Receipt (pavti) 514/10250 पावती Original/Duplicate Friday, June 07, 2024 नोंदणी क्रं. :39म 11:41 AM Regn.:39M पावनी क्रं.: 11048 दिनांक: 07/06/2024 गावाचे नाव: मोगरा दम्तऐवजाचा अनुक्रमांक: बदर18-10250-2024 दस्तऐवजाचा प्रकार : **करारनामा** मादर करणाऱ्याचे नाव: जयश्री गोपाल सोनी नोंदणी फी रू. 30000.00 दस्त हाताळणी फी ත. 1600.00 पृष्ठांची संख्या: 80 एकूण: ភ. 31600.00 आपणाम मूळ दम्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 12:01 PM ह्या वेळेस मिळेल. Joint S.R. Andheri-7 बह. उच्यम निर्वधक, अधेरी क्र. ७ मुंबई उपनगर जिल्हा वाजार मुल्य: रु.5203449.2 /-मोवदला रु.5500000/-भरलेले मुद्रांक शुल्क : रु. 330000/-1) देयकाचा प्रकार: DHC रक्कम: रु.1600/-डीडी/धनादेश/पे ऑर्डर क्रमांक: 0624060810990 दिनांक: 07/06/2024 वँकेचे नाव व पत्ता: 2) देयकाचा प्रकार: eChallan रक्कम: रु.30000/-डीडी/धनादेश/पे ऑर्डर क्रमांक: MH003141959202425E दिनांक: 07/06/2024 वँकेचे नाव व पना: guan silvin and REGISTERED ORIGINAL DOCUMENT DELIVERED ON

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भूल्यांकन पत्रक (शहरी क्षेत्र - बांधीव)

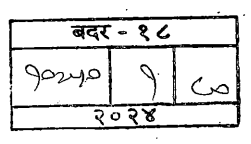
		मूल्पांकन पत्रव	२ (शहरी क्षेत्र - बांधीव)			
Valuation ID	20240607731			<u> </u>	(07 June 2024.10:43:23 A
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वांधीव क्षेत्राची माहिती बांधकाम क्षेत्र(Built Up)- बांधकामांचे वर्गीकरण- उद्ववाहन सुविधा- रस्ता सन्मुख -	36.02चौरस मीटर १-आर सी सी आहे	मिळकतीचा वापर- मिळकतीचे वय- मजला -	নিবামী सदनिका 0 TO 2वर्षे Ist floor To -lut floor	मिळकतीच बांधकामाच		बांधीव Rs.30250:-
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CHALLAN MTR Form Number-6



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GRN MH003141959202425E B/	ARCODE III	n an	NA RUMANA NI MA	III Date	06/06/2024-15:11:4	8 Form ID	25.2	
Department Inspector General Of Re	egistration		Payer Details					
Stamp Duty		•	TAX ID / TA	N (If Any)	· · · · · · · · · · · · · · · · · · ·			
Type of Payment Registration Fee			PAN No.(If Applicable)					
Office Name BDR18JT SUB REG	ISTRAR AND	IERI 7	Full Name		JAYSHREE GOPAL S	ONI AND O	THERS	
Location MUMBA1								
Year 2024-2025 One Time			Flat/Block	No.	FLAT NO B-402,	4TH FLOO	JR, WING	GВ,
Áccount Head Details		Amount In Rs.	Premises/B	ullding	SUNDERLAL BHATT	NADI CHS L	.TD	
0030045501 Stamp Duty		330000.00	Road/Stree		OLD NAGARDAS R ROAD, MOGRA, AND		PANCH	AYAT
0030063301 Registration Fee		30000.00	Area/Locali	ity	MUMBAI	·		
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			Amount In	Three La	kh Sixty Thousand Rup	ees Only		
Total		3,60,000.00	Words					
Payment Details IDBI BANK			FO	R USE IN RECEIVING	BANK			
Cheque-DD	Details		Bank CIN	Ref. No.	6910333202406061	5690 28726 [.]	14128	
Cheque/DD No.		I	Bank Date	RBI Date	06/06/2024-15:12:36	Not Ve	erified with I	RBI
Name of Bank			Bank-Branc	h	IDBI BANK			
Name of Branch			Scroll No.	Date	Not Verified with Sci	rall	_	

Department ID : Mobile No. : 9833101 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवळ दुय्यम निबंधक कार्यालयात नोदणी करावयाच्या दस्तासाठी लागु आहे . नोदणी न करावयाच्या दस्तासाठी सदर चलन लागु नाही . 9833101144 Ϊ,



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Print Date 06-06-2024 03:12:47

Receipt of Document Handling Charges PRN 06/06/2024 Received from JAYSHREE GOPAL SONI, Mobile number 993310/1144, an amount of Rs.1600/, lowards Document Handling Charges for the Document to be registered (ISARIT/ in the Sub Registrar office Joint S.R. Andheri 7 of the District Mumbal Sub-urban District. Payment Details Bank Name Bank CIN 10004152024060510257 REF No. 2807989110 This is computer generated receipt, hence no signature is required.		Department of Sta	mp & Registration, N	/aharashtra
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in the Sub Registrar office Joint S.R. Andheri 7 of the District Mumbai Sub-urban District Payment Details Bank Name IBKL Date 06/06/2024 Bank CIN 10004152024000610257 REF No. 2807969110 This is computer generated receipt, hence no signature is required. 111111111111111111111111111111111111	PRN	0624060810990	Date	06/06/2024
Bank Name IBKL Date 06/06/2024 Bank CIN 10004152024060610257 REF No. 2907989110 This is computer generated receipt, hence no signature is required.	Received fr Rs.1600/-, t in the Sub F	om JAYSHREE GOPAL SOI owards Document Handling Registrar office Joint S.R. And	NI, Mobile number 983 Charges for the Docu dheri 7 of the District N	33101144, an amount of ment to be registered(iSARITA) Mumbai Sub-urban District.
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This is computer generated receipt, hence no signature is required.	Bank Name	IBKL	Date	06/06/2024
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CHALLAN MTR Form Number-6



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	Stamp Duty			TAX ID / TA	N (If Any)							
	Type of Payment Registration Fee	•		PAN No.(If A	pplicable)							
	Office Name BDR18JT SUB R	EGISTRAR ANDHER	7	Full Name		JAYSHREE G	OPAL SC	NI AI		HER	S	
	Location MUMBAI											
	Year 2024-2025 One Tim	16		Flat/Block N	lo.	FLAT NO I	3-402, 4	тн	FLOC	DR,	WING	В. В,
	Account Head Det	ails	Amount In Rs.	Premises/B	uilding	SUNDERLAL						
	0030045501 Stamp Duty		330000.00	Road/Street		OLD NAGAR ROAD, MOGR				1 PA		AYAT
	0030063301 Registration Fee		30000.00	Area/Locali	ty	MUMBAI						
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	Cheque	DD Details		Bank CIN	Ref. No.	69103332024	40606156	90 2	87261	4128		
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	Department ID :						Mobil	e No.	:	98	3310	1144

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Department ID : Mobile No. : 9833101 NOTE:- This challen is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सगर यहान केंद्रला द्रम्या अधि-हास कार्या-हास बोदणी करावसाच्या दस्त्तासाठी तालु आहे नोदणों व करावगाच्या उरतांसाठी सदार ततन ज्या नाही -

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Sr. No.	Remarks	Defacement No.	Defacement Date	Userld	Defacement Amount
1	(iS)-514-10250	0001756072202425	07/06/2024-11:41:33	IGR555	30000.00
2	(iS)-514-10250	0001756072202425	07/06/2024-11:41:33	IGR555	330000.00
		· · · · · · · · · · · · · · · · · · ·	Total Defacement Amount		3,60,000.00

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	Receipt of Documer	nt Handling Charges				
PRN	0624060810990	Receipt Date 07/06/2024				
Received from JAYSHREE GOPAL SONI, Mobile number 9833101144, an amount of Rs.1600/-, towards Document Handling Charges for the Document to be registered on Document No. 10250 dated 07/06/2024 at the Sub Registrar office Joint S.R. Andheri 7 of the District Mumbai Sub-urban District.						
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AGREEMENT FOR SALE

THIS AGREEMENT FOR SALE ("Agreement") is made at Mumbai on this ንተሥ _day of _<u>June</u> , 2024;

BETWEEN

M/S. SUPARSHWA ESTATE, a partnership firm registered under the provisions of Indian Partnership Act, 1932 having its principal place of business at 1100 Sangita Ellipse, Sahakar Road, Vile Parle (East), Mumbai - 400 057, hereinafter referred to as the "Promoter" (which expression shall unless it be repugnant to the context or meaning thereof, be deemed to mean and include its partner or partners for the time being of the said firm, the survivor or survivors and the heirs, executors, administrators and assigns of the last survivor) of the ONE PART;

AND

1) Jayshree Gopal Soni, 2) Nikhil Gopal Soni, and 3) Gopal Bhailalbhai Soni, Indian Inhabitants residing at Room No. 15, Kiran Building No. 3, Parsi Panchayat Road, Near Sona Udyog, Andheri (East), Mumbai - 400 069, hereinafter referred to as the "Purchaser/s" (which expression shall, unless it be repugnant to the context or meaning thereof be deemed to mean and include, in the case of an individual/s, his or her or their heirs, executors, administrators and permitted assigns, and in the case of a Partnership firm, the partners from time to time constituting the firm and the survivors or survivor of them and the heirs, executors and administrators of the last surviving partner and their/his/her permitted assigns and in case of a HUF the members of HUF from time to time and the last surviving member of the HUF and the heirs, executors, administrators and assigns of such last surviving member of SUB-REGI HUF and in the case of a company or a society or a body corporate, its successo permitted assigns) of the OTHER PART.

WHEREAS

- ेथेनगर जिल्ही Originally late Sunderlal Bhagwanji Bhatt was the owner inter-alia of all that A. pieces and parcel of land situated at Village Mogra, Taluka Andheri, bearing BURBAN C.T.S. No 133/1, 133/1-1 to 67 admeasuring 4,532.32 square yards equivalent to 3,789.60 square meters or thereabout and more particularly described in the First Schedule hereunder written (hereinafter referred to as the "Larger Property") and the structures standing thereon (hereinafter referred to as the "existing structures").
- On 26th April 2000, late Sunderlal Bhagwanji Bhatt died intestate, and after Β. his death, the Larger Property and existing structures devolved upon his heirs and legal representatives (1) Smt. Kantaben Sunderlal Bhatt, (2) Smt. Varsha Bharat Bhatt, (3) Smt. Shakuntala Shantilal Trivedi, (4) Smt. Mridula Govind Dave, (5) Smt. Rashmi Bhavanishankar Dave, (6) Smt. Neeta Vijay Bhatt and (7) Smt. Sangeeta Kalwant Singh (the "Original Owners"). बदर -28
- C. In the circumstances, the Original Owners became the owners and entitled to the Larger Property and the existing structures. ۵ 10240 સ
- D. The existing structures were occupied by the occupants/slum dwellers/tenants.

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Two portions admeasuring 3,144.60 square meters and 66.52 square meters, aggregating to 3,211.12 square meters, out of the Larger Property, are declared as Slum vide Notification No. DCA/ENC/A-351/Sunderlal Bhattwadi/95 dated 11th January 1995 and Notification No. SRA/CTSO/Desk-1/T-S-1/3C/Sunderlal Bhattwadi/2013/905 dated 14th November 2013 respectively, under the provisions of the Maharashtra Slum Areas (Improvement, Clearance and Redevelopment) Act, 1971 ("SRA Act")

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- F. By a Deed of Indenture dated 22nd July 2010 registered with the Sub-Registrar of Assurances at Mumbai under serial No. BDR-4/10542/2010, made and entered into between the Original Owners, therein referred to as the Vendors of the One Part, and the Promoter herein, therein referred to as the Purchasers of the Other Part, the Original Owners sold, transferred and conveyed interalia the Larger Property and existing structures to the Promoter. A copy of the Property Register Card is annexed hereto and marked as **Annexure "1"**.
- G. The Slum Rehabilitation Authority ("SRA") has issued a Letter of Intent ("LOI") dated 2nd January 2015 bearing No. SRA/ENG/2728/KE/PL/LOI and revised LOI dated 8th June 2016 and 15th May 2017, Intimation of Approval ("IOA") dated 27th February 2015 bearing No. SRA/ENG/3190/KE/PL/AP and amended IOA dated 15th June 2016, 16th February 2017, 18th May 2017, 29th November 2017 and 18th July 2018, and Commencement Certificate ("CC") dated 30th December 2015 bearing No. SRA/ENG/3190/KE/PL/AP.
- H. In these circumstances, the Promoter became entitled to re-develop the Larger Property and construct the Building thereon, in a phase wise and/or project wise manner.

While sanctioning the said plans the authorities and/or Government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoters and upon due observance and performance of which only the Building Completion Certificate or Occupancy Certificate in respect of the said Project shall be granted by the concerned authority.

The Promoter has constructed a building on a portion of the Larger Property. The said building consists of four wings being "Wing A", "Wing B", "Wing and "Wing D". The said building consists of sale component (freehold sale and rehab component (for slum tenements and redevelopment is been nents). Wing A, Wing B and Wing C are interconnected with shops on the ground floor.

Fre Promoter has constructed 'Wing B' on a portion of the Larger Property. The said portion of the Larger Property is hereinafter referred to as the "said **Property**". Wing B of the said building is consisting of shops, residential premises and having ground floor + part stilt + service floor + 18 upper floors + part 19th floor and is hereinafter referred to as the "said Building".

The Promoter has appointed a Licensed Surveyor registered with the Municipal Corporation of Greater Mumbai ("MCGM") and also appointed a Structural Engineer for preparing structural designs and drawings and specifications of the Building to be constructed on the said Property and the Purchaser/s accept/s the professional supervision of the said Licensed Surveyor and the said Structural Engineer till the completion of the Building

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unless otherwise changed by the Promoter.

- M. The Promoter has obtained the Occupation Certificate ("OC") in respect of the said Wing B. A copy of said OC is annexed hereto and marked as Annexure "2".
- N. M/s. IC Legal, Advocates and Solicitors have issued their Certificate of Title dated 22nd March 2016 relating to the said Property. A copy of said Certificate of Title is annexed hereto and marked as **Annexure "3"**.
- O. The principal and material aspects of the development of the Larger Property as disclosed by the Promoters are briefly stated below:
 - (i) The Larger Property constitutes a mixture of users as may be permissible under applicable law from time to time;
 - (ii) The Promoter has constructed a building on a portion of the Larger Property. The said building consists of four wings being "Wing A", "Wing B", "Wing C" and "Wing D". The said Building consists of sale component (freehold sale area) and rehab component (rehab tenements and redevelopment tenements). Wing A, Wing B and Wing C are interconnected with shops on the ground floor.
 - (iii) There are two parking towers on a portion of the Larger Property and there is common recreation ground ("**RG**").
- P. The Purchaser/s has/have demanded inspection from the Promoter and the Promoter has given inspection to the Purchaser/s of all documents of title relating to the said Property, including all the documents mentioned in the recitals hereinabove and also the plans, designs and specifications prepared by the Promoters' Licensed Surveyor, the Title Certificate, revenue records and all other documents, as amended up to date and the Purchaser/s is/are fullusatisfied with the title of the Promoter in respect of the said Property are thes.
- Q. The Purchaser, after having investigated and being fully satisfied with respect to title of the Promoter to the said Property, has/have approached the Promoter and requested the Promoter to allot to him/her/them Flat No. 14402 admeasuring 323 sq. ft. MOFA carpet area (inclusive of fungible F.S.I. and PRSAN DE on the 4th floor in said Wing B known as **Sunderlal Bhattwadi CHS Ltd.**, constructed on the said Property, which flat is shown in yellow colour on the plan annexed and marked as **Annexure "4"** hereto (hereinafter referred to as the "said Premises" or the "said Flat") at the price of Rs. 55,00,000/- (Rupees Fifty-Five Lacs only). The Promoter acceded to the aforesaid request of the Purchaser/s and agreed to allot the said Flat to the Purchaser, at the price of Rs. 55,00,000/- (Rupees Fifty-Five Lacs only) on the terms and conditions hereinafter appearing;
- R. The Purchaser/s is/are aware that layout of the said Property is a tentative layout, showing *inter-alia* the different portions presently envisaged to be developed by the Promoter and is likely to be changed or revised as per the requirements of the Promoter and/or Slum Rehabilitation Authority (*SRA") and/or Municipal Corporation of Greater Mumbai ("MCGM") and/or other

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statutory authorities. The Promoter reserves its right to alter the layout design, elevation etc. /make variations in the entire layout or any part thereof (with such modifications thereto as the Promoter may from time to time determine or may be required) and the Purchaser/s has/have no objection to the Promoter making such amendments or substitutions as aforesaid and accords his/her/their consents to the same.

- Authenticated Copies of following documents are annexed to this Agreement: S.
 - Copy of the Property Registered Card (Annexure "1"); (i)
 - (ii) Authenticated Copy of the Occupation Certificate of Wing B (Annexure "2");
 - (iii) Authenticated Copy of the Title Certificate given by M/s. IC Legal (Annexure "3");
 - (iv) Copy of the floor plan of the said Flat (Annexure "4").
- Τ. Relying upon the declaration of the Purchaser/s and subject to the Purchaser/s performing all his/her/their obligations, the Promoter has agreed to allot to the Purchaser/s the said Flat, at the price and on the terms and conditions hereinafter appearing.

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

- 1. The recitals contained above and schedules and annexures hereto form an integral and operative part of this agreement as if the same were set out and incorporated herein verbatim.
- 2. The Promoter shall comply with all the terms, conditions, stipulations, restriction etc., if any, which may have been imposed by the authorities, at the time of sanctioning of the plans. The Promoter has constructed said Building on the said Property in accordance with the plans, specifications, designs and elevations as approved by the concerned local authority and which have been seen and perused by the Purchaser/s with such variations and modifications as the Promoter may consider necessary or as may be required by the Government, Slum Rehabilitation Authority, Municipal Corporation of BREGISTR Greater Mumbai and/or any other local authority from time to time. The moter shall be entitled to make such variations and/ or modifications in the plant as they may deem fit so long as the area of the said Flat agreed to be calletted to the Purchaser/s remains unchanged and so long as such variation *any/r modification does not adversely affect the said Flat, without any bern ission or consent of the Purchaser/s. The Purchaser/s hereby agree to Everye, perform and comply with all the terms, conditions, stipulations and estrictions, if any, which may have been imposed by the concerned local authorities and/or Government bodies at the time of sanction of the said plans or thereafter.

The Purchaser/s hereby agree/s to purchase from the Promoter and the . . <u>Promoter here</u>py agrees to allot to the Purchaser/s the said Flat being Flat No. **2B** $\cancel{4}$ 02 on the 4th floor of B Wing admeasuring 323 sq. ft. MOFA carpet area -(inclusive of fungible F.S.I. area) in the said Building and as shown in yellow colour on the typical floor plan annexed and marked hereto as Annexure "4" Stand for the lump sum price of Rs. 55,00,000/- (Rupees Fifty-Five Lacs only) (herdinafter referred to as the "Sale Price") payable by the Purchaser/s to the R ? R Komoter in the manner set out herein.

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- 4. The Purchaser/s hereby agree/s, covenant/s and undertake/s to pay the Sale Price of Rs. 55,00,000/- (Rupees Fifty-Five Lacs only) to the Promoter as follows:
 - (a) Amount of Rs. 10,00,000/- (Rupees Ten Lacs only) plus all taxes including VAT, Service Tax, GST, Cess and/or any and all other taxes being the earnest money on or prior execution hereof.
 - (b) Amount of Rs. 45,00,000/- (Rupees Forty-Five Lacs only) plus all taxes including VAT, Service Tax, GST, Cess and/or any and all other taxes, within 15 days of execution hereof.
- 5. The Purchaser/s agrees, acknowledges and confirms that since the Purchaser/s agreed to pay the Sale Price in the manner set out hereinabove, the Promoter has agreed to allot the said Flat at the Sale Price of Rs. 55,00,000/- (Rupees Fifty-Five Lacs only).
- 6. Time for payment of each installment is the essence of the contract.
- 7. The Sale Price is exclusive of any sums, amounts and taxes including Service Tax, VAT, GST (Goods and Services Tax) and other taxes, cess, levies, fees and other charges of any nature whatsoever, as are or may be applicable and/or payable hereunder or in respect of the said Flat and all such amounts shall be entirely borne and paid by the Purchaser/s.
- 8. The Purchaser/s shall pay to the Promoter escalations / increases in the Sale Price if such escalation / increase is on account of development charges, payable to the authority and/or any other increase in charges, which may be levied or imposed by any authority from time to time.
- 9. The Purchaser/s have satisfied themselves that the Promoter has already passed on the benefit by way of input credit in respect of Goods and Service Tax while arriving at the Sale Price mentioned in the Clause 3. Further, the benefit of input credit under Goods and Service Tax is in compliance with Section 171 of Goods and Service Tax Act. Further, the Purchaser/s shall not raise any dispute at any forum for the same.
- The Purchaser/s shall make all payments of the Sale Price due and/or payable 10. to the Promoter through an account payee cheque/demand draft/pay order/wire transfer/any other instrument drawn in favour of "M/s. Suparshwa Estate". In case of any financing arrangement entered by the Purchaser/s with any financial institution with respect to the said Flat, the Purchaser/s undertakes to direct such financial institution to, and shall ensure that such financial institution does disburse/pay all such amounts towards Sale Price due and payable to the Promoter through an account payee cheque/demand draft/wire transfer/any other instrument drawn in favour of "M/s. Suparshwa Estate". Any payments made in favour of any other account other than mentioned hereinabove shall not be treated as payment towards the said Flat and shall be construed as a breach on the part of the Purchaser/s, in which every the Promoter shall be entitled to terminate this Agreement and forfeit the earnest money. 902 2.O.
 - The Sale Price is exclusive of all taxes, levies, duties, cess, etc. In addition to the Sale Price, the Purchaser/s shall pay all other amounts mentioned herein.

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Any of the taxes, including Service Tax and /or Value Added Tax (VAT), GST, levies, duties, cess, etc. (whether applicable/payable now or become applicable/payable in future), whether on Sale Price or on other amounts payable under the Agreement, shall be borne and paid by the Purchaser/s alone and the Promoter shall never be liable, responsible and/or required to bear, and/or pay the same or any part thereof.

The Purchaser/s are aware that as per present statute, GST is levied/applicable on the Sale Price payable hereunder and consequently the amount of each installment payable by the Purchaser/s to the Promoter in respect of this transaction shall proportionately increase to the extent of the liability of such taxes. The Purchaser/s hereby undertake/s to pay the amount of GST along with each installment from the effective date and further shall not dispute or object to payment of such statutory dues. The Promoter shall not be bound to accept the payment of any installment unless the same is paid along with the amount of GST applicable thereon and the Purchaser/s shall be deemed to have committed default in payment of amount due to the Promoter hereunder, if such payment is not accompanied with the applicable GST. Provided further that if on account of change/amendment in the present statute or laws, statutes, rules, regulations and policies or enactment of new legislation of new laws by the Central and/or State Government or any other taxes become payable hereafter on the amounts payable by the Purchaser/s to the Promoter in respect of this transaction and/or aforesaid taxes levied is increased on account of revision by Authorities, the Purchaser/s shall be solely and exclusively liable to bear and pay the same and the Purchaser/s do and doth hereby agree and undertake to indemnify and keep indemnified the Promoter and its successorsin-title and assigns in respect thereof.

The Purchaser/s further agree/s, undertake/s and covenant/s that while making the payment of installments of Sale Price and GST thereon, the Purchaser/s shall deduct TDS (presently at the rate of 1% of the amount paid) as may be applicable from time to time. The Purchaser/s after making payment of each installment and GST, on or before 7th day of next month, shall file Form 26QB with the Income Tax Authority in the prescribed format and on or before 22nd day the month on which respective Form 26QB is filed, shall furnish Form 16B to the Promoter. The Purchaser/s is/are aware that the time to make the payment of installments and GST and all other taxes as mentioned in above is the essence of contract and in an event of delay on part of the Purchaser/s to make the payment of any of the installment together with GST and/or any other tax (including delivering Form16B certificate thereof), then without prejudice to right of the Promoter to cancel and terminate this Agreement, the Purchaser/s shall be liable to pay interest at the rate specified under the RERA Rules per annum to the Promoter on all delayed payments from the due date till the date of realization thereof.

In the event, the Purchaser/s desire/s to cancel the allotment of said Flat, then the earnest money paid by the Purchaser/s as mentioned in clause 4 (a) above shall stand forfeited and the Purchaser/s shall not be entitled to such earnest money paid by him/her/them to the Promoter. The Purchaser/s shall also have to bear and pay to the Promoter, at the time of cancellation, the brokerage charges (if the said Flat is purchased through the broker) which brokerage shall have been already paid by the Promoter to the broker. The Promoter shall not be fiable to refund Service Tax, VAT, GST and all other taxes paid or payable on this Agreement and/or on the Sale Price and/or interest and/or otherwise. It is agreed by and between the parties that all the above-referred amounts due

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and payable by the Purchaser/s, as specified hereinabove, shall be deducted from the amount received by the Promoter from the Purchaser/s till the time of such cancellation. The Promoter shall return the balance amount from the Sale Price (if any) to the Purchaser/s only after the said Flat is sold to new prospective purchaser/s and the Promoter have received entire sale price of the said Flat from such prospective purchaser/s.

- 15. The Parties hereto confirm that this Agreement constitutes the full agreement between the Parties hereto and supersedes all previous agreements, arrangements, understanding, writings, allotment, letters, brochures and/or other documents entered into, executed and/or provided.
- 16. The Promoter shall be entitled (but not obliged) to terminate this Agreement on the happening of any of the following events ("Events of Default"):
 - (a) If the Purchaser/s commits default in making payment of any of the amounts and/or installments of any amount payable under this Agreement or otherwise;
 - (b) If the Purchaser/s commits breach of any other terms, conditions, covenants and representations of this Agreement and/or any other writing and/or the terms and conditions of layout, L.O.I, I.O.A. and C.C. and/or any other sanction, permission, approvals, undertakings, writings and affidavits, etc.;
 - (c) If the representation, declarations and/or warranties etc. made by the Purchaser/s in the Booking Form, Allotment Letter, present Agreement and/or any other documents executed and/or entered into or to be executed and/or entered into by the Purchaser/s is untrue or false;
 - (d) If the Purchaser/s has/have been declared and/or adjudged to be insolv bankrupt etc. and/or ordered to be wound up;
 - (e) If the Purchaser/s is/are convicted of any offence involving moral tubil and/or is sentenced to imprisonment for any offence for not less that months;
 - (f) If Receiver and/or a Liquidator and/or Official Assignee or any person is appointed of the Purchaser/s or in respect of all or any of the assets and/or properties of the Purchaser/s.
 - (g) If the Purchaser/s have received any notice from the Government in India (either Central, State or Local) or foreign Government for the Purchaser/s involvement in any money laundering or any illegal activity and/or is declared to be a proclaimed offender and/or a warrant is issued against him/her/them.
 - (h) an event of force majeure has occurred;
- a warrant is issued against JOZYO N2 20 RORS
- 17. On happening or occurring of any of the Event of Default, the Promoter shall without prejudice to all other rights that the Promoter may have against the Purchaser/s either under this Agreement, or in law or otherwise, the Promoter shall give 15 days' notice to the Purchaser/s to rectify/remedy such breach. In the event Purchaser/s fail/s to rectify/remedy the breach within notice period, then the Promoter shall be entitled (but shall not be obliged) to (i) terminate—

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this Agreement ("Termination Date") and (ii) forfeit/deduct the earnest money of Rs. 15,00,000/- (Rupees Fifteen Lacs Only) and the balance, if any, shall be refunded to the Purchaser/s without any interest within a period of 30 days after the said Flat has been sold to new purchaser/s and all amounts including the consideration in respect thereof has been received by the Promoter from the new purchaser/s. It is further clarified that any profit arising from such sale of the said Flat to the new purchaser/s shall be of the Promoter and the Purchaser/s shall have no claim against the same. If for making payment of the Sale Price the Purchaser/s has/have availed loan from financial institutions, banks or other institutions against the security of the Said Flat then the same shall be subject to the consent and approval of the Promoter. In the event of the Purchaser/s committing default of the payment of the installments of the Sale Price or otherwise and in the event of the Promoter exercising their right to terminate this Agreement, the Purchaser/s shall and hereby undertake to clear the mortgage debt outstanding at the time of the such termination. The Purchaser/s, at his/her/their own cost and expenses, shall obtain necessary letter/no due certificate from such financial institution, banks etc. stating that the Purchaser/s has/have cleared the mortgage/debt/charge within 15 days from the Termination Date. In such an event, the Purchaser/s shall become entitled to the refund of the amount without any interest within a period of 30 days after (i) receipt of such letter/no dues certificate from the financial institution, banks, etc., and (ii) said Flat is sold to a third party and all amounts including consideration amount in respect thereof is received by the Promoter. In any event, the Promoter shall be entitled to directly pay the amount payable to the financial institution, bank, their employer or other such institutions by the Purchaser/s from the balance amount standing to the credit of the Purchaser/s with the Owner (if any) towards the said Flat to the extent so as to clear the mortgage/debt/charge on the said Flat. Only on receipt of such letter of clearance of mortgage debt from such bank, financial institution, etc., the Purchaser/s shall be entitled to the refund of the balance amount standing credited to the account of the Purchaser/s (if any) with the Promoter towards the said Flat. Notwithstanding all that is stated hereinabove, it shall ALWAYS be obligatory on the part of the Purchaser/s to pay the installments of the consideration amount as and when due under the terms of this Agreement and the Purchaser/s shall duly and promptly pay the installments of the consideration amount irrespective of the fact that the Purchaser/s has/have applied for the loan to such financial institution, banks, their employers or such other institution and irrespective of the fact that the said loans are being under process and sanction awaited and/or is rejected.

botwithstanding anything contrary contained herein, in case the Purchaser/s fail or are otherwise unable to make payment of any of the amounts and/or installments of any amount payable under this Agreement or otherwise, to the romoter, then the Promoter shall, without prejudice to any other rights or remedies that it may have against the Purchaser/s, including the right to terminate and forfeit all such amounts from the Sale Price and put an end to this Agreement as mentioned herein, be entitled to receive and recover from the Purchaser/s and the Purchaser/s shall pay to the Promoter interest on all outstanding payment at the rate specified under the RERA Rules per annum compounding quarterly from the due date till the date of realization thereof.

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The Promoter is not making any statement, declaration, representation, Warranties, guarantees etc. with respect to the show flat, height of the ceiling of the show flat measurements, layout of the show flat, area of the show flat, presents, fixtures and fittings, furniture, devices, appliances, electrical fittings,

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interiors, artefacts, designs and all other items, lobby, landscaping, amenities etc., and The Promoter does not warrant and/or guarantee the accuracy with respect to the same, and the same shall not be provided by The Promoter, in the said Flat and/or any other flat and/or in the Said Building. The information, depictions, fixtures, fittings, furniture, pictures, drawings, images etc., with regards to the show flat and the information, depictions of the lobby, landscaping, amenities, fixtures, furniture, interiors, designs and all other items with regard to the same shall not be relied upon by the Purchaser/s as statements and/or representations of fact, and the Purchaser/s have not agreed to acquire the said Flat on the basis of such show flat, lobby, landscaping, amenities, fixtures, furniture, interiors, designs and any and all other items etc., or any part thereof and the same do not form and are not intended to form any part of the transaction contemplated herein. The details of the said Flat shall be mentioned herein and the same shall be final.

- All the aforesaid rights and/or remedies of the Promoter are cumulative and 20. without prejudice to one another.
- 21. It is expressly agreed that the right of the Purchaser/s under this Agreement or otherwise shall always be restricted to the said Flat only, and such right will accrue to the Purchaser/s only on the Purchaser/s making payment of all the amounts including the Sale Price to the Promoter strictly in accordance with this Agreement and only on the Purchaser/s performing and complying with other terms, conditions, covenants, obligations, undertakings etc. hereof. All other unsold flats/units/shops, car parking, portion or portions of the said Building, etc. including recreation ground, internal roads, recreational facilities such as swimming pool, gardens, club-house, etc. shall always be the sole and absolute property of the Promoter. The Purchaser/s hereby confirm/s and consent/s to the irrevocable, absolute and unfettered right of the Promoter to develop, redevelop, sub-develop and/or assign their rights, give on lease SEBUB-REG sub-lease, and/or deal with and dispose off the said Property and/or Building and/or all other unsold flats/units/shops and car parks and portion निबंधक portions of the said Property including common areas, such ad saircase, staircase landing, entrance lobby, recreation ground, internal roads soper spaces, terraces, recreational facilities such as swimming pool provided in plan, club-house, table tennis and/or squash court/sletc, in the manner deemed fit by the Promoter without any consent or concurrence of the Purchaser/s or any other person. The Purchaser/s are aware that the are said recreational facilities are available for the use and enjoyment of the holden various Flats in the said Building along with the Users/Occupiers of othe Flats/developments on the said Property and the Larger property.
- 22. With regards to the common areas described in the Second Schedule hereunder written, it is agreed that: खदर -१८
 - (a) The Promoter shall be the owner and will have all the rights, title, interest in respect of the common areas. Jone
 - (b) the Purchaser/s will not have any right, title, interest etc. in respect of the said common areas.

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(c) the Purchaser/s shall only be permitted to use the said common areas on such terms and conditions as the Promoter may deem fit.

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- 23. The Promoter has at his sole discretion and at the cost and expenses of the purchaser/s of the flats in the Building, formed, and registered separate cooperative society/s under the Maharashtra Co-operative Societies Act 1960 known as Sunderlal Bhattwadi C.H.S. Ltd. (such co-operative society/s or condominiums or Limited company comprising of holders of Flat shall hereinafter be referred to as the "said Organizations").
- The Purchaser/s shall join in forming and registering the organization of the 24. Building in which the said Flat is agreed to allotted and to be known by such name as the Promoter may decide and for this purpose also from time to time, the Purchaser/s shall sign and execute the application for registration and/or membership and other papers and documents necessary for the formation and registration of the said organization and for becoming a member, including the bye-laws of the said organization and duly fill in, sign and return to the Promoter within 15 (fifteen) days of the same being forwarded by the Promoter to the Purchaser/s, so as to enable the Promoter to register the organization of the purchaser/s of the respective towers of the Building. No objection shall be taken by the Purchaser/s if any changes or modifications are made in the draft bye-laws or the Memorandum and/or Article of Association, as may be required by the Registrar of Co-operative Societies/Registrar of Companies, as the case may be, or any other Competent Authority.
- The Purchaser/s shall pay to the Promoter/Organization the proportionate 25. share of the Municipal tax, water charges, maintenance charges, outgoings and all other rent, rates and taxes in respect of the said Flat. The Purchaser/s along with the other purchasers/allottees will not require the Promoter to contribute a proportionate share of the maintenance charges, outgoings, municipal taxes, water charges and all other rent, rates and taxes in respect of the said Flat and other Flat which are not sold or disposed off by the Promoter even after the said Property has been leased or conveyed in favour of the said Organization. In other words, any liability towards taxes or other outgoings etc. in respect of the unsold Flat and other Flat, shall be borne and paid by the purchasers of the flats including the Purchaser herein from the date of execution hereof.

The Purchaser/s shall make his/her/their contribution as may from time to time be required to be made to the Organization formed for the purpose of the said Building in which the said Flat is agreed to be allotted for enabling such Organization to pay its contribution to the Apex Body for the aforesaid purpose.

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Fine maintenance charges shall be used for maintenance and management of he infrastructure, common area and facilities such as lights, car parking paces, storm water drains, drainage system, sewerage, water tank, gardens, security, etc. In case it is so required, the maintenance charges may also be used for any other purpose. It is however agreed that the Purchaser/s shall nevertheless also be strictly liable to pay maintenance charges and/or monthly contributions to his/her/their Organization as may be determined by his/her/their Organization to be paid to the Organization as aforesaid.

It is expressly and specifically clarified, agreed, understood and confirmed by and between the parties hereto that the unsold flats/units/shops, car parking spaces, porticin or portions of the said Building, etc. shall at all times be and Remain the absolute property of the Promoter and the Promoter may, if it so desires, become a member of the Organizations in respect thereof, and the Promoter shall have full right, absolute power and authority, and shall be

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unconditionally entitled 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 it may in its sole and absolute discretion deem fit and proper, to any person or party of its choice, and neither the Purchaser/s herein, nor the Organizations shall object to or dispute the same. On the Promoter intimating to the Organizations, the name or names of the Purchaser/s or acquirer/s of such unsold flats, shops, premises, etc., the Organizations shall forthwith accept and admit such purchaser/s and acquirer/s as their member/s and shareholder/s, and shall forthwith issue share certificate/s and other necessary documents in their favour, without raising any dispute or objection to the same and without charging/recovering from them any premium, fees, donation or any other amount of whatsoever nature in respect thereof including any amount collected by the Promoter from such Purchaser/s towards development charges, legal charges, etc. The Promoter shall not be liable to pay any maintenance charges/outgoings, etc. in respect of the unsold flats, shops, car parking spaces and other premises save and except the municipal taxes with effect from the date of grant of occupation. Provided, however, in the event that the Promoter occupies or permits occupation of any flat, such occupant/s or the Promoter, as the case may be, shall be liable to pay the maintenance charges, etc. in respect thereof. It is further clarified that for allotment/sale of such flat, the Promoter shall not be liable to take any permission/consent of the Organization/ Apex Body.

- 29. It is however agreed that the Promoter shall have complete discretion and/or option either to execute Deed of Lease or Deed of Conveyance of the said Wing B (excluding basemen, podium and shops on the ground floor) in favour of the Organization.
- 30. Further execution of such Deed of Lease or Deed of Conveyance shall be sub-REG/sTR40 subject to the Promoters right and entitlement to:
 - (a) utilize, consume, load, exploit etc. entire FSI, potential, yield of the set entire Larger Property, TDR, Fungible FSI, free FSI, compensatoly (FS premium FSI and all FSI's, benefits, etc.;
 - (b) complete the construction of the said Building and all other building and wings including Wing A, Wing B, Wing C and Wing D on the Large Burgan DIST. Property;
 - (c) sell all the premises, etc. and receive all the amounts from the purchaser/s including the Sale Price from the purchaser/s hereof: and
 - (d) complete the development of the entire said Larger Property and construction of the buildings thereon.

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- 31. It is expressly and specifically clarified, agreed, understood and confirmed that considering the overall development of the said Property, the Promoter shall at its discretion be entitled to form such number of Societies/ Condominiums/ Companies and/ or its respective independent association/ committee.
- 32. The Purchaser/s shall at no time demand partition of the said Building and/or said Property, etc. and/or his/her/their interest, if any, therein and the same shall never be partitioned.

- 33. In the event of the Promoter permitting formation of any proposed Cooperative Society, Limited Company or Adhoc Committee of purchaser/s, Wing-wise or Phase wise, as the Promoter may in his sole discretion desire. such proposed Society or Limited Company or Adhoc Committee shall not call upon and will not demand formation and registration of any Society, Limited Company and shall not take charge or demand administration of the said Building, till the said Building is duly completed by the Promoter and till entire F.S.I. including T.D.R. consumption benefits available in respect of the said Property/Larger Property is duly utilized by the Promoter and all the Purchaser/s of premises have observed and performed and fulfilled their obligations under the Agreement for acquiring the flats with the Promoter as contained herein without any delay or default. The Purchaser/s further confirms that any such proposed Society, Limited Company or Adhoc Committee shall be subject to overall paramount rights of control and management by the Promoter alone.
 - All costs, charges and expenses incurred in connection with the formation of the said Organizations as well as the costs of preparing, engrossing, stamping and registering all deeds, documents required to be executed by the Promoter and by the Purchaser/s including stamp duty, registration charges, etc., payable in respect of such documents, as well as the entire professional costs of the attorneys of the Promoter for preparing and approving all such documents shall be borne and paid by the Purchaser/s and the said Organizations as aforesaid and/or proportionately by all the holders of the flats, etc., in the said Building. The Promoter shall not be liable to contribute anything towards such expenses.

It is agreed that one month prior to the execution of agreements/documents in favour of the said Organization, the Purchaser/s shall pay to the Promoter, the Purchaser's share of stamp duty and registration charges payable, if any, on the execution of agreement or any document or instrument of Lease or conveyance in respect of the said Building and the said Property in favour of Organization/Apex Body. The Purchaser/s alone will be responsible for consequences of insufficient and/or non-payment of stamp duty and registration charges on this Agreement and/or all other documents etc.

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The Promoter shall allot all flats, garages, car parking, open spaces, terraces etc. intended to be constructed on the said Property with a view ultimately that the purchaser/s/allottees of all the flats, garages, car parking, open space etc., in purchaser/s/allottees of all the flats, garages, car parking, open space etc., in purchaser/s/allottees of all the flats, garages, car parking, open space etc., in purchaser/s/allottees of all the flats, garages, car parking, open space etc., in purchaser, lease, give on leave and license basis and/or otherwise deal with and dispose of the flats, garages, car parking, open spaces, terraces, etc. Suparately and independently and the Purchaser/s/allottees of all the flats, garages, car parking, open space in said Building shall be admitted to the Organizations.

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The Purchaser/s and the person/s to whom the said Flat is permitted to be used
 2 shall, from time to time, sign all applications, papers and documents and do all acts, deeds, and things as the Promoter or the said Organizations/Apex Body may require for safeguarding the interest of the Promoter and/or the Purchaser/s and other purchasers in the said Property.

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hereafter, utilize, consume, load etc. FSI of the said Property on the Larger Property or any part thereof and vice versa.

- 39. It is expressly agreed that the said Flat contains specifications, fixtures, fittings and amenities on an as is where is basis and the Purchaser/s confirm/s that the Promoter shall not be liable to provide any other specifications, fixtures, fittings and amenities in the said Flat.
- 40. It is agreed that the said Flat shall be of R.C.C. structure with normal brick with cement plaster only. The Purchaser/s hereby agrees, declares and confirms that save and except the said specification, fixtures, fittings and/or amenities, the Promoter shall not be liable, required and/or obligated to provide any other specifications, fixtures, fittings and/or amenities in the said Building /said Property.
- 41. If the Purchaser/s intend to cancel this Agreement, then on cancellation of this Agreement by the Purchaser/s:
 - (a) The Promoter shall refund to the Purchaser/s the amounts already received by the Promoter in respect of the said Flat (except the amounts towards Service Tax, VAT, GST and other taxes) within a period of 30 days after said Flat is sold and all amounts including consideration amount in respect thereof is received by the Promoter, with simple interest as specified in RERA Rules from the date of cancellation of this Agreement till the date the amounts are repaid and the date on which said Flat is sold and all amounts including consideration amount in respect thereof is received by the Promoter, shall be the date on which refund of the balance amount, if any, shall become due and payable by the Promoter to the Purchaser/s;

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- (b) The Purchaser/s shall not have any right, title, interest, claim, denote and/or dispute against the Promoter and/or in respect of the sold Viator any part thereof, in any manner whatsoever; and
- (c) The Promoter shall be entitled to sell, transfer and/or otherwise entitled to deal with and/or dispose of the said Flat in such manner, as the Propose may deem fit.
- 42. For the purpose of this Agreement, the "Other Circumstances" shall inclusion but not limited to:
 - (a) Non-availability of steel, cement, other building material, water or electric supply;
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 - (b) War, Civil Commotion, fire, earthquake, flood, epidemic, labour controversy, riot, civil disturbance or act of God;
 - (c) Failure or delay of any transportation agency or any other supplies of supplies, equipment, or other facilities related to the said Property;
 - (d) Any notice, order, rule, regulation, notification or directive of the Government, and / or any local or public or private body or authority and / or any other Competent Authority or any Court, or Tribunal or any quasijudicial body or authority;
 - (e) Economic downturn;

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- (f) Any other act or event which is beyond the Promoter's reasonable control including the Promoter's precarious financial condition and/or economic downswing in real estate or any other industry; and
- (g) Any other circumstances or conditions or other causes beyond the Promoter's control of or unforeseen including war, civil commotion, riot, strikes or agitation by the Promoter's workers or labourers or the workers or labourers of the contractor or suppliers.
- 43. The Purchaser/s hereby agree and confirm that the Promoter shall not be responsible for the refund of any of the applicable taxes including Service Tax, VAT, GST or any other tax, levy, statutory charges paid by the Purchaser/s to the Promoter and/or collected by the Promoter from the Purchaser/s.
- 44. The Purchaser/s shall not sell, transfer, assign and/or otherwise deal with and dispose of the said Flat or any of their rights and/or benefits, without the Promoter's prior written consent.
- The Purchaser/s shall make payment of the installments mentioned 45. hereinabove. The Purchaser/s shall occupy the Said Flat within 7 days of the Promoter giving written notice to the Purchaser/s intimating that the said Flat is ready for use. In the event the Purchaser/s fail/s and/or neglect/s to take possession within the specified period, it shall be deemed that the Purchaser/s has/have taken possession from the date of the said writing and that date shall be deemed to be the "Date of Possession" and all obligations of the Purchaser/s related to take possession of the said Flat shall be deemed to be effective from the said Date of Possession.

Commencing a week after notice in writing is given by the Promoter to the Purchaser/s that the said Flat is ready for use and occupation, the Purchaser/s shall be liable to bear and pay the proportionate share of outgoings in respect of the said Property or part thereof (as the case may be) and the said Building namely local taxes, betterment charges or such other levies by the concerned local authority and/or Government, water charges, insurance, common light, repairs and salaries of clerks, bill collectors, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the said Property/ Larger Property or part thereof and the said Building. Jntil the said Purchaser/s are admitted as members of the Organizations, the archaser/s shall pay to the Promoter such proportionate share of outgoings as v be determined. £0.a

Purchaser/s shall use the said Flat only for residential purpose and not for commercial or other activity.

The Eurchaser/s by himself/herself/themselves with the intention to bind all persons into whose hands the Said Flat and other Flats may hereinafter come, even after said Building and said Property is conveyed or leased in favour of the said Organization, is executed, hereby covenant/s with the Promoter as

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Not to to or suffer to be done anything in or to the said Building, Said Flat, staircase common areas or any passages which may be against the rules, regulations or byelaws of concerned local or any other authority or change/alter or make addition in or to the Building or to the Said

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Flat itself or any part thereof and to maintain the said Flat at the Purchaser's own cost in good repair and condition from the date on which the Purchaser/s is permitted to use the Said Flat. In the event of the Purchaser/s committing any act in contravention of the above provision, the Purchaser/s shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority and also pay any penal charges levied by the authorities.

- (ii) Not to store anything in the refuge floor nor store any goods in the Said Flat which are hazardous, combustible or of dangerous nature or are so heavy as to damage the construction or structure of the said Building or storing of such goods which is objected to by the concerned local or other authority and shall not carry or cause to be carried heavy packages on the upper floors which may damage or likely to damage the staircases, common passages or any other structure of the said Building and in case any damage is caused to the said Building on account of negligence or default of the Purchaser/s in this behalf, the Purchaser/s shall be liable for the consequences of the breach and shall repair the same at his/her/their own costs.
- (iii)Not to change the user/use of the said Flat and/or make any structural alteration and/or construct any additional structures, mezzanine floors, whether temporary or permanent, in the said Flat and not to cover or construct anything on the open spaces, garden, recreation area and/or parking spaces and/or refuge areas.
- (iv)Not to demolish or cause to be demolished the said Flat or any part thereof neither at any time make or cause to be made any addition or alteration of whatsoever nature in or to the said Flat or any part thereof and keep the portion, sewers, drains, pipes in the said Flat and sub-REG/s appurtenances thereto in good repair and condition and in particular to rate as to support, shelter and protect other parts of the said Building.
- (v) Not to make any alteration in the elevation and outside colourischeme of paint and glass of the said Building and not cover/enclose the planters and service ducts or any of the projections from the said Flat nor chisel or in any other manner cause damage to the columns, is any ''' (Figure walls, slabs or RCC partition or walls, pardis or other struction R_{RAN}) members in the said Flat without the prior written permission of the Promoter, nor do/cause to do any hammering for whatsoever use on the external/dead walls of the said Building or do any act to affect the F.S.I. potential of the said Property/ said property.
- (vi)Not to affix any fixtures or grills on the exterior of the said Building for the purposes of drying clothes or for any other purpose and not to have any laundry drying outside the said Flat. The standard design for the same shall be obtained by the Purchaser's from the Promoter and the Purchaser's undertake's to not fix any grill having a design other than the standard design approved by the Promoter. In the event the Purchaser's fails to rectify the default of his/her/their obligation within 7 days from committing this default to the satisfaction of the Promoter at his/her/their own cost, then the Promoter, without prejudice to all its rights through its agents, shall have a right (but shall not be obliged) to enter upon the said Flat and dismantle at the Purchaser's cost, such

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fixtures or grills or air conditioner or the outdoor condensing unit which are in contravention of this sub-clause or any other provision of this Agreement. Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said Property/Larger property and the said Building or any part thereof or whereby any increase in the premium shall become payable in respect of the insurance.

- (vii) Not to delay/default in payment of the amounts to be paid to the Promoter and pay within 10 days of demand by the Promoter, their share of security deposit demanded by any concerned local authority or government, M.C.G.M. for giving water, gas connection or any electric supply company for giving electricity or any other service connection to the said Building.
- (viii) Not to delay/default in payment of increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority from time to time.
- (ix)Not to transfer or assign the Purchaser's/s' right, interest or benefit under this Agreement and/or let, sublet, sell, mortgage and/or otherwise transfer, assign or part with occupation or give on leave and license, care taker, paying guest or tenancy basis or induct any person/s into or part with the said Flat without the prior written consent of the Promoter. Such consent, if granted, shall be subject to the terms and conditions imposed and stipulated by the Promoter herein.
- (x) Shall not violate and shall abide by all rules and regulations framed by the Promoter/ his designated Project Manager or by the said Organization/Apex Body, for the purpose of maintenance and up-keep of the said Building and in connection with any interior/civil works that the Purchaser/s may carry out in the said Flat.
- (xi)Shall not violate and shall observe and perform all the rules and regulations which the said Organizations may have at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said Building and the premises therein and for the observance and performance of the Building rules, regulations and bye-laws for the time being of the concerned local authority and of government and other public bodies. The Purchaser/s shall also observe and perform all the stipulations and conditions laid down by the said Organizations regarding the occupation and use of the said Flat in the said Building and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement.

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(xii) Shall not do or permit or suffer to be done anything in or upon the said Flat or any part of the said Building which is or may, or which in the opinion of the Promoter is or may, at any time be or become a danger, a nuisance or an annoyance to or interference with the operations, enjoyment, quiet or comfort of the occupants of adjoining premises or the neighborhood provided always that the Promoter shall not be responsible to the Purchaser/s for any loss, damage or inconvenience as a result of any danger, nuisance, annoyance or any interference whatsoever caused by the occupants of the adjoining premises of the said Building and the Purchaser/s shall not hold the Promoter so liable;

- (xiii) Shall not obstruct, cause or permit any form of obstruction whatsoever whether by way of depositing or leaving any article, item or thing of whatsoever nature, movable or otherwise, within the Said Flat or in or on the common stairways, refuge areas, corridors and passageways in and of the said Building.
- (xiv) Shall never in any manner enclose areas to be kept open in any manner including installing any temporary or part shed or enclosure and shall not include the same in the said Flat and keep the same unenclosed at all time. The Promoter shall have the right to inspect the Said Flat at all times and also to demolish any such addition or alteration or enclosing of the open areas without any consent or concurrence of the Purchaser/s and also to recover costs incurred for such demolition and reinstatement of the Said Flat to its original state.
- (xv) Not to permit any person in the employment of the Purchaser/s (such as domestic help, drivers, cleaners etc.) to sleep and/or occupy the common area of the Building such as passage, lobby, staircase and/or any part of the said Property.
- (b) In addition to the aforesaid conditions, the Purchaser/s further binds himself/herself/themselves in respect of the Said Flat and covenants as under:
 - (i) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Flat into the compound or the refuge floor or any portion of the said Property/Larger property and the said Building.
 - (ii) Shall not at any time cause or permit any public or private not space of use the loud speaker, etc. in or upon the Said Flat, said Building of the said Property or any part thereof or do anything which shall cause an annoyance, inconvenience, suffering, hardship or disturbance to the coccupants or to the Promoter.
 - (iii)Shall not discharge, dump, leave or burn nor to cause or permitties discharging, dumping, leaving or burning of any wastage including but not limited to pollutants into the surface or other drains or in or upon any part of the Said Flat and/or the said Building nor litter or permit any littering in the common areas in or around the Said Flat and/or the said Building and at the Purchaser's own cost and expense to make good and sufficient provision for the safe and efficient disposal of all waste generated at the Said Flat and/or the said Building to the requirement and satisfaction of the Promoter and/or relevant government and statutory authorities.

(iv)Shall not do either by himself/itself or any person claiming through the Purchaser/s anything which may or is likely to endanger or damage the said Building or any part thereof, the garden, greenery, fencing, saplings, shrubs, trees and the installations for providing facilities in the said Building. No damage shall be caused to the electricity poles,

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cables, wiring, telephone cables, sewage, line, water line, compound gate, or any other facility provided in the said Building.

- (v) Shall not display at any place in the said Building any bills, posters, hoardings, advertisement, name boards, neon signboards or illuminated signboards. The Purchaser/s shall not stick or affix pamphlets, posters or any paper on the walls of the said Building or common area therein or in any other place or on the window, doors and corridors of the said Building.
- (vi)Shall not affix, erect, attach, paint or permit to be affixed, erected, attached, painted or exhibited in or about any part of the said Building or the exterior wall of the Said Flat or on or through the windows or doors thereof any placard, poster, notice, advertisement, name plate or sign or announcement, flag-staff, air conditioning unit, television or wireless mast or aerial or dish antenna any other thing whatsoever save and except the name of the Purchaser/s in such places only as shall have been previously approved in writing by the Promoter in accordance with such manner, position and standard design laid down by the Promoter;
- (vii) Shall not park at any other place and shall park all vehicles in the allotted/ designated parking lots only as may be prescribed by the Promoter;
- (viii) Shall cause the Organization/Apex Body to paint the said Building at least once in every five years maintaining the original colour scheme even after the agreement is executed in favour of the Organization/Apex Body.

Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Flat or of the said Property and Building or any part thereof. The Purchaser shall have no claim save and except in respect of the said Flat hereby agreed to be sold to him, and all open spaces, parking spaces, lobbies, staircases, terraces recreation spaces, will remain the property of the Promoters until the said structure of the Building is conveyed to the Society/Limited Company or other body and until the said Property is conveyed to the Apex Body /Federation as hereinbefore to the antioned.

A pressly agreed that the Promoter shall have an irrevocable and perpetual right and be entitled to put a hoarding on the said Property or any parts of the said Building or Building including on the terrace and/or on the parapet wall and or on the said Property and the said hoardings may be illuminated or to allow temporary or permanent construction or erection for installation either on the exterior of the said Building or on the said Property as the case may be and further the Promoter shall be entitled to use and allow third parties to use any part of the said Building and the property for installation of cables, satellite, communication equipment, cellular telephone equipment, radio turnkey equipment, wireless equipment and all other equipment, etc. The purchaser/s agrees not to object or dispute the same. It is further expressly agreed that the Promoter shall have an irrevocable and perpetual right and be entitled to receive, recover, retain and appropriate all the rents, profits and other compensation including any increase thereof and the Purchaser/Said

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Organization shall not have any right or be entitled to any of the rents, profits and other compensation including any increase thereof or any part thereof. All the rents, profits and other compensation including any increase thereof shall solely and absolutely belong to the Promoter.

- 51. The Purchaser/s hereby grant/s his/her/their Irrevocable consent to the Promoter mortgaging the said Property/Larger Property along with the said Building being constructed thereon, to enable the Promoter to augment the funds for the development of the said Property/Larger Property. The Promoter shall clear the mortgage debt in all respects before the execution of the conveyance or lease of the said Property in favour of the Organization in the manner provided in this Agreement.
- The Purchaser/s hereby expressly agrees and covenants with the Promoter that 52. in the event of the said Building on the said Property being not ready for use and in the event of the Promoter offering occupation of the Said Flat to the Purchaser/s then and in that event the Purchaser/s shall not have any objection to the Promoter completing the construction of the balance Building or additional floors on the said Property without any interference or objection. The Purchaser/s further confirms that he/she/they shall not object or dispute construction of the balance Building or Building, wing or wings or additional floors or additional construction or part or parts thereof by the Promoter on any ground including on the ground of nuisance, annoyance or any other ground or reason whatsoever and the Promoter shall be entitled to either themselves or through any nominees to construct and complete the said additional storeys, wing or wings or Building or Building on the said Property as they may desire in their absolute discretion without any interference or objection or dispute by the Purchaser. The Purchaser/s hereby consents to the same time being under any law as applicable.
- 53. Notwithstanding anything contrary to contained herein or in any other letter no objection, permission, deeds, documents and writings (whether executed subnow or in future by the Promoter) and notwithstanding the Promoter strains any no objection/permission for mortgaging the Said Flat or creating dout charge or lien on the Said Flat and notwithstanding the mortgages/charges/lien of or on the Said Flat, the Promoter shall have first and exclusive charge, on the Said Flat and all the right, title and interest of the Purchaser/s under this Agreement for recovery of any amount due and payable by the Purchaser.
- 54. The Purchaser/s hereby agrees to indemnify and keep indemnified, saved, defended and harmless the Promoter against any or all claims, losses, damages, expenses, costs or other liabilities incurred or suffered by the Promoter from or due to any breach by the Purchaser/s of its covenants, representations and warranties under this Agreement or due to any act, omission, default on the part of the Purchaser/s in complying/performing his/her/their obligations under this Agreement.
- 55. All notices to be served on the Purchaser/s as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchaser/s by Registered Post A.D./Under Certificate of Posting/Courier or by hand delivery to the address of the addressee at his/her/their address hereinbefore mentioned
- 56. A notice shall be deemed to have been served as follows:

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- (a) if personally delivered, at the time of delivery
- (b) if sent by courier, Registered (Post) A.D. or by Fax, E-mail at the time of delivery thereof to the person receiving the same
- 57. For the purposes of this transaction, the details of the PAN of the Promoter and the Purchaser/s are as follows:

(a) Promoters' PAN	ABUFS1154N	
(b) Purchaser/s PAN	DJYPS6064Q CSUPS8205H CSUPS8206E	(, 1

- 58. The Parties hereto confirm that this Agreement constitutes the full agreement between the Parties hereto and supersedes all previous agreements, arrangements, understanding, writings, allotment, letters, brochures and/or other documents entered into, executed and/or provided.
- 59. No forbearance, indulgence or relaxation or inaction by the Promoter at any time to require performance of any of the provisions of these presents shall in any way affect, diminish or prejudice its rights to require performance of that provision and any waiver or acquiescence by them of any breach of any of the provisions of these presents shall not be construed as a waiver or acquiescence of any continuing or succeeding breach of such provisions or a waiver of any right under or arising out of these presents, or acquiescence to or recognition of rights and/or position other than as expressly stipulated in these presents.
- 60. Any delay tolerated or indulgence shown by the Promoter in enforcing the terms of this Agreement or any forbearance or giving of time to the Purchaser/s by the Promoters shall not be construed as a waiver on the part of the Promoter of any breach or non-compliance of any of the terms and conditions of this Agreement nor shall the same in any manner prejudice the rights of the Promoter.

The Purchaser/s shall bear and pay all the amounts payable towards stamp duty, registration charges and all out-of-pocket costs, charges and expenses on all documents for allotment of the Said Flat including on this Agreement. Any consequence of failure to register this Agreement within the time required shall be on the Purchaser's account.

The Purchaser/s hereby declares that he/she/they has/have gone through this dereement and all the documents related to the said Property and the Said Flat and has/have expressly understood the contents, terms and conditions of the same and the Purchaser/s after being fully satisfied has/have entered into this dereement and further agrees not to raise any objection in regard to the same.

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AURBAN ON HITNESS WHEREOF the Parties have set and subscribed their respective hands and seals to these presents the day and year first hereinabove stated.

१८ बदर -THE FIRST SCHEDULE ABOVE REFERRED TO (Description of the entire/Larger Property) pieces and parcel of land situated at Village Mogra, Taluka Andheri, ALL THAT bearing C.T.S. No 133/1, 133/1-1 to 67 admeasuring 4,532.32 square yards equivalent 3,789.60 square meters or thereabout and bounded as follows i.e. to say:

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On or Towards the East:

On or Towards the West: On or Towards the North: On or Towards the South: Partly by C.T.S. No. 134 and Partly by C.T.S. No. 133/2; Old Nagardas Road; Old Nagardas Road/ Parsi Panchayat Road; and By C.T.S. No. 133/3A.

THE SECOND SCHEDULE ABOVE REFERRED TO

(Description of the common areas)

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- (i) Staircase
- (ii) Staircase landing and mid-landing
- (iii) Entrance and elevator lobbies
- (iv) Two Elevators

SIGNED SEALED AND DELIVERED by)

The within named "Promoter"

M/S. SUPARSHWA ESTATE

by the hands of its authorized signatory

Mr. Ashok M. Jain

In the presence of...

2. lh

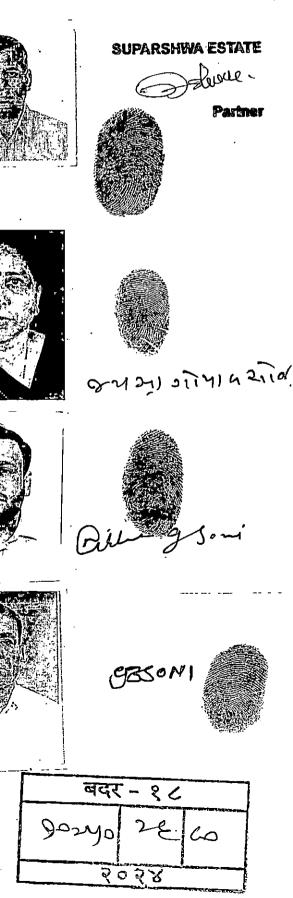
SIGNED AND DELIVERED by the Within named "Purchaser/s" 1) Jayshree Gopal Soni

2) Nikhil Gopal Soni

3) Gopal Bhailalbhai Soni

In the presence of...





On or Towards the East:

On or Towards the West: On or Towards the North: On or Towards the South: Partly by C.T.S. No. 134 and Partly by C.T.S. No. 133/2; Old Nagardas Road; Old Nagardas Road/ Parsi Panchayat Road; and

outh: By C.T.S. No. 133/3A.

THE SECOND SCHEDULE ABOVE REFERRED TO

(Description of the common areas)

- (i) Staircase
- (ii) Staircase landing and mid-landing
- (iii) Entrance and elevator lobbies
- (iv) Two Elevators

SIGNED SEALED AND DELIVERED by)

The within named "Promoter"

M/S. SUPARSHWA ESTATE

by the hands of its authorized signatory

Mr. Ashok M. Jain

In the presence of...

2. lh

SIGNED AND DELIVERED by theWithin named "Purchaser/s"1) Jayshree Gopal Soni

2) Nikhil Gopal Soni

3) Gopal Bhailalbhai Soni









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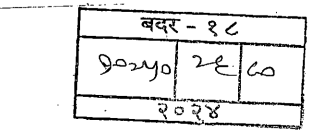












मालमत्ता पत्रक

तालुका/न.भु.मा.का. -- न.भू.अ.अंधेरी

विभाग/मौजे -- मोगरा

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जिल्हा -- मुंबई उपनगर जिल्हा

शासनाला दिलल्या आकारणांचा किवा भाड्याचा प्लाट नवर धारणाधिकार . शिट नंबर ধান नगरं भुमापन तपशील आणि त्याच्यां फेर तपासणोची निवत बेळ) चो.मी. फ्रमॉक / फा. प्ली. नं. १३३/२ साक्षाकन नविन चारक (धा) खंड क्रमांफ दिनांक व्यवहार पहुंदार (प) किंवा भार (भा) फ रफार फ्र.१२१ प्रमार्ग सही -S.I.F. H.(धारक) 20/20/2004 वारसाने [श्रीमती कांतावेन सुंदरलाल भट्ट] स्ंदरलाल भगवानजी भट्ट 26/20/2004 [श्रीमती.शंकृतला शांतीलाल त्रिवेदी] न.मृ.अ.अर्थरा व भरत सुंदरलाल भइ हे अनुक्रमें दिनांक २६/४/२०००व [श्रीमती मदूला गोविदभाई दवे] [श्रीमती रश्मी भवानजीशंकर दवे] १२/२/१९९० रोजी मयत,अर्ज. [श्रीमती निता विजयभाई भट्ट] प्रतिज्ञापत्र,मत्युच दाखले व [श्रीमती संगीता कलवंत सिंग] जवावान्वये नॉर्द केली. [भरत सुंदरलाल राहा] [श्रीमती वर्षा भरतभाई भट्ट] [रवि भरतभाई भट्ट.] फे श्फार क.३६५ प्रमाणे हिस्हा -26/02/2022 श्री रवि भरतभाइं भट्ट हे दि.०४/०२/२००७ रोजी मयत असलेने त्यांचे मृत्युचे प्रमाणपत्र, श्रीमती वर्षा भरतभाई भट्ट यांचा 2//02/2022 अर्ज, अफेडेव्हिट व जवाबान्वये मयताचे नाव कमी केले. अन्य धारक कायम. न भू,अ.अंथेरी $\hat{}$ फे रफार क्र.३६६ प्रमाण सत्ते -सहा.दुय्यम निवंधक अंधेरी क्र.२ मु.उ.जि.यांचेकडील क्र चंदर-४/ धारक 36/02/2022 ૧૦૫૪૨/ ૨૦૧૦ मे. सुपार्श्व इस्टेट , नोंदणीकृत दस्त र.रु.९१९६३०००/- अन्वये खरेदी देणार 40/02/2042 श्रीमती कांतावेन सुं. भट्ट, श्रीमती वर्षा भ. भट्ट, श्रीमती दि.१२/११/२०१० ન.ખૂ.અ.ઝંપૈલે शंकुतला शां.त्रिवेदी. श्रीमती मृदुला गोविदभाई दवे, श्रीमती रश्मी भ.दवे, श्रीमती निता विजयभाई भट्ट, श्रीमती संगित कलवंत सिंग यांची नावे कमी करून खरेदी चेणार याचे नाव दाखल केले. न.भू.अ.अंधेरी तपासणी करणारा ंखरी नक्फल -मुंबई उपनगर जिल्हा ~~~~Q~~~ و المرجع ا 1013 ANT - E/elg पदः मुहम् 900-00 भवन्त रेखा किन्द्र की दे E. (eing E. /e175 TRANS REP. $\gamma = \gamma$ 96 Saller S स्टब्स् लगा करेंगे . . नवद्या सगातणी करपानः SUB-IL অধ্য নজনস্ত र्त्तबंधक अह भूमायन् अधिकारी 家谊计 ŌĮ?, (पान न.-- 2) ANNEXURE -2



SI LIM REHABILITATION AUTHORITY

No. SRA/Eng/3190/K/E/PL/AP

Date:

M 8 JUL 2018

To, Shri. Jatin Shah of M/s Shah & Associates, A/1, Gr. fl. Rajeshri Accord, Telly gully cross Road, Andheri (East), Mumbai 400 069

Sub: OCC Rehab Wing A & Redevelopment wing B for Composite bldg. in proposed S.R. Scheme under clause. 33(10) & clause 32 of DCR 1991 on plot bearing CTS no. 133/1, 133/1/1 to 67, of village Mogra, Taluka Andheri (East) for "Sunderlal bhattwadi composite SRA CHS Ltd"

Gentleman,

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With reference to the above certificates the Part development works of Composite bldg on the above referred plot completed under the supervision of Licensed Surveyor Shri. Jatin Shah having Lic. No.LS/525/S, Structural Engineer Shri. K.H Shah having registration STR/S/ 33 and Site Supervisor, Mansuri Mohammed Moosa Yunus having Registration No. D/601/SS-I may be occupied on the following conditions: -

occupied on the following contactories
OCC to Residential tenements in wing A & B (39 rehab residential T/s, 3 no of amenity t/s, 28 PAP t/s, 04 nos. sale residential t/s and part 2% amenity area in Rehab wing A & 04 rehab residential T/s, 19 PAP t/s, 43 nos. redevelopment residential t/s. & part 2% amenity area in redevelopment sale wing B)

PAP tenements in Wing A flat no 101, 102, 201, 202, 304, 404, 501, 704, 902, 1402, 1501 to 1504, 1601 to 1604, 1701 to 1704, 1801 to 1804, 1901, 1902 in & in Wing – B flat no. 1402 to 1404, 1501 to 1504, 1601 to 1604, 1701 to 1704, 1801 to 1804 shall be handed over to EM/SRA 1604, 1701 to 1704, 1801 to 1804 shall be handed over to EM/SRA immediately on issue of OCC.

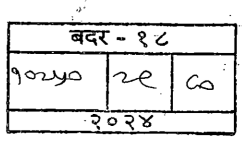
3) That the balance LOI and IOA conditions shall be duly before asking full occupation to building under reference.
4) That you shall submit the Certificate u/s. 270A of BMC Action 14.

A set of certified completion plan is returned herewith ple

Executive Engineer-I Slum Rehabilitation Authority

Yours faithf

Administrative Building, Anant Kanekar Marg, Bandra(E), Mumbai- 400051 Tel. : 022-265658c0/26590405/1879 Fax : 91-22-26590457 Website : <u>www.sra.gov.in</u> E-mail : info@sra.gov.in



No. SRA/Eng/3190/K/E/PL/AP

Copy forwarded for information

1. Developer M/s. Suparshwa Estate.

2. Asst. Municipal Commissioner (K/E) Ward

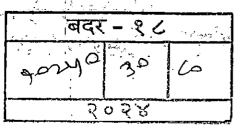
3. A.E.W.W. (K/E) ward

4 Estate Manager /SRA for taking 47 no of PAP T/s on issue of OCC pl.

Executive Engineer

Slum Rehabilitation Authority





ANNERURE



21, Commerce House, Saibaba Marg, Fort, Mumbai 400 023, India. Telephone:+91 (22) 6140 3500

Title Certificate

Re: ALL THAT pieces and parcel of land bearing sub-divided Plot No.B-5 bearing C.T.S. No 133/1, 133/1-1 to 67 situated at Village Mogra, Taluka Andheri, Andheri (East), Mumbai Suburban District, admeasuring 4,657.50 square yards equivalent to 3,894.23 square meters or thereabout.

- 1. We have investigated the title of M/s. SUPARSHWA ESTATE, a partnership firm, registered under the Indian Partnership Act, 1932, having its principal place of business at 1100 Sangita Ellipse, Sahakar Road, Near Garware House, Vile Parle (East), Mumbai – 400 057 and the partners whereof are (1) SHRI ASHOK M. JAIN (2) SHRI PRITHVIRAJ S. SANGHVI (3) SHRI RAKESH S. SANGHVI (4) SHRI ASHOK K. GOWANI (5) SHRI HARISH B. PATEL and (6) SHRI KIRAN D. PATEL (hereinafter referred to as the "Owner"), to the captioned property. The captioned property is more particularly described in the Schedule herein (hereinafter referred to as "said property").
- 2. For the purpose of investigation, (i) public notices were published in the issues of The Free Press Journal dated 17th June, 2010 and Navshakti dated 17th June, 2010 (being the daily newspapers) and (ii) searches were taken in the office of the Sub-Registrar of Assurance at Mumbrand Bandra on 5th April 2010, from the year 1980 to 2009.
- On perusal of documents and information given on enquiries hereunder set out our understanding of the Owner's title to the property.

Suburban Office : 209, 2nd Floor, Hubtown Solaris, Prof. N.S. Phadke Marg, Andheri (East), Mumbai 400 069, India. Tel: +91 (22) 6184 9900

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- a. The Owner is the owner of the said property. The Owner has purchased and acquired the said property from (1) Smt. Kantaben Sunderlal Bhatt, (2) Smt. Varsha Bharat Bhatt, (3) Smt. Shakuntala Shantilal Trivedi, (4) Smt. Mridula Govind Dave, (5) Smt. Rashmi Bhavanishankar Dave, (6) Smt. Neeta Vijay Bhatt and (7) Smt. Sangceta Kalwant Singh (hereinafter referred to as the "Original Owners") vide an Indenture dated 22nd July, 2010 made between the said Original Owners of the one part and the Owner of the other part, and registered with the Sub-Registrar of Assurance at Bandra under serial No. BDR-4/10542/2010;
- A portion admeasuring 3,211.12 square meters out of the said property is declared as slum under the provisions of the Maharashtra Slum Areas (Improvement, Clearance and Redevelopment) Act, 1971;
- c. The Slum Rehabilitation Authority issued the following permissions / approvals:-
 - Letter of Intent (LOI) bearing No.SRA / ENG / 2728 / KE/
 PL / LOI dated 2nd January, 2015;
 - ii. Intimation of Approval (IOA) bearing No.SRA/ENG/ 3190/ KG/PL/AP dated 27th February. 2015;
 - iii. Commencement Certificate (CC) bearing No.SRA/ ENG/ 3190/KE/PL/AP dated 30th December, 2015.
- In these circumstances, and subject to what is stated hereinabove, we are of the view that the Owner is the owner of the said property and is



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entitled to develop the said property and construct buildings thereon in accordance with the sanctioned plans and the provisions of the Development Control Regulation.

THE SCHEDULE ABOVE REFERRED TO:

ALL THAT piece and parcel of land bearing sub-divided Plot No.B-5, bearing C.T.S. No 133/1, 133/1/1 to 67 situated at Village Mogra, Taluka Andheri, Andheri (East), Mumbai Suburban District, admeasuring about 4,657.50 square yards equivalent to 3,894.23 square meters or thereabout and bounded as follows:

On or Towards the East	:	Partly by C.T.S. No. 134 and Partly by C.T.Ş. No.133/2
On or Towards the West	:	Old Nagardas Road
On or Towards the North	;	Parsi Panchayat Road
On or Towards the South	:	Partly by C.T.S. No. 133/3A and Partly by C.T.S. No. 133/3B

Dated this $\underline{22}^{nd}$ day of March, 2016.

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Unit No. 1 to 12 Ground Floor, Onlooker Building, Sir P.M. Road, Fort, Mumbai - 400 001. 022-49715306 & 02249715307

Addendum to Title Certificate dated 22nd March. 2016

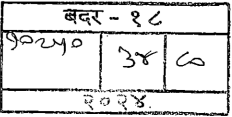
- Re: ALL THAT pieces and parcel of land subdivided Plot No B-5 being lying situated at Village Mogra, Taluka Andheri, bearing C.T.S. No 133/1, 133/1-1 to 67 admeasuring 4532.32 square yards equivalent to 3789.60 square meters or thereabout in the Mumbai Suburban District.
- We have issued a Title Certificate dated 22nd March, 2016 in respect of all those pieces and parcels of land subdivided Plot No B-5 being lying situated at Village Mogra, Taluka Andheri, bearing C.T.S. No 133/1, 133/1-1 to 67 admeasuring 4532.32square yards equivalent to 3789.60square meters or thereabout in the Mumbai Suburban District (the "said Property").
- 2. Due to inadvertence in the Title Certificate dated 22nd March, 2016, the area of the said Property wasincorrectly mentioned as 4657.50 square yards equivalent to 3894.23 square metersor thereabouts instead of 4532.32 square yards equivalent to 3,789.60 square meters or thereabouts.
- We are therefore issuing this corrigendum to the Title Certificate dated 22nd March, 2016.

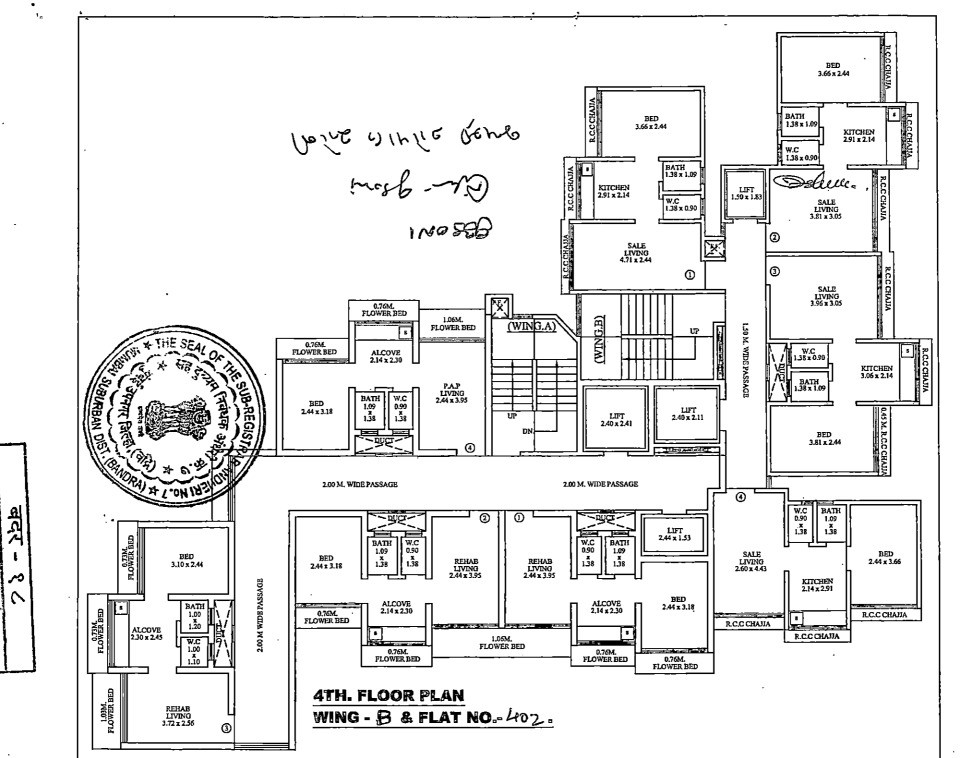
Dated this 29^{10} day of August, 2017.

1) Showa lead For IC Legal Partne



Suburban Office · 209, 2nd Floor, Hubtown Solaris, Prof. N.S. Phadke Marg, Andheri (East), Mumbai 400 069, India. Tel: +91 (22) 6184 9900





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ANNENURE ١ \sim

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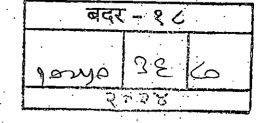
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MTR Form Number-6

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POWER OF ATTORNEY

To all to whom, these presents shall come, we, (1) Mr. Ashok M. Jain, (2) Mr. Prithviraj S. Sanghvi, (3) Mr. Rakesh S. Sanghvi, (4) Mr. Ashok K. Gowani, (5) Mr. Harish B. Patel and (6) Mr. Kiran D. Patel, Partners of M/s. Suparshwa Estate, a partnership firm duly registered under the provisions of the Indian Partnership Act, 1932, having its office at 1100 Sangita Ellipse, Saraswati Bhavan, Sahakar Road, Vile Parle (E), Mumbai – 400 057 (hereinafter referred to as the "said firm"), having its project at land bearing CTS No. 133/1, 133/1/1 to 67, Village Mogra, Taluka Andheri, located at Old Nagardas Road, Andheri (E), Mumbai – 400 069,

SEND GREETINGS:

WHEREAS the said firm is carrying business as builders and developers AND whereas in the course of the said business the said firm is constructing the building/s and for that purpose the said firm is entering into Agreements for Permanent Alternative Accommodation with tenants and Agreements for Sale with prospective purchasers.

AND whereas we are authorized to sign Agreements for Permanent Alternative for Accommodation and Agreements for Sale of Flats / Shops AND whereas the said Agreements for Permanent Alternative Accommodation and Agreements for Sale of Flats / Shops are required to be registered with the Sub-Registrar of Assurances.

AND whereas it is not possible for us to attend the office of Sub-Registrar for admitting the execution of the said Agreements for Permanent Alternative Accommodation and Agreements for Sale.

AND whereas we are desirous of appointing the Attorneys to act on our behalf in the manner hereinafter appearing:

NOW KNOW YE ALL THESE PRESENTS WITNESS THAT We, (1) Mr. Ashok M. Jain, (2) Mr. Prithviraj S. Sanghvi, (3) Mr. Rakesh S. Sanghvi, (4) Mr. Ashok K. Gowani, (5) Mr. Harish B. Patel and (6) Mr. Kiran D. Patel, Partners of the said firm do hereby nominate, constitute and appoint Mr. Kashyap Vasant Gohel, an Indian Inhabitant, to be our true and lawful attorney, hereinafter referred to as the "said Attorney" to do all or any of the following acts, deed matters and things that is to say:-

1. To lodge various Agreements for Permanent Alternative Accommodation and Agreements for Sale of Flat / Shons that may be executed by any of us on beh said firm with Sub-Registrar of Assurances to admit execution thereof on behalf of any one of us in capacity as the partners of the said firm.

We hereby specifically authorize the said attorney to be present for registration and to admit execution thereof on behalf of anyone of us in capacity as partners of the said firm all the singular Agreements for Permanent Alternative Accommodation and Agreements for Sale of Flats / Shop executed by anyone of us on behalf of the said firm.

To solve any other acts, deed matters and things for the purpose of effectually getting the said Areements for Permanent Alternative Accommodation and Agreements For Sale of Flats / Shops duly registered with the Sub-Registrar of Assurances.

SUBURBAN DIST.

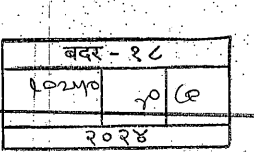
IN WITNESS WHERETO We, (1) Mr. Ashok M. Jain, (2) Mr. Prithviraj S. Sanghvi, (3) Mr. Rakesh S. Sanghvi, (4) Mr. Ashok K. Gowani, (5) Mr. Harish B. Patel and (6) Mr. Kiran D. Patel, in our capacity as partners of the said firm have caused our hands to the hereunto affixed the 174 day of April , 2015.

SIGNED, SEALED AND DELIVERED

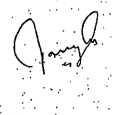
By the within named (1)Mr. Ashok M. Jain

S BUREAN DIST. B. Sanghvi

(4) MI: Ashok K. Gowani

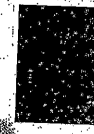


For SUPARSHWA ESTATE









(5) Mr. Harish B. Patel

• •

(6) Mr. Kiran D. PatelPartners of the said FirmM/s. Suparshwa Estate

I accept this Power Mr. Kashyap Vasant Gohel

In the presence of

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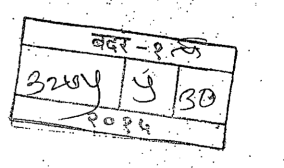
PARTNER

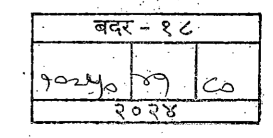


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परिष (त. तुररतारां भगवाननों भर] - गरिता पत्रन्] भा आर आतिकत्तीकिवती, तु. जमार कंशेरी संवेकतील अयेराज प्रा. आर आतिकत्तीकिवती, तु. जमार कंशेरी संवेकतील अयेराज ADCLADYCPool & २ - १४२१ २० इसकों केलेसे यात परिष्ठ म. त्यार आपिकत्तीकिवती, तु. जमार कंशेरी संवकतील आरेत क. ADCLADYCPool & २ - १४२१ २० इसकों केलेसे वात परिष्ठ म. त्यार आपिकत्तीकिवती, तु. जमार कंशेर केले आरेत क. ADCLADYCPool & २ - १४२१ २० इसकों केलेसे वात परिष्ठ म. त्यार आपिकत्तीकिवती, तु. जमार कंशेर केले आरेत क. ADCLADYCPool & २ - १४२१ २० इसकों केलेसे वात परिष्ठ म. त्यार आपिकत्तीकिवती, तु. जमार कंशेर के कि संवर्ध स्वार ADCLADYCPool & २ - १४२१ २२ दि. २०४०२/१९२३ इसकोर्ट किलो २ - १४२१ २२ दि. २४४२/१९२३ इसकोर्ट किलो २ - १४२१ १२३ व्याये संवर्ध के १७ मेंगे म. १ - १४४२ १९२४ व्यायेक के १७ ने १४ मेंगे मार २ - १४२४२ १९४२ व्यायेक के १७ ने १४ मेंगे स्वार के १७ ने १४ २ - १४२४२४ १९४२ व्यायेक के १७ ने १४ मेंगे २ - २४४२४२४२४२ विष्ठ २ - १४२४२४ १९४२ व्यायेक के १७ ने १४ मेंगे २ - २४४२४२४२४२ २ - १४२४२४ १९४२ व्यायेक देखा २ - २४४२४२४२४२४२४२४४४४४४४४४४४४४४४४४४४४	•	 • [१२६५९.८]	- 1.			•
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रिश्/१९८४ स. २०/०१/९८२ स.सव सुधी २ र.त. २१०००००/- अन्वसे मोंद केली पेकी क्षेत्र १०३८७.३ चो. मि. न. भू. का. १३३/६८ ते ७८ सह ०७/१९८४ मा. अधिशक भूमी अभिलेख मुंबई उपनगर जिल्हा मूर्बर यो कडील दुरुस्ती आदेश क्रमोंक त. भू. एस. आर. ४३/५२/७/८४ दि. १०/०७/१९८४ नुसार १०८६५.३ ची. मीटर क्षेत्र दुरुस्ती मोगरा / न. भू. का. ४ मुंबई आदेश क्र. क्षेत्र दुरुस्ती मोगरा / न. भू. का. ४३ मुंबई आदेश क्र. क्षेत्र दुरुस्ती मोगरा / न. भू. का. १३३/८४ दि. १०/०७/१९८४ चे आवेशान्वये न. भू. का. १३३/८४ दि. १७/०७/१९८४ चे आवेशान्वये न. भू. का. १३३/८४ दि. १७/०७/१९८४ चे आवेशान्वये न. भू. का. १३३/८४ दि. १७१/०८ हा। मिळकत पत्रीका रद झाल्याने क्षेत्र १७८४-५ चे विभाननामुळे नविन क्रमोंक दिला	৽ৼ৻৽৻ঽ	ते ३१/०७/१९७१ व सुधारीत वि. शे. आकार रु. ३२०.३ दि. ०१/०८/१९७१ पासून वार्षिक क्षेत्र. १७.*३ चौ. मि.		ш Из	THE SUB-REGISTRE	
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•१/२ं०११	श्री रवि भरतभाई भट्ट हे दि.०४/०२/२००७ रोजी मयत क अर्ज , ॲफेडेव्हिट व जबाबान्वये मयताचे नाव कमी केले.	सिलेने त्यांचे मृत्युचे अन्य धारक कायम.	भगणपत्र, श्रीमती वर्षा भरतभाई भट्ट यांचा	फे रफार का ३६५ प्रमाणे सही - १८/०१/२०११
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	श्रीमती कांतावेन सु. भट्ट. श्रीमती वर्षा भ. भट्ट. श्रीमती राकुतला शा त्रिवेदी, श्रीमती म्दुला गोविंदभाई दवे, श्रीमती ररमी भ.दवे, श्रीमती निता विजयभाई भट्ट,	दि.१२/११/२०१०		7.43.49.44
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5	स्तकमांक व चर्ष: 10542/2010		
			नोंदणी 63 म.
1:1		क्र. दोन INDEX NO. II	Regn. 63 m.e.
		नाव: मोसूडा हिंद	
(1)	विलेखाचा प्रकार, मोबदल्याचे स्व	लेप अभिहरतातरणपत्र	
٠	व बाजारभाव (भाडेपटट्यांच्या बाबतीत पटटाकार आकारजा टेन	ते (25-ब्र) पुढीलं हदीत असलेल्या स्थावर मालमत्तेच्या बाबतीत	असेल तरे
•	को पटटेदार ते नमूद करावे) मोबव	ला रू. 91,963,000.00	
	बा.	मा. रू. 91,983,000.00	
(2)	भू-मापन, पोटहिस्सा व घरक्रमांक	(1) सिटिएस क्र.: 133/1 वर्णनः जमिन व बांधकाम.	्र सर्ब डिक्हायडेड प्लॉट न बी 5. सिंहीएस न
•	(असल्यास)	133/1,133/1-1 ते 67, क्षेत्र 3789.60 चौ मि दिनाक 11/10/2010	-इ एन एक- 1/ इ व्ही एन/2048/2010
(3)क्षेत्रफळ	(1) (1)	
(4)	आकारणी किंता जुडी देग्यात म		
	असेल तेव्हा	(1)	
·. · (5)	दस्तऐवज करून देण्या-या	The second se	
(9)	पक्षकाराचे व संपूर्ण पत्ता नाव किंव	(1), योवाका समिति का घर प्लट ने: 41 अं 1) अंग्रेरी सम्म 69	, तळ मजला, ओल्ड नागरदास रोड,
•			ोठ/वसाहत: -; शहर/गाव: -: तालका:
	ाजना आदश असल्यास, प्रतिवादी 'नाव व संपर्ण पत्नां	में (19ने में गुन नम्बर) APOPB8502H	
:		; राष्ट्रविश्वरताः भः ईमारतीचे नावः इत्रुद्माः व नं: -; रे वे (प्रिन: -: प्रन नम्बर: -: APQPB8502H) (2) वर्षा परवसाई मह; घर/प्रलॅट नं: स्वेदे र (-; पेट/वस्प्रहतः शहर/मावः स्ववदा: घर/फ्लट नं: (3) शर्कतला शातिलाव विवदा: घर/फ्लट नं:	ाल्लो/रस्ता: -; ईमारतीचे नाव: -; ईमारत नं:
		(3) शकुतला शातिलान त्रिवेदी - : घर/फुलट सं: इंगारत न : पेठ/यसंहित: -: शहर्वणाव :: तालका	तु पग गम्बर: AENPB11110 अपदर: गल्ली/रस्ता: -: ईमारतीचे नात: -:
		(0) राषुराला शातलास त्रिवदी - , घर/एलट-झः इंगारत न , पेट/वसाहतः -; शहरूआवे ; तालुका (4) अद्वता गोविंट्रमाई द्वे - , स्वर्गास्त नं: स्व ईसाराज्य प्राटक्रामान प्राटक्रान्य स्वर्गास्त	-; पिन: -; पॅन नम्बर: AAZPT2643P
	3	र (म),	हैं गल्ली/रस्ताः -; ईमारतीचे नाव: -;
• .•		(5) र सिर भवानीशंक द्ववे; हिंद्र/फ़्लॅंट नं: स्रद	ACTPD8767P.
• •		ईमारते नः -; पेठ/वसाहलः -; शहर गावः -; त्रहाका	ANPD5407B
• •			A 7 241
•	·	्षि) निता विजयमाई सङ्ख्या करफलॅट नार्यस्वर अलोफ अपेव/वसाहतः -, अहर्लगावः - ततालकायः नपिन	: -: United the second
		(भू संगिता कलवत सिंग: घर कतल कि रस	: -; TERRET AAPPEREDUB-REGISTRA
(6)	दस्तऐवज करून घेण्या-या	इमारेल्ट्रा भयः वसाहतः व्यसहर/गाव - स्ट्रांस्ट्रा (1) में/ संग्राज्य इस्टेट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रांस्ट्रा	1 112
	पक्षकाराचे नान व संपर्ध पत्ता किंव	ि विरभ्वर विहार, तेजपाल रोड, विलेपाले ए मं 500	
	दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, वादीचे ना	- ५०/१४।हतः -; शहर/गावः -: तालकाः -: पित्तः 🗣	
	व संपूर्ण पत्ता	व (2) में/ सुपार्श्व इस्टेट चे भागीदार हरीष बी पटेल ईमारतीचे नाव: -; ईमारत न: -; पेठ/वसाहत: -; शह (3) में/ सपार्श्व इस्टेट चे भागीदार किरण केली	; घर/प्रलट नः संदर् गुल्ली/रस्त
ø	d	-; ईमारतीचे नाव: -; ईमारत नं: -; पेढं/वसाहत: -;	शहर/गावः -; तालुकाः - सिन्ध्रे क्र पन नम्बर्फ्स हि
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• •• -	1 I I I I I I I I I I I I I I I I I I I	(4) में/ सुपार्श्व इस्टेट चे भागीदार रवि <u>शशोक गोव</u> -; ईमारतीचे नाव: -; ईमारत नं: -; पेव/क्साइत: -	ानी - भे खर्र फ्लेंट रे: रसदर् गल्ली/रस्ता:
	•		
	• • •	(5) में/ सुपार्श्व इस्टेट चे भागीदार प्रश्तीप्र क्त ीक क	
• ••	•	्रिएणणररपाः -; इमारताच नावः -; इमारत नं: -; पठ	(वसहितः - शहर/गानः - नालुकाः - पिनः
		(6) मे/ सुपार्थ्व इस्टेट चे मागीदार राकेश एस संघर्व	
•		(6) मे/ सुपार्श्व इस्टेट चे मागीदार राकेश एस संघर्ष -; ईमारतीचे नाव: -; ईमारत नं: -; प्रेठ/वसाहर	सहर्यम्सार्ट्स् ग्रेल्स् ग्रेल्स् नम्बरः
(7)	दिनांक करून दिल्याच	1 22/07/2010	A Commence and the second
(8)	नॉदणीचा	12/11/2010	
·(9)	अनुक्रमांक, खंड व पृष्ठ	10542 /2010	
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	बाजारभावाप्रमाणे नोंदणी शेरा	₩ 30000,00	
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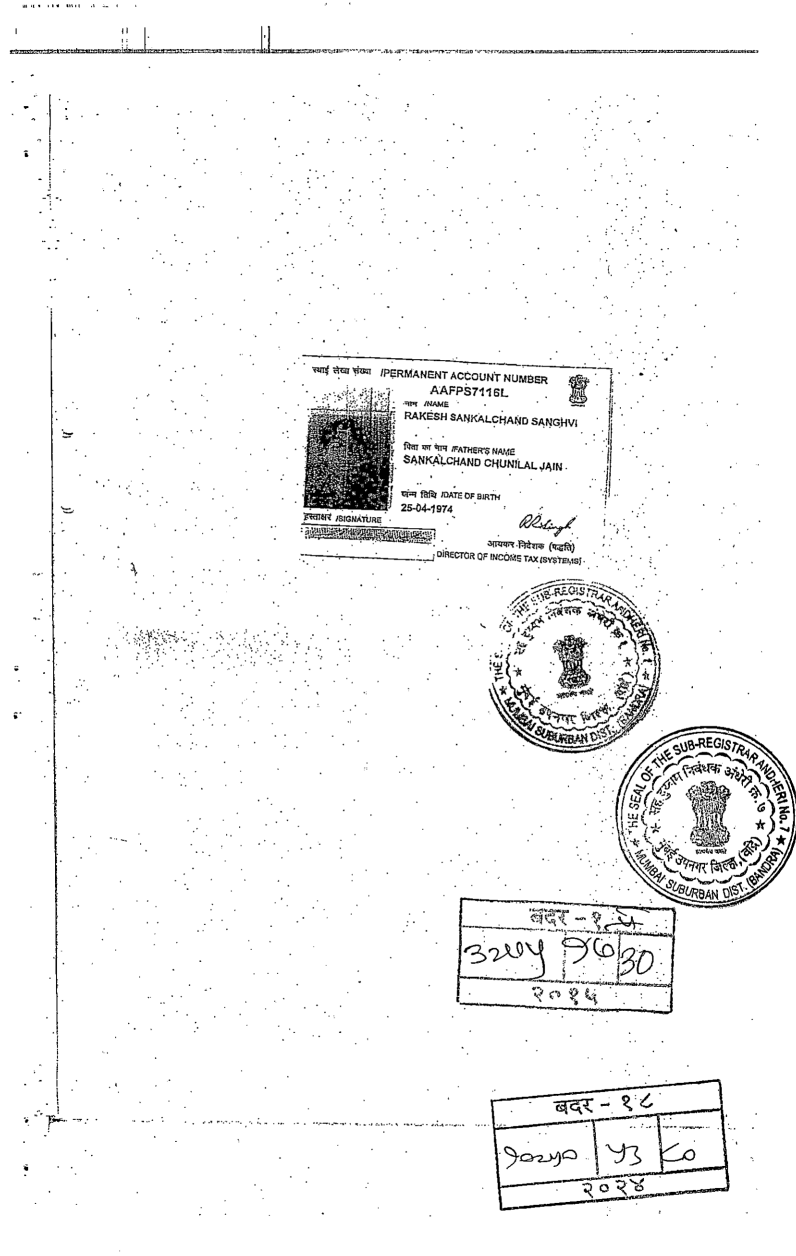
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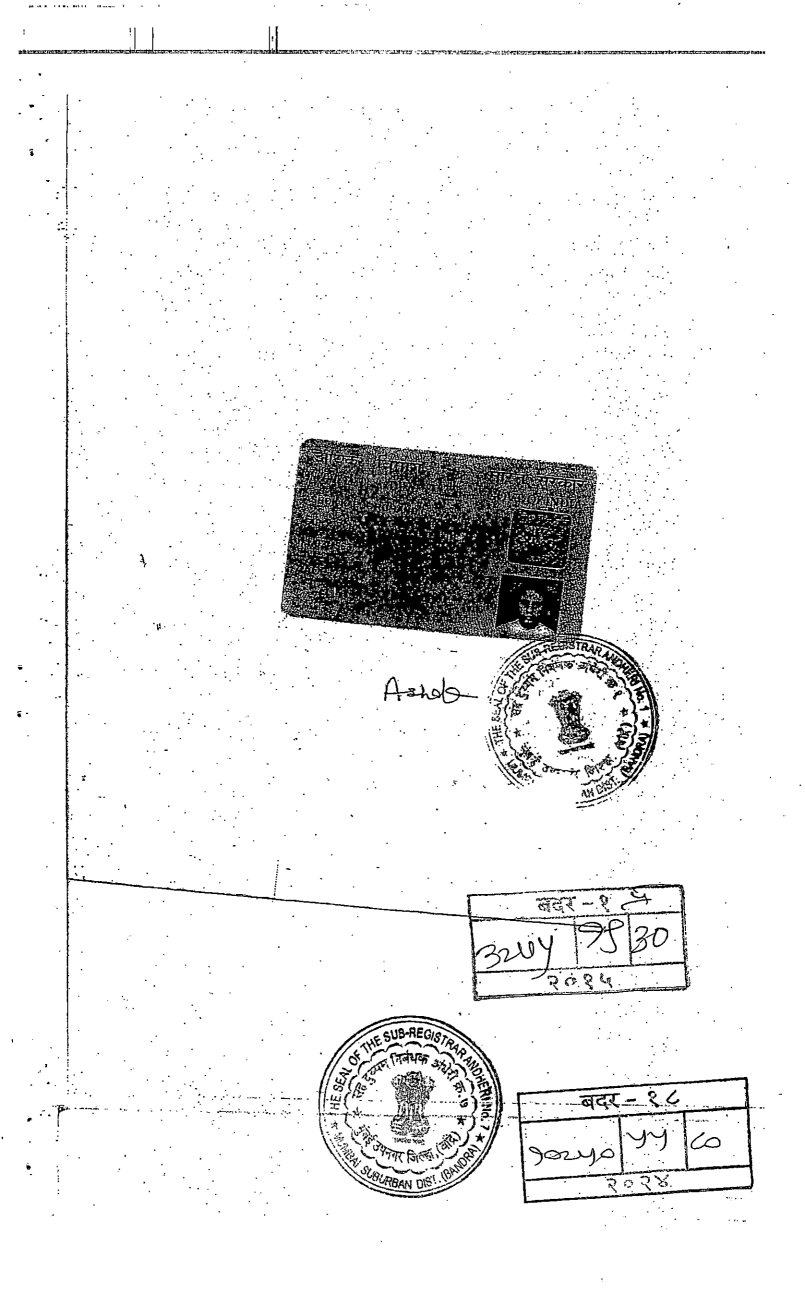
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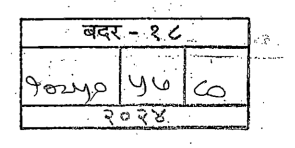
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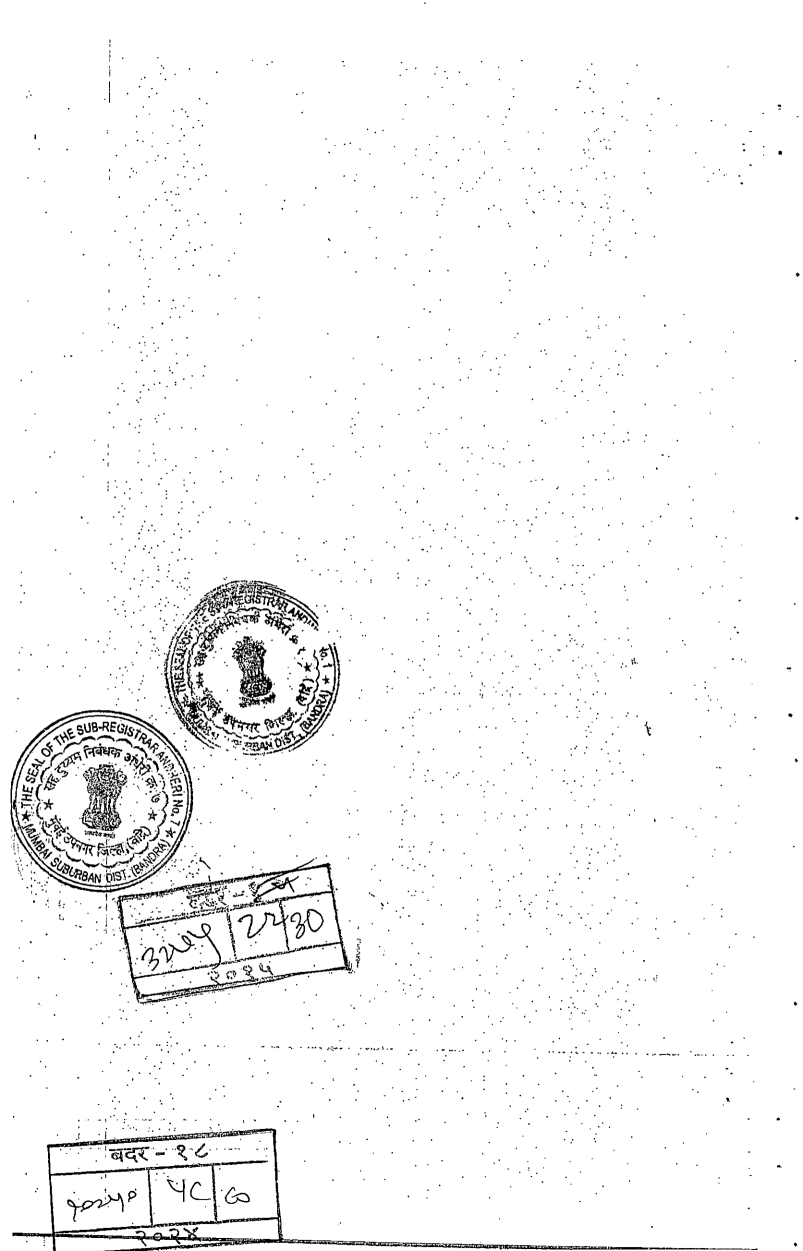
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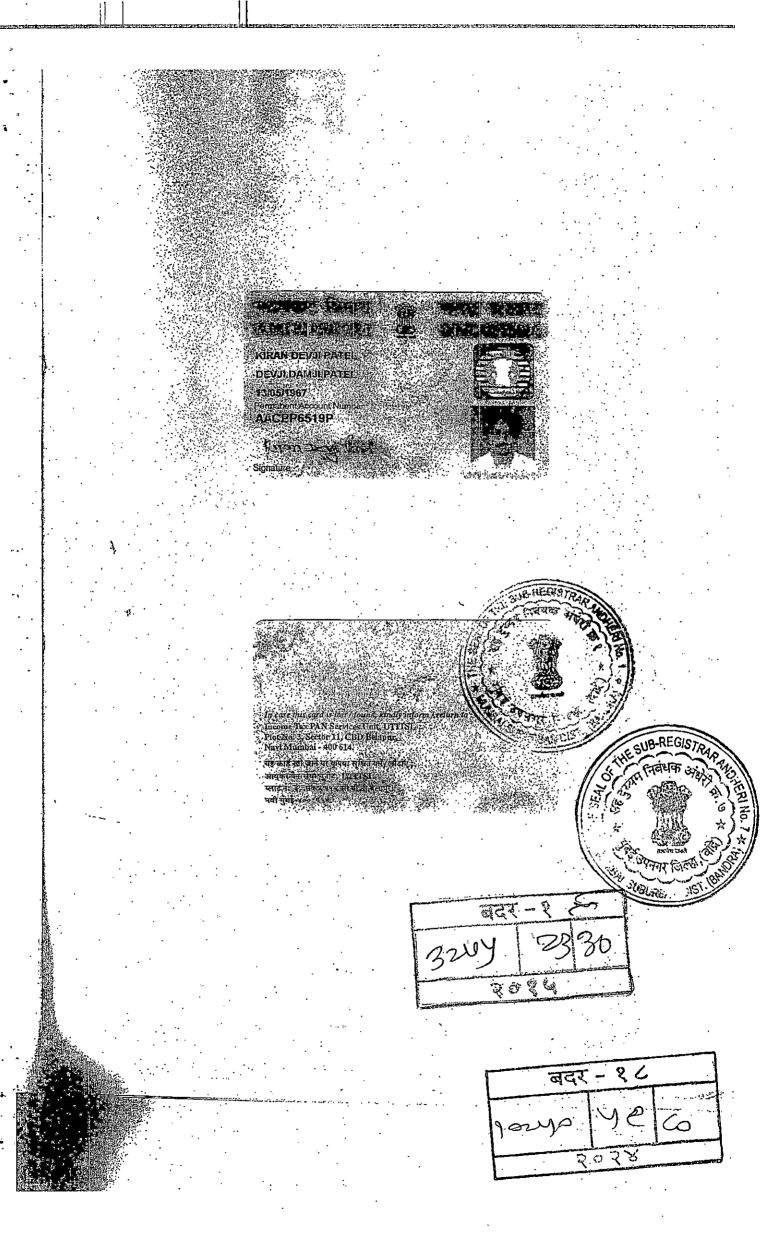
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हस्ताक्षर /SIGNATURE W. V. Botel

COVENNMENTEDENN कृश्यम वसंतलाल गोहेल . Kashyap Vasantlal Gohel जन्म वर्ष / Year of Birth : 1977 भुरुष / Male

2863 8225 4559

आधार — सामान्य माणसाचा अधिकार

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থিলা কা শান *I*FATHER'S NAME VASANTLAL S GOHEL , जन्म तिथि IDATE OF BIRTH . 04-10-1977 Ffor-भाषकर आयुक्त (क

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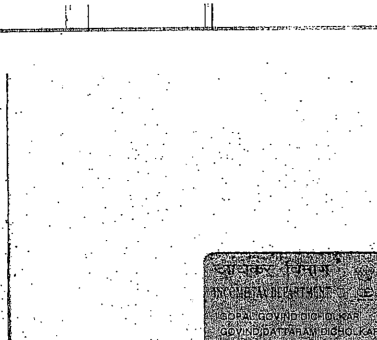
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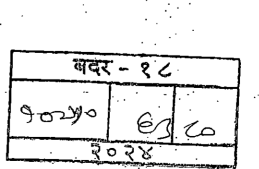
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Summary1 (GoshwaraBhag-1)

दस्त गोषवारा भाग-1 वटरा शुक्तवार,17 एप्रिल 2015 12:46 म.न. दस्त क्रमांक: 3275/2015 दस्त क्रमांक: वदर1 /3275/2015 बाजार मुख्य: रु. 01/-मोबदला: रु. 00/-भरलेले सुद्रांक शुल्क: रु.500/-दु. नि. सह. दु. नि. वदर1 यांचे कार्यालयात पावती दिनांक: 17/04/2015 पावती:4540 अ. क्र. 3275 वर दि.17-04-2015 सादरकरणाराचे नाव: मे- सुपार्श्व इस्टेट चे भागीदार अशोक एम जैन रोजी 12:43 म.नं. वा. हजर केला. **হ.** 100.00 नोंदणी रु. 660.00 पृष्टांची संग दस्त हजर करणाऱ्याची सही: एकुण: 760.00 दुय्यम निबंधक, अंधेरी-1 दुय्यमें निब्रुधक, अंधेरी-1 र्धह<u>् दुर्यम् निर्वधक, अंभेरो क.- १२</u> जार, हुप्यम् निवंधक, अंधेरी क.- १ सुंबई उपनगर जिल्हा दस्ताचा प्रक्रार: कुलमुखत्यारपत्र मुंबई उपनगर जिल्हा. मुद्रांक शुल्क: (48-अ) जेव्हा एकाच संव्यवहाराच्या संबंधात एका किंवा अधिक दस्तऐवजांची नोंदणी करण्याऱ्या एकमेव प्रयोजनासाठी किंवा असे एक किंवा अधिक दस्तऐवज निष्पादित केल्याचे कबूल करण्यासाठी केला असेल तेव्हा शिक्का के. 1 17 / 04 / 2015 12 : 36 : 32 PM ची चेळ: (सादरीकरण) शिक्का क. 2 17 / 04 / 2015 12 : 38 : 59 PM ची. वेळ: (फी) REGISTRA बदर 8. - $\nabla \lambda$ 3210 GE) 95 ଅ୍ଠା ସ୍ୱ बदर 8.6 iSarita v1.3.0 \mathcal{L} Joz مہد BURBAN D 3 :⊂i è

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17/04/20	015 1 09:43 PM	दस्त गोषवारा		:3275/2015
-	क :वदर1/3275/2015 कार :-कुलमुखत्यारपत्र		···	
अनु क्र.	पक्षकाराचे नाव व पत्ता			
1	नाव:मे- सुपार्श्व इस्टेंट चे भागीदार अशोन पत्ता:ऑफिस नं 1100, 11, संगीता इलिप भवन, विलेपार्ले पूर्व, सहकार रोड, हनुमा MAHARASHTRA, MUMBAI, Non Government.	स सरस्वती वय :-48 न रोड, स्वाक्षरी:- -	गर देणार अर्रे प्रमुख	
2	पॅन नंबर: नाव:मे- सुपार्श्व इस्टेट चे भागीदार पृथ्वीर संघवी पत्ता:ऑफिस नं 1100, 11, संगीता इलिप . भवन, विलेपार्ले पूर्व, सहकार रोड, हनुमा MAHARASHTRA, MUMBAI, Non	वॅथ:-48 स सरस्वती स्वाझरी:- न रोड		
•	Government. पॅन नंबर:	La Ser		
3 REGISTRA	नान:मे- सुपार्श्व इस्टेट वे भागीदार राकेश पत्ता:ऑफिस नं 1100, 11, संगीता इलिप क्रम्स, विलेपार्ले पूर्व, सहकार रोड, इनुसा RASHTRA, MUMBAL Non	स.सरस्तती चर्य =40 त.रोड. () स्वासरी		
	पूर्ण मार्ग (NONEA) प्रता पूर्व नेहर गावू से बार्गिय इस्टेट चे भागीतार अशोस			
	पत्तु वृष्ट्रिय न 1100, 11, संगीता इलिप सनब अल्लापाले पूर्व, सहकार रोड, इत्सा WAY RASHTRA, MUMBAI, Non Storemment. पंन नंबर:	स सरस्वती ः वयु :-52 त रोड. ंिस्वाक्षरी -		
5	नाव:मे- सुपार्थ इस्टेट चे भागीदार हरीश पत्ता:ऑफिस नं 1100, 11, संगीतां इलिप भवन, विलेपार्ले पूर्व, सहकार रोड, हनुमा MAHARASHIRA, MUMBAI, Non Government y	स सरस्वतीः वयः -51 न रोड, स्वासरी:-	reamer.	
10° (पिन नंबरः नावस्मे सुपार्श्व इस्टेट चे भागीदार किरण पत्ता:ऑफिस नं 1100,11, संगीता इलिंप	सं सरस्वती [.] जय :-48	गर देणार	
<u>२</u> ०	असन्ते श्वेलेपाले पूर्व, संहेकार रोड, हनुमार MAHARASHTRA, MUMBAI, Non	न रोड. स्वाक्षरी:-	l.	
7	नाव कश्यप डी गोहेल पत्ता:अॅफिस,नं 1100, 11, संगीता इलिप भवन, ति्लेपार्ले पूर्व, सहकार रोड, हनुमान MAHARASHTRA, MUMBAI, Non Government पॅन नंबर:	स सरस्वती ∶होल्डर न रोड. वय :-38	معتبال معند محاد المعند الم	
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वरील दस्तऐवज करन देणार तथाकथीत कुलमुखत्यारपत्र चा दस्त ऐवज करन दिल्याचे कबुल करतात. शिक्वा क.3 ची चेळ:17 / 04 / 2015 12 : 41 : 51 PM बोळख: खासील इसम असे मिवेवीत करताल की ते दस्तऐवज करून देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात <u>अनु</u> पक्षकाराचे नाव व पत्ता क्र छांयाचित्र अंगठ्याच 1 नाव:कूशाग्र - पटेल **व**य:32 पत्ताः श्रेणाऱ्या प्रमाणे पिन कोड:400057 स्वाक्षरी नाव:गोपाळ - डीचोलकर 2 वय:55 पत्ताः घेणाऱ्या प्रमाणे पिन कोड 400057 न्वाक्षरी G-pighollku शिक्का क्र.4 ची वेळ:17 / 04 / 2015 12 : 43 : 57 PM शिक्का क्र.5 ची वेळ:17 / 04 / 2015 12 : 44 : 23 PM नोंदणी पुस्तक 4 मध्ये निवेधक, अंधेरी-1 सह. दुच्यम निबंधक, अंधेरी क.-१ मुंबई उपनगर जिल्ही Payment Details. : ST. Epayment Number Defacement Number 1: MH000247527201516E 0000204455201516 3275 Know Your Rights as Registrants nent for correctness through thumbnail (4 pages on a side) printout after scanning. Verify So ned D ni-CD of scanned document along with original document, immediately after registration. STURAUS For feedback, please write to us at feedback isanita@gmail.com प्रमाणित करणेत येते की, या 🥠 📿 गीने आहेत. वरतामध्ये एकूण.. प्रसाक का. 8/2001- 2/ कमाक 3 210 : RO 8 जर नोंदला दिनाक .. ᢪ᠁ᡰᡶᢆᢪᢝ SUB-REG/S 202 बदर य्यम निवंधक, अंधेरी क.-१ ्रविधन्त 30 मुंबई उपनगर जिल्हा. 0.2.4 Sprita v1.5.0 भूमगर जिल्ल BURBAN DI बदर - '१८ Ø q २०२४ • • • •

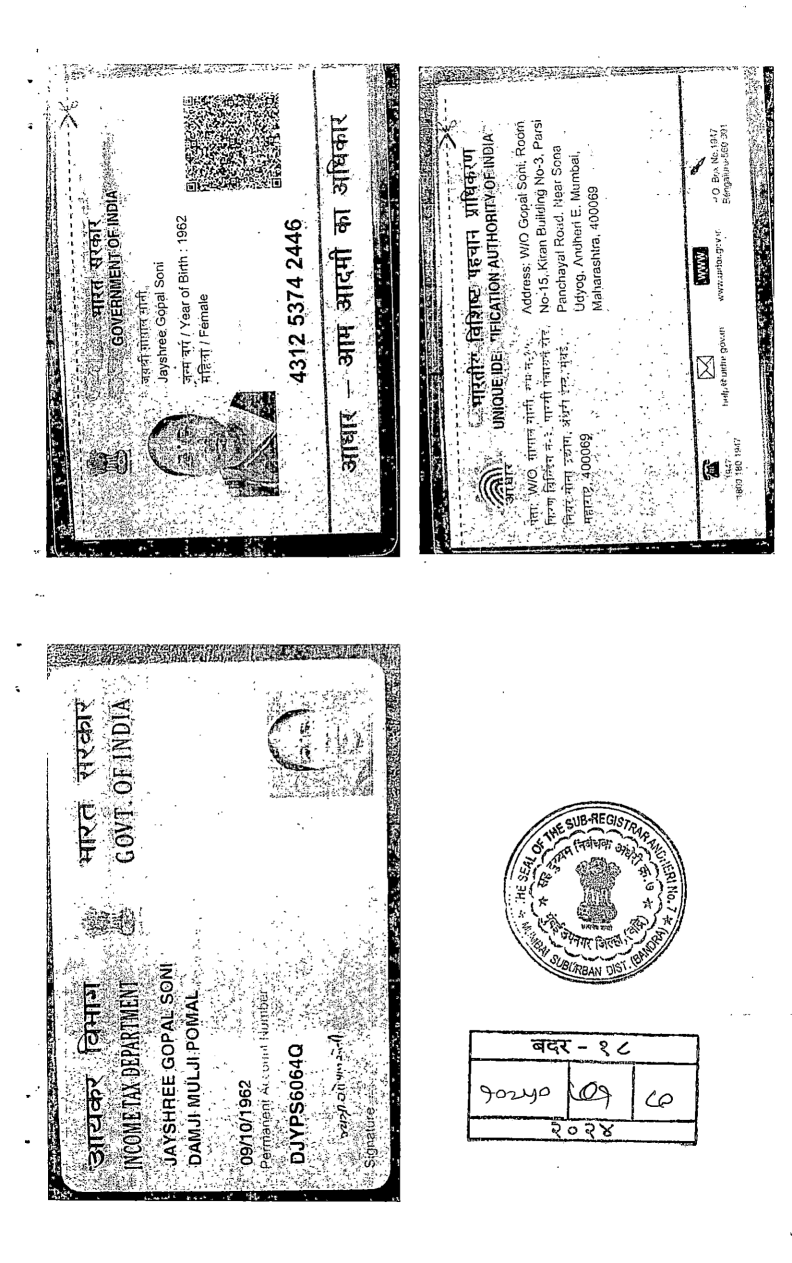
<u> घोषणापत्र</u>

मे कियु हो हेल तिवंधक अंध्रे - न यांच्या कार्यालयात कर हिंदा की हुय्यम निवंधक अंध्रे - न यांच्या कार्यालयात कर हिंदा कर हिंदा या शिर्षकाचा दस्त नोंदणीयाठी साहर करण्यात आला आहं अद्वे खिठ जेन व इ. यांनी दि. <u>1न/4/aois</u> रोजी मला दिलेल्या मला दिलेल्या कुलमुखत्यारपत्राच्या आधारे मी, सदर दस्त नोंदणीस सांदर केला आहे/निष्पादीत करून कबुलीजवाब दिला आहे. सदर कुलमुखत्यारपत्र लिहून देणार यांनी कुलमुखत्यारपत्र रद्द केलेले नाही किंवा कुलमुखत्यारपत्र लिहून देणार व्यक्तींपैकी कोणीही मंयत झालेले नाही किंवा अन्य कोणत्याही कारणामुळे कुलमुखत्यारपत्र रहवातल ठरलेले नाही. सदरचे कुलमुखत्यारपत्र पूर्णपणे वैध असून उपनेवन कृता करण्याम मी पूर्णताः गराम आहे. सदरचे कथन चुकीचे आढळून अल्यास नोंदणी अधिनियम १९०८ म

ETTER: 7/6/2024

अलमुख्याग्पत्रधाग्कात व मही

बदर - १.८ gozijo صک



GOVT OF INDIA भारत रारकार UNIQUE DENTIFICATION AUTHORITY OF INDIA Aadhaar - Aam Aadmi Ka Adhikaar मारतीय विशिष्ट पहचान प्राधिकरण ोपाल सोली, रुम न.१५, किरण बिल्डिंग, पारसी पंचायत रोड., जिंअर सोला पूर्व, मुर्वेवई, महाराष्ट्र, 400069 ر Address, S/O Gopal Soni, Room No. 15, Kiran Building., Parsi Panchayat Road ، المعاد المعادية المعاد GOPALBHAI BHAILALBHAI SON **NCOMETAX DEPARTMENT** NIKHIL GOPAL BHAI SONI आयकर विमाग Permanent Account Number **Rep** CSUPS8205H 12/05/1990 मता S/O اه بسابال Sighature आधार - आम आदमी का अधिकार **GOVERNMENTEOFINDIA** 5128 6246 5033 111 <u>भारत</u>े सरकार ਰਿੰਦਸ਼ ਰਥੇ / Year of Birth : 1990 निखिल गोपाल सोनी Nikhil Gopal Soni पुरुष / Male १८ बदर 62 Ċo 20 28

GOVT. OF INDIA मारत सरकार आधार – आम आदमी का अधिकार 244 COVERNMENT OF INDIA सन्म वर्षे / Year of Birth 1959 के किंग्रे मारते मारकार 6064 9620 9302 BHAILALBHAI PREMGIBHAI SONI Gopal Bhailat Soni नॉमाल भाउँलाव नंगनी INCOMETAX DEPARTMENT GOPAL BHAILALBHAI SONI PTT / Male जायकर विभाग Permanent Account Number. **CSUPS8206E** CLX ON IN 02/05/1959 nature Address: S/O Bhailal Soni. Room No-15, Kiran Building No-3, 2nd Mumbai, Maharashtra 400069 UNIQUE IDENTIFICATION AUTHORITY OF INDIA P.O. Box Par 1917 Benzelur Abr 675 Near Sona Udyog. Andheri E. Floor. Parsi Panvhayat Road, भारतीय विशिष्ट पहचान प्राधिकरण www.uidai gov in पन्तर्ह S/O भाईलाज सोती, रुम नै-१५, बिरूण विल्हिय न-३, २ फकोन, पाग्सी <u> पंन्हायनं रोड़, नियर संाता दद्योग</u>, अंधेगी herp w uidal.gov.m . मंबई, महानाष्ट्र: 400069 १८ बदर -(500, 201, 347) 6 gozyo Ş o

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दम्नाचा प्रकार: करारनामा

मुद्रांक शुल्क: (एक) कोणत्याही महानगरपालिकेच्या हद्दीत किंवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत किंवा उप-खंड (दोन) मध्ये नमुद न केलेल्या कोणत्याही नागरी क्षेत्रात

शिक्का क्रं. 1 07 / 06 / 2024 11 : 40 : 34 AM ची वेळ: (मादरीकरण)

शिक्का के. 2 07 / 06 / 2024 11 : 41 : 30 AM ची वेळ: (फी)

प्रतिज्ञापत्र

सदर दसाऐकज हा नोदणी कायदा १९०८ अंतर्गत असलेल्या तरतुदीनुसार नोंदणीस दाखल केलेला आहे. दस्तातील संपूर्ण मंडकूर निष्पादक व्यक्ती, साक्षीकार व सोबत जोडलेल्या कागदपत्रांची सत्यवा तपासली आहे. वस्ताची सत्यता, वैधता कायदेशीर बाबीसाठी दस्त निष्पादक व कनुलीबारक हे संपूर्णपणे जबाबदार राहतील.

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(4) भू-मापन,पोटहिस्मा व घरक्रमांक(अमल्यास) ,	डमारतीचे नाव: संदरलाल भट्टवाडी को-ऑप हौ से	र्यन :सदनिका नं: सदनिका नं वी-402, माळा नं: 4 था मजला, i ली,विंग वी, व्लॉक नं: अंधेरी पूर्व,मुंवई 400069. रोड : मोगरा((C.T.S. Number : 133/1, 133/1-1 to 67 :))
(5) क्षेत्रफळ	1) 36.02 चौ.मीटर	
(6)आकारणी किंवा जुडी देण्यान असेल नेव्हा.		
(7) दम्नऐवज करुन देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुभुनामा किंवा आदेश असल्यास,प्रनिवादिचे नाव व पत्ता.	1): नाव:-मेसर्स सुपार्श्व इस्टेट चे भागीदार अशोक । प्लॉट नं: 1100, माळा नं: -, इमारतीचे नाव: संगीत , महाराष्ट्र, मुंबई. पिन कोड:-400057 पॅन नं:-ABI	एम जैन गांच्या नर्फे मुखत्यार कश्यप गोहेल वय:-47; पना:- n मुल्लिप्स, ब्लॉक नं: विलेपार्ले पूर्व, मुंबई, रोड नं: सहकार रोड UFS1154N
(8)दम्नण्वज करून घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता	नं 3, व्लॉक नं: अंधेरी पूर्व, मुंबई, रोड नं: पारमी पं कोड:-400069 पॅन नं:-DJYPS6064Q 2): नाव:-निखिल गोपाल सोनी वय:-33; पत्ता:-प्ल नं 3, व्लॉक नं: अंधेरी पूर्व, मुंबई, रोड नं: पारमी पं कोड:-400069 पॅन नं:-CSUPS8205H 3): नाव:-गोपाल भाईलाल सोनी वय:-65; पत्ता:-प	ट नं: रूम नं 15 , माळा नं: -, इमारनीच नाव: किरण विल्हिंग रंचायन रोड, मोना उद्योग जवळ, महाराष्ट्र, मुंबई. ािन ॉट नं: रूम नं 15 , माळा नं: -, इमारनीचे नाव: किरण विल्हिंग रंचायन रोड, मोना उद्योग जवळ, महाराष्ट्र, मुंबई. ािन लॉट नं: रूम नं 15 , माळा नं: -, इमारनीचे नाव: किरण पारमी पंचायन रोड, मोना उद्योग जवळ, महाराष्ट्र, मुंबई.
(9) दस्तएवज करुन दिल्याचा दिनांक	07/06/2024	
(10)दस्त नादणी कल्याचा दिनांक	07/06/2024	
(11)अनुक्रमांक,खंड व पृष्ठ	10250/2024	
(12)वाजारभावाप्रमाण मुद्राक शुल्क	330000	
(13)वाजारभावाप्रमाणे नोदणी शुल्क	30000	· ·
(14)शेग 		·

मुल्यांकनासाठी विचारात घेतलला तपशील:-:

मुद्रांक शुल्क आकारताता निवडलेला अनुच्छेद :- (i) within the limits of any Municipal Corporation or any Cantonment area annexed to it. :



दस्तासोबत सूची के. 11 खरी प्रत

्सह. डुय्यम निबंधक, अंधेरी क्र. 🕸 सुंधई उपनगर जिल्हा.

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6/7/24, 11:55 AM

Payment Details

sr	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used At	Deface Number	Deface Date
1	JAYSHREE GOPAL SONI AND OTHERS	eChallan	69103332024060615690	MH003141959202425E	330000.00	SD	0001756072202425	07/06/2024
2		DHC		0624060810990	1600	RF	0624060810990D	07/06/2024
3	JAYSHREE GOPAL SONI AND OTHERS	eChallan		MH003141959202425E	30000	RF	0001756072202425	07/06/2024

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