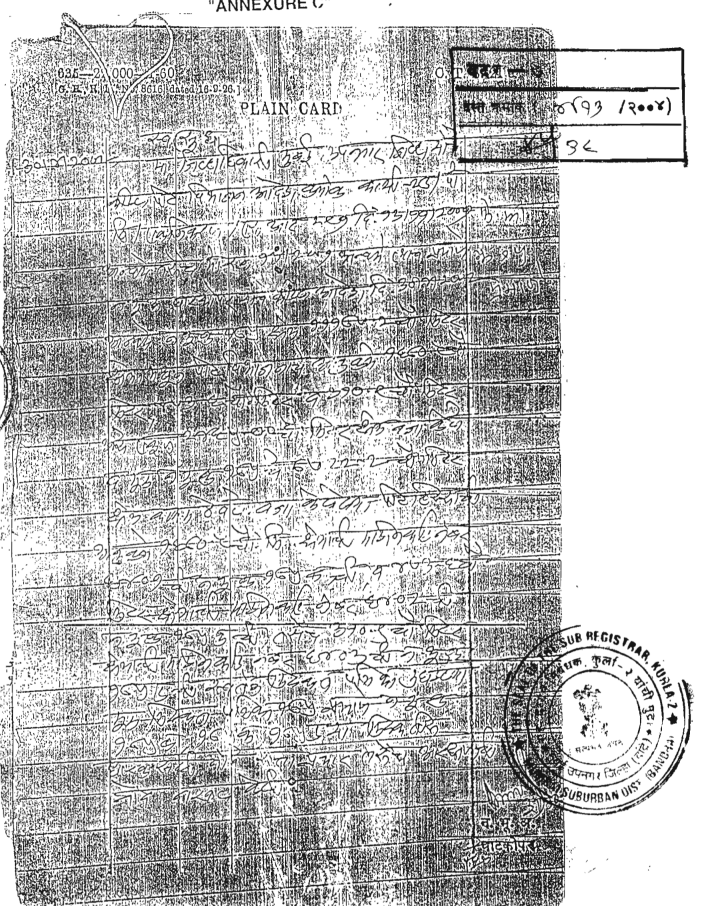


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क्षा के 923Clo2-एन आल्याची तारील ध्रिप्राप्त क्किलेसा शुरुक अल्ले नक्कल तयार तारीख . १३१४ क्रिशेची प्रतिवार तयार करणार तपासकी शृहक तपासकी करणार मार्किन्द्रि नगर भूमापन अधिकारी

घाटकोष ए.

प्रमाण पत्र

किएका पित्रकेच्या प्रमाणित प्रतीवर दाखल क्षेत्रची. मी. मसरी आह हन्। र सामहो अविश्व पूर्वी सी मीटर है मुळ मिळकरा पित्रकेवर नमूद केलेल्या क्षेत्राच्या मेळात असण्याची जात्री केली आहे.

> CM/MD अधीधक, भूमि अभिलेख ्रमुंबई उपनगर जिल्हा मुंबई.

"ANNEXURE C" भालभन्ता पत्रक

विभाग/मौजे -- तुंगवा तालुका/व भू.मा.काः -- बाटकोपर 🗸 क्षेत्र **धारणाधिय**ः ग नगर,भुमापन ची मी. क्रमांक तपशील आणि त्याच्या फ १८५व / 1500.4 oo-*070857.7*7.7 सन २००१-२००२ र(विधाधिकार हक्काचा मुळ धारक बदर - ७ /200X) इस्स कमांक ((93 त्तर पार इतर शेरे व्यवहार र्वंड क्रमांक नविन घारक (धा) साक्षाकन पट्टेदार (प) किंवा भार (भा) स्व.सु.धा. (धा) फेरफार क्र.१५ प्रमाणे मा.जिल्हाझिकारी मुं.ठ. मे सिलवेक्स कॅबेट 30/08/2007 जिल्हा यांचे बाडील पो.चि. कं.पा.लि. न. मु. अ. चाटकोप 🦙 आदेश क्र.कार्या-२ड /पो.वि. आरक्षण :-खेळाचे मैदान एकत्रीकरण / एक्कु आर.२११ दि.१३-११-२००१ व मो.र.नं. १६/२००१ तसेच न.भू.अ. . घाटफोपर यांचा निक्रिक अगरे गरे ३०-४-२००२ अन्वये निवन मिळकत पत्रिका उघडली. त्यासभी वन पारा-खरी नयमन्त -SURURBAN SURURBAN 13. ... अर्ज आल्याची तारीस (141m प्रमाण पत्र एक . २.९ रू. नवकल तया र तररी स . मिळकत पत्रिकेच्या प्रमाणित प्रतीवर दाखल विवार सयार करणार ... रन ११ ग.उ क्षेत्र ची. मी. सपाराणी कारणार्.. 🚐 मत्तरी पुरु हमार स्वहारो पुरु हिंद चीरस पीर रागेर नमाल मीटर है मुळ मिळता निवासर नमूद केलेल्या .2 २००० नवकार दिल्याची तार्शस भोत्राच्या मेळात असण्याची खाधी फेलो आहे. अधीक्षक, मूमि अभिलेख रगर भूमापन अधिशादी षाटकोपर. मुंबई उपनगर जिल्हा

"ANNEXURE C"

मालमत्ता पत्रक



विभाग/मौजे -- तुंगवा तालुका/न.भु.ना.का. -- भाटकोपर 🧹 नगर भूमापन धारणाधिकार शासनाला दिलेल्या आकारणीचा किंवा भाड्याचा ची मी. तपशील आणि त्याच्या फेर तपासणीची नियत चेळ) का / ४७३.६ / १८५क 🗳 **००.***७३७४*१.ऋ.७ सन २००१-२००२ रुविधाधिकार हक्याचा मुळ धारक बदर - ७ 13000 पट्टेदार हरत कमांक (४८१) इतर भार इत्तर शेरे दिनांक खंड क्रमांक व्यवहार निवन घारक (धा) साक्षाकंन पट्टेदार (प) किंबा भार (भा) 30/8/2002 रव.स्.धा. (धा) फे रफार **ऋ.१**५ मा.जिस्हाभिकारी मु.स्र. मे.सिलवेक्स कॅमेल ३०/०४/२००२ जिल्हा याचे बन्डील पो.चि. कं.प्रा.लि. न. मु. ः घाटकोप आदेश क्र.कार्या-२ड / पो.वि. / आरक्षणः-५% ॲमिनिटी एकर्जनिकरण / एस.आर.२९१ SUB REGISTA दि.१३-११-२००१ थ मो.र.न. १३/२००१ तसेच न.भू.अ. वाटकोपर यांचा आदेश दि.३०-४-२००२ अन्वये नविन गिरुकरा पत्रिका तघडली. तानसणी कर पारा -खरी नःक्रल् -SUBURBAN

१23(16 अर्जे गाल्याची तारील ध्राप्री ारक . १ ए. च्या संस्कृत तयार तारीख . १३१५ । वर् प्रतिबार स्वार करणार . . र्न्स्टराध्ये दरापासणी करणार 2: नवकल दिल्याची तारील

> नगर भूमापन अधिकादी घाटकीप्र,

प्रमाण पत्र

जिल्ला प्रतिकेच्या प्रमाणित प्रतीवर दाखल क्षेत्र ची. मी. अक्षरी शारको प्रशाहतत्त्र भूगी है स्महा चौरस मीटर हे मुळ मिळकत पित्रकेवर नमूद केलेल्या क्षेत्राच्या मेळात असण्याची खानी केली आहे.

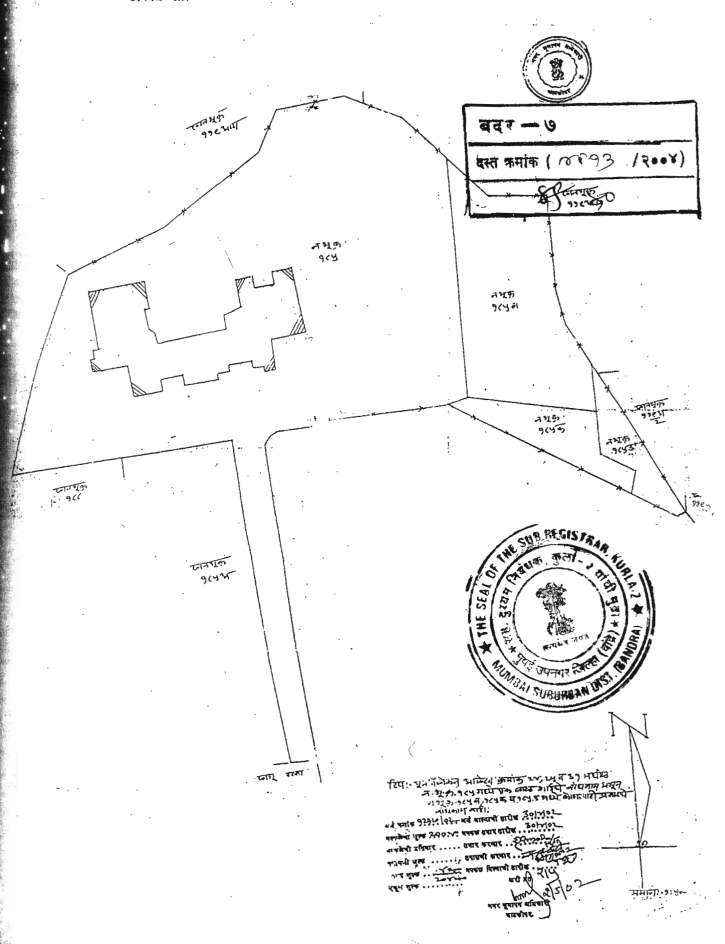
> अधीक्षक, भूमि अभिलेख मुंबई उपनगर जिल्हा मुंबई.

"ANNEXURE C" मेलिमत्ता पत्रक

वभाग/मीजे -- तुंगवा 🔶 तक्षुष्प/न.भू.भा.का. -- घाटकोपर धाःणाधिनान शासनाला दिलेल्या आकारणीचा किंवी भाइयाचा गर् भूमापन ची मी. तपशील आण्रित्याच्या फेर तपासणीची नियत जेळ) 9.05 00.070 . सन २००१-२००२ रविधाधिकार हक्काचा मुळ धारक बदर - ७ इस्त कमांक (४६९३ पट्टेदार इतर भार इतर शेरे दिनांक खंड फ्रमांक भीवन घारक (धा) व्यवहार साक्षाकंन पट्टेदार (प) किंवा भार (भा) 30/8/2002 (धा) फे रफार ऋ १५ स्व.सु.धा. मा.जिल्हाधिकारी मु.उ. मे सिलयेक्स कॅबेल 30/02/2005 जिल्हा यांचेयाडीलपो.यि. न. मृ. अ. घाटकोप कं.प्रा.लि. आदेश क्र.कार्या-२ड / पो.वि. / आरक्षण :- खेळाचे मैदान SUB REGIST एकत्रीकरण / एस.आर. २९१ लुक्यमः कुला य मो.र.न.१३/२००१ तसेच न.भू.अ.घाटकोपर यांचा आदेश दि.२०-४-२००२ अन्वये निवन पिळकरा त्तपासणी वन्र पारा -खरी नयकल -SUBURBA 123 ८ | ठर अज आल्याची तारीख टीपाउर प्रमाण पन्न . Yo. नक्कल तयार तारीश १३।५।०० मिळकत पित्रकेच्या प्रमाणित प्रतीवर दाखल ... तयार करणाय क्षेत्र चौ. मी. तपासणी करणा र ममरी तीन्छो रहा प्रजीन नड रहो। श्रेनीरस 2.202 नक्फल दिल्याची तारी**ल** मीटर हे मुळ मिळकत पत्रिकेवर नमूद केलेल्या क्षेत्राच्या मेळात असण्याची खात्री केली आहे. अधीक्षयः, भूभि अभिलेख ो मृंबई उपनगर जिल्हा मृंबई.

नुगर भूमापन अधिकारी घाटकोपश्र.

३ निर्दार । अंग प्रत्यती दिशेना साचे दिनां प्रशासिकी प्रामिश्वन नगर भूमपन माने तंत्रते प्रणाद प्रापिक प्राप्तिक प्र



PP-6967-2000-15,000 Forms.

This I.G.D. is issued subject to compilation of the gravisiens of U.L. (CGB) Act, 1976.

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in replying please quote No. and date of this letter.

Intimation of Disapproval under Section 346 of Municipal Corporation Act, as amended up to date.

No. E. B./CE/ No.CE/3725/BFES/AL

of 200

EMORANDUM

Municipal Office,

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बस्ट कमांक (रू १ १ 3

e Bombay

Mumbai .3. 1. JAN 2001

M/s. Silvex Cable Co.Pvt.Ltd.

With reference to your Notice, letter No........dated. 21.1.2000 and delivered and delivered and delivered and details of your building at Proposed building on plot bearing CTS No.185 of

CONDITIONS TO BE COMPLIED WITH BEFORE STARTING THE WORK/ BEFORE PLINTH C.C.

That the commencement certificate under Sec. 45/69(1)(a) of the M.R.& T.P. Act will not be obtained before starting the proposed work.

That the compound wall is not constructed on all sides of the plot clear of road widening line with foundation below the bottom of road side drain without obstructing the flow of rain water from the adjoining holding to prove possession of holding before starting the work as per D.C. Regulation No.38(27).

That the low lying plot will not be filled upto reduced level of atleast 92 T.H.D. or 6"above adjoining road level whichever is higher with murum, earth, boulders etc. and will not be levelled, rolled, consolidated and sloped towards road side before starting the work.

That the specifications for layout/D.P./or access roads/development of setback land will not be obtained from Executive Engineer (Road Construction) before starting the construction work and the access and setback land will not be developed accordingly including providing street lights and S.W.D. the completion certificate will not be obtained from Executive Engineer (R.C.)/Executive Engineer in S.W.D. before submitting building completion certificate.

That the Licensed Structural Engineer will not be appointed and his supervision name as per appendix Regulation 5(3)(ix) will not be submitted by him.

That the structural design and calculations for the proposed work considering stesmic corces as per 1.5. Code Nos. 1893 & 4326 and for existing building showing adequacy thereof to take up additional long will not be submitted by him.

That the regular/sanctioned/proposed lines and reservations will not be got demonstred at the blought A.E. (Survey)/E.E. (T&C)/E.E. (D.P.)/D.I.I.R. before applying for C.C

That the Indemnity Bond indemnifying the Corporation for damages, risks, accidents, etc. to the occupiers and an undertaking regarding no nuisance will not be submitted before C.C./starting the work.

That the existing structure proposed to be demolished will not be demolished or necessary phase programme with agreement will not be submitted and got approved before C.C.

That the requirements of N.O.C. of B.S.E S.Ltd./Tata Hydro Electric Co. will not be obtained and the requisitions, if any, will not be complied with before occupation certificate/B.C.C.

That the qualified/registered site supervisor through architect/structural engineer will not be appointed before applying for C.C. & his name and licence No. duly revalidated will not be submitted.

That the extra water and sewerage charges will not be paid to Asst. Engineer, Water Works, 'L' Ward before C.C.

That the true copy of sanctioned layout/sub-division/amalgamation approved under No.CE/383a/BPES/LOL dated 19.12.2000 along with the terms & conditions will not be submitted before C.C. and compliance thereof will not be done before submission of B.C.C.

That adequate care in planning, designing and carrying out construction will not be taken in the proposed building to provide for the consequence of settlement of floors and plinth filling etc.

- () That proper gatters and lown pipes are not intended to be put to prevent water dropping from selsaves of the roof on the public street.
- () That the drainage work generally is not intended to be executed in accordance with the Munical requirements.

Your attention is drawn to the Special Instructions and Note accompanying this Intimation of Dis-

act - 9

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- (1) THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND WHICH IS NOT FOUR PROPERTY.
- (2) Under Section 68 of the Bombay Municipal corporation Act, as amended, the Municipal Commissioner for Greater Mumbai has empowered the City Engineer to exercise; perform and discharge the powers, duties and functions conferred and imposed upon and vested in the Commissioner by Section 346 of the said Act.
 - (3) Under Byelaw, No. [8] of the Commissioner has fixed the following levels :-:
- "Every person who shall erect as now do nestic building shall cause the same to be built so that every gertof the plinth shall be-
- "(a) Not less than, 2 feet (60 cms.) above the centre of the adjoining street at the nearest point at which the drain from such building can be connected with the sewer than existing of the health to be laid in such street."
- "(b) Not loss than 2 feet (60 c ns.) above every portion of the ground within 5 feet (160 cms such a building.
 - "(c) Not less than 92 ft.() meters above Town Hall 13 tum
- (4) Your attention is invited to the provision of Section 152 of the Act wherever the person liable to pay property taxes is required to give notive of erection of a new building on occupation of building which has been vacant, to the Commissioner, within fifteen days of the completion or of the technology which is received. Thus compliance with this provision is punishabe under Section 471 of the Act, from the fact that the valuation of the premises will be liable to be revised under Section 167 of the Act, from the variest possible date in the current year in which the completion on occupation is detected by the Assessor and Collector's Department.
- (5) Your attention if further drawn to the provision of Section 353-A about the necessary of submitting occupation certificate with a view to enable the Municipal Commissioner for Greater Mumbal to inspect your permises and to grant a permission before occupation and to level penalty for non-compliance under Section 471 if necessary.
- (6) Proposed date of commencement of work should be communicated as per requirements of Section 347 (1) (aa) of the Bombay Municipal Corporation Act.
 - (7) One more copy of the block plan should be submitted for the Collector, Mumbal Suburbs District
- (8) Necessary permission for Non-agricultural use of the land shall be obtained from the Collecte Mumbai Suburban District before the work is started. The Non-agricultral assessment shall be paid at the electric that may be fixed by the Collector, under the Land Revenue Code and Rules thereunder.

Attention is drawn to the notes Accompanying this Intimation of Disapproval

No. EB/CE/3725 /BP ES

NOTES

- (1). The work should not be started unless objections
- 13668) 1A/L 3 1 1 1 1 1 200 1 5 93 are complied

consider alter

- (2)A certified set of latest approved plans shall be displyed on site at the time of commencement the work and during the progress of the construction work.
- Temporary permission on payment of deposite should be obtained for any shed to house and store for constructional purposes, Residence of worl men shall not be allowed on site. The ten porary structures for storing constructional material shall be demolished before submission of Euilding completion certificate and a certificate signed by Architect submitted along with the building completion certificate.
- (4) Temporary sanitary accommodation on full flusing system with necessary drainage arrangement should be provided on site for workers, before starting the work.
- (5) Water connection for constructional purposes will not be given until the hoarding is constructed and application made to the Ward Officer with the required deposite for the construction of carriage entrance, over the road side drain.
- (6) The owners' shall intimate the Hydraulic Engineer or his representative in Wards atleast 15 days prior to the date of which the proposed construction work is taken in hand that the water existing in the compound will be utilised for their construction works and they will not use any Municipal Water for construction purposes. Failing this, it will be presume that Municial tap water has been consumed on the construction, works and bills preferred against them accordingly.
- (7). The hoarding or screen wall for supporting the depots of building materials shall be constructed before starting any work even though no materials may be expected to be stabled in front of the property. The scaffoldings, bricks metal, sand preps debris, etc. should not be deposited over footpaths or public street by the owner/architect/their contractors, etc, without obtaining prior; permission from the Ward Officer of the area.
- (8) The work should not be started unless the manner in obviating all the objection is approved by this department.
- (9) No work should be started unless the structural design is apported.
- (10) The work above plinth thould not be started before the same is shown to this office subtractine concerned and acknowledgement achtained from him regarding correctness of the epen spaces. and dimension.
- (11) The application for sewer street connections, if necessary, should be made into tancously with commencement of the work as the Municipal Corporation will require time to consider alter native site to avoid the excavation of the road an foothpath.
- (12) All the terms and conditions of the approved layout/sub-division under No.
- should be adhered to and complied with.

 (13) No Building/Drainage Completion Certificate will be accepted non water connection granted (except for the construction purposes) unless road is constructed to the satisfaction of the Municipal Commissioner as per the provision of Section 345 of the Bombay Municipal Corporation Act and as per the terms and conditions for sanction to the layout.
- (14) Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.
- (15) The aces road to the full width shall be constructed in water bound macadam before commencing work and should be complete to the satisfaction of Municipal Commissioner including asphalting lighting and drainage before submition of the Building Completion Certificate.
- (16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.
- (17) The surrounding open spaces around the building should be consolidated in Concrete having broke glass pieces at the rate of 125 cubic meters per 10 sq. meters below payment.
- (18) The compound wall or fencing should be constructed clear of the road widening line with foundation below level of bottom of road side drain without obstructing flow of rain water from abjoining holding before starting the work to prove the owner's holding.
- (19) No work should be started unless the existing structures proposed to be demolished are demolished shed.

वसर — ७ वसर क्रमोक (~ ८९१३ /२००४)

- further with the arrangements of obtaining No Objection Certifiate from the Housing Commissioner under Section 13(h) (H) of the Rent Act and in the event of your proceeding with the work either without an inimation about commencing the work under Section 347 (1) (aa) or your starting the work without removing the structures proposed to be removed the act shall be taken as a severe breach of the conditions under which this Intimation of Disapproval is issued and the sanctioned will be revoked and the commencement certificate granted under Section 45 of the Maharashtra Regional and Town Planning Act, 1966, (12 of the Town Planning Act), will be with drawn.
- (21) If it is proposed to demolish the existing structures by negotiations with the tenants, under the circumstances, the work as per approved plans should not be taken up in hand unless the City Engineer is satisfied with the following:—
 - (i) Specific plans in respect of eviciting or rehousing the existing tenants on your stating their number and the area in occupation of each.
 - (ii) Specifically signed agreement between you and the existing tenants that they are willing to avail or the alternative accommodation in the proposed structure at standard rent.
 - (iii) Plans showing the phased programme of construction has to be duly approved by this office before starting the work so as not to contravene at any stage of construction, the Development Control Rules regarding open spaces, light and ventilation of existing structure.
- (22)] In case of extension to sexisting building, blocking of existing windows of rooms deriving light and its from other sides should be done first before starting the work.
- (23) In case of additional floor no work should be start or during monsoon which will same arise water leakage and consequent nuisance to the tenants staying on the floor below.
- (24) The bottom of the over head storage work above the finished level of the terrace shall not be more than 1 metre.
- (25) The work should not be started above first floor level unless the No Objection Certificate from the Civil Aviation Authorities, where necessary is obtained
- (26) It is to be understood that the foundations must be excavated down to hard soil.
- (27) The positions of the nahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- (28) The water arragement must be carried out in strict accordance with the Manicipal redulf oments
- (29) No new well, tank, pond, cistern or fountain shall be dug or constructed without the previous permission in writing of the Municipal Commissioner for Greater Mulicipal, as required in Section 381-A of the Municipal Corporation Act.
- (30) All gully traps and open channel drains shall be provided with right witing mosquito proof covers made of wrought iron plates or hinges. The manholes of all jisterns shall be reovered with a properly fitting mosquito proof hinged cast iron cap over in one piece, with looking arrangement provided with a bolt and huge screwed on hightly serving the phroose of a lookand the warning pripes of the ribbet pretessed with screw or dome shape pieces (like a garden mari rose) with copper pipes with perfections each not exceeding 1.5 mm. in diameter. The cistern shall be made easily, safely and permanently a ceasible by providing a firmly fixed iron ladder, the upper ends of the ladder should be carmarked and extended 40 cms. above the top where they are to be fixed an its lower ends in cement concrete blocks.
- (31) No broken bottles should be fixed over boundary walls. This prohibition refers only to broken bottles to not to the use of plane glass for coping over compound wall.
- (32) (a) Louvres should be provided as rquired by Bye-law No. 5 (b).
 - (b) Lintels or Arches should be provided over Door and Window opening.
 - (c) The drains should be laid as require under Section 234-1 (a).
 - (d) The inspection chamber should be plastered inside and outside.

(33) If the proposed aditional is intended to be carried out on old foundations, and sturctures, you will do so at your own risk.

Executive Engineer, Building Proposals

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that the final is easy from sixe, shall not be submitted.

B) CONDITIONS TO BE COMPLIED WITH BEFORE FURTHER C.C.

1. That the N.O.C. from Civil Aviation Department will not be obtained for the proposed height of the building

That the requirement of C.O.C. from C.A., U.L.C.& R. Act will not be made with before starting the work above plinth levels

3 GENERAL CONDITIONS TO BE COMPLIED WITH BEFOREOU

That some of the drams will not be laid internally with C.T. pipes of adequation of the Charles and the Conditions mentioned in the clearance under No.C.T.T.C.D.III. Sec. 22. dated

obtained from the competent authority under U.E. c. & R. Act 1976 will not be complied with and tresh.

UT C order showing revised area under road setback will not be submitted.

3. That the dust bin will not be provided as per C.E. scircular No.c. is 9296/11 of 26.6.1978.

That the surface drainage transplanent will not be made in consultation with 18 couries. Engineer (S. W.D.) or as per his remarks and a completion certificate will not be obtained and submitted before applying for occupation certificate B.C.C.

That 100"wide paved pathway upto stancase will not be provided.

That the surrounding open spaces, parking spaces and terrace will not be topt open and unbuilt upon, and will not be testelled and developed before requesting to grant permission to occupy the building or submitting the B C C whichever is earther

7 Phat the name plate board showing plot Nov, name of the building etc. will not be displayed at a prominent place before O C C, B C C.

9 That the partiag space chall not be provided as per D 11 Regulation 250.21

9. That B.C.C. will not be obtained and EOD and debris deposit etc. will not be claimed for cetind within a period of 6 years from the date of its payment.

10 That the provision will not be made for making available water for flushing and other non-potable purposes through a system of borewells and pumping that water through a separate overhead tank which will be connected to the drainage system and will not have any chances of mixing with the popular supply of the Corporation.

11. That the certificate to the effect that the licensed surveyor has effectively supervise the contests for checking leakages through sanitary blocks, terraces, lixtures, joints in through entering the workmanship is found very satisfactory shall not be submitted.

That three sets of plans mounted on canvas will not be submitted.

13. That the certificate from Lift Inspector regarding satisfactory installation & victorian of lift will not be submitted.

14. That the adequate provision for post-mail boxes shall not be made at suitable local or a fourth of

15. That every part of the building construction and more particularly, overhead tank with a proper access for the staff of Insceticide Officer with a provision of temporary but safe and stable ladder etc.

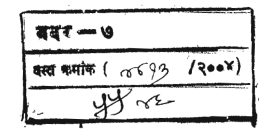
D) CONDITIONS TO BE COMPLIED WITH BEFORE BC.C.

 That certificate under Section 270-A of the Bombay Municipal Corporation Act will not be obtained from H.E.'s department regarding adequacy of water supply

Executive Engineer.
(Bldg.Proposals)(Eastern Suburbs)

/200X)

धस्त क्रमांक (2693



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No. CL 37254BES-AL. **3.1 JAN 2001**That adequate care will not be taken to sateguard the trees existing on the plot while carrying out construction work & NOC from Tree Authority will not be obtained before cutting any tree, if required to

be cut.

That the notice under Sec.347(1)(a) of the Mumbai Municipal Corporation Act will not be sent for

intimating the date of commencement of the work.

17. That this office will not be intimated in prescribed proforms for checking the open spaces & building.

dimensions as soon as the work upto plinth is completed.

18. That the clearance certificate from Assessment Department regarding upto date payment of Municipal taxes.

19. That the requirement of bye law 4(c) will not be complied with before starting the drainage work & in case Municipal sewer is not laid, the drainage work will not be carried out as per the requirement of Executive Engineer (Sewerage Project). Planning & completion certificate from him will not be submitted.

20. That the copy of Intimation of Disapproval conditions & other layout or sub-division conditions imposed by the Corporation in connection with the development at site shall not be given to the would be purchaser and also displayed at site.

21. That the N.A. permission from the Collector of Bombay shall not be submitted

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28.

etc. will not be submitted.

22. That a Janata Insurance Policy or policy to cover the compensation claims arising out of Workmen's Compensation Act, 1923 will not be taken out before starting the work and will not be renewed during the construction of work.

23. That the development charges as per M.R.T.P. (Amendment) Act 1992 will not be paid.

24. That the carriage entrance shall not be provided before starting the work.

25. That the adequate & decent temporary sanitary accommodation will not be provided for construction workers on site before starting the work.

26. That separate P.R. Cards for each sub-divided plots, road, etc. exhibiting area in words & figures will not be submitted.

27 That the debris will not be removed before submitting the building completion certificate and deposit of Rs 10,000% will not be paid before starting the work towards faithful compliance thereof.

That the No Objection Certificate from Hydrautic Engineer for the proposed descriptions will not be obtained and his requirements will not be complied with.

29. That the registered undertaking agreeing to form Co-op. Housing Society vill be starting the work

30. That the society will not be formed & got registered and true copy of the registration of secty will not submitted.

31. That the proposal for amended layout sub-division shall not be submitted and the work and terms and conditions thereof will not be complied with

That the proposal will contravene the section 251(A)(A) of the Mumbai Municipal Corporation AS

That the remarks from Asst. Engineer, Water Works regarding location, size, capacity sugging and tank, overhead storage tank for proposed and existing work will not be submitted before starting the work and

his requirements will not be complied with.

34. That the capacity of overhead tank will not be provided as per 'P' form issued by department of Hydraulic Engineer and structural design to that effect admitted before requesting to grant commencement certificate.

35. That the undertaking for paying additional premium due to increase in land rate as and when demanded shall not be submitted.

36 That the N.O.C. from Insecticide Officer shall not be submitted.

37. That the infrastructural works such as, construction of handholes manholes, ducts for underground cables, concealed wiring inside the flats/rooms, rooms/space for telecom installations etc. required for providing telecom services shall not be provided.

38. That the requisitions of clause No. 15 & 46 of D.C.R. 91 shall not be complied with.

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MUNICIPAL CORPORATION OF GREATER MUMBAI

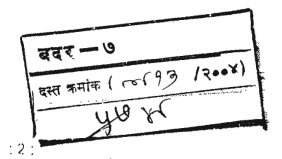
FORM "A"

MAHARASHTRA REGIONAL AND TOWN PLANNING ACT 1966.

74 FEB 2001 /BPES/A \. No.CE/ 372.5

| COMMENCEMENT | CERTIFICALE |
|--|--|
| To: | बदार ७ |
| MIS Sylvey Coble | इस्त क्रमांक (०८१७ /२००४) |
| CO Pyt Lia | दस्त क्रमांक (८१७ /२००४) |
| | 48 80 |
| Collection and the second seco | |
| Sir, With reference to your application No. | . 3063 dated 21 1 2000 |
| for Development Permission and grant of Con | nnencement Certificate under section 45 |
| and 69 of the Maharashtra Regional & Town Pla | moing Act 1966, to carry out development |
| and building permission under section 348 of the | e Munitral Municipal Corporation Act, 1888 |
| to erect a building in Building No. | on plot No. |
| C.T.S.No. : 1 & S : Divn/Village | Chown-Planning Scheme No. 14ng Ha |
| .situated-at Róad/Street | L)SI () F.S. Maid |
| the Commencement Certificate/Building permit | List granted on the following conditions = |
| 1. The land vacated in consequence of the widening line shall form part of the public street | e andorsement of the set back line/road |
| 2. That no new building or part thereof shall used or permitted to be used by any person until | i be occupied or allowed to be occupied or Roccuration permission has been granted. |
| 2 The second of Grant II will be | ment permission shall remains using his tage |
| The commencement certificate/development commencing from the date of its issue. | nem paritission shall term a sailo for the |
| 4 The state of the | evelop land which does not vest in you. |
| | |
| 5. This Commencement Cartificate is renev | vable every year but with standed period = |
| epan pe ib do casa exceed price Adara brovido | ed trimer that such larger shall not be any 1 / = |
| subsequent application for fresh permission un | |
| & Town Planning Act, 1966. | अपनगर जिल्ला |
| 8 Fown Planning Act, 1966. 6. This certificate is liable to be revoked by Bombay if: | y the Municipal Commission of State of the Commission of the Commi |
| (a) The Dayslannial work in unroad | of which havingsion is granted under this |

cestrictions imposed by the large ipal Commissioner for Greater Bombay is contravened or not complied with



(Gen-520)

- The Municipal Commissioner for Greater Bonibay is satisfied that the same is (c) obtained by the applicant through fishid or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of section 43 or 45 of the Maharashtra Regional & Town Planning Act, 1960,
- The conditions of this certificate shall be binding not only on the applicant but on his hairs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri B.R. Rout-_, Execultive Engineer to exercise his powers and functions of the Planning Authority under section 45 of the said Act. . .

This C.C. is valld upto T3 FLB 20112 C.C. Upto Still State

-7 JUN 2001

For and on behalf of Local Authority
The Municipal Corporation of Greater Bombay.

You Wind , U. OLLIA 7.6.2001

Assistant Engineer Bullding Proposals Eastern Suburbs (D & N Ward)

Assistant Engineer Building Proposals Liveranive Schulding Pro

(Epstern Suburbs) FOR

- 4 BPES 1 AL = 5 OCT 2001

MUNICIPAL COMMISSIONER FOR &

:: (5.10.2.00) ssistani empiresa Building Proposuls Eastern Suburbs (L & N Ward).

CE 1 3785 PES / AL C 18 MINI LUUL

C. C and Per apparented plant apparined poly 8/2/2002

Resistant Engineer Entitaing Proposits

Eastern Suburbs(L & N Ward)

No. C/ULC/D-III/22/5340 Office of the Additional Collector and Competent Authority (U.L.C)Gr.Mumbai Administrative Building, 5th floor, Near Chetana College, Bandra Colony Bandra (E)Mumbai-400051

दस्त कमीक (४८९3

Date: 28.6.2001.

Sub: Redevelopment permission u/s.22 of the ULC Act, 1976 for the property bearing CTS No. 185 of village Tungwe Taluka Kurla in B.S.D.

N.O.C. for further C.C. above plinth level.

Ref : 1) This office LOI of even number, dated 4.8.94

2) Your Architect's letter No. Wil dated Wil received बदर on 14.6.2001 /200X)

Sir,

Redevelopment permission u/s.22 of the U.L.C.Act. 1976, for the above referred property was granted by this office vide LOI of even number, dated 4.8.50. As por condition No. 13 of the said LOI, you are required to obtain clearance from this office by producing tenants agreements for further CC above plinth level. Accordingly you has requested for the same.

At the time of LCI, you had submitted an Indomnity Bond in which it was stated that the old structures were owner occupied, The B.M.C. has also issued CC upto stilt level vide thiextext their letter No. CE/3725/BPES/AL dated 4.2.2001.

Considering the above facts, therefore, there there no objection to continue the work above plinth Levels

All other terms and conditions of the remain unchanged.

Yours

(S.R. WATARE) Additional Collector and C.A.

THRURBAN

(ULC) Ar. Munbai

vex Cante Co. Pvt. Ltd Saki Vihab Copy f.w.cs. to

¹⁾ The Dy. . City Englueer D.P. , B.M.C.

²⁾ The Executive Engineer B.P.E.S. 'M' Ward, Chatkopar, Mumbai-77

OFFICE OF THE

Collector, Mumbai Suburban District

Administrative Building, 10th floor, Government Colony, Bandra(E.) Mumbai - 400 05

READ (-1) Application from Director of M/s, Sylvex Cable Co. Pvt. Ltd.

ORDER:

Land bearing - C.T.S. No. 185 of -village; Tungwa, Taluka Kurla at Muiubai Suburban District, belongs to the following owner:

1) M/s. Sylvex Cable Co. Pvt. Ltd. .

Director of M/s, Sylvex Cable Co. Pvt. Ltd. has applied for grant of Non-agricultural Permission in respect of the above land for Residential purposes.

The building plans have been approved by the Greater Mumbai Municipal Corporation vide it's O. D. No. CE/3725/BPES/AL dt. 3/12/2000. The applicant has also produced exemption order/redevelopment permission under the Urban Land Ceiling Act. 1976 vide Order 1976. C/ULC/ID-V/6(1)/SR - 2-539/SR-23/605 dt. 10/8/99

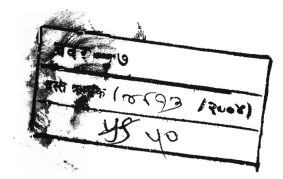
The above lands are presently held for unauthorized non-agreen

plans therefore N.A.P. at the revised rate with conversion tax has been assess

In exercise of the powers delegated under section 44 (1) of the Revenue Code, 1966. Thereby grant the Non-Agricultural Permission is granted to 1968. Sylvex Cable Co. Pvt. Ltd. to use the land specified in the schedule appended hereto, as per the plans approved by the Greater Mumbai Municipal Corporation, subject to the following conditions.

1. that the grant of permission shall be subject to the provisions of the Code & Rules made there under ,

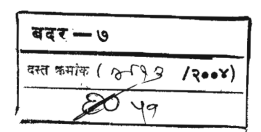
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- 2. that the grantee shall use the land together with the building or structure thereon, only for the purpose for which the land is permitted to be used and shall not use it or any part of the land or building thereon for any other purpose, without obtaining the previous written permission to that effect from this office.
- that the grantee shall construct the building according to the plans approved by the Greater Mumbai Municipal corporation.
- 4. that the grantee shall not sub-divide the plot or sub-plot, if any, approved in this order, without getting the sub-divisions previously approved by the Collector, Mumbai Suburban District.
- 5. that the grantee shall pay the non-agricultural assessment in respect of the land @Rs. 22/-per 100 sq. mtrs. per annum for residential purpose from 2001-2002. The N. A. assessment for the year 2001-2002 comes to Rs.14767/-
- 6. that the present N. A. rates mentioned in condition No. 5 above, is guaranteed upto 31st July, 2005, and the new standard rates are will be revised thereafter for further guaranteed period.
- 7. As mentioned in condition No. 6 above, the grantee shall be liable to pay the amount of difference due to revision and fixation of standard rates of N. A. Assessments.
- that the grantee shall pay the conversion tax as per the schedule, which is equal write times
 of N. Δ. assessment, within 30 days from the date of issue of this order, failing which the N.

 Δ. Permission shall be liable to be cancelled.
- 9. that the grantee shall pay the measurement fees to the concerned C.E.S.Officer, immediately.
- that the area and assessment mentioned in this order and sanad shall if
 accordance with the actual area found on measuring the land by
 Officer concerned.
- 11. that the grantee shall construct substantial building and/or other structure approved plans of G.M.M.C. on the land within a period of three years from the discretion on payment by the grantee such fine/premium as may be imposed as per the Government orders in force from time to time.

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- 12. that the grantee shall be bound to execute a sanad in the form prescribed and as provided in Schedule VI appended to Maharashtra Land Revenue (Conversion of use of land & N. A. Assessment) Rules, 1969 embodying therein all conditions of this order, whenever called upon to do so.
- 13. that if the grantee contravene any of the conditions mentioned in this order and those in the Sanad, the Cöllector may, without prejudice to any other penalty to which he may be liable under the provisions of the Code, continue the said land/plot in the occupation of the grantee on payment of such fine and assessment as the Collector may direct.
- 14. that notwithstanding anything contained in condition 13 above, it shall be lawful for the Collector, Mumbai Suburban District, to direct the removal or alteration of any building or structure erected or used contrary to the provisions of this grant within such time as specified in that behalf by him, and if no such removal or alteration not being carried out within the specified time, he may cause the same to be carried out and recover the cost thereof from the grantee as an arrears of Land Revenue.

On the the grant of this permission is subject to the provisions of any other laws and Rules for the tipe being in force and that may be applicable to the relevant other fact of the case i.e. the propen Land (Ceiling and Regulation) Act-1976 etc..

that ho/grantee shall plant 111 trees, before the completion of the building on this land and

that the set back area and its' N. A. assement will be reduced after handing over the same to the Greater Mumbai Municipal Corporation.

- 18. That the grantee shall obtain prior permission for exeavation & shall pay royalty to Government as per rules.
- 19. carlier unauthorized N.A. Permission No. LND/9601 dt. 6/5/67 & Additional District Deputy Collector be treated as cancellate implementation of this permission.



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वदर - ७ दस्त क्रमांक (४८९३ /२००४)

SCHEDULE

Name of the Holder: M/s. Sylvex Cable Co. Pvt. Ltd.

Village: Tungwa

¹ Taluka : Kurla,

District: M. S. D.

C.T.S. No.: 185

i) Area in sq. Mtrs

-- purpose Industrial

- ii) Area in sq. mtrs.
- 11187-20 purpose Residential
- iii) Rate of annual N. A. Assessment Rs.2,461/- for 2000 2001
- iv) Rate of annual N. A. Assessment Rs.14,767/- for 2001-2002
- v) Conversion tax of Rs.73,835/- to be paid within a month
- vi) the grantee shall pay total amount of Rs. 91,063/- (which is inclusive of fine) in the office of the Tabsildar, Kurla within a period of one month from the date of this order

Sd/-Collector Mumbai Suburban District.

To, M/s. Sylvex Cable Co. Pvt. Ltd.

Encl.: One copy of approved plan of Building.

- 1. Copy Submitted to the Commissioner, Konkan Division for Javour of information.
- 2. Copy with a copy of approved plan, (in duplicate) forwarded for information and necessary action to the Tahsildar, Kurla.

2/- He should take an entry in taluka form II and recover the asseption of one month.

period of one month.

- 3. Copy to the Additional Tahsildar (N. A.) Kurla for information
- 4. Copy with a copy of approved plan forwarded to the C.T.S. Officer The Sopa

2/- He should recover the measurement fees from the applicant ve carry and the actual measurement and report difference of area if any in the actual helicing is compact to the area for which N. A. assessment is Jevied, so that suitable corrections carried since the may also make entry in the respectively. Card of all the holder the special schedule above, if it is not seed one Carling and the holder the second of the second of the second of the holder than the second of the holder than the

5. Master file.

Ole Sign by Officetion

For Collector

Mumbai Suburban Distric

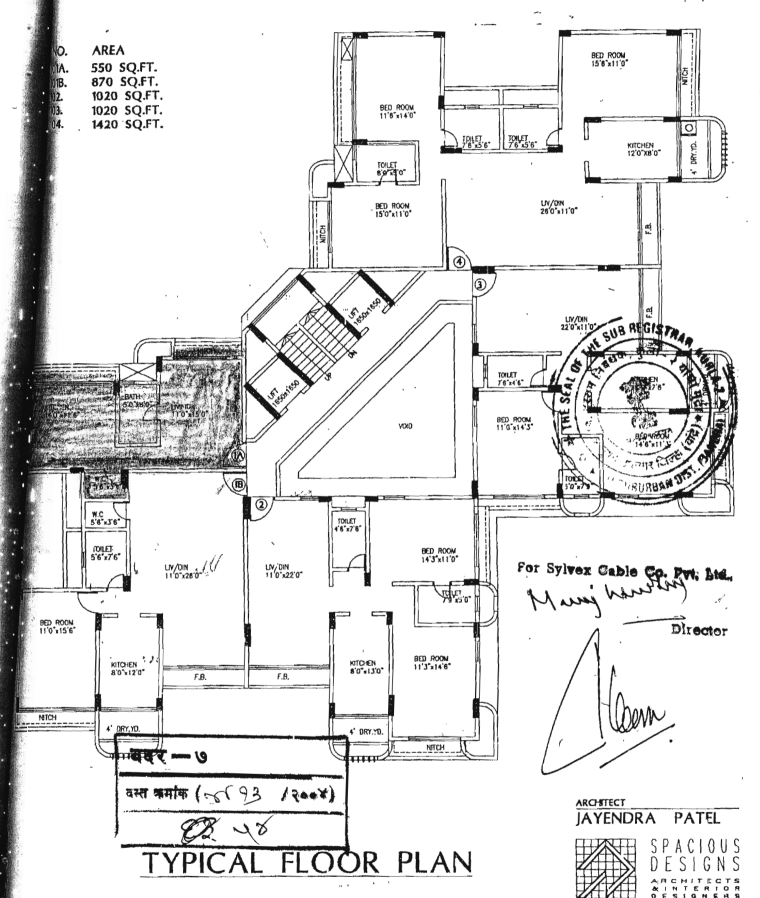
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बदर - ७ वस्त क्रमांक (४९९३ /२००४)

HARSHVARDHAN WING -B



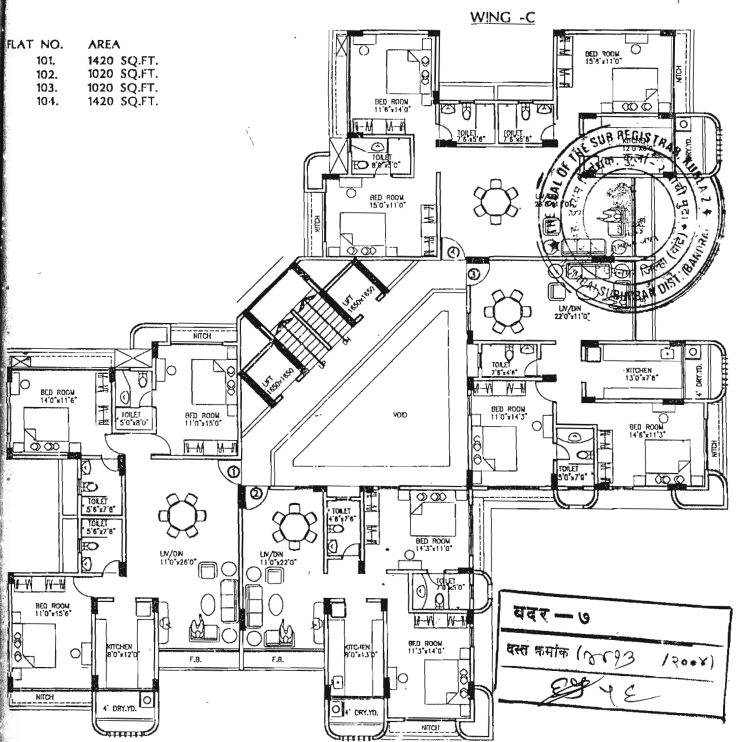
425-A, VASUKAMAL, 14th Rd., MUMBAI-400 050. TEL: 642 4550, 640 6748. FAX: 644 1152



HARSHVARDHAN

WING -B





TYPICAL FLOOR PLAN

ARCHITECT
JAYENDRA PATEL



SPACIOUS DESIGNS

425-A, VASUKAMAL, 14th Rd., MUMBAI-400 050. TEL: 642 4550, 640 6748. FAX: 644 1152

STAMP OF DATE OF APPROVAL OF PLAN

REVISION DESCRIPTION DATE SIGNATURE 23/11/2001 12/11/2001 22/05/2003 THUE COPY OF PLANS APPROVED BY

EX.ENGR BLDG PROPJES/WS/CITY बदर - ७

RCHITECT MIS. S. V. THAKKER & ASSOCIATES CALLAS PLAZA, VALLASH DAUG LANE, DESCRIPTION OF PROPOSICIED, MUMBAI - 400 075.

PROPOSED BLDG. NO.1 OF PROPERTY BEARING C.T.S. NO. 185, OF VILLAGE TUNGWA AT KURLA.

NAME OF OWNER/ SIGNATURE

M/S. SYLVEX CABLE CO. PVT.LTD.

| | | | W 100 | V) - |
|---------|-------------|----------|--------------------|----------|
| JOB NO. | DRG. NO. | SCALE | CHACKED BY AND AND | AE VER |
| | MUN/AP-3/01 | AS SHOWN | SUBURBAN | OISTRASH |
| | | | | |

NAME ,SIGNATURE & ADDRESS OF ARCHITECT

S.V. THAKKER



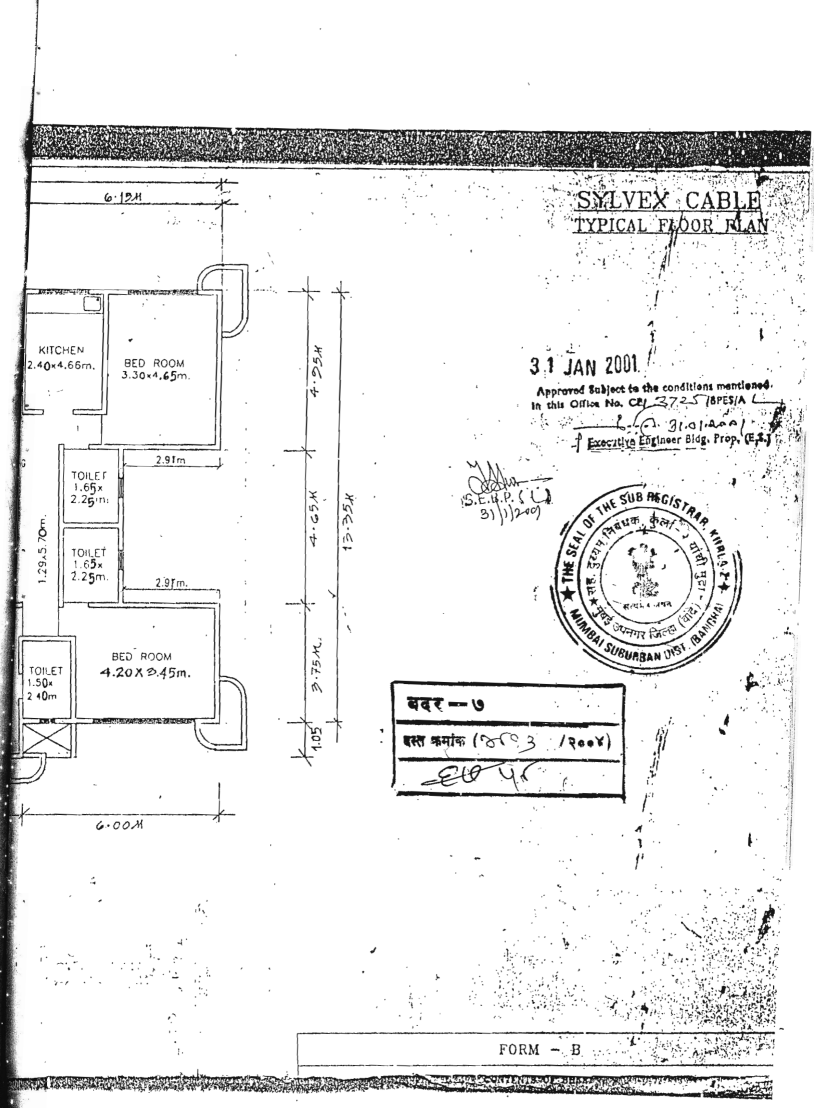
SITE'U/R

ARCHITECT, ENGINEERS, TOWN PLANNER

335/337, KAILAS PLAZA, VALLABHBAUG LANE,

GHATKOPER (E).

MUMBAI - 400 075.



Wednesday, July 09 2003

पावती

Original

नॉदणी ३९ म.

Regn. 39 M

पावती क्रा.: 4352

गावाचे नाव

दिनांक 09/07/2003

दरराऐवजाचा अनुक्रमांक

वदर1 - 04340 -2003

दरता ऐवजाचा प्रकार

नुखल्यारमाः ॥

सावर करणाराधं नाव: मनाज वासुवेव वाधवा

नोंदणी पी

100.00

नवयन्त (अ. 11(1)), पृष्टांकनाची नवकत (आ. 11(2)),

120.00

राजवात (अ. 12) रा छायाचित्रण (अ. 13) -> एकत्रित फ्री (6) . एतूरण

220.00

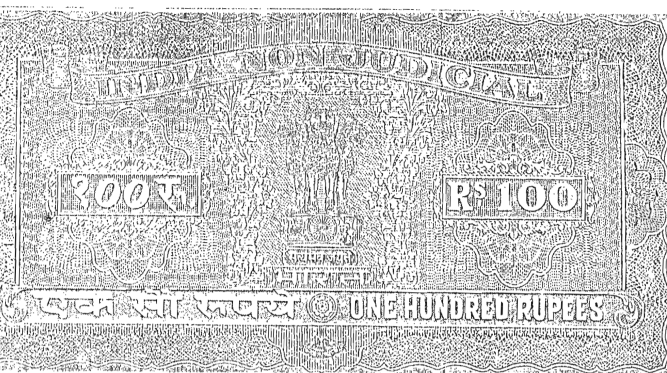
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भरतेले गुझंक शुल्कः 100 एत.

दुरयमि हिर्म अंधेरी 1 (वांद्रा) सह. दुष्यम निवधक अंधेरी-१, गुन्हें उपनार जिल्हा.

बद्द -- ७

दस्त क्रमांक (७८ 🖹 🤰 /200x)



General Stamp Office, Mumbel

Date.....

LS V 12-3-JUL-2003 \

Bhri R. H. Polle.

201

शो.मिर्लीद थि. गार्कमांच्यास, प.घा.मु.चि. मणेश टायपिंग डॉटर डोसेंचस गेंटर, घांचे व्यापालयासमीर, प्रा. ओ. के. मार्ग, बांचे (पू.), गुंबई-४०० ०५२, टेलि, क्र. देश२१७२२, १५५३५७० ७५२ विवास.

ह्या.श्रीमती.मे...Messac.i

2 2003

Thinks

पा. मु. पपर ।पाछलाः

44 年 (で (93 /2・・×)

परवानाधारकः सुद्रांफ विद्रोक्तर

TO AUE TO WHOM THESE PRESENTS SHALL COME;

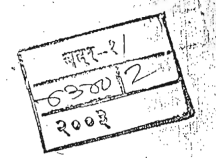
WASUDEV WADHWA of Bombay Indian Inhabitant having may MAPPY HOME, 244 Waterfield Road, Band, a (w), Bombay 400 050.

WHEREAS.

- (a) I am a partner in several firms—as also a Director of Private Limited Companies, all mainly carrying on the business of development of immovable property,
- (b) In the course of my business I, as such partner Director and also

1-147-

....2/



...2...

in my personal capacity, execute several deeds and documents including Agreements and Flatholder's Agreements which are required to be compulsorily registered under the provisions of the applicable laws;

(c) I may not be available in Bombay to attend the office of the Sub-Registrar to admit execution of such deeds and/or documents and to enable such documents to be duly registered. I am desirous of appointing

MR. SHAHROOKH P. BALSARA as my true and lawful Attorney to represent me for the purpose hereunder set out.

बदर — ७ इस्त कमांक (-४ (93) /२००४।



NOW KNOW YE AND THESE PRESENTS WITNESS that I MANO. WADHWA do hereby nominate, constitute and appoint MR. SHAHROOKH P. BALSARA to be my true and lawful Attorney for me, in my name and on behalf to do the undermentioned acts, matter and things.

1. To present for registration and also, as necessary, to admit execution before the Sub-Registrar of Assurances at Bombay and/or at Bandra and/or at any other place as may be required the deeds and documents which I have or which I may hereafter execute.

To identify my signature.

To do all other acts, matters and things as may from time to time be required under the provisions of the Indian Registration Act, 1908 for the due Registration of such deeds and documents.

AND GENERALLY TO DO ALL other acts, matters and things as may from time to time be required, in compliance with the law for the due registration of such deeds and documents as has already been executed, or which may hereafter be executed by me and/or on my behalf.

IN WITNESS WHEREOF I have hereunto set my hand at Bombagine of July 2003

SIGNED AND DELIVERED by }

the withinnamed

MANOJ VASUDEV WADHWA

in the presence of

वस्त कमांक (४९)3 esheur . M. Walnua 190

and Bonda

an wacu Psandra 3 { 24 4 5 / 45 /

Recham Mi Wa

वदर्गः दस्त गोषवारा भाग-1 दस्त क्र 4340/2003 -09/07/2003 दुय्यम निवंधकः अंधरी 1 (बांद्रा) 1:24:16 pm दरत क्रमांक : 4340/2003 गुखल्यारनामा दरताचा प्रकार : अनु क्र. पक्षकाराचे नाव व पत्ता छायाचित्र पक्षकाराचां प्रकार अंगट्याचा उसा नावा मनील यासुदेव वाघवा पताः घर/प्लॅट गं: -. लिहून देणार गहली/रस्ताः बॉटर फिल्ड रेग्ड चय ईमारतीचे नावः हॅप्पी होय राही ईगारत मं: -पेट/वशाहत: -शहर/गाव:बांद्रा वालुकाः -મિન: 50 नायः शाहरास्य भी व्यलसारा लिहून घेणार 2 परााः घर/प्रलेट नः -गल्ली/रस्ता: वॉटर फिल्ड रोड वय ईमारतीचे नावः हॅप्पी होग सहीं ईमारत नं: -पेट/बसाहस: -शहर/भाव:बांद्रा वाहुका: -भिन्न: 50: बद्ध-१/ देववर्ष SUB REGIS / Roek) रिसाऐगण करून चेणीर तथाकथीत [गुखत्यारनामा] दस्तऐवज करून विल्याचे कपूरा करतात. 1 OF 1

पावती क्र.:4352

गांव: भगाज वासुदेव वाधवा

:नोदणी पी

पावतीचे वर्णन

(311. 11(2)),

एकज़ित एी

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दरत ग्रमांक (4340/2003)

रुजवात (अ. 12) व छायाचित्रण (अ. 13)-->

दिनांक:09/07/2003

:नवकल (अ. 11(1'), पृष्टांकनाची नृव

दरत क्र. [नदर1-4340-2003] चा गोपवारा

बाजार गुल्य :1 गोबदला ० भरहोले गुद्रांक शुल्क : 100

दश्त हजर केत्याचा विनांक :09/07/2003 01:20 PM

निपादगाचा दिनांक : 08/07/2003 दरत हजर करणा-याची राही:

Mary Wunghing

वस्ताचा प्रकार (४८) गुखत्यारनामा

शिवका क्र. 1 ची वेळ : (सावसीकरण) ०५/०७/२००३ ०१:२० PM

शिवयम म. २ ची वेळ : (प्री) 09/07/2003 01:23 PM शियका क. 3 ची वेळ : (कवुली) 09/07/2003 01:24 PM शिवका ज़. 4 ची वेळ : (ओळख) 09/07/2003 01:24 PM

दरत नोद केल्याचा दिशांक : 09/07/2003 01:24 PM

220: एकुण

दु. निबंधकाची रीहरे, अंधेरी 1 (बांद्रा)

ओळख .

खालील इराम जरा निवेदील करताल की, ते दरतार्वज करून देणा-यांना व्यवसीशः ओळखतात.

व त्यांची ओळख पटवितात.

1) रेशम वाधवा . घर/पर्लेट के गल्ली/ररसा:. -

ईगारतीचे नावः

ईमारत् तं: -.

पेछ/यसाहत; ^५-

शहर/गाव:बांद्रा

तालुकाः -

गल्ली/रस्ता: -

ईगारतीचे नायः --

ईमारत मः -

पेछ/बसाहत: -

शहर/भाव:बांद्रा

वात्का: -पिन: 50

द. शिर्बंधकायी राही अंधेरी 1 (चांद्रा)

3024-45,00016

महाभितं करणेत येते की, या पुरताषाच्ये प्रशुभा भागानि माहेता.

> खादः, सुन्यस् भिरोही ने ने ने ने ने ने ने हैं। भूतिही सामग्रह , मेहरा.

बद्र-१/७३४०/२००३. पुस्तक कमांक १, कमांक वर

नोंदछा.

016/03 दिनांदा

WE SUB REGIST रता दुरुयम निवंधकी सुंबर्ध उपनगर जिन्ह

बदर --- ७

दस्त क्रमांक :

कुर्ला 2 (विक्रोळी)

दस्त क्र 4413/2004

4413/2004

दस्ताचा प्रकार: करारनागा

अनु क्र. पक्षकाराचे नाव व पत्ता

छायाचित्र

अंगठ्याचा ठसा

नावः मेससे सिल्वेक्स केबल कं. प्रा. लि. तफे डायरेक्टर मनोज व्ही वधवा यांच्यातर्फे कु मु म्हणून श्री. शाहरुख पी. बलसारा - -

पत्ताः घर/प़लॅट नं: साकी विहार रोड मुं 72. गल्ली/रस्ताः -ईमारतीचे नावः

लिहून देणार वय 43

लिहून घेणार

पक्षकाराचा प्रकार



नावः जया अब्राहम - -2 पत्ताः धर/फ़्लॅट नं: 1004, ग्लेन क्रॉफ्ट, हिरानंदानी गार्डन्स, पवई मुं 76. गल्ली/रस्ताः -

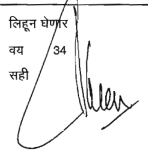
ईमारतीचे नावः -ईमारत नं: -पेट/वसाहतः -शहर/गाव:-तालुकाः -पिन: -पॅन नम्बर: फॉर्म 6



नावः अब्राहम पुन्नूस - -

3 पत्ताः घर/फ़्लॅट नंः वरीलप्रमाणे गल्ली/रस्ता: -ईमारतीचे नावः -ईमारत नं: -पेट/वसाहतं: -शहर/गाव:-तालुकाः -पिन: -

पॅन नम्बर: अेजेयूपीपी1028क्यू









DATED THIS DAY OF 2003

MANOJ VASUDEV WADHWA
TO
SHAHROOKH P. BALSARA

POWER OF ATTORNEY ***********

(for Registration of document)

No. Modern Contract of the Con

MESSRS. A.H. PARPIA AND COMPANY
Advocates and Solicitors,
Lentin Chambers,
Dalal Street,
Fort,
Bombay – 400,023

A413 28/04/04

DATED THIS 20th DAY OF April 2004

SYLVEX CABLE CO. (P) LTD.

..... Promoters

| ТО |
|---|
| SHRI SMT. MIST. JAYA ABRAHAM |
| MR. ABRAHAM PUNNOOSE |
| Flat Purchaser |
| ADDRESS: 100M, GLANCROFT |
| HIRRHAMBAGIE GARDENS |
| POKAI-MUMBAI-hoo 076. |
| |
| RESIDENCE : |
| PHONES: OFFICE: |
| • |
| ACDEEMENT |
| AGREEMENT |
| Agreement in Respect of Flat No. 101 – Fl |
| on the St of |
| |
| HARSHVARDHAN |
| Plot bearing CTS. No. 185 . of Village Tungwa, Kurla (W) |

TRUPTI B. MEHTA

43, Bombay Mutual Chambers, 4th Floor, 19/21, Hamam Street, Fort, Mumbai - 400 023. Tel.: 265 0993 1 40

J

दस्त गोषवारा भाग - 2

अहा खळा

वदर7

दस्त क्रमांक (4413/2004)

EE 107 EE

दिनांक:28/04/2004

दस्त क्र. [बदर7-4413-2004] चा गोषवारा

बाजार मुल्य :1239525 मोबदला 1320000 भरलेले मुद्रांक शुल्क : 58000

दस्त हजर केल्याचा दिनांक :28/04/2004 12:50 PM

निष्पादनाचा दिनांक : 20/04/2004 दस्त हजर करणा-याची सही : Joely alm alam

दस्ताचा प्रकार :25) करारनामा

शिक्का क्र. 1 ची वेळ : (सादरीकरण) 28/04/2004 12:50 PM शिक्का क्र. 2 ची वेळ : (फ़ी) 28/04/2004 12:53 PM

शिक्का क्र. 3 ची वेळ : (कबुली) 28/04/2004 12:55 PM शिक्का क्र. 4 ची वेळ : (ओळच्छ) 28/04/2004 12:55 PM

दस्त नोंद केल्याचा दिनांक: 28/04/2004 12:55 PM

पावती क्र.:4481

पावतीचे वर्णन

1500 :नक्कल (अ. 11(1)), पृष्टांकनाची

नक्कल (आ. 11(2)),

रुजवात (अ. 12) व छायाचित्रण (अ. 13) ->

एकत्रित फ़ी

14700: एकूण

द. निबंधकाची सही, कुर्ला 2 (विक्रोळी)

सु. पुं. बडक्स

भोलग्रा ।

खालील इसम असे निवेदीत करतात. की, ते दस्तऐवज करून देणा-यांना व्यक्तीशः ओळखतात. व त्यांची ओळख पटवितात.

1) दसई सिंग - - ,घर/फ़लॅट नं: साकी विहार रोड मुं 72.

गल्ली/रस्ताः -

ईमारतीचे नावः 🔿 🗸 🗘 🐧

ईमारत नं: -पेठ/वसाहतः -

शहर/गाव:-

तालुकाः -पिनः -

2) पी. पी. जॉन - - ,घर/फ़्लॅट नं: राय कंन्स्ट्रम्शन कम्पा, आय आय टी मेन गेट समोर, पवई

मुं 76.

गल्ली/रस्ताः -ईमारतीचे नावः -

र्डमारत नं: -

पेट/वसाहतः -

शहर/गाव:-

तालुकाः -

पिन: -

प्रमाणित कर<u>ण्या</u>त यत ।क या दस्तामध्ये एकप्रसिद्धार (६)) पाने बाहेत.

1810/ x893

हरतम धर्माक १ क्रमांकतर शेंद्रका

विनाक रिक्स

तह दुःसम तिबंधक मुर्ला-२ मुंबई उपनगर जिल्हा.

सु. पुं. वडक्स

दु. निबंधकाची सही

कुर्ला २ (विक्रोळी)

