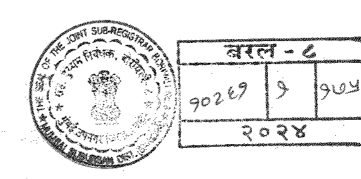
			(शहरी क्षेत्र - बांधीव)	· · · · · · · · · · · · · · · · · · ·	
Zaluanon II)	2024062638				26 June 2024.01 15 36 PM
मूल्यांकनाचे वर्ष जिल्हा मूल्य विभाग उप मूल्य विभाग सर्व्हें नंबर ान भू, क्रमांक	सि.टी.एस. नंबर#50	वातील सर्व भिळकती (मा	लाड मार्वे मार्ग खाडी ते मालव	वणी चर्च सोडुन ।	,
वार्षिक मूल्य दर तक्त्यानुसार म् खुली जमीन निवार 45300 1061	प्री सदनिका	कार्यालय 122090	दुकाने 32710 -	औद्योगीक 1061 70	मोजमापनाचे एकक चोरस मीटर
बांधीव क्षेत्राची माहिती बांधकाम क्षेत्र(Bull Up)- - बांधकामाचे वर्गीकरण- - उद्ववाहन सुविधा-	64 92 चौरस मीटर 1-आर सी सी आहे	मिळकतीचा वापर- मिळकतीचे वय- मजला -	निवासी सदिनिका o to 2वर्ष 11th floor To 20th floor	मिळकतीचा प्रकार- बांधकामाचा दर -	बांधीव Rs 302500
प्रकल्पाचे क्षेत्र- Sale Type - First Sale Sale:Resale of built up Prope	Above 2 hector rty constructed after	रस्ता सन्मुख - circular dt.02/01/2018			
सूत्र) प्रकल्पाचे क्षेत्रानुसार दर		ः ((मिळकतीचा प्रति चै	सीटर मूल्यदर) * 105 %)		
प्रकल्पाचे क्षेत्रानुसार		निवासी सदनिका करीत	प्रती ची. मीटर दर - ks 111	1478 \$/-	
मजला निहाय घट वाढ		= 140% apply to rate= 1	Rs.122626/-		
घसा-यानुसार मिळकतीचा प्रॉ	ते चौ. मीटर मूल्यदर	=(((वार्षिक मूल्यदर	- खुल्पा जमिनीचा दर) * यसा-	यानुसार टक्केवारी ⊬ खुल्या ज	मिनीचा दर)
		= ((1226264) = Rs.122626/-	5300) * (100 / 100)):453		
🐧 मुख्य मिळकतीचे मृत्य		= वरील प्रमाणे मूल्य दर १ = 122626 * 64 92 = Rs 7960879.927-	मिळकतीचे क्षेत्र		<i>:</i>
E) बंदिस्त वाहन तळाचे क्षेत्र बंदिस्त वाहन तळाचे मूल्य	-	13 94चौरस मीटर = 13.94 * (111478.5 * = Rs.388500.85/-	25/100 j		AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
Applicable Rules	= ,5 3 {_10,4,16				
एकत्रित अंतिम मूल्य	मुख्य मिळकतीर तळाचे मृत्य - खुल	। मृत्य - तळघराचे मृत्य - मेझॅन ॥ जिमनीवरील वाहन तळाचे मृ	॥ईन मजला क्षेत्र मृत्य - लगतच्या ग ल्य - इमारती भावतीच्या खुल्या जा	(जीचे मून्य - वरील गन्धीये मूल्य गेर्च मून्य - बीदस्त बाल्कली - मेर्च	- बंदिस्त वाहन र्गिकल वाहनराज
		D * E * F + G + H + F			·
	± 7960879 92	+ 0 + 0 + 0 + 388500,83	(+(1+()+1)+()+()		
	#Rs 8349380 1	75:_		*	Annton

सह. दुय्यम निबंधक, बोरीवली - ८, मुंबई उपनगर जिल्हा





CHALLAN MTR Form Number-6



GRN MH003663363202425E BARCODE			III Date	e 17/06/2024-10:3	4:26	Form	ID 25	5.2	
Department Inspector General Of Registration				Payer Detai	ls				
Stamp Duly		TAX ID / TAN	l (If Any)						
Type of Payment Registration Fee		PAN No.(If A	oplicable)	AUMPS5930K	Marie Constitution of the				
Office Name BRL 8_JT SUB REGISTRAR BORIVALI 8	}	Full Name		SATISH KUMAR S	INGH			***************************************	
Location MUMBAI									
Year 2024-2025 One Time		Flat/Block N	o.	Flat No. 1604, O W	/ing. 1	l6th F	loor, Marir	a Enc	lave
Account Head Details	Amount in Rs.	Premises/Br	uilding						
0030045501 Stamp Duty	847000.00	Road/Street		CTS No. 507 Villa Malad West	age N	đalvar	ni, Off Ma	rvey F	toad,
0030063301 Registration Fee	30000,00	Area/Localit	ty	Mumbai					
		Town/City/D	istrict						
		PIN			4	0	0 0	9	5
***************************************		Remarks (If	Any)		·······				
		PAN2≃AAFF	G7859Q-	SecondPartyName	-GUR	UKRI	UPA DE	/ELOF	'ERS
		D N NAGAR		Τ					exert.
		14/20							
877000.00				9024	9		2] ?	Yoq	
		12.	Eight La	kin Seventy Seven	Thous			Vanas essere	
Total	8,77,000.00	Worker		// L	~	0 1			,
Payment Details STATE BANK OF INDIA			F	OR USE IN RECEI	VING	BAN	к		
Cheque-DD Details		Bank CIN	Ref. No.	0004057202406	1724	513	K0CUJHB	X0	
Cheque/DD No.		Bank Date	RBI Date	17/06/2024-10:4	0:08	1	18/06/2024		
Name of Bank		Bank-Branc	h	STATE BANK O	F INE)IA			
Name of Branch		Scroll No. ,	Date	170 . 18/06/2024	4				
Dan-dan-drift's		1			8.60.60	ile No		82945	0600

Department ID: Mobile No.: 8294586892 NOTE: This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. राहर नहार केवल कुराम शिवाक कार्यालक्षात तोवणी करावराज्य दस्ताराही राम्यु आहे. जीवणी व करावराहित करवाराही राहर नाम नाम

Signature Not Verified

Charles the Land Barbarba

		·····			
Sr. N	***************************************	Defacement No.	Defacement Date	Userid	Defacement Amount
1	(iS)-516-10261	0002286374202425	26/06/2024-13:50:02	IGR557	30000.00
2	(iS)-516-10261	0002286374202425	26/06/2024-13:50:02	IGR557	847000.00
			Total Defacement Amount		8,77,000,00



Receipt of Document Handling Charges

PRN

0624253006413

Receipt Date

26/06/2024

Received from SATISH KUMAR SINGH, Mobile number 9769933284, an amount of Rs.2000/-, towards Document Handling Charges for the Document to be registered on Document No. 10261 dated 26/06/2024 at the Sub Registrar office Joint S.R. Borivali 8 of the District Mumbai Sub-urban District.

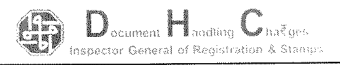
✓ DEFACED ₹ 2000 OEFACED

Payment Details

-	Bank Name	SBIN	Payment Date	25/06/2024
****	Bank CIN	10004152024062506066	REF No.	417788252177
-	Deface No	0624253006413D	Deface Date	26/06/2024

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





Receipt of Document Handling Charges

PRN 0624256706509 **Receipt Date** 26/06/2024

DEFACED

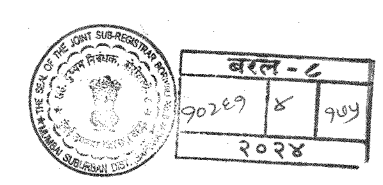
Received from SATISH KUMAR SINGH, Mobile number 9769933284, an amount of Rs.1500/-, towards Document Handling Charges for the Document to be registered on Document No. 10261 dated 26/06/2024 at the Sub Registrar office Joint S.R. Borivali 8 of the District Mumbai Sub-urban District.

Pa

	Control	X.	1500
yment Details	 \	 ZDE	FACEQ
iyineni betans		"Classical Philipsical	Kanan and Shirt Strategy and

	Bank Name	SBIN	Payment Date	25/06/2024
•••	Bank CIN	10004152024062506155	REF No.	417788252422
-	Deface No	0624256706509D	Deface Date	26/06/2024

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





CHALLAN MTR Form Number-6



GRN MH003663363202425E BARCODE			III Date	• 17/06/2024-10:3	4:26	Form	ı ID	25.2	
Department Inspector General Of Registration				Payer Detai	ls				
Stamp Duty		TAX ID / TAI	N (If Any)						
Type of Payment Registration Fee		PAN No.(If A	pplicable)	AUMPS5930K		•••••	*****		
Office Name BRL 8_JT SUB REGISTRAR BORIVALI 8		Full Name		SATISH KUMAR S	SINGH	•			
Location MUMBAI									
Year 2024-2025 One Time		Flat/Block N	lo.	Flat No. 1604, O V	√ing, 1	6th F	loor, Ma	arina En	ciave
Account Head Details	Amount In Rs.	Premises/B	uilding						
0030045501 Stamp Duty	847000.00	Road/Street		CTS No. 507 Villa Malad West	age M	alvar	ni, Off N	Marvey (Road,
0030063301 Registration Fee	30000.00	Area/Locali	ty	Mumbai					
		Town/City/[District						
		PIN			4	0	0	0 9	5
		Remarks (If	Any)						
		PAN2=AAFf	=G7859Q~	SecondPartyName:	=GURI	UKRI	JPA D	EVELO	PERS
1444		D N NAGAR	PROJEC	r~					
	1								
		Amount In	Eight La	kh Seventy Seven	Thousa	and R	Rupees (Only	
Total	8,77,000.00	Words							
Payment Details STATE BANK OF INDIA			F	OR USE IN RECEI	VING E	BAN	<		
Cheque-DD Details	·····	Bank CIN	Ref. No.	0004057202406	17245	13	K0CUJH	(BXO	
Cheque/DD No.		Bank Date	RBI Date	17/06/2024-10:2	4:40	N	Not Verifi	led with	RBI
Name of Bank		Bank-Branc	h	STATE BANK O	F IND	iA			
Name of Branch		Scroil No.,	Date	Not Verified with	n Scrol				

Department ID : Mobile No. : 8294586892 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवल दुय्यम निबंधक कार्यालयात नोदणी करावयाच्या दस्तासाठी लागु आहे . नोदंणी न करावयाच्या दस्तासाठी सदर चलन लागु नाही .

Grigg Sonal Chaya

<u>4</u>09



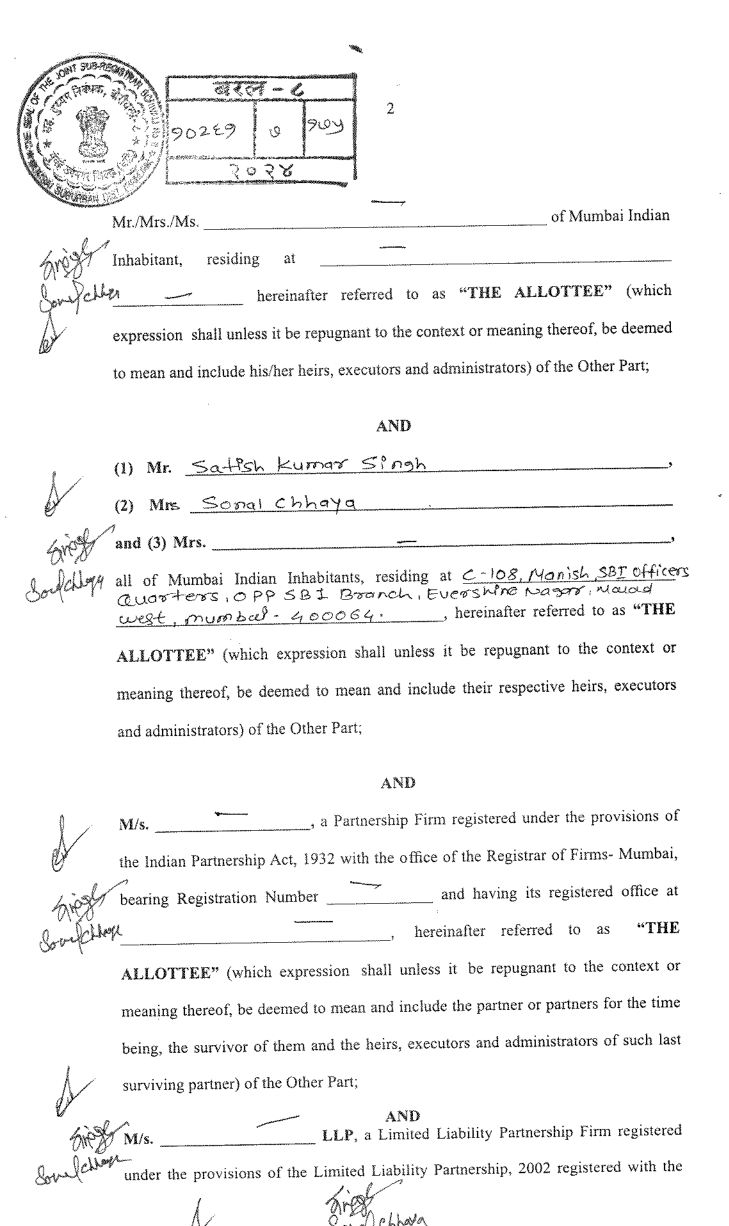
AGREEMENT FOR SALE

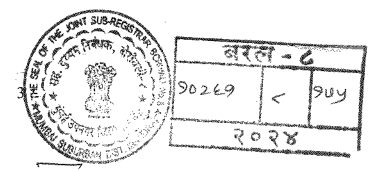
THIS AGREEMENT FOR SALE made at Mumbai this ______ day of _______, 2024;

BETWEEN

M/S. GURUKRUPA DEVELOPERS (D. N. Nagar Project), a partnership firm registered under the provisions of Indian Partnership Act, 1932 having its registered office at A 205 Western Edge II, Be hind Metro Mall, Off Western Express Highway, Borivali (E), Mumbai - 400 066 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 the partner or partners of the said firm for the time being the survivor or survivors of them and their heirs, executors and administrators of the last surviving partner and its assigns) of the One Part;

Soul char





Registrar of Companies bearing CIN ______ and having its registered ______, hereinafter ______, hereinafter ______, hereinafter ______, to the context or meaning thereof, be deemed to mean and include the partner or partners for the time being, the survivor of them and the heirs, executors and administrators of such last surviving partner) of the Other Part;

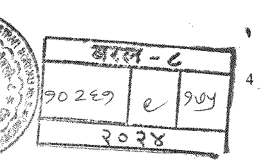
AND

			Pvt. Ltd. a	Company regis	tered under the	provisions of
	Companies Act,	1956 beari	ng CIN		_, and having	its registered
, "	office at					, hereinafter
7~5 3/V	referred to as "T	THE ALLO	TTEE" (wh	ich expression	shall unless i	t be repugnant
	to the context or	meaning the	ereof, be dee	med to mean a	and include its	successors and
	assigns) of the O	ther Part;				

WHEREAS:

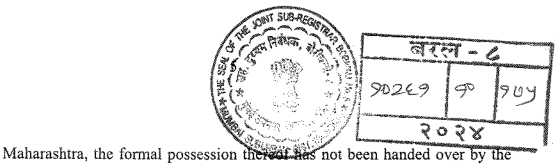
(a) The Government of Maharashtra granted occupancy rights as Occupants Class II in respect of all that piece or parcel of land situate lying and being at Village Malvani, Malad, Taluka – Borivali, Mumbai, bearing Survey No. 44, Hissa No.1 and corresponding C.T.S. No. 507 of Village Malvani – Malad admeasuring 11 Acres and 2 Gunthas equivalent to 44,718 sq. Mtrs., in the Registration Sub-District and District Mumbai City and Mumbai suburban, which property is more particularly described in the Schedule annexed hereto and marked as ANNEXURE- "A" and delineated with red colour boundary line on the plan annexed hereto and marked as ANNEXURE- "B" (for the sake of brevity and convenience hereinafter referred to as "the said larger Property") unto Smt. Vatsala Baliram Vaity alias Koli, Smt. Bhanubai

of Soulchy



Jagannath Vaity alias Koli, Smt. Shubhangi Janak Shah Nee Shubhangi Jagannath Vaity alias Koli with the consent, confirmation and knowledge of Smt. Zilubai Laxman Koli by executing an Agreement on 19th September, 2009 which is registered with the office of the Sub-Registrar of Assurances at Borivali No.5 under Sr. No. BDR-11/10524/2009; on the terms and conditions set out therein.

- In furtherance of the said Agreement dated 19th September, 2009, the (b) Promoter herein, therein referred to as "the Grantee" and duly confirmed by Smt. Vatsala Baliram Vaity alias Koli, Smt. Bhanubai Jagannath Vaity alias Koli, Smt. Shubhangi Janak Shah Nee Shubhangi Jagannath Vaity alias Koli by they having joining in the execution thereof; executed Agreement on 22nd February, 2011; in the presence of the Collector, Mumbai Suburban District, which is duly registered with the office of the Sub-Registrar of Assurances at Borivali No. 3 under Sr. No. BDR-6/2139/2011 in respect of an area admeasuring 44,718 Sq. Mtrs. equivalent to 53,482 sq. yds.. On 21st April 2012 The Collector M.S.D. issued an area rectification order thereby rectifying the area from 41,390.10 Sq. Mtrs. to 42,474 Sq. Mtrs. of which formal collective possession has been handed over to the Promoter on .31st July, 2012. On 12th July, 2018 the Collector M.S.D. issued an further area rectification order thereby rectifying the area from 42,474 Sq. Mtrs. to 44,056.80 Sq. Mtrs. of which formal possession has been handed over to the Promoter on 3rd August, 2018.
- (c) The Promoter has informed the Allottee that although the Promoter is in actual and physical possession of an area admeasuring 661.20 Sq. Mtrs forming part of the said larger property the rectification in respect of the said 661.20 Sq. Mtrs not having been completed by the Government of

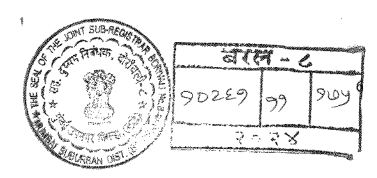


Government to the Promoter. The Promoter herein is in process of obtaining the area rectification and development permission of the balance portion admeasuring 661.20 Sq. Meters forming part of the said larger property and as and when the said permission is obtained/granted the Promoter shall be entitled to utilize the FSI and/ or TDR/FSI and / or Compensatory Fungible FSI of such balance portion as per the plan as may be sanctioned in respect thereof, (with such variation as may be sanctioned from time to time) on any portion of the said larger property.

- (d) The Promoter has informed the Allottee that out of the area admeasuring 44,056.80 Sq. Mtrs. the Promoter has handed over an area admeasuring 574.80 Sq. Mtrs for Road set back area and area admeasuring 2,109.66 Sq. Mtrs towards amenities (Government office reservation) space to the Competent Authority. The Collector MSD by an Order dated 2nd August, 2021 has amalgamated /sub-divided the area admeasuring 44056.80 Sq. Mtrs. and the Revenue City Survey Numbers are re-numbered as 507/A1, 507/A2 and 507C admeasuring 41372.30 Sq Mtrs., 574.80 Sq Mtrs. and 2109.66 Sq. Mtrs. respectively. In the premises, the Promoter is in possession of an area admeasuring 41,372.30 Sq. Mtrs which area is more particularly described in the schedule annexed hereto and marked as ANNEXURE- "C" and delineated with red colour boundary line on the plan annexed hereto and marked as ANNEXURE- "D" (for the sake of brevity and convenience hereinafter referred to as "the said property").
- (e) The Promoter has informed the Allottee that by an order dated 12th August, 2021 The Collector, MSD has converted tenure of the said property from Class - II to Class - I.

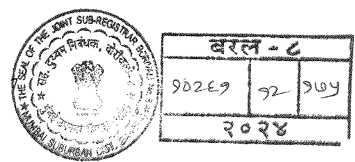
A

Soulder



- office of the Sub-Registrar of Assurances at Borivali under Sr. No. BRL-3/652/2013 on 31st January, 2013 executed between M/s. Abhigna Enterprises, therein referred to as "the Grantors" and the Promoter herein, therein referred to as "the Grantees"; the Grantors therein granted unto the Grantees therein in perpetuity a right of way and access over a portion of their property, to enable the Grantees to have right of way / access road unto the said larger property and/or any other adjacent property/properties which may be acquired by the Grantees thereafter for the consideration and on the terms and conditions set out therein.
- g) By an Indenture of Right of Way dated 31st January, 2013, registered with the office of the Sub-Registrar of Assurances at Borivali under Sr. No. BRL-3/653/2013 on 31st January, 2013 executed between Monika Philip Gracias & 31 Others, therein referred to as "the Grantors" and the Promoter herein, therein referred to as "the Grantees"; the Grantors therein granted unto the Grantees therein in perpetuity a right of way and access over a portion of their property, to enable the Grantees to have right of way / access road unto the said larger property and/or any other adjacent property/properties which may be acquired by the Grantees thereafter for the consideration and on the terms and conditions set out therein.
- ("MCGM") and have got the layout plans in respect of an area admeasuring 44,056.80 sq. mtrs. equivalent to 52,691.93 sq. yds. forming part of the said larger property sanctioned under No. CHE/ 1280/BP/(WS)/AP/LOP dated 24th February, 2020 for construction of a building comprising of 18 Wings

of Griefer



numbered as Wings A to R, and Kinder garten School; together with common infrastructural facilities for the benefit of all the Wings A to R and Kindergarten school to be constructed by the Promoter on a portion of 44,056.80 sq. mtrs. equivalent to 52,691.93 Sq. yards forming part of the said larger property as shown on the plan.

- (i) The Promoter has constructed and completed the construction of the Wings A to N each wing consisting of basement plus ground floor stilt plus first floor podium and 2nd to 23rd upper floors, club house and Parking Tower; above the club house shown with Light Purple colour wash on the plan annexed hereto and marked as ANNEXURE- "E" hereto; in aggregate consuming 77,354.41 Sq. Mtrs. of FSI, consisting of inherent FSI, additional FSI on payment of premium, TDR/FSI and compensatory fungible FSI in respect whereof the Occupation certificate has been issued by the MCGM. (For the sake of brevity and convenience hereinafter referred to as "the Existing Wings").
- (j) (i) The Promoter proposes to construct Wing "O" consisting of Basement plus Ground Floor Stilt, plus First Floor Podium Stilt and Open area and 2nd to 23rd Upper Floor Residence and Wing "P" consisting of Basement plus Part Ground Floor and Part Ground Floor Stilt Plus First Floor Podium stilt and open area and 2nd to 23rd Upper floor Residence and Wing "Q" consisting of Basement plus Ground Floor Stilt plus First Floor Podium, Stilt and Open area and above from 1st Floor to 35th upper Residential floor and Wing "R" consisting of Basement plus Part Ground Floor Kindergarten School and Part Ground Floor Stilt, plus First Floor Podium Stilt and Open area and above from 1st floor to 35th Upper Residential floor or more upper

of Singer



floors in aggregate consuming 39,651.34 Sq. Mtrs. of FSI, consisting of inherent FSI, additional FSI on payment of premium, TDR/FSI and compensatory fungible FSI. The Promoter has informed the Allottee that even after consuming 11,7005.75 Sq. Mtrs. of FSI, additional FSI on payment of premium, TDR/FSI and compensatory fungible FSI and/or any other F.S.I as may be permissible under Development Control Regulations for Greater Mumbai in construction of the Existing Wings "A" to "N", Club house, and proposed Kindergarten school area and proposed Wings "O" to "R" the area admeasuring 1323.20 Sq. Mtrs. of FSI of the said property and/or said larger property remains unutilized, which shall belong to the Promoter and the Promoter shall be entitled to utilize the same on any part of the said larger property and / or on any adjacent property/properties as may be permissible in law. Under Development Control Regulation, 1991 and/or notification/s issued from time to time and/or replacement thereof and /or Development Control Promotion Regulation of Greater Mumbai 2034 the Promoter is entitled to load TDR/FSI, compensatory fungible FSI and/or premium FSI and /or additional F.S.I (by whatever nomenclature called) which the Promoter is in process of purchasing/acquiring and/or would be entitled to purchase/acquire and thereafter will be loading/utilizing the same on Wings "O" to "R" or any of them and/or on more wings as maybe sanctioned by the MCGM.

(ii) The Existing Wings "A" to "N", the club house and above Parking

Tower and the proposed Wings "O" to "R", Kindergarten school

alongwith all the common infrastructural facilities to be constructed

A with cury



by the Promoter on the said property or the said larger property (as the case may be) shall be known as "Marina Enclave".

- (k) (i) The Promoter is in process of obtaining the development permission from the Collector M.S.D. in respect of an area of the balance portion of land admeasuring 661.20 Sq. Meters forming part of the said larger property and as and when permission will be granted by M.C.G.M. to utilize balance F.S.I., and/or T.D.R. /F.S.I of the land admeasuring 662 Sq. meters forming part of the said property. In aggregate total land area admeasuring 1323.20 Sq.meters, which is shown in red colour wash on the plan as future development annexed hereto and marked as Annexure- E. The Promoter shall be entitled to utilize the F.S.I. and/or T.D.R./F.S.I. and/or compensatory Fungible F.S.I of said balance portion of Land and also said balance F.S.I, T.D.R./F.S.I. as per the plan as may be sanctioned in respect thereof, (with such variation as may be sanctioned from time to time); on portion of the said property and/or on the portion of the said larger property as the case may be.
 - (ii) The Promoter has completed and is in process of constructing Wings
 "J" to "R" and the common infrastructural facilities and future
 development of balance land in the following phases:
 - (i) Wings J, K and L

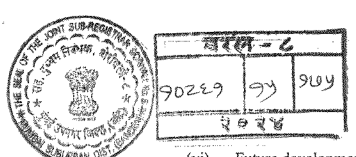
- First phase (Completed)
- (ii) Wings M, N and Parking Tower
- Second phase (Completed)

(iii) Wings O and P

- Third phase
- (iv) Wings Q, R, and Kinderg arten School Fourth phase
- (v) Common infrastructural facilities

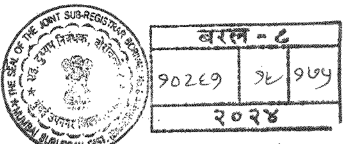
- Fifth phase

of Sovelchlorn



- (vi) Future development of balance landadmeasuring 1323.20 Sq. Mtrs. Sixth phase
- (I) (i) Intimation of Disapproval (I.O.D.) bearing No. CHE/A-0330 / BP(WS)/ AP dated 14th May,2013, and amended approval dated: 23rd February, 2018, 27th July 2018, 2nd November, 2020 and 31st March 2021 and Commencement Certificate bearing No. CHE/A-0330/BP(WS)/AP dated 10thJanuary, 2014, 10th August, 2018, 23rd January,2019 and 12th February, 2020 in respect of Wings "O" & "P" a photocopy whereof is annexed hereto and marked as ANNEXURE-"F" (Collectively) and ANNEXURE- "G" (Collectively) respectively.
 - (ii) Intimation Disapproval (I.O.D.) bearing No. CHE/A-0330/BP(WS)/AP dated 14th May, 2013 and amended approval dated: 23rd February, 2018, 27th July 2018, 2nd November, 2020 and 31st March, 2021 and Commencement Certificate bearing No. CHE/A-0330/BP(WS)/AP dated 10th January,2014 and 26th March, 2018, 10th August 2018 and 11th November 2020 in respect of Wings Q and R; photocopy whereof is annexed hereto and marked as "ANNEXURE-"**II**" (Collectively) and ANNEXURE-66 **Y** 37 (Collectively) respectively.
- (M) The Promoter has inter-alia also obtained the requisite permissions /sanctions from the Government of India, Ministry of Environment and Forests, Maharashtra Pollution Control Board, Maharashtra Coastal Zone Management Authority (MCZMA) etc. for development of the said property, the terms and conditions whereof have been made aware by the Promoter to

d mighter

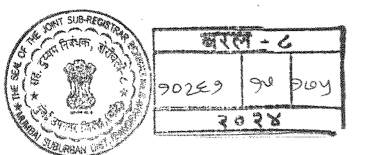


the Allottee; which the Allottee doth he admits, acknowledges and confirms.

- (N) It is clarified and the Allottee is hereby specifically put to notice that the construction of Wings "O" and "P" is registered as "Real Estate Project" as required to be defined under Real Estate (Regulation & Development) Act, 2016 ("the said Act") to be completed in the IIIrd (Third) phase as set out herein. The remaining phase wise development of the said property shall be registered separately and independently, subsequently.
- (O) The Allottee has been put to specific notice that the Promoter has completed the work of constructing a Club house on the first and the second floor on 1 st level podium in respect whereof occupation certificate has been issued by MCGM on 4th January, 2018 and the Parking Tower above the Club house from the Third to Ninth Floors in respect whereof occupation certificate has been issued by MCGM on 4th June, 2019 as per the Plan approved by the corporation between Wings "F" and "G".
- (P) Three sub-stations and one receiving station have been constructed on an area admeasuring 496 Sq. Mtrs. shown on the Plan annexed hereto and marked as ANNEXURE- "E" which area has been leased out by the Promoter in favour of Reliance Energy Limited. The terms and conditions of the Lease shall be binding on the Allottee, the society that would be formed by the Allottees of one or more Wing/s and the Apex Body that would be formed by all the Societies.
- (Q) The Collector, M.S.D has passed the N.A. Orders on 20th April, 2012 and 9th July, 2012; The Promoter has paid the amounts payable in compliance of the said Orders dated 20th April, 2012 and 9th July, 2012. The Allottee herein,

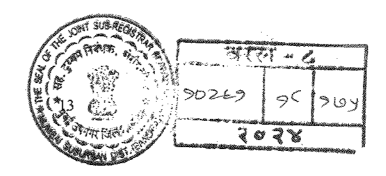
Sore chapa

d



the societies that would be formed by the Allottees of all the Apartments and the Apex Body shall comply with the terms and conditions of the said Orders dated 20th April, 2012 and 9th July, 2012; and any amendment thereto from time to time.

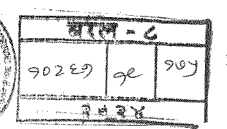
- (R) There is a reservation for amenities space (for Government offices) on portion of the said property as required under DCR 1991 and/or DCPR 2034 and/or as per Development Plan 2034 which has been handed over to MCGM and in turn to State Government of Maharashtra with a right of ingress and egress. The Promoter has handed over road set back area in aggregate admeasuring 574.80 Sq. Mtrs. forming part of the said larger property to MCGM.
- (S) The Conveyance of the Wing/s (structure only but excluding the common basement, ground Floor, 1st Floor stilt and Podium area thereunder which are forming part of "the common areas" of the entire project) (as the case may be) shall be executed in favour of independent society formed by the Allottees of the Apartments in such Wing/s (as the case may be) as provided hereinafter.
- (T) A copy of Certificate of Title issued by M/s Shah and Sanghavi, Advocates & Solicitors in respect of the said property and the copies of the Property Register Card in respect of the said property are hereto annexed and marked as ANNEXURE- "J" (Collectively) & ANNEXURE- "K" respectively.
- U) The Promoter has entered into a standard Agreement with an Architect registered with the Council of Architects and such Agreement is as prescribed by the Council of Architects.



- V) The Promoter has appointed a structural Engineer for the preparation of the structural design and drawings of the Buildings and the Promoter accept the professional supervision of the Architect and the structural engineer till the completion of full development of the said larger property.
- W) The Allottee demanded from the Promoter and the Promoter has given inspection to the Allottee of all the documents of the title relating to the said property. The plans designs and specifications prepared by the Promoter' Architects M/s Space Moulders and of such other documents as are specified under the said Act and the rules made thereunder.
- (X) The Promoter has registered the Project under the provisions of the said Act under Sr. No. [P51800032311] on [29/12/2021]; authenticated copy is attached herewith and marked as ANNEXURE- "L".
- (Y) On demand from the Allottee, the Promoter has given inspection to the Allottee of all the documents of title relating to the Real Estate Project, sanctioned plans, designs and specifications prepared by the Promoter's Architects Space Moulders, I.O.D, Commencement Certificate and of such other documents as are specified under the said Act and the Rule and Regulations framed thereunder.
- (Z) The authenticated copy of the Layout plan showing the construction of the Wings and as sanctioned and as proposed; undertaken/ to be undertaken by the Promoters in a phase wise manner; is depicted on the plan annexed hereto and marked as Annexure-"E".

ed

Sovery



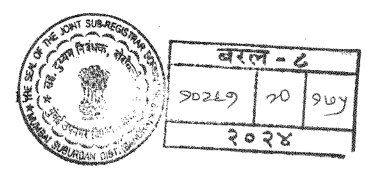
(aa) The authenticated copies of the plan and specifications of the Apartment agreed to be purchased by the Allottee, as sanctioned and approved by the local authority have been annexed hereto and marked as ANNEXURE-"M".

- (bb) The Promoter has got some of the approvals from the concerned local authority(s) to the plans, the specifications, elevations, sections of the Wing/s and shall obtain the balance approvals from various authorities from time to time, so as to obtain Occupancy Certificate of the Wing/s.
- (cc) While sanctioning the said plans the concerned local authority and/or Government have laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoter while developing the said property and upon due observance and performance of which only the occupancy certificate in respect of the Wing/s in phase wise shall be granted by the concerned local authority.

Minter Souther The Allottee has applied to promoter for Allotment of an Apartment bearing no. 1604 on 16th floor in Wing 0 of the building being constructed by the Promoter. The area of the said Apartment is 59.02 Square Meters of carpet area as defined under the said Act. (For the sake of brevity and convenience hereinafter referred to as "the said Apartment"). In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Promoter also hereby agrees to sell and the Allottee hereby agrees to purchase the said Apartment and the covered/Open parking No. 337 in basement OR under the stilt on the ground or first floor OR on the podium OR under the podium at the ground floor level OR stack parking on the upper / lower level on ground floor level OR stack parking on the upper /

enland.

Single Laver



lower level of the podium level on the first floor OR stack parking on the upper / lower level in the Parking Tower Building

(ee) The Parties relying on the confirmations, representations and assurances for each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter;

a sum of Rs. 5,72,033/ (Rupees five Lately Severy two) only, thousand a two-start fraction of the Apartment agreed to be being part payment of the sale consideration of the Apartment agreed to be sold by the Promoter to the Allottee as an advance payment or Application fee (the payment and receipt whereof the Promoter both hereby admit and acknowledge) and the Allottee has agreed to pay to the Promoter the balance of the sale consideration in the manner hereinafter appearing.

- (gg) Under section 13 of the said Act the Promoter is required to execute a written Agreement for sale of said Apartment with the Allottee, being in fact these presents and also to register said Agreement under the Registration Act, 1908.
- (hh) PAN of the parties hereto are as under:

M/S. GURUKRUPA DEVELOPERS (D. N. NAGAR PROJECT) (PROMOTER) AAFFG7859Q

MR./ MRS./ M/S Soutish kurnar

AUMPS 5930 K

wmk.mrs.m/s Sonal chnaya

: AT&PC3422M

(ALLOTTEE)

grass



MR./ MRS./ M/S ______(ALLOTTEE)

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

1. RECITALS TO FORM PART OF THE AGREEMENT:

Agreed and recorded the recitals recited hereinabove, schedule hereunder written, annexures and the document/s referred to herein shall be treated as an integral part of this agreement as if the same are set out and forms part of this agreement and this agreement shall be read and construed accordingly.

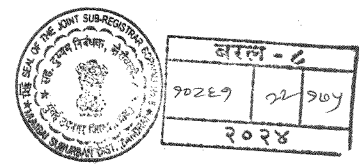
2. AGREEMENT TO SUPERSEDE PRIOR COMMUNICATION/S:

This agreement supersedes all prior communication/s in any form (whether oral or in writing and this agreement is and will always be treated as final document between the parties hereto pertaining to the said Apartment).

3. PROPOSED CONSTRUCTION:

The Promoter shall construct Wing "O" consisting of Basement plus Ground Floor Stilt, plus First Floor Podium Stilt, and Open area and 2nd to 23rd upper Residential floors and Wing "P" consisting of Basement plus part Ground Floor and Part Ground Floor Stilt, Plus First Floor Podium and open area and 2nd to 23rd upper residential floors in the Real Estate project in accordance with the plans, designs and specifications as approved by the Competent Authority as per DCR-1991 and/or DCPR 2034 and/or any amendment/s and/or alterations and/or replacement thereof from time to time.

V



Provided that the Promoter shall be entitled to make such minor additions and alterations as may be required / necessary by the competent authority and / or due to architectural and/or structural reasons duly recommended and verified by the concerned Architects or Engineers (as the case may be).

4. INVESTIGATION OF THE TITLE BY THE ALLOTTEE:

The Allottee has prior to the execution of this Agreement satisfied himself/herself/themselves about the title of the Promoter to the said property and the Allottee shall not be entitled to further investigate the title of the Promoter and/or raise requisition or objections upon any matter relating thereto.

5(a) APARTMENT AND CAR PARKING SPACE AGREED TO BE PURCHASED:

Promoter hereby agrees to sell to the Allottee Apartment bearing No.

1604 admeasuring 59.02 sq. mtrs. of carpet area as defined under the said Act on 16th floor in the Wing 0 of the said complex to be known as "Marina Enclave" (hereinafter referred to as "the said Apartment") as shown in the Floor plan thereof hereto annexed and marked as ANNEXURE "M" for the consideration of Rs. 14113170 (Rupees one Coore feeth one label only) the said Apartment, the nature, extent and description of the common the said Apartment, the nature, extent and description of the common

areas and facilities which are more particularly described in the

schedule annexed hereto and marked as ANNEXURE- "N".

of Sings chy

air

	(ii) The Allottee hereby agrees to purchase from the Promoter and the
D friest Soulche	Promoter hereby agrees to sell to the Allottee covered/Open parking spaces bearing No. 337 in basement OR under the stilt on the ground or first floor OR on the podium OR under the podium at the ground floor level OR stack parking on the upper / lower level on ground floor level OR stack parking on the upper / lower level of the podium level on the first floor OR stack parking on the upper / lower
& Sireth	level in the Parking Tower for the consideration of Rs
5(b)	TOTAL AGGREGATE CONSIDERATION:
Y Sonal CHAM	Thus, the total aggregate consideration amount payable for the said apartment and covered/Open parking spaces is Rs. 14113176/(Rupees one crove forty one land thirteen thousand one hundred by Seventy only); exclusive of all taxes as provided in clause 5 (e) hereinbelow.
Sovelchark	PAYMENT SCHEDULE: The Allottee has paid on or before execution of this agreement a sum of Rs. 5.72.033/- (Rupees five Lake Seventy two thousand & twisty only) being Ly% of the total consideration payable by the Allotee to the Promoter as advance payment and hereby agrees to pay to the Promoter the balance
biost Schlichhaga	consideration of Rs. 1354113H_ (Rupees one crosse twirty five lake forty ore thousand one hyndred & twirty seven only) & other omounts payable here under ornor before dely, p 5/08/24 & the possession will be harded over
A	i. Amount of & Rs. /- (Rupees



of the total consideration payable by the Allottee to the Promoter after the execution of Agreement. Rs. (Rupees Amount of) being 15% of the total consideration payable by the Allottee to the Promoter on completion of the Plinth of the Wing in which the said Apartment is located. of (Rupees Amount Rs.) being 25% of the total consideration payable by the Allottee to the Promoter on completion of each slabs including podiums and stilt of the said Wing in which the said Apartment is located. (Tot al Slab – 24 Numbers to bifurcate the said Apartment is located. Good on Certificate the amount per slab accordingly) occupation Certificate is suced on del: 1910 Hr.

For whom PEP (Rupees iv. _) being 5% of the total consideration payable by the Allottee to the Promoter on completion of the walls, internal plaster, floorings doors and window of the said Apartment. Rs. (Rupees Amount of) being 5% of the total consideration payable by the Allottee to the Promoter on completion of the Sanitary fittings, staircases, lift wells, lobbies upto The floor level of the said Apartment. Amount of Rs. _____/- (Rupees: _____ vi. being 5% of the total consideration payable by the Allottee to the Promoter on completion of the external plumbing and external plaster,



elevation, terraces with waterproofing of the said Wing in which the	
said Anartment is located	

Amount	of	Rs.	/-	(Rupees	:	
			# *	ø		

Girest Soul Chap the total consideration payable by the Allottee to the Promoter on completion of the lifts, water pumps, electrical fittings, electro, mechanical and environmental requirements, entrance lobby/s, plinth/protection, paying of areas appurtenant to the said Wing in which the said Apartment is located;

viii.

Amount of Rs.	(Rupees
) being 5% or
the total consideration payable by	the Allottee to the Promoter against
and at the time of handing over o	the possession of the Apartment to
the Allottee on or after receipt of	occupancy certificate.

All the payments shall be effected only by Account Payee cheque / demand draft / pay orders and be drawn in favour of "Gurukrupa Developers D. N. Nagar Project".

i) 70% of the payment of each installment in RERA ESCROW A/c

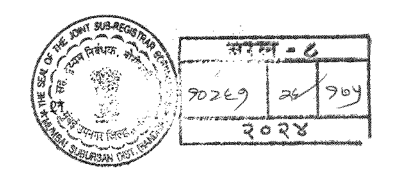
No. 59202320000532 and

ii) 30% of the payment of each installment in A/c No,

or such other name as may be intimated in writing by the Promoter to the Allottee. No payment made contrary shall be binding on the Promoter under any circumstances.

05382320000531

Soul chly



5(d) DEDUCTION OF TAX AT SOURCE:

Any deduction of an amount made by the Allottee on account of Tax Deducted at Source (TDS) as may be required under prevailing law while making any payment to the Promoter under this Agreement shall be acknowledged / credited by the Promoter, only upon Allottee submitting original tax deducted at source certificate and the challan and the amount mentioned in the certificate matching with Income Tax Department site. PROVIDED FURTHER that at the time of handing over the possession of the said Apartment, if any such certificate is not produced, and the Promoter not matching the amount with Income Tax site then in that event the Allottee shall pay equivalent amount as interest free deposit with the Promoter, which deposit shall be refunded by the Promoter on the Allottee producing TDS certificate within 4 months of the possession and the TDS amount matching on the Income Tax site. PROVIDED FURTHER that in case the Allottee fails to produce TDS certificate within the stipulated period of 4 months, the Promoter not receiving the credit on Income Tax site then in that event the Promoter shall be entitled to appropriate the said Deposit against the receivable from the Allottee.

5(e) TOTAL CONSIDERATION EXCLUSIVE OF TAXES. ETC.

The Total Price above excludes all Taxes paid or payable by the Promoter at the rates specified by Law prevailing at that time like GST and / or any other Tax (by whatever nomenclature called) etc., which are levied now or which may be levied hereafter either by Central Government and/or State Government and/or Competent Authority and/or any Authority/ Authorities from time to time, by whatever nomenclature in connection with the construction of the Wings O and P being the Real Estate Project until

of Soutchap



completion of Wings O and P to be constructed on the Real Estate Project, handing over possession of the said Apartment to the Allottee herein and other Allottee with whom the Promoter may enter into agreement hereafter, conveying the Wing (structure only) being constructed on the Real Estate Project and before or after completion of the Real Estate Project which all taxes shall be borne and paid by the Allottee alone.

5(f) ESCALATIONS AND INCREASES:

The Promoter shall be entitled to levy and collect escalations/increases, due to increase on account of development charges and/or development cess and/or any cess, Tax, charges etc. by whatever nomenclature being levied and payable to the Competent Authority and/or any other increase in charges which may be levied or imposed by the Competent Authority /Local Bodies/Government (Central or State) from time to time. While raising a demand on the Allottee for increase in development charges,, development cess cost, or levies etc. imposed by the Competent Authorities etc., the Promoter shall enclose the relevant notification/order/rule/regulation published/issued in that behalf to that effect along with the demand letter being issued to the Allottee. Such escalations/ increases shall be payable as per and in terms of the notification etc.

5(g) CONFIRMATION OF FINAL CARPET AREA:

The Promoter shall confirm the final carpet area that has been allotted to the Allottee after the construction of the Wing is complete and the occupancy certificate is granted by the Competent Authority by furnishing details of the changes, if any, in the carpet area, subject to a variation cap of three per cent. The total price payable for the carpet area shall be recalculated (if necessary and required) upon confirmation of the carpet area by the Promoter. If there

V

area Months defined limit then Promoter

is any reduction in the carpet area within the shall refund the excess money paid by Allottee within Thirty days with annual interest at the rate of 2% above the State Bank of India highest Marginal cost of lending rate; on such an excess amount paid by the Allottee from the date of offer of possession of the said Apartment. If there is any increase in the carpet area allotted to Allottee, the Promoter shall demand additional amount from the Allottee as per the next milestone of the Payment Plan which if not paid by the Allottee, then and in that event the Allottee shall be liable to pay and the Promoter shall be entitled to recover from the Allottee annual interest at the rate of 2% above the State Bank of India highest Marginal cost of lending rate on such amount. Unless such increase of the consideration is not paid the Allottee shall not be entitled to the possession of the said Apartment but would be liable to pay all the outgoings in respect of the said Apartment. All these monetary adjustments shall be made at the same rate per square meter as agreed in Clause 5(a)(i) of this Agreement.

5(h) AUTHORITY TO ADJUST AND APPROPRIATE PAYMENTS:

The Allottee hereby unconditionally authorizes the Promoter to adjust and appropriate any payments made by him/her/them towards any head(s) of dues which is/are lawful outstanding, (not limited to interest, taxes etc. in such preference and in such manner), as the Promoter may in its sole and absolute discretion deem fit. The Allottee undertakes not to object/demand/direct/instruct the Promoter to adjust his/her/their payments in any other and/or specific manner. All the payments adjusted and appropriated by the Promoter shall be final, binding and conclusive on the Allottee.

Sonal chap



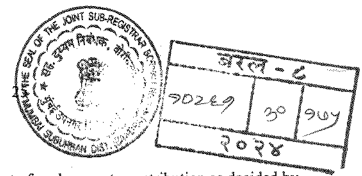
UNDERTAKING TO ACCEPT THE CERTIFICATE OF THE STAGE 5(i) OF COMPLETION:

The Allottee further agree and undertake to accept and not dispute the certificate of the stage of completion of the said Wing as certified by the Architect/Engineer (as the case may be) of the Promoter and as set out in the demand letter issued by the Promoter or by any other person for and on behalf of the Promoter, for raising a demand of the corresponding installment of the Purchase Price and further undertake to pay the amounts mentioned in the said demand letter without default within 15 (fifteen) days of the said demand letter being sent by email to the Allottee.

COMMON AREAS / FACILITIES AND AMENITIES TO BE 5(j) PROVIDED FOR THE BENEFIT OF ALL WINGS:

The Promoter has informed the Allottee that the Promoter intends to provide certain Common Areas and Amenities viz. Club House and Swimming Pool, Internal Roads, garden at the ground level and first floor podium O.W.C., S.T.P and D. G. Set for all the Existing Wing's, the Real Estate Project Under Construction and the proposed wings Q and R and Kinder garten school and the future development which will be provided by the Promoter for the benefits of all the Existing Wings, the Real Estate Project under construction on the said property and proposed Wings Q and R and the Kindergarten school and future Development. The Allottee hereby agrees that he/she/they shall use and enjoy the said common facilities and amenities in common with other Allottees/occupiers of the Existing Wings; the Real Estate Project under construction on the said property and proposed Wings Q and R and the Kindergarten school and future developments on the said property, subject to

XW-12



rules and regulations and payment of such pro rata contribution as decided by the Promoter or the Apex Body of the Societies from time to time.

5(k) MEMBERSHIP TO CLUB HOUSE:

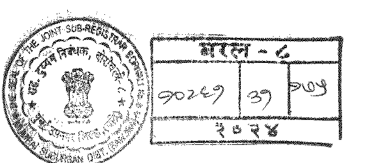
The Promoter will be entitled to admit the Allottees of all the Wings as a member of the Club House on such terms and conditions as they may deem fit and proper and the Allottee herein and /or the Societies to be formed by the Allottees of all the Wings and / or the Apex Body formed by all the Societies will not object to the same on any ground whatsoever.

5(1) RIGHT OF THE PROMOTER TO CREATE CHARGES OR LIENS:

It is hereby expressly agreed, clarified and understood that so long as it does not prejudice the rights created in favour of the Allottee under this Agreement in respect of the said Apartment, the Promoter shall be absolutely, irrevocably and unconditionally entitled to and have the right to create charges or liens or, encumber, mortgage in favour of any Bank/s / Financial institutions, sell, assign, transfer, dispose of, or otherwise deal with in any manner howsoever all or any of their rights, benefits, interest, privileges, and / or claims including development rights in respect of the said Wings and / or said larger Property or construction thereon of any part or parts thereof, without any notice to the Allottee/s and the Allottee /s have given and granted their specific, full, free, unqualified and irrevocable consent to the Promoter to do so. All such arrangements by the Promoter shall be binding on the Allottee. The Promoter undertake to clear the encumbrances, if any, created by the Promoter at their own costs and the Promoter shall indemnify and keep the Allottee fully indemnified against all claims of any nature whatsoever that

d

Swedyn



may be made against the Allottee by virtue of any encumbrances created as aforesaid. The Promoter agrees that the Allottee shall be entitled to raise necessary finance / housing loan and to avail such loan on the security of the said Apartment for which Promoter shall co-operate with the Allottee but without being personally responsible and/or liable to discharge such loan. However, it will be the sole responsibility of the Allottee to repay the said loan and the Allottee hereby undertakes to indemnify and keep indemnified and harmless the Promoter from any claim or demand, loss arising from the same.

5(m) RIGHT TO PUT UP AN ELECTRIC SUB-STATION / RECEIVING STATION:

The Promoter has informed the Allottee that on the said property there exists three electric substations and has granted the permission to Reliance Energy Limited to install receiving station on the portion of said Property as set out hereinabove and give benefit thereof to other persons or occupants in the neighbourhood and give the authorities to sub-leases of the sub-plots on which such sub-stations / receiving station is erected, on such terms and conditions as the Promoter may decide and as may be required by the service provider.

6. ALLOTTEE AWARE THAT THE BUILDING PLANS ARE SUBJECT TO FURTHER VARIATION/AMENDMENT:

The Promoter has shown the building plans with the Wings to be constructed on the said property as sanctioned by the Municipal Corporation of Greater Mumbai (M.C.G.M.). The Promoter has also shown the building plans of the Wings as proposed future development and the Allottee is aware that the

A Sire Clay



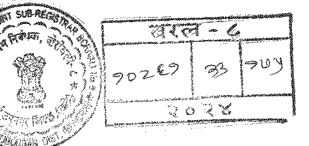
same is subject to further variation/amendment thereto by the Competent Authority/Authorities from time to time and as would be sanctioned/amended / varied by MCGM and consuming entire potential of the said larger property on the said property but not limited to loading of TDR/FSI and/or compensatory Fungible FSI and/or additional F.S.I and/or any other FSI by whatsoever nomenclature called generated from any part of the said larger property and/or by way of acquiring / purchasing the same and loading the same on the said property as approved by the Competent Authority as per DCR-1991 and/or DCPR — 2034 and/or any amendment/s and/or alterations and/or replacement thereof from time to time.

7. DISCLOSURES BY THE PROMOTER:

The Allottee is specifically put to the notice that

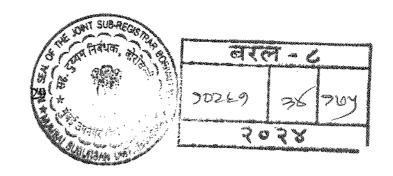
(i) The Promoter has applied to the Municipal Corporation of Greater Mumbai ("MCGM") and have got the lay out plan in respect of the said property sanctioned under no CHE/1280/BP(WS)/ AP/LOP dated-24th February 2021 and the Building plans in respect of the said property sanctioned under No. CHE/A0330/BP/(WS)/AP dated 14th May, 2013, 23rd February, 2018, 27th July 2018, 2nd November 2020 and 31st March 2021 for construction of a building comprising of 18 Wings numbered as Wings A to R and Kindergarten School; together with common infrastructural facilities for the benefit of all the Wings A to R and Kindergarten school and future development to be constructed by the Promoter on the said property as shown on the plan annexed hereto and marked as Annexure-"E".

B



- (ii) The Promoter has constructed and completed the construction of the Wings A to N each wing consisting of basement plus ground floor stilt plus first floor podium Stilt and Open area and 2nd to 23rd upper floors and club house and above Parking Tower as shown with Light Purple colour wash on the plan annexed hereto and marked as Annexure-"E" hereto in aggregate consuming 77354.41 sq.mtrs. of FSI, additional FSI on payment of premium, TDR/FSI and compensatory fungible FSI in respect whereof the Occupation certificate has been issued by the MCGM. (For the sake of brevity and convenience hereinafter referred to as "the Existing Wings").
- The Promoter has informed that total permissible F.S.I., T.D.R / F.S.I. (iii) and additional F.S.I. and Fungible compensatory. F.S.I. on payment of Premium as is permissible and available alongwith ancillary structures and that would be consumed by the Promoter is 1,18,328.95 Sq.Mtrs. The Promoter proposes to construct wing "O" consisting of Basement plus Ground Floor Stilt, plus First Floor Podium Stilt, Open area and 2nd to 23rd upper residential Floors and Wing "P" consisting of Basement plus Part Ground Floor and Part Ground Floor Stilt, Plus First Floor Podium stilt and open area and 2nd to 23rd Upper residential floors, and Wing "Q" consisting of Basement plus Ground Floor Stilt plus First Floor Podium, Stilt and Open area and 1st Floor to 35th upper residential floors and Wing "R" consisting of Basement plus Part Ground Floor Kindergarten School and Part Ground Floor Stilt plus First Floor Podium Stilt and Open area and 1st floor to 35th Upper residential floors or more upper floors in aggregate consuming 39,651.34 Sq. Mtrs. of FSI, additional FSI on payment of premium,

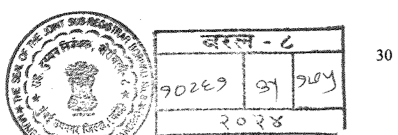
d sintan



TDR/FSI and compensatory fungible FSI. The Promoter has informed the Allottee that even after consuming 1,17,005.75 Sq. Mtrs. of FSI, additional FSI on payment of premium, TDR/FSI and compensatory fungible FSI in construction of Wings "A" to "N", the club house, Kindergarten school and proposed Wings "O" to "R"; the area 1323.20 Sq. Mtrs. of FSI of the said property remains unutilized, which shall belong to the Promoter and the Promoter shall be entitled to utilize the same on any part of the said property on any adjacent property/properties as may be permissible in law. Under Development Control Regulation, 1991 and/or DCPR-2034 and/or notification/s issued from time to time and/or replacement thereof the Promoter is entitled to load TDR/FSI, compensatory fungible FSI and/or premium FSI (by whatever nomenclature) alongwith the ancillary structures which the Promoter is in process of purchasing/acquiring and/or would be entitled to purchase/acquire and thereafter will be loading the same on Wings "O" to "R" or on either or on all of them and consume on any portion of the said larger property and/or said property.

(iv) The Promoter herein are in process of obtaining the area rectification and development permission of the balance portion admeasuring 661.20 Sq. Meters forming part of the said larger property which is shown in Red colour wash on the plan annexed hereto and marked as ANNEXURE -"E" and as and when the said permission is obtained the Promoter shall be entitled to utilize the FSI and/ or TDR/FSI and/ or Compensatory Fungible FSI of such balance portion as per the plan as may be sanctioned in respect thereof, (with such variation as may

el projection



be sanctioned from time to time); on any portion of the said property.

and/or said larger property.

- (v) The Promoter has completed and is in process of constructing Wings J to R and the common infrastructural facilities and future development of the balance land in the following phases:
 - (a) Wings J, K and L

-First phase (Completed)

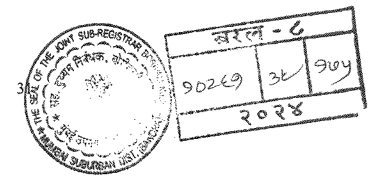
- (b) Wings M, N and Parking Tower Second phase (Completed0
- (c) Wings O and P

- Third phase

- (d) Wings Q, R, and Kindergarten school Fourth phase
- (e) Common infrastructural facilities

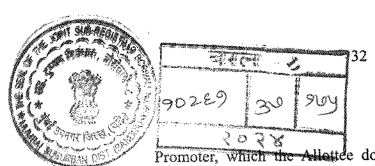
- Fifth phase

- (f) Future development of balance land admeasuring 1323.20 Sq. Mtrs.
- Sixth phase
- (vi) In all Wings the refuge floors / areas have been earmarked as per the plan/s sanctioned by MCGM user whereof shall not be changed by the Allottee and/or anybody claiming by through under or in trust of the Allottee without the prior approval of the Promoter, MCGM and State of Maharashtra.
- / floor and / or increase/decrease area of refuge area and/or floor from the place where it has been earmarked at present subject to the permission and sanction by the Government of Maharashtra and/or MCGM and/or any Competent Authority from time to time; to which the Allottee/s doth hereby accord their irrevocable consent for the same.



- (viii) The Promoter has informed the Allottee and the Allottee is aware that the Promoter has made the provisions for parking of the two/four wheelers as provided herein; which the Promoter shall be entitled to sell and allot to any of the Allottee of the apartment in either of the Wings A to R and/ or for future development and/or for Kindergarten school to park their respective two / four wheeler vehicles and /or for Supermarket and Doctors consultancy unit as the Promoter may in their sole discretion deem fit and proper at any location to which the Allottee/s doth hereby accord their irrevocable consent for the same. The Promoter has informed the Allottee and the Allottee/s is / are aware that the Basement, ground floor and the Podium on the 1 st floor level of all the Wings A to R are inter-connected and have access thereto by common ramps and form a part of common area.
- that the Promoter has earmarked an area on the ground floor ("R.G. A") as also on the first floor level podium (R.G) for a Recreation Ground which shall be for the common use, enjoyment and for the benefit of the purchasers of the premises of all the 18 Wings future development and Kindergarten school to be constructed by the Promoter on the said property as setout herein, which the Allottee doth hereby admit acknowledge and confirm.
- (x) The Promoter has informed the Allottee and the Allottee is aware that the Promoter is proposing to construct a Kindergarten school on the said property which shall be run and managed by the Promoter and / or their assigns /transferees/ nominees or as may be decided by the

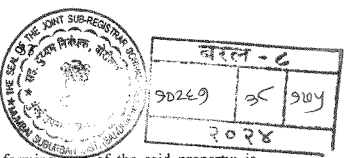
ed gritichten



Promoter, which the Allettee doth hereby admit acknowledge and confirm.

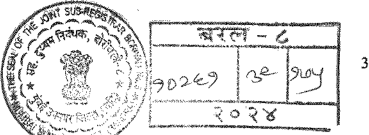
- that the Promoter is proposing to construct a Club House and other infrastructural facilities on the said property which shall be for the common use, enjoyment and for the benefit of the allottees of the apartments of all the 18 Wings, A to R future development Kindergarten school that may be constructed by the Promoter on the said property, which the Allottee doth hereby admit acknowledge and confirm.
- the Promoter has informed the Allottee and the Allottee is aware that the Promoter has constructed three electric Sub station/s, receiving station, Club House, D.G. Sets, Sewerage treatment plant and Organic Waste composter at places that has been earmarked by the Promoter for the benefit of the Existing Wings, the Real Estate Project and the proposed Wings 'Q' and 'R', future development and the Kindergarten school which has been approved by the Service provider and the MCGM respectively; which the Allottee doth hereby accord their irrevocable consent for the same. The Promoter has earmarked and handed over a portion of the said property to service provider for constructing Electric substation and receiving station and the Allottee and or the societies of the Allottee and/or the Apex Body shall not object to the same.
- (xiii) The Promoter has specifically put the Allottee to the notice that an area admeasuring about 2109.66 Sq. Mtrs. or more and as reflected in

A sinther



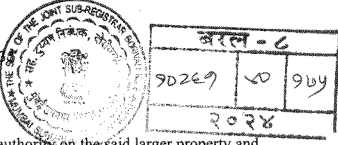
Annexure-E hereto; which is forming part of the said property; is provided for future provision for extension and as amenities space (now reserved as Government Office) as per the provisions of the Development control regulations for Greater Mumbai and that the Promoter has already handed over the same to MCGM and therefore the assignment of the rights of occupancy class-I shall not include the area reserved as amenities space and/or any other reservation area. The Promoter has put the Allottee to the specific notice that the Promoter has right to utilize the FSI / TDR/FSI of the said amenities space and/or any other reservation area as per the provisions of the DCR 1991 and/or DCPR 2034 on the remaining part of the said larger property and/or to obtain Development Rights Certificate (DRC) and to avail the benefit of the same as per the provision of D.C.R. 1991 and /or DCPR-2034 of Greater Mumbai and /or any replacement thereof. The Promoter has put the Allottee to further specific notice that the reservation of amenities space being a buildable reservation the Promoter may at its discretion exercise their option to build such facility as may be directed and as a result thereof if the Promoter is granted any benefits of FSI and/or TDR/FSI Compensatory Fungible F.S.I. the Promoter shall be entitled to utilize the same either on the remaining portion of the said property / the said larger property and/or said amenities space and/or entitled to obtain (D.R.C) Development Right Certificate as per D.C.R. 1991 and /or DCPR-2034 of Greater Mumbai and/or replacement thereof and to avail the benefit of the same as may be permissible and as may be decided by the Promoter at its own discretion.

of grotechy



(xiv) The Promoter has specifically put the Allottee to the notice that as provided in the terms and conditions of approved layout of the said property the Promoter is required to execute right of way agreement in respect of 12.00 mtrs. wide internal road up to the amenities space as shown in approved plan and that the Allottee and/or anybody claiming by, through, under or in trust of the Allottee shall not object to the same.

- (xv) The Promoter has specifically put the Allottee to the notice that in view of the planning constraints MCGM has granted concession with respect to deficiency in open space to the wings and the Allottee/s with full knowledge of the said fact has agreed to purchase the said apartment. The Allottee is put to further specific notice that by reason of planning constraints or any other reason whatsoever if any further concessions are applied for by the Promoter and granted by MCGM in process of development of the said larger property (with or without the remaining portion of the said larger property and/or TDR/FSI of amenities space) the Allottee hereby accords his/her/their irrevocable consent to the same and shall not raise any objection thereto on any ground/s whatsoever.
- that the Promoter will be undertaking the development of the said larger property in six phases or more as set out herein and the development of the said larger property shall be deemed to have been completed only upon completion of the construction of all the Wings as sanctioned and/or proposed, Kindergarten school and other common facilities as sanctioned by and/or as maybe directed to be

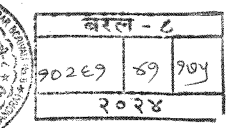


constructed by the competent authority on the said larger property and upon receipt of the Occupation Certificate/s in respect of the last phase.

- (xvii) The Promoter has informed the Allottee and the Allottee is aware that the Promoter shall be undertaking the development of the Wings O to R, kindergarten school, and the future development in phase wise as provided hereinabove.
- (xviii) The Promoter has informed the Allottee and the Allottee is aware that in the event of the FSI of land not availed and/ or FSI of land for which permission of Development is yet to be obtained and / or additional FSI / TDR FSI/ compensatory fungible FSI and/or any other FSI of whatsoever nomenclature in respect of the said larger property or any part thereof being made available, any time in future, prior to the completion of the development of the said larger property, then in that event the Promoter herein shall be entitled to either utilize the same in construction of Wing/s O to R or more wing/s on any portion of said larger property and/ or sell and transfer the TDR/FSI for such consideration and on such terms and conditions and receive and appropriate the sale proceeds thereof to themselves, as the Promoter made in their sole discretion may deem fit and proper for which the Allottee doth hereby accord their irrevocable consent for the same.

ed

Swed char



OBSERVANCE OF THE TERMS AND CONDITIONS IMPOSED BY THE COMPETENT AUTHORITY:

The Promoter hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions if any, which may have been imposed by the Competent Authority at the time of sanctioning the layout plans of the said property and/or building plans or which may be imposed hereafter at any time thereafter and shall, before handing over possession of the said Apartment to the Allottee, obtain from the Competent Authority the occupancy certificate in respect of the said Apartment.

9. PROMOTER TO ABIDE BY TIME SCHEDULE FOR COMPLETING THE PROJECT:

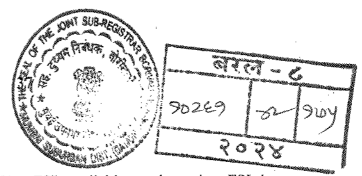
The Promoter shall abide by the time schedule for completing the Real Estate project as defined herein and handing over the possession of the said Apartment to the Allottee after receiving the occupancy certificate subject to Force Majure and Vis Majure and subject to the Allottee strictly adhering to the timely payment schedule.

10. TIME FOR THE PAYMENT IS THE ESSENCE OF CONTRACT:

Time for the payment of every installment and all other amounts payable hereunder by the Allottee is the essence of contract and non-payment thereof would attract the consequences as set out herein.

11. UTILIZATION OF THE AVAILABLE FSI ETC.:

11.1. The Promoter hereby declares that the Floor Space Index available as on date in respect of the said larger property is 1,18,328.95 square meters and Promoter has planned to utilize further and additional Floor Space Index by availing of TDR / FSI available with or without



payment of premiums and/or FSI available as incentive FSI by implementing any scheme under the Development Control Regulation, 1991 and/or DCPR 2034 and / or additional FSI on payment of premium and/or compensatory Fungible FSI and based on expectation of increased FSI which may be available in future on modification/amendment to the Development Control Regulations 1991 and/or DCPR 2034, and/or Law, Rules, Regulations, notice/s, scheme/s etc. and/or Law/Rules/Regulations in replacement thereof and/or in addition of the existing Development Control Regulations 1991 and/or DCPR 2034 which are or as would be made applicable to the said project.

of 12719.94 Sq. Mtrs. is sanctioned to be utilized by the Promoter on the Real Estate Project and the Allottee has agreed to purchase the said apartment based on the sanctioned plan of Wings O and P lay-out plan of other wing and proposed development and with the full and complete knowledge and understanding that the remaining unutilized FSI, additional Floor Space Index by availing of TDR / FSI available with or without payment of premiums and/or FSI available as incentive FSI by implementing any scheme under the Development Control Regulation, 1991 and/or DCPR 2034 and / or additional FSI on payment of premium and/or compensatory Fungible FSI and based on expectation of increased FSI which may be available in future on modification/amendment to the Development Control Regulations 1991, and/or DCPR 2034 and/or Law, Rules, Regulations, notice/s, scheme/s etc. and/or Law/Rules/Regulations in replacement thereof

11.2.

ed gird chy

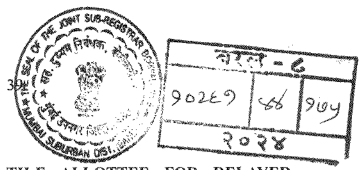


and/or in addition of the existing Development Control and promotion Regulations 2034 (DCPR 2034) which are or as would be made applicable to the said larger property shall belong to Promoter only and the Promoter shall be entitled to utilize the same by constructing Wings Q and R and more Wing/s and also in future development/construction on the said larger property or any part thereof or sell and dispose off the same as the Promoter may in their sole discretion deem fit and proper and the Allottee and/or the Society formed of Allottees and / or the Apex Body shall have no claim, right, title and interest therein.

12.1 INTEREST PAYABLE IN THE EVENT OF PROMOTER FAILING TO ABIDE BY THE TIME SCHEDULE:

In the event of the Promoter failing to abide by the time schedule subject to Force Majure and Vis Majure and strict and timely payment of the installment by the Allottee as and when demanded for completing the project and handing over the said Apartment to the Allottee, the Promoter agrees to pay to the Allottee (who does not exercise his/her/their option to withdraw from the project by cancelling this Agreement within 15 days of passing of the date of completion); simple interest @ 2% above the State Bank of India highest Marginal cost of Lending Rate P.A. on the consideration amounts paid by the Allottee under Clause 5(c) herein only, for every month of delay, till the handing over of the possession of the said Apartment. Such payment of interest shall become due and payable at the time of handing over the said apartment to the Allottee.

of Songary



12.2 INTEREST PAYABLE BY THE ALLOTTEE FOR DELAYED PAYMENTS:

The Allottee agrees to pay to the Promoter, simple interest @ 2% above the State Bank of India highest Marginal cost of Lending Rate P.A, on all the delayed payment which become due and payable by the Allottee to the Promoter under the terms of this Agreement from the date the said amount is payable by the Allottee (s) until payment thereof to the Promoter.

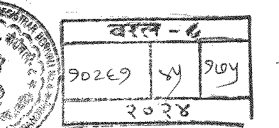
12.3 RIGHT OF THE PROMOTER TO TERMINATE THE AGREEMENT:

Without prejudice to the right of promoter to charge interest in terms of sub clause 12.2 above, on the Allottee committing default in payment on due date of any amount due and payable by the Allottee to the promoter under this Agreement (not limited to part consideration, his/her/their proportionate share of taxes levied by concerned local authority and other outgoings) and on the Allottee continuing default of payment of installment/s and other amounts even after 15 days' notice calling upon the Allottee to make the payment, the promoter shall at its own option, may terminate this Agreement:

PROVIDED that Promoter shall give notice of fifteen days in writing to the Allottee by Registered Post AD and email at the address provided by the Allottee, of its intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement. If the Allottee fails to rectify the breach or breaches mentioned by the promoter within the period of notice then at the end of such notice period, promoter shall be entitled to terminate this Agreement.

O'STICKNY

A

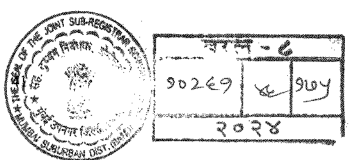


PROVIDED FURTHER than upon termination of this Agreement as aforesaid, the Promoter shall refund to the Allottee (subject to adjustment, appropriation and recovery of the agreed liquidated damages, and all other amounts payable towards Taxes, Cess, levies by whatever nomenclature payable to Government authority and/or Competent Authority and/or any other Semi Government authority and / or any amount paid by the Promoter for and on behalf of the Allottee to any bank / financial institution etc.) within a period of thirty days of termination, the balance amount of the installments paid towards the sale consideration of the said Apartment which may till then have been paid by the Allottee to the Promoter. It is clarified and agreed that the Promoter shall not be liable to refund any amount/s paid by the Allottee towards taxes, cess, Stamp duty, registration charges, interest, brokerage etc.

12.4 RIGHT OF THE ALLOTTEE TO TERMINATE THE AGREEMENT:

Subject to the Promoter having received the full consideration amount in respect of the said Apartment and all other amounts payable by the Allottee hereunder, if the Promoter fails or neglects to offer possession of the said Apartment to the Allottee, other than for reasons beyond their control and/or their agents by the period aforesaid as mentioned hereinbefore or such further extended date as may be mutually agreed upon in writing by and between the parties hereto, the Allottee may at its discretion, by a 30 days' notice in writing, terminate this Agreement and in such event, the Promoter shall, be liable to refund to the Allottee the amount of Purchase Consideration already received by it in respect of the said Apartment with simple interest therein at the rate of 9% per annum from the date on which the Promoter has received the installment till the date the amounts and interest thereon is repaid. The Promoter shall not be liable to pay any compensation or damages

d hirt



or offer any other Apartment to the Allottee in lieu of the said Apartment herein agreed to be purchased. In the above event, neither party shall have any claim whatsoever against the other in respect of the said Apartment or arising out of this Agreement (not limited to stamp duty, registration charges, interest, taxes, levies etc. paid) and the Promoter shall be at liberty to sell and dispose of the said Apartment to any other person at such price and upon such terms and conditions as the Promoter may deem fit.

12.5 PRE-DETERMINED LIQUIDATED DAMAGES PAYABLE TO THE PROMOTER:

Agreed and recorded that in the event of this Agreement being terminated either by the Promoter for the breaches committed by the Allottee or by the Allottee without the Promoter being held guilty of any breaches then and in that event the Promoter shall be entitled to adjust, appropriate and recover from the Allottee pre-determined liquidated damages of 20% of the total purchase price without the Promoter being required to prove the actual loss suffered by the Promoter and the interest paid by the Promoter to the Financial Institution for and on behalf of Allottee (like pre EMI interest) under any scheme. PROVIDED HOWEVER under no circumstances the Promoter shall not be responsible and liable to refund (a) any taxes by way of T.D.S., Service Tax, VAT, Krishi Kaly an Cess, Swatch Bharat Cess, GST etc. having been paid by the Allottee as required under law; (b) Processing fee and brokerage paid by the Allottee to the Broker, banks, financial institution etc either directly or through the Promoter; (c) Interest if any paid by the Allottee to the Promoter for the delayed payment of the installments under this Agreement; and/or interest if any paid by the Allottee to the Banks, Financial Institute (d) All costs and charges incurred by the Promoter



40

8 X

30

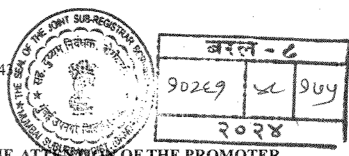
90269

in identifying the new Allottee for the said Apartment after termination of this Agreement (not limited towards advertisement charges, broker charges etc.).

13.1 COMMON AMENITIES TO BE PROVIDED IN THE WINGS O AND PAND FIXTURES, FITTINGS AND AMENITIES TO BE PROVIDED IN THE APARTMENT:

The Promoter shall provide the common amenities and fixtures, fittings and amenities in the said Apartment hereby agreed to be sold as set out in schedule annexed hereto and marked as ANNEXURE- "O". The Allottee agrees that, in the event there is an uncertainty about the availability of fixtures, fittings or amenities or the material required to be provided either in terms of quantity and / or quality and / or delivery and / or for any other reason whatsoever beyond the control of the Promoter, then and in that event the Promoter shall be entitled to change the fixtures, fittings and amenities to be provided in the said Apartment with similar specifications and / or quality as may be available and required during the stage / time of the constructions in order to enable Promoter to offer on time the possession of the said Apartment to the Allottee as agreed under this Agreement. The fixtures, fittings and amenities are being provided by the Promoter in the said Apartment are free of cost and the Allottee agree not to claim any reduction or concession in the Purchase Price and / or in the amounts payable under this Agreement on account of any change or substitution in the fixtures, fittings or amenities provided by the Promoter.

a hiritary



13.2 ALLOTTEE TO BRING TO THE ATTEMPOR OF THE PROMOTER DEFECTS (IF ANY) IN THE APARTMENT:

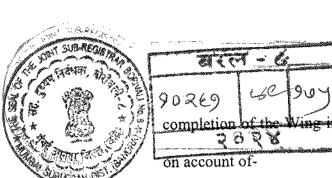
The Allottee shall check up all the fixtures and fittings in the said Apartment before taking possession of the same. At the time of taking possession of the said Apartment, the Allottee shall bring to the attention of the Promoter defects (if any) in the Apartment, in absence whereof, the Promoter shall be deemed to have presumed that the Allottee is fully satisfied with the completion of the said Apartment in all respects as being in accordance with the terms, conditions and stipulations of this Agreement for sale and acknowledge in writing to that effect to the Promoter.

14.1 DATE OF HANDING OVER POSSESSION AND FORCE MAJURE / VIS MAJURE:

The Promoter has received the Occupation Certificate on 19th July,2022, copy whereof has been handed over to the Allottee. The Allottee shall be handedover the possession of the said Apartment on or before 126824] subject to Force Majure and Vis Majure and all the amounts payable hereunder being paid strictly on time as per this agreement. If the Promoter fails or neglects to give possession of the said Apartment to the Allottee on account of reasons beyond its control and of its agents by the aforesaid date then the Promoter shall be liable on demand to refund to the Allottee the consideration amounts already received by it in respect of the said Apartment with interest subject to the deductions set out in Clause 12.5 herein.

Provided that the Promoter shall be entitled to reasonable extension of time for giving delivery of said Apartment on the aforesaid date, if the

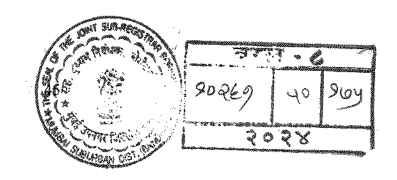
of Southern



in which the Apartment is to be situated is delayed

- (i) war, civil commotion or act of God:
- (ii) Non-grant of NOC's/permissions/ Occupation Certificate etc by the Government / Semi Government / Competent Authority which is not attributable to the Promoter.
- (iii) any legislation, notice, order, rule, circular, notification of the Central Government and / or public authority or other Competent Authority or court or injunction or stay or prohibitory orders or directions passed by any court, tribunal, body or authority;
- (iv) delay in securing necessary permissions or completion / occupancy certificate from the Competent Authorities or water, electricity, drainage and sewerage connections from the appropriate authorities, for reasons not attributable to the Promoter;
- (v) force majeure or any other r eason (not limited to the reasons mentioned above) beyond the control of or unforeseen by the Promoter, which may prevent, restrict, interrupt or interfere with or delay the constructions of the said Wing including the said Apartment; and / or
- (vi) other force majeure and vis major circumstances or conditions including but not limited to the inability to procure or general shortage of energy, labour, equipment, facilities, materials or supplies, failure of transportation, strikes, lockouts, action of labour unions or other causes beyond the control of or unforeseen by the Promoter or their agents; and/or

A Sire School



(vii) any other forces or reasons beyond the control of the Promoter.

For the purpose of this Agreem ent this expression "force majeure" shall include but not limited to any natural calamity, landslide, strikes, terrorist action or threat, civil commotion, riot, crowd disorder, labour unrest, invasion, war, threat of or preparation of war, fire, explosion, storm, flood, earthquake, subsidence, structural damage, epidemic, Pandemic or other natural disaster, calamity or changes in law, regulations, rules or orders issued by any Court or Government authorities or any acts, events, restrictions beyond the reasonable control of the Promoter.

14.2 DATE OF COMPLETION OF THE RE AL ESTATE PROJECT i.e TO SAY WINGS O and P:

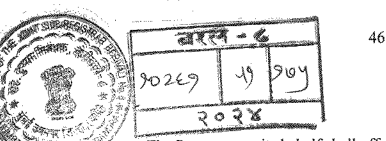
The Promoter has informed and put the Allottee to the specific notice that the real estate project i.e. to say Wings O and P shall be completed by the Promoter on or before [30th June, 2023].

14.3 COMPLETION OF DEVELOPMENT OF THE SAID PROPETY AND/OR THE SAID LARGER PROPERTY:

The Promoter has informed and put the Allottee to specific notice that the Promoter shall take up further development of the said larger property in a phase wise manner as setout herein and shall be completed as would be notified from time to time by the Promoter to the competent authority appointed under the said Act.

15.1 OFFERING OF POSSESSION BY THE PROMOTER:

ed single light



The Promoter on its behalf shall offer the possession to the Allottee in writing within 7 days of receiving the occupancy certificate of the project.

TAKING OF POSSESSION BY THE ALLOTTEE: 15.2

The Allottee after making payment of all amounts payable under this agreement shall take possession of the Apartment within 7 days of the written notice from the Promoter to the Allottee intimating that the said Apartment is ready for use and occupancy.

EXECUTION OF NECESSARY INDEMNITIES, UNDERTAKINGS 15.3 ETC. BY THE ALLOTTEE:

Upon receiving a written intimation from the promoter as per clause 15.1, the Allottee shall without fail take possession of the said Apartment from the Promoter by executing necessary indemnities, undertakings, and such other documentation as prescribed in this Agreement and as may be required by the Promoter at the relevant time. In case the Allottee fails to take possession within the time stipulated in clause 15.2 such Allottee shall continue to be liable to pay not limited to balance consideration, interest, all outgoings and maintenance charges as applicable etc. from the date of expiry of 7day's of letter of intimation/offering of possession of the Apartment irrespective of whether the Allottee/s has / have taken over the possession or not.

to execute declaration-cum- Undertaking inter-alia to co-**(i)** operate in formation of society, (if not formed by then) Apex Body and to make the payments not limited to taxes, cess, payment to the Society and the Apex Body, etc.



- (ii) to execute consent-cum- undertaking inter-alia to our subsequent Allottee to be enrolled as member of the society without demanding any contribution under any head;
- (iii) to execute indemnity inter-alia from not carrying out any work in the said apartment which would be contrary to the sanctioned plan and various NOC's permission etc. and if done resulting into any structural damage/ leakage/ damage to the Elevation features; the entire cost charges and expenses of curing such damage/ leakage not limited to the said Wing/s but also other apartment/s in the said Wing/s to be borne and paid by the Allottee herein;
- (iv) to execute Undertaking to abide by all terms, conditions, covenants etc. of this agreement
- (v) not to transfer or agree to transfer and/or create any right, interest and/or claim of the Allottee in the said Apartment agreed to be sold until and unless the entire Purchase Price and all amounts due and payable by the Allottee under this Agreement are duly paid in full by the Allottee to the Promoter herein and the Allottee has not committed any breach/s of any terms and conditions of this Agreement and/or NOC's, permission etc. granted by the various authorities.
- (vi) And Undertaking not to grant on leave and license and/or lease in respect of the said apartment without the consent of the Promoter and the concerned Police Station.
- (vii) To separate the dry and wet garbage and treat the wet garbage on the said Property as per the Rules and Regulations that may be laid down in that behalf by the MCGM and/or any authority from time to time.

J WY

RECTIFICATION OF STRUCTURAL DEFECT WITHIN A PERIOD OF FIVE YEARS FROM THE DATE OF HANDING OVER POSSESSION:

If within a period of five years from the date of handing over possession of the said Apartment to the Allottee, the Allottee brings to the notice of the Promoter any structural defect in the said Apartment or the Wing in which the Apartment is situated or any defects on account of workmanship, quality or provision of service, then wherever possible such defects shall be rectified by the Promoter at its own costs and in case it is not possible to rectify such defects, then the Allottee shall be entitled to receive from the Promoter, reasonable compensation only to cure such defect (and not replacement costs, and/or any claim for any purported direct and/or indirect losses and damage caused thereby) in the manner as provided under the Act. Provided However the Promoter shall not be liable to cure the defects which has/have emerged / occurred by reason of an act of commission or omission attributable to the Allottee herein and/or the other Allottee/s and/or Society (as the case may be) and by reason of normal wear and tear, misuse or non-use, lack of regular maintenance, beyond the shelf life of any product etc.

15.5 ALLOTTEE LIABLE TO BEAR AND PAY THE PROPORTIONATE SHARE OF ALL OUTGOINGS WITH IN 7 DAYS AFTER NOTICE IN WRITING GIVEN BY THE PROMOTER:

Within 7 days after notice in writing is given by the Promoter to the Allottee that the said Apartment is ready for use and occupancy, notwithstanding whether Allottee has taken the possession of his/her/their Apartment agreed to be purchased hereunder or not the Allottee shall be liable to bear and pay

ed Sometier

the proportionate share (i.e. in proportion to the carpet area of the Aparenent

as defined under the said Act) of all the outgoings in respect of the Real Estate Project i.e to say Wings O and P not limited to ground rent, development charges, local taxes like GST, levies, rates, duties, cess, assessments, premiums, impositions, charges, penalties, betterment charges and other levies by the Corporation / concerned local authorities / tax authorities and / or the Government (prospective and / or retrospective charges), and also all outgoings with respect to water charges (including that for supply by water tankers and / or by boring), insurance, common electricity bills, sinking fund, repairs, common staircase, lifts, sanitation, all equipment and gadgets (not limited to fire-fighting, gardening, club house S.T.P., Organic Waste Composter, DG Se ts etc.) operational repairs (major and minor) and maintenance and salaries of clerks, bill collectors, watch and ward, liftman, security, sweepers, accounting charges and personnel and all other expenses necessary and incidental to the management and maintenance of the said Property, the said Wings i.e. to say O and P as also the common services, lights and other conveniences and utilities as will be available in common for the Allottee. The Allottee further agrees that till the Allottee's share is so determined the Allottee shall pay to the Promoter provisional monthly contribution of Rs. NTL per month towards the outgoings. (excluding all applicable taxes) i.e. G.S.T and/or any other tax The amounts so paid by the Allottee to the Promoter shall not carry any interest and remain with the Promoter until execution of the conveyance of the Wings i.e. to say O and P (structure only) in favour of the Society formed by the Allottees of the said Wing and on such conveyance being executed for the said Wings; the aforesaid deposits (less deduction provided for in this

d preschy

UE

Agreement) shall be paid over by the Promoter to the Society and thereafter the Society shall be tiable to pay all such outgoings.

INTEREST PAYABLE IF ALLOTTEE FAILS OR NEGLECTS TO PAY OUTGOINGS:

If the Allottee /s fails or neglects to pay the outgoings in respect of the said Apartment and / or their proportionate share of outgoings in respect of the common facilities and amenities / limited common areas and facilities and / or the said infrastructure / common facilities for any reason whatsoever, then without prejudice to their right to collect interest @ 12% (Twelve percent) per annum for the delayed payment and to their rights and remedies including right to terminate the Agreement, the Promoter shall be entitled to stop and restrict the Allottee/s from using the common facilities or Promoter shall stop maintaining the said wing, common areas, facilities and infrastructure. The Promoter shall have first lien and charge on the said Apartment agreed to be acquired by the Allottee /s in respect of any amount due and payable by the Allottee /s under this Agreement.

15.7 PROMOTER NOT LIABLE TO BEAR THE OUTGOINGS IN RESPECT OF THE UNSOLD APARTMENT/S:

The Promoter shall not be liable to bear the outgoings as aforesaid in respect of the unsold Apartment/s. The Promoter shall bear only the Municipal assessment of Property Tax levied by local authority if any payable but shall not be required to pay other outgoings including maintenance, lift, water-pump, security, common lighting, charges towards all equipment and gadgets (not limited to fire-fighting, gardening, club house S.T.P., Organic Waste Composter, DG Sets etc.) operational repairs (major and minor) and

of Sond chay

maintenance etc. It is hereby agreed that the tromoter shall pay directly 33

Municipal Taxes, of the unsold Apartment, to MCGM, provided there is a separate Assessment or otherwise, the Allottee and/or the ad hoc Committee of the Co-operative Society, as and when received the Bills of Municipal Taxes, of the entire Wing and/or Apartment as the case may be, shall intimate in writing, to the Promoter requesting them, to pay Municipal Taxes of the said unsold Apartment, which shall be paid by the Promoter.

16. APARTMENT TO BE USED FOR PURPOSE OF RESIDENCE ONLY:

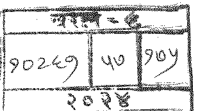
The Allottee shall use the said Apartment or any part thereof or permit the same be used only for purpose of residence. The Allottee shall be entitled to use the parking space if the same is allotted by the Promoter not otherwise and only for purpose of keeping or parking his/her/their personal vehicle.

17.1 ALLOTTEE TO JOIN IN FORMATION AND REGISTRATION OF THE SOCIETY:

The Allottee along with other Allottee (s) of Apartment in the said Wings i.e to say O and P shall join in forming and registering the Society to be known by such name as the Promoter may decide and for this purpose also from time to time sign and execute the application for registration and/or membership and the other papers and documents necessary for the formation and registration of the Society and for becoming a member, not limited to the bye-laws of the proposed society and duly fill in, sign and return to the Promoter within seven days for the same being forwarded by the Promoter to the Allottee, also as to enable the Promoter to register the Apex Body of the Societies formed by the Allottees of the Existing Wings, said Real Estate Project and the proposed construction as set out herein. The bye laws of the proposed society and/or rules and regulations as caused to be drawn up by the

A Song chan





Promoter shall be final and conclusive. No objection shall be taken by the Allottee if any changes or modifications are made in the draft bye-laws or the Memorandum as may be required by the Registrar of Co-operative Societies.

17.2 TRANSFER OF RIGHT, TITLE AND INTEREST OF THE

PROMOTER IN THE WINGS O AND P TO THE

The Promoter shall, on or before ______ 20___ caused to be transferred in favour of the Society to be formed by the Allottees of the said Wings i.e. to say O and P all the right, title and interest of the Promoter in the said Wings (structure only i.e. wing O and P without common basement, ground floor, 1 st floor podium stilt and open area and common area and/or all common amenities and facilities) in which the said Apartment is situated. PROVIDED HOWEVER the entire stamp duty and registration charges for the same shall be borne and paid by Allottee/s without recourse to the Promoter; notwithstanding all the apartments in the said Wings i.e. to say O and P not having been agreed to be sold by the Promoter or not and all such unsold Apartments shall continue to be the property of the Promoter who alone and exclusively shall be entitled to dispose off the same without any reference or recourse to either of the Allottee/s including the Allottee herein and/or the

17.3 TRANSFER OF THE LAND COMMON AREAS AND COMMON SERVICES, FACILITIES ETC. TO THE APEX BODY:

or the Apex Body formed by all the Societies.

The Promoter shall on completion and obtaining the Occupation Certificate

/Building Completion Certificate of the last phase of the said larger property

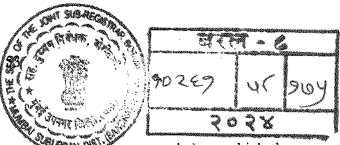
cause to be transferred to the Apex body of all societies for all the wings on

the said larger property all the right, title and interest of the Promoter in the

Society formed by all the Allottees of the said Wings i.e. to say O and P and /

& Sover Char

Soulcher Soulcher

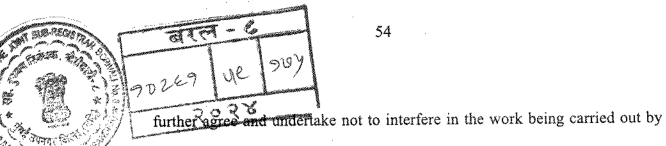


said property or the said larger property (as the case may be) on which the building with multiple Wings are constructed.

17.4 ABSOLUTE AND UNFETTERED RIGHT OF THE PROMOTER TO COMPLETE THE WINGS i.e. TO SAY O AND P AND TO SELL AND DISPOSE OFF THE REMAINING APARTMENTS:

Notwithstanding the registration of the Society as provided in clause 17.1 above and execution of Conveyance as provided in clause 17.2 above, the Promoter shall have absolute, unobstructed and unfettered right to complete the said Wings i.e. to say O and P (as the case may be) in which the said Apartment agreed to be sold by the Promoter to the Allottee is situated and to sell and dispose of the remaining Apartments for the consideration and on such terms and conditions as the Promoter may deem fit and proper, receive the full consideration and all such amount as the Promoter would be entitled to receive under the Agreement/s to be entered into by the Promoter with other Allottee/s in respect of the remaining Apartment/s other than the said Apartment which the Promoter has agreed to sell to the Allottee herein, to hand over possession of the remaining Apartment/s to the other Allottee of the Apartment which the Promoter may agree to allot and/or sell, apply for Occupation Certificate and all such other and further work as is required to be completed as per the sanctioned layout plan and/or building plan of the said larger property, sanctioned plan of the Wings being constructed on the Real Estate Project, comply with the terms and conditions of various NOC's/permissions given by the Competent Authority/ies. The Allottee/s do and each of them doth hereby agree and confirm that the Promoter has the absolute, unobstructed and unfettered rights as set out hereinabove and





the Promoter on any ground whatsoever.

17.5 UNSOLD APARTMENTS TO BELONG TO THE PROMOTER:

It is understood and agreed by and between the Parties hereto as under:

- All unsold Apartments in either of the Wing/s (existing or proposed), (a) car parking spaces anywhere in the compound / in the parking Tower on the podium in the basement and under stilt / Under the podium/Open Parking at ground level/ Podium Level which are proposed presently and / or which have already been constructed and / or stack parking anywhere in either of the Wing/s shall belong to and owned by the Promoter only and they will have sole and exclusive rights and authority to allot, alienate or dispose off the same on such terms and conditions as they may like to any apartment purchasers of either of Wing A to R kindergar ten, School, Supermarket and for future development as set out herein and receive and appropriate the consideration received thereof and the Allottee herein will have no objection to the same and the Allottee/s do and each of them doth hereby consent to what is provided herein and the Allottee agree and undertake not to claim any reduction in the price or concession or rebate or compensation or damages.
- (b) The Promoter intend to and may retain for themselves the remaining Apartment/s in the said Wings along with parking space and may not sell to others and may lease out or give on leave and license basis, some or even substantial number of Apartments in the said Wings (as the case may be).

at graftings



18.1 PROMOTER TO HAVE FIRST LIEN AND CHARGE ON THE APARTMENT IN RESPECT OF ALL AMOUNTS DUE AND PAYABLE BY THE ALLOTTEE/ DE POSITS TO BE PAID BY THE ALLOTTEE TO THE PROMOTER:

Notwithstanding anything herein contained or any other communication addressed by the Promoter to the Allottee either prior to or after the execution of this Agreement, the Promoter shall have the first lien and charge on the said Apartment agreed to be purchased by the Allottee, in respect of all amount due and payable by the Allottee to the Promoter or otherwise under the terms and conditions of this Agreement. The Allottee shall prior to taking possession of the said Apartment deposit with the Promoter and/or the third party/ agency appointed by the Promoter the following amount (as applicable).

Siretter Soulcher	(i)	Rs. NIL	for legal charges.
	(ii)	Rs. 1000/_	for share money application entrance fee of the
		•	society.
	(iii)	Rs. NFL	for formation and registration of the society.
	(iv)	Rs. 30,009_	for Advance proportionate share of taxes and
		,	other charges and outgoing to be paid in founds of the socrety.
:	(v)	Rs. 104775	Corpus Fund

The Promoters shall utilize the aggregate sum of Rs. NTL /- paid by the Allottee/s under Clause 18.1 (i) and (iii) above in favour of "Gurukrupa Developers D.N.Nagar Project" and under Clause 18.1 (ii), (iv) and (v) in favour of "Gurukrupa Group Logistic Services" to the Promoters for meeting

ed Goodian

3058

all costs, charges and expenses mentioned therein all legal costs, charges and expenses, including professional costs of the Attorney at-law/Advocates of the Promoters in connection with formation of the said society, preparing its rules, regulation and bye-laws and the cost of preparing and engrossing this agreement without being liable to render the account for the same to the Allottee/s and/or to the Society.

The Promoters and/or the agency appointed by the Promoter shall maintain a separate account in respect of sums received by the Promoters from the apartments Purchaser/s as advance or deposit as setout in Clause 18.1 (ii), (iv) and (v) above, sums received on account of the share capital, towards the proportionate share of taxes and outgoings, and shall utilize the amounts only for the purposes for which they have been received.

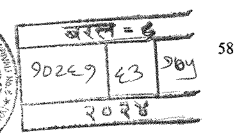
19. MANAGEMENT OF THE WING TO BE UNDER THE CONTROL OF THE PROMOTER UNTIL THE SAID WINGS i.e. TO SAY O AND P ARE FULLY CONSTRUCTED:/TILL REGISTRATION AND FORMATION OF SOCIETY.

It is expressly agreed by the Allottee that the management of the said Wings i.e. to say O and P will be under the absolute and unfettered control of the Promoter and/or third party agency who may be appointed by the promoter and the Promoter or third party agency so appointed by the promoter (as the case may be) will be entitled to look after the day-to-day management of the said Wing/s until the Wing/s is/are fully constructed (wherein the said apartment is located), till the Promoter sells and disposes off the remaining Apartments (other than the Apartment agreed to sold to the Allottee herein) in the said Wing/s for the consideration and on such terms and conditions as

90269 62 Duy

the Promoter may deem fit and proper, receives the full consideration and all such amounts as the Promoter would be entitled to receive under the Agreement/s to be entered into by the Promoter with other Allottees in respect of the remaining Apartments (other than the Apartment which the Promoter has agreed to sell to the Allottee herein), hands over the possession of the remaining Apartments to the other Allottees of the Apartment which the Promoter may agree to allot and/or sell, obtains the Occupation Certificate and all such other and further work which is required to be completed as per the sanctioned plan of the said Wings i.e. to say O and P being constructed in the Real Estate Project, comply with the terms and conditions of various NOCs/permissions given by the Competent Authority/ies; and for that purposes, the Promoter or third party agency so appointed by the promoter (as the case may be) will be entitled to charge and recover from the Allottee of all the Apartment/s in the said Wings i.e. to say O and P 10% [Ten Per Cent] as management fees along with GST etc. on the monthly outgoings payable by the Allottee to the Promoter or third party agency so appointed by the promoter (as the case may be). The aforesaid management fees along with GST etc. will be paid by the Allottee to the Promoter or third party agency so appointed by the promoter (as the case may be) on or before 5th of every month along with monthly outgoings. The Promoter or third party agency so appointed by the promoter (as the case may be) shall not be accountable or liable for any acts of commission or omission in due course of such management; fees thus charged by the Promoter or third party agency as appointed by the promoter (as the case may be) shall not be accountable anyways to the Allottee along with the Allottee/s of the other Apartment.

& Single Chin



ALLOTTEE'S SHARE OF STAMP DUTY AND REGISTRATION

CHARGES:

For the purposes of registration of conveyance of the said Wings i.e. to say O and P (structure only) the Allottee shall pay to the Promoter the Allottee's share of stamp duty and registration charges payable on such Conveyance or any document or instrument of transfer in respect of the said Wings i.e. to say O and P (structure only). For the purposes of registration of Conveyance of the said property/ the said larger property (as the case may be) excluding the reservation area in favor of the Apex Body, the Allottee shall pay to the Promoter the Allottee's share of stamp duty and registration charges payable on such Conveyance or any document or instrument of transfer to be executed in favor of the Apex Body. In the event of the Promoter not receiving the full amount of stamp duty and registration charges to fulfill either of the event; the Promoter shall be entitled to withhold the execution and registration of Conveyance in either of the eventuality.

21. REPRESENTATIONS OF THE PROMOTER:

The Promoter hereby represents and warrants to the Allottee as follows:

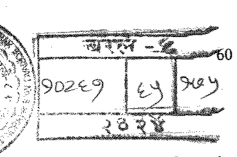
- i. The Promoter has clear and marketable title with respect to the said property, as declared in the title report annexed to this Agreement and has the requisite rights to carry out development upon the Real Estate Project and also has actual, physical and legal possession of the said property for the implementation of the Real Estate project.
- ii. The Promoter has lawful rights and requisite approvals from the Competent Authorities to carry out development of the Real Estate



project and shall obtain requisite approvals from time to time to complete the development of the project;

- iii. There are no encumbrances upon the Real Estate Project
- iv. There are no litigations pending before any Court of law with respect to the Real Estate Project
- v. All approvals, licenses and permits issued by the Competent Authorities with respect to the Real Estate Project and the said Wings i.e. to say O and P are valid and subsisting and have been obtained by following due process of law. Further, all approvals, licenses and permits to be issued by the Competent Authorities with respect to the Real Estate Project and the said Wings i.e. to say Wings O and P shall be obtained by following due process of law and the Promoter has been and shall, at all times, remain to be in compliance with all applicable laws in relation to the Real Estate Project, the said Wings i.e. to say O and P and common areas;
- vi. The Promoter has the right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee created herein, may prejudicially be affected.
- vii. The Promoter has not entered into any agreement for sale and/or development agreement or any other agreement/arrangement with any person or party with respect to the Real Estate Project and the said Apartment which will, in any manner, affect the rights of Allottee under this Agreement;

& Smith July



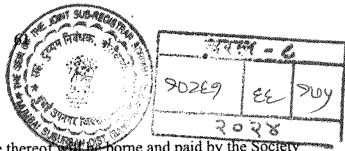
viii.

хi

The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the said Apartment to the Allottee in the manner contemplated in this Agreement;

- ix. The Promoter has duly paid and shall continue to pay and discharge undisputed governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and /or penalties and other outgoings, whatsoever, payable with respect to the Real Estate project to the Competent Authorities;
- x. No notice from the Government or any other local body or authority or any legislative enactment, government ordinance, order notification including any notice for acquisition or requisition has been received or served upon the Promoter in respect of the Real Estate Project.
 - The Allottee is/are made aware that the Real Estate Project in which the said Wing/s is/ are being constructed forms a part of the said property agreed to be developed by the Promoter. The Promoter shall be entitled to form and register the Society for one or more Wing/s (as the case may be). In view of all the Wing/s existing on the said property and/or said larger property; each Society in the said Project shall not be entitled to have custody or possession of any deeds as they will be common or inter-related. The title deeds shall always remain with the Promoter and / or with Apex Body formed of all the Societies. The individual Societies shall however be entitled to a covenant for production of title deeds from the Promoter or the Apex Body whoever is in possession of the original of the title deeds and the true copies of the title deeds that are in possession of the Promoter

Simplify &



and the cost and expense thereof will be borne and paid by the Society requiring it.

xii.

The Promoter intends to form one or more separate Societies for the Existing Wings, wings in progress and the said Wings i.e. to say O and P constructed in the Real Estate Project and the proposed Wing/s. The Promoter also intends that an Apex Body of all such separate societies will be formed (hereinafter referred to as "the Apex Body") which will look after, manage, maintain and conduct all the affairs of common amenities, common facilities, common areas, common roads, common service lines including drainage, Gas (if installed by the service provider), electric cable, water pipe lines and other service lines, common garden in the said Real Estate Project. The Allottee /s herein and the Societies formed of the Wing/s, agree to become members of such Apex Body and bear and pay their proportionate contribution / charges to such Apex Body as may be levied by it from time to time and abide by its bye-laws, rules and regulations until such Apex Body is formed and the management is handed over to such Apex Body; such payments will be paid to the Promoter.

Allottee/s are made aware that, it is the obligation of the Allottee/s to separate the dry and wet garbage and treat the wet garbage on the said property and the said Larger Property as per the rules and regulations that may be laid down in that behalf by the MCGM and/ or any other authority / authorities from time to time.

d Sings chigh

2. COVENANTS OF THE ALL OTTEE:

The Allottee himself/herself/themselv es and with intention to bring all persons into whosoever hands the said Apartment may come, doth hereby covenant with the Promoter as follows:-

- a. Not to transfer and/or agree to transfer and / or grant on leave and license and / or lease the said Apartment and/or the rights emitting under this agreement to any third party without prior permission in writing of the Promoter.
- b. To use the said Apartment only for the residential purpose and not to use and / or permit the same to be used for the purpose of an office showroom / shop / godown/ restaurant /coaching classes etc. and / or for carrying on any industry, business or commercial activity of any nature whatsoever;
- c. To use the car parking spaces (if sold and allotted to the Allottee) only for parking cars of the Allottee, until such time that the Allottee owns the said Apartment.
- d. Not to enclose and/or misuse any terrace (including adjoining Terrace to the Apartment, if any) at any time and keep indemnified the Promoter from any action, cost, charges and expenses that may be cause or suffered by the Promoter due to any action initiated by any person or authority for such enclosure or misuse of the said terrace.
- e. To bear and pay maintenance, taxes, water, electricity charges and all other outgoing expenses of the said Apartment and other all common areas and all common facilities, services, amenities etc. provided in the Layout from the date possession of the same is offered by the Promoter and/or from the date of expiry of 7 days of the Letter of Intimation /Offering of possession of the Apartment whichever is earlier to the

d singley

Allottee and shall not do or suffered to be done anything in or to the said

D0269

Wing in which the said Apartment is situated, and / or change / alter or make any additions in or to the Apartment which may be against the rules, regulations or bye-laws or concerned local or any other authority or change/alter or make addition in or to the said Wing in which the said Apartment is situated and the said Apartment itself or any part thereof. To maintain the said Apartment at the Allottee's own cost in good habitable/tenantable repairs and conditions from the date possession of the same is offered by the Promoter to the Allottee.

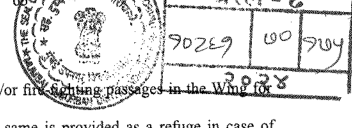
- f. Not to store in the said Apartment any goods which are of hazardous, combustible or of dangerous nature or are so heavy as to damage the construction or structure of the said Wing/s in which the said Apartment is situated or storing of goods which is objected to by the concerned local or other authority and shall not carry or cause to be carried heavy packages to the upper floors which may damage or likely to damage the staircases, common passages or any other structure of the said Wing/s in which the said Apartment is situated, including entrances of the said Wing/s and in case any damage is caused to the said Wing/s in which the said Apartment is situated or to the said Apartment on account of the negligence or default of the Allottee in this behalf, the Allottee shall be liable for the consequences of such breach.
- g. To carry out at his/her/their own cost all internal repairs to the said Apartment and maintain the said Apartment in good and tenable condition, state and order and not do or suffer to be done anything in or to the said Wing in which the said Apartment is situated which may be contrary to the rules and regulations and bye-laws of the MCGM or other public authority. In the event of the Allottee committing any act in

of sore char

contravention of the above provision, the Allottee shall be responsible and liable for the consequences thereof to the MCGM and/or other public authority.

- h. Neither to demolish or cause to be demolished the said Apartment or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the said Apartment or any part thereof, nor any alteration in the elevation and outside colour scheme of the said Wing in which the said Apartment is situated and shall keep the portion, sewers, drain pipes in the said Apartment and appurtenances thereto in good tenantable repair and condition and in particular, so as to support shelter and protect the other parts of the said Wing in which the said Apartment is situated and shall not chisel or in any manner damage the columns, beams, walls, slabs or RCC, Pardis or other structural members in the said Apartment without the prior written permission of the Promoter and/or the Society.
- i. Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said property and the said Wing in which the said Apartment is situated or whereby any increased premium shall become payable in respect of the insurance. However, it is clarified that this does not cause any obligation upon the Promoter to insure the said Wing or the Apartment agreed to be sold to the Allottee.
- j. Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Apartment in the compound or any portion of the said Property and the Wing in which the said Apartment is situate.

Directions.



- k. Not in use the refuge areas and/or fire actions passages in the Wing for any purpose whatsoever as the same is provided as a refuge in case of fire.
- To abide by the terms and conditions of the NOC issued by the Chief
 Fire Officer M.C.G.M. in respect of the refuge areas of the said Wing.
- m. Pay to the Promoter within 7 days of demand by the Promoter of the amounts due and payable in terms of this Agreement.
- n. Not to transfer and / or grant on Leave and License and / or Lease or assign the interest in or benefit of this Agreement and/or not to let, grant license of the said Apartment until all the dues payable by the Allottee to the Promoter under this Agreement are fully paid up and even after such payment only if the Allottee has not been guilty of breach or non-observance of any of the terms and conditions of the Agreement and until the Allottee has obtained the Promoter's prior consent in writing to the same till the formation of the said Society.
- o. After the possession of the said Apartment is handed over by the Promoter to the Allottee and until the conveyance of the Real Estate Project and the said Wings i.e. to say O and P is made to the said Society to be formed by the Allottees, to permit the Promoter and their surveyors and agents with or without workmen and others, at all reasonable times, to enter into and upon the said Apartment or any part thereof to view and examine the state and condition thereof and to make good the defects, decay and repair and also for the purpose of laying, maintaining, repairing and testing drainage and water pipe and electric wires and cables and for similar other purposes contemplated by this Agreement.
- p. To sign all necessary applications, papers, documents and do all acts, deeds and things as the Promoter may require of him/her/them in order to



become a member of the said Society to be formed of the Allottees of the Apartments in the said Wings i.e. to say O and P.

- q. Not to alter and affix grills from outside the windows or at any place and / or to put- up / hang flower pots which affects the structure, facade, and/or elevation of the said Wings i.e. to say O and P in any manner whatsoever.
- r. After the possession of the said Apartment is handed over to the Allottee if any additions or alterations in or about or relating to the said Wings i.e. to say O and P and/or the said Apartment are required to be carried out by the Government, Local Authority or any other Statutory Authority, the same shall be carried out by the Allottee of various Apartments in the said Wings i.e. to say O and P at his/her/their own costs and the Promoter shall not be in any manner liable or responsible for the same.
- s. To abide by the terms and conditions attached to the various sanctions / permissions / N.O.C / Orders set out in the recitals herein above and/ or any further terms and conditions that may be imposed at the time of completion of the said Wings i.e. to say O and P and/ or the terms and conditions of the Occupation Certificate and not to do any act, deed or thing in violation thereof.
- t. Not to claim any right or interest in the Solar Panels to be installed on the terraces and / or in the terraces on top of the said Wings i.e. to say O and P or any portion thereof save and except the right of access, for the purpose of inspection, repairs and maintenance of the common utilities and services located on such top terrace.
- u. To abide by the terms, conditions and stipulations / Regulations as may be prescribed by or made applicable by the Promoter or Government of Maharashtra, or any statutory / public body or authority in respect of the

Sonatomay.

said larger Property and/or the Said property and/or the Win

or the Wing's standing

thereon and / or the said Apartment.

- v. To observe and perform all the rules and regulations which the said Society and / or the Apex Body may adopt 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 Wing/s and/or the common areas and infrastructural facilities and services and/or the said Apartment therein and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the MCGM and of Government and other public bodies. The Allottee shall also observe and perform all the stipulations and conditions laid down by the promoter and/or the said Society and / or the Apex Body regarding the occupation and use of the said Apartment in the said Wing/s and/or the common areas and infrastructural facilities and services and shall pay and contribute regularly and punctually towards provisional proportionate share of the taxes, expenses or other outgoings in accordance with the terms of this Agreement. The Allottee agrees that the aforesaid amount to be collected from the Allottee shall be collected and paid on an ad hoc basis till all the Apartments in the said Wing/s are sold and the quantum of proportionate share taxes and outgoing expenses, charges for each Apartment is determined.
- w. Not to put up or install box grills outside the windows of the said Apartment for the purpose of installing the air conditioners or otherwise or in any other manner do any other act which would in the opinion of the Promoter or the said Society, as the case may be, affect or detract from the uniformity and aesthetics of the exterior of the Wing/s.

1 Sizzichian

7u`

To maintain the external elevation of the said Wing/s in the same form as constructed by the Promoter and shall not in any manner whatsoever put up, under any circumstances, any construction or enclose the project elevation which have been permitted (approved) free of FSI, in the plans already approved in MCGM.

- y. To sign from time to time, all papers and documents and to do all such acts, deeds, matters and things as may be necessary from time to time, for safeguarding the interests of the Promoter and of the Allottee of other Apartments in the said Wing and/ or any other Wing/s in the said Project.
- z. Not at any time demand partition of the Allottee's interest in the said Apartment.
- aa. Not to cover or enclose in any manner whatsoever, the terrace/s, the open balcony/ies, elevation features, projections, verandah, car parking space/s or other open spaces if forming part of or appurtenant to the said Apartment in the said Wing/s, without the prior written permission of the Promoter and / or said Society and / or the Apex Body and/or the concerned authorities.
- bb. Not to hang clothes, garments, put up flower pots or any other things from the windows, grills, balcony/ies, terrace/s appurtenant to the said Apartment.
- cc. To pay / reimburse all the additional / new taxes charges, fees, premium that may be levied to the concerned authorities/ Promoter (as the case may be).
- dd. To pay all the amounts payable under this Agreement, as and when they become due and payable, time being in the essence of this Agreement.

 Further the Promoter is not bound to give any reminder notice regarding

ed Sonofchage

such payment and the failure thereof, shall not be a plea or an exouse for non-payment of any amount or amounts on their respective due dates.

- ee. Not to enclose or permit to be enclosed the chajjas and/or any elevation features.
- ff. Not to combine two Apartments together and/or break the internal walls without the prior permission in writing of the Promoter and the prior sanction of the Competent Authority.

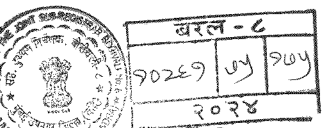
23. ALLOTTEE TO HAVE NO CLAIM SAVE AND EXCEPT IN RESPECT OF THE APARTMENT:

Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Apartment or of the Real Estate Project and/or Wing/s or any part thereof. The Allottee shall have no claim save and except in respect of the Apartment hereby agreed to be sold to him/her/them and all open spaces, parking spaces at all levels, lobbies, staircases, terraces swimming pool area, club house, garden, sewage treatment plan, organic waste composter and all other common services and facilities will remain the property of the Promoter until the said larger property or the said property (as the case may be) is transferred to the Apex Body as hereinbefore mentioned.

24. (i) ALLOTTEE NOT TO MORTGAGE OR CREATE A CHARGE ON THE APARTMENT:

After the Promoter executes this Agreement the Allottee shall not mortgage or create a charge on the said Apartment without the prior written consent/ NOC of the Promoter.

d and dhay



The Promoter may appoint a third party/ agency for the purpose of maintaining the Real Estate Project on such terms and conditions as may be deemed fit and promoter or third party agency so appointed by the promoter (as the case may be) will be entitled to collect and recover from the Allottee of all the apartments at 10% (along with GST) as management fees on the monthly outgoings payable by the allottee to the promoter or third party agency so appointed by the promoter (as the case may be).

25. ENTIRE AGREEMENT:

This Agreement along with its schedules and annexures, constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said apartment / Wing/s, as the case may be.

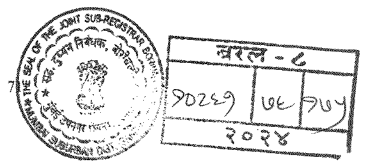
26. AMENDMENT ONLY WITH THE CONSENT OF THE PARTIES:

This Agreement may only be amended through written consent of the Parties hereto and not otherwise.

27. PROVISIONS CONTAINED HEREIN AND THE OBLIGATIONS ARISING HEREUNDER TO BE APPLICABLE AND ENFORCEABLE AGAINST ANY SUBSEQUENT ALLOTTEES:

It is clearly understood and agreed between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the project shall equally be applicable to and enforceable against any subsequent Allottee of the Apartment/s, as the said obligations go along with the said Apartment for all intents and purposes.





28. PROVISIONS OF THIS AGREEMENT DECLARED UNENFORCEABLE UNDER THE ACT SHALL BE DEEMED AMENDED OR DELETED:

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

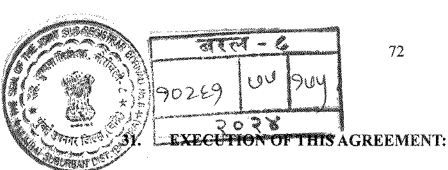
29. NON- WAIVER:

Any delay tolerance or indulgence shown by the Promoter in enforcing the terms and conditions of this Agreement or any forbearance or giving of time, to the Allottee by the Promoter shall not be construed as a waiver on the part of the Promoter of any breach or non-compliances of any of the terms and conditions of this Agreement by the Allottee nor shall the same in any manner prejudice the rights of the Promoter.

30. BOTH PARTIES TO TAKE SUCH FURTHER ACTIONS AS MAY BE REASONABLY REQUIRED:

Both parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.





The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter's office, or at some other place, which may be mutually agreed with the Allottee and after the Agreement is duly executed by the Allottee and the Promoter or, simultaneously with the execution of the said Agreement the same shall be registered at the office of the Sub-Registrar of Assurances at M.S.D. Hence this Agreement shall be deemed to have been executed at Mumbai.

32. REGISTRATION OF THIS AGREEMENT:

The Allottee and Promoter shall present this Agreement at the proper registration office of registration within the time limit prescribed by the Registration Act and the Promoter will attend such office and admit execution thereof.

33. **NOTICES:**

That all notices to be served on the Allottee and the Promoter as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by Registered Post A. D. and notified Email ID/ Under Certificate of Posting at their respective addresses specified

below:

1) southsh kumar singh

Name of Allottee: 2) Some Chaya

Address of Allottee's: C-108, Manish, SBI officers Quarters opp & BE Branch, Evershire Nager, would well, Humber Notified Email ID: Singh Soulish @ Sbi. Co.in

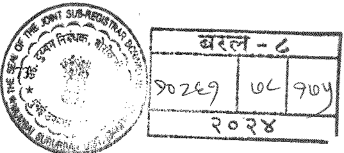
M/s. Gurukrupa Developers D N Nagar Project Promoter Name:

Promoter Address: A-205, Western Edge II, Behind Metro Mall,

Off. W.E. Highway, Borivali -E, Mumbai - 400066

Notified Email ID: Info@gurukrupagroup.com

219 Chief



It shall be the duty of the Allottee and the Promoter to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the Promoter or the Allottee, as the case may be.

34. COMMUNICATION TO JOINT ALLOTTEES:

That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose name appears first and at the address given by him / her which shall for all intents and purposes to consider as properly served on all the Allottees. That in case there are joint Allottees then and in that event the responsibility to perform the terms and conditions of this agreement as also obligation to effect all the payment hereunder in joint and several.

35. EACH PARTY TO EXECUTE ADDITIONAL DOCUMENTS AS MAY BE REASONABLY REQUIRED:

Each party hereto shall from time to time upon the reasonable request and cost of the other party execute any additional documents and do any other acts or things which may be reasonably required to give effect to the terms hereof.

36. ALLOTTEE NOT INVESTORS:

The Allottee hereby declares that he/she/they/it is/are/not Investors as defined under Article 5 [g-a] {(ii)} of the Bombay Stamp Act, 1958.

Sont chap

DECLARATION BY THE ALLOTTEE THAT THEY ARE ENTITLED TO ACQUIRE THE APARTMENT IN ACCORDANCE WITH LAW:

The Allottee hereby declares that he/she/ they are resident Indians and are entitled to acquire the said Apartment in accordance with the provisions of the Foreign Exchange Management Act, 1999. It is abundantly made clear to the Allottee that if the Allottee is a Non-Resident Indian / foreign national of Indian origin, in respect of all remittances, acquisitions/ transfer of the said Apartment, it shall be his/ her/their sole responsibility to comply with the provisions of the Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof, and the rules and regulations of the Reserve Bank of India or any other applicable law from time to time. Any refund required to be made under the terms of this Agreement shall be made in accordance with the provisions of the Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof, and the rules and regulations of the Reserve Bank of India or any other applicable law from time to time. The Allottee understands agrees, that in the event of any failure on his/ her / their/its part to comply with the prevailing exchange control guidelines issued by the Reserve Bank of India he/she/they/it alone shall be liable for any action under the Foreign Exchange Management Act, 1999 or any other statutory modifications or re-enactments thereto the Promoter accepts no responsibility in this regard and the Allottee agree to indemnify and keep the Promoter indemnified and saved harmless from any loss or damage caused to it for any reason whatsoever.

d girthaux



38. SETTLEMENT OF DISPUTES:

Any dispute between parties shall be settled amicably. In case of failure to settle the dispute amicably, which shall be referred to the Competent Authority as per the provisions of the Real Estate (Regulation and Development) Act, 2016 and the Rules and Regulations, framed thereunder.

39. JURISDICTION:

The Competent Authority /courts in Mumbai alone will have the jurisdiction for this Agreement.

40. STAMP DUTY AND REGISTRATION CHARGES:

The Allottee/s shall bear and pay the stamp duty, registrations and all incidental expenses thereto and shall present this Agreement at the proper Registration Office of registration within the time limit prescribed by the Registration Act and the Promoters will attend such office and admit execution thereof.

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

SIGNED SEALED and DELIVERED OF Gurukrupa Developers
by the withinnamed THE PROMOTER

M/S. GURUKRUPA DEVELOPERS

)

Partner

(D. N. Nagar Project),

By The Hands of Partner Shri Chelan

Signature

L.H. Thumb Impression

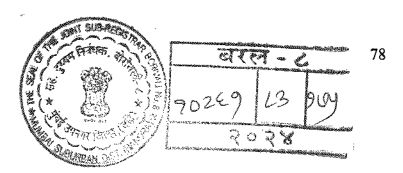
IN THE PRESENCE OF

UTINOD SOLANKI. USHUKTA MKUTA -

N.Padel

SIGNED SEALED and DELIVERED by the withinnamed THE ALLOTTEE Mr./ Mrs./Ms. Sallsh kumaa Singh	Signature	L.H. Thumb Impression
Mr/Mrs./Ms. Sonal Chhaya SIB-RO SIB-RO SONAL Chhaya POZE9 POZE9 POZE9 POZE9 POZE9 POZE9	Some chan	L.H. Thumb Impression
Mr./ Mrs./Ms.		Photograph
IN THE PRESENCE OF 1. Vijay Kuman Singh Kuri 2. Doef) Signature	L.H. Thumb Impression

and the state of t	,		
M/s.)		
Through its Partner			Western Control of the Control of th
			Photograph
IN THE PRESENCE OF)	Signature	
1.	,	Signature	L.H. Thumb Impression
2.	13 COR		Andrew Marie State State Communication of the Commu
		90289	The State of the S
		The second second second	
	Sich Johan		



RECEIPT

C Rupers five Laken Seventy two thousand 4

twisty three conty)

RECEIVED a sum of Rs. 5,72,033/. from withinnamed

Allottee/s being the amount of Earnest Money or Deposit and towards the part payment of the Consideration payable by them/him to us.

For M/s. Gurukrupa Developers (D. N. Nagar Project)

eff.

Partner

1) 1,00,000/_ INU NO-000456 TRNID-128,7978786

2) 4,72,033/_ NEFT- SBIN 224167091608 Dtd: 18/06/24 drawn SBI

Sonal Eller



(Description of the "said larger property")

ALL THAT piece or parcel of land or ground situate lying and being at Village Malvani, Taluka Borivali in the Registration Sub-District and District Mumbai City and Mumbai Suburban and bearing Survey No.44/1, Corresponding C.T.S Nos.507 of Village Malvani and area admeasuring 11 Acres and 2 Gunthas Equivalent to 44718 Sq.mt together with residential, structures, servants quarters and other structures, thereon and bounded as follows that is to say:

On or towards the North

By land bearing C.T.S. No. 4

On or towards the East

By lands bearing C.T.S

Nos. 338, 339, 27.40 mtr wide D.P Road

On or towards the West

By lands bearing C.T.S No.

508 to 510, 514, 516, 517.

On or towards the South

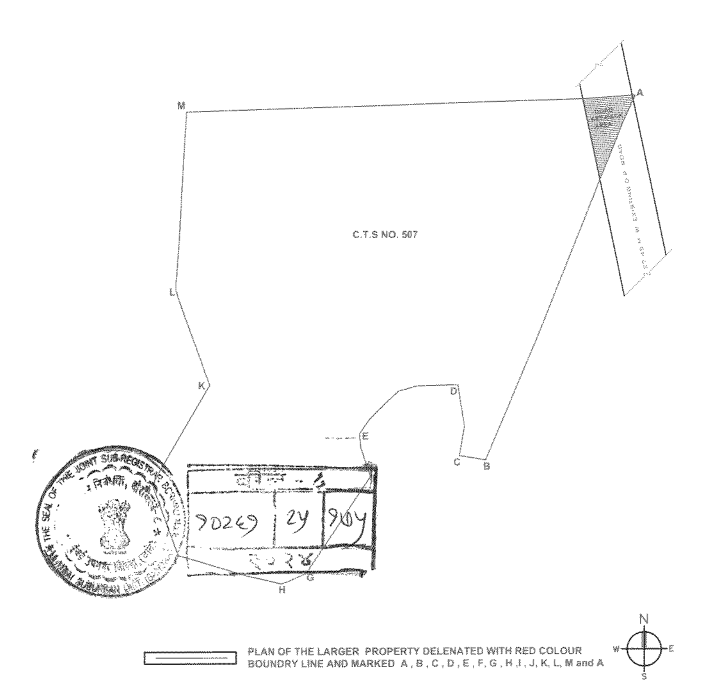
By lands bearing CTS Nos.

501, 504, 505, 506, 522.

d

Diver Chaya

ANNEXURE - "B" (SAID LARGER PROPERTY)



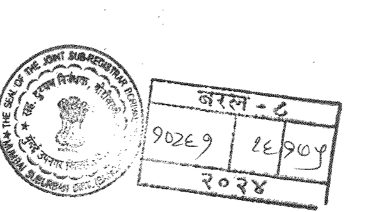
Promoter Sign

GNOS Allottee Sign

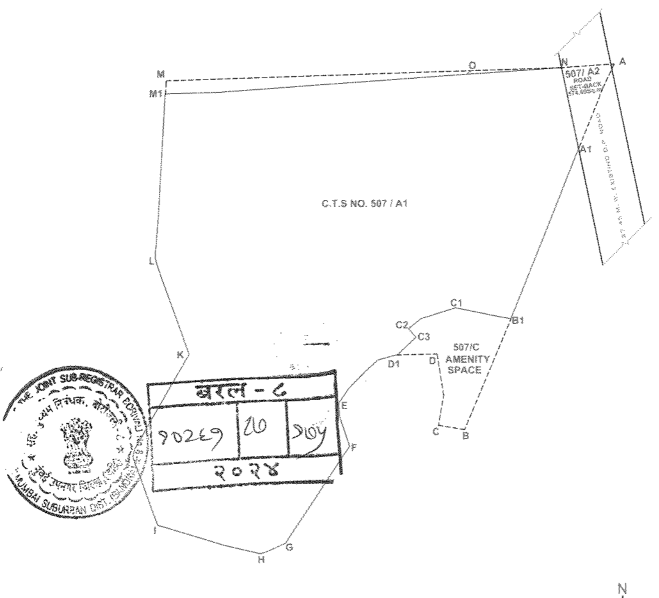
ANNEXURE - "C"

(DESCRIPTION OF THE SAID PROPERTY)

Portion of the said large property more particularly described in Annexure "A" hereto which portion is as shown and delineated with red colour boundary line on the Plan annexed hereto and marked as Annexure "D" admeasuring 41372.30 sq mtrs equivalent to 49481.31 sq.yrds



ANNEXURE - "D" SAID PROPERTY 41372.30 Sq.meters



PLAN OF SAID PROPERTY DELENATED WITH RED BOUNDRY LINE AND MARKED N , A1 , B1 , C1 , C2 , C3, D1 , E , F, G, H, I, J, K, L, M1 and N

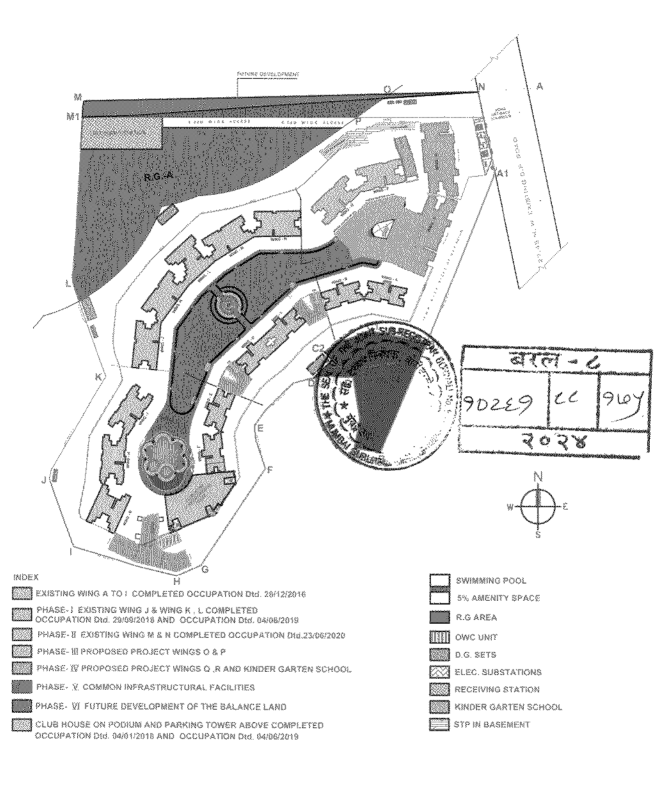


Prom	ipter	Sign
1	XP.	
01		
U"		

Allottee Sign

Sonal Chhaya

ANNEXURE - "E"



Promoter Sign	Allottee Sign
	- fiest
	Sonal chlaya

ANNEXURE - "F"

SA SP 5028-2010-11-2,000 Forms (4 Pages F/B)

in replying please quote

88

in replying please quote

88

and date of this letter.

(क्षा 8.0 9. 19-0 Is ISSUED SUGJEC

TO THE PROVISIONS OF URBAN LANE

40 मा स्थान क्षांत कर प्रकार प्

Intimation of Disapproval under Section 346 of the Mumbai Municipal Corporation Act, as amended upto date

ild fal wis

No. CHE/A-0330/BP(WS)/AP of 2013-2014

ME'TORANDUM

🗻 s. Gurukrupa Dev. (D.N. Nagar Project) | C.A. to Owner

facushed to me under your letter, dated ________ 20 ______ I have to inform ______ in that I cannot approval of the building or work proposed to be erected or executed, and I therefore hereby formally intimate to you under section 346 of the Bombsy changeal Corporation Act as amended upto date, my disapproval by thereof reasons:-

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

- What the C.C. under Sec. 44\69 (1) (a) of the M.R.T.P. Act will not be obtained before starting the proposed work.
- 2. The the compound wall is not constructed on all sides of the plot clear of the note widening line with foundation below level of bottom of road side drain visious obstructing the flow of rain water from the adjoining holding to prove presession of holding before starting the work as per D.C.Reg.No.38(27).

withe low lying plot with not be filled up to a reduced level of at least 92 T.H.D. it is now apparate, and level whichever is higher with murum, earth, builders and valued here. hed, rolled, consolidated and sloped towards rood side.

ACENOTEDERS

Tomographic Newson

Number of the

where saming the year

O NR (OD 1st pg. 100 news 4.0330 docs



that proper gutters and down pipes are not intended to be put to prevent water dropping from the leaves of the roof on the public street.

That the drainage work generally is not intended to be executed in accordance with the Munic pal requirements.

Subject to your so modifying your intention as to obviate the before mentioned objections and cet by requirements, but not otherwise you will be at liberty to proceed with the said build ag or work at anytime before the said will day of 200 but ot so as to contrivance any of the provision of the said Act, as amended as aforesaid or any

rule, regulations or bye-law made under that Act at the time in force.

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

0.4 MAY 2013

سمعر أوجي Executive Engineer, Building Proposals, Zone,

SPECIAL INSTRUCTIONS.

- () This intimation given no right to build upon ground which is ${\tt N^{\prime}}$ "your property.
- Under Section 68 of the Bombay Municipal Corporation Act, as amended, the Municipal Commissioner for Greater Mumbai has empowered the City Engineer to exercise, perform and discharge the powers, duties and functions conferred and imposed upon and vested in the Commissioner by Continuous 244 of the action 244. in the Commissioner by Section 346 of the said Act.
 - Under Byelaw, No.8 of the Commissioner has fixed the following levels :-
 - " very person who shall erect as new domestic building shall cause the same to be built so that every part of the plinth shall be - (a) Not less than, 2 feet (60 cms.) above the centre of the adjoining street at the

rest st point at which the drain from such building can be connected with the sewer than existing or thereafter to be laid in such street".

"(b) Not less than 2 feet (60 cms.) above every portion of the ground within 5 feet (160 cms.)

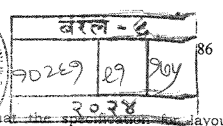
of such building.

"(c) Not less than 92 ft. () meters above Town Hall datum".

- [4] Your attention is invited to the provision of Section 152 of the Act whereby the person liable to pay property taxes is required to give notice of erection of a new building or occupation of heilding which has been vacant, to the Commissioner, within fifteen days of the completion or of the occupation whichever first occurs. Thus compliance with this provision is punishable under Section 471 of the Act irrespective of the fact that the valuation of the premises will be liable to he regised under Section 167 of the Act, from the earliest possible date in the current year in whithe completion on occupation is detected by the Assessor, and Collector's Department,
- (5) Your attention if further drawn to the provision of Section 353-A about the necessary of submitting occupation certificate with a view to enable the Municipal Commissioner for Greater Mu: bal to inspect your premises and to grant a permission before occupation and to levy penalty for . in-compliance under Section 471 if necessary.
- (6) Proposed date of commencement of work should be communicated as per requirements of Section 347 (1) (22) of the Bombay Municipal Corporation Act.
- [7] One more copy of the block plan should be submitted for the Collector, Mumbai Suburba Dimelet.
- (8) Necessary permission for Non-agricultural use of the land shall be obtained from the Collector of Mumbai Suburban District before the work is started. The Non-agricultural assessment shall be paid at the site that may be fixed by the Collector, under the Land Revenue Code and Rules thereunder.

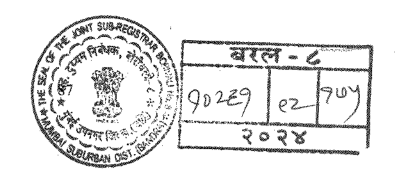
Attention is drawn to the notes Accompanying this Intimation of Disapproval.

DE RAIODASI pg. IOD new\A-0330.docx



That the specification for layout/D.P.road/or access roads/development of setback land will not be obtained from E.E.Road Construction(W.S.)Z-IV before starting the construction work and the access and setback land will not be developed accordingly including providing street lights and S.W.D. the completion certificate will not be obtained from E.E.(R.C.)/E.E.(S.W.D) of W.S.Z-IV/E.E.(T & C) before submitting B.C.C.

- 5. That the Structural Engineer will not be appointed, supervision memo as per Appendix XI (Regulation 5(3) (ix) will not be submitted by him.
- 6. That the structural design including provision of seismic/wind load and or calculations and for the proposed work and for existing building showing adequacy thereof to take up additional load shall not be submitted before C.C.
- 7. That the sanitary arrangement for workers shall not be carried as per Muni. Specifications and drainage layout will not be submitted before C.C.
- 8. That the regular /sanctioned/proposed lines and reservations will not be got demarcated at site through A.E.(Survey)/E.E.(T & C)/(E.E.D.P.)/DILR before applying for C.C.
- 9. That the Registered Undertaking and additional copy of plan shall not be submitted for agreeing to hand over the setback land free of compensation and that the setback / D.P. Road handing over certificate will not be obtained from Ward Officer P/North /E.E.D.P. that the ownership of the setback land will not be transferred in the name of M.C.G.M. before C.C.
- 10. That the Indemnity Bond indemnifying the Corporation for damages, risks accidents etc. and to the occupiers and an undertaking regarding no nuisance will not be submitted before C.C./starting the work.
- 11. That the existing structure proposed to be demolished and shifted will not be demolished or necessary Phase Programme with agreement will not be submitted and got approved before C.C.
- 12. That the requirements of N.O.C. of E.E. (S.W.D.)/E.E. (1.%C)/E.E. (R.C.)/E.E. (SEW)/E.E. (W.W.)/C.F.O. will not be obtained before requesting for C.C. and the requisition will not be complied with before occupation certificate / B.C.C.
- 13. That the qualified/registered site supervisor through Architects / Structural Engineer will not be appointed before applying for C.C.

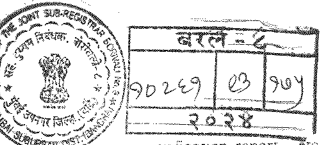


- 14 That extra water and sewerage charges will not be paid to A.E.W.W.R/South Ward before C.C.
- 15. That the N.O.C. from A.A. & C. (R/South) shall not be submitted before requesting for C.C. and final N.O.C. shall not be submitted before requesting for occupation / B.C.C.
- 16. That the N.O.C. from H.E. shall not be submitted before requesting for C.C.
- 17. That the copy of the application made for non-agricultural user permission shall not be submitted before requesting for C.C.
- 18. That the regd. u/t. from the developer to the effect that meter cabin, Stilt Portion, society office, servants toilet, part/pocket terrace shall not be misused in future shall not be submitted before requesting for C.C.
- 19. That the development charges as per M.R.T.P. Act (Amendment) Act 1992 will not be paid before C.C.
- 20. That the C.T.S. Plan and P.R. Card area written in words through S.L.R. shall not be submitted before C.C.
- 21. That the provision from Reliance Energy Ltd./M.T.N.L. shall not be made.
- 22. That the P.C.O. Charges shall not be paid to insecticide Officer before requesting for C.C.
- 23. That the separate P.R.C. for setback shall not be submitted before requesting balance F.S.I.
- 24. That the proportionate sewerage line charges as worked out by Dy.Ch.Eng. (Sew. Planning) shall not be paid in this office before requesting for C.C.
- 25. That the Janata Insurance Policy shall not be submitted before C.C.
- 26. That the true copy of the sanctioned layout/subdivision/amalgamation approved under No. CE/1280/LOP, dated 27.03.2012 along with the Terms and Conditions thereof will not be submitted before requesting for C.C. and compliances thereof will not be done before submission of B.C.C.

27. That the requisitions of clouse 45 & 46 of DCR 91 shall nor be complied with and records of quality of works sources 1.4 MAY 2013

WIS 1.00 D. JACK IS ISSUED SUBJECT OF THE PROVISIONS OF URBAN LAWS SULLING AND PORTS ASSURE ACT AND

Executive Engineer
Side Proposal (W.S.) P Ward



verification report, etc. shall not be maintained on site till completion of the entire work.

- That the regd. U/T, shall not be submitted for payment of 28. difference in premium paid and calculated as per revised land rates before requesting for C.C.
- That the basement will not be complying with the basement 29. rules and regulations and regd. u/t. for not misusing the basement will not be submitted before C.C.
- That the building will not be designed complying requirements of all the relevant I.S. codes including I.S. Code 1893 for earthquake design, the certificate to that effect shall not be submitted from Structural Engineer.
- 31. That the soil investigation will not be done and report thereof will not be submitted with structural design before requesting for C.C.
- That the N.O.C. from Tree Authority shall not be submitted 32. and requirements therein shall not be complied with before requesting for C:C.
- 33. That the Board shall not be displayed showing details of proposed work name of owner architect, R.C.C. consultant.
- That the N.O.C. from M.C.Z.M.A. shall not be submitted 34. before C.C.
- 35. That the N.O.C. from M.O.E.F. shall not be submitted before C.C.
- 36. That the N.O.C. from E.E.(Environment) debris shall not be submitted before C.C.
- 37. That the monthly progress report of the work will not be submitted by the Architect
- That the requirements of N.O.C. from C.F.O. shall be 38. obtained before requesting for C.C.
- That the N.O.C. from E.E.(T. & C) for parking layout shall not 39. be submitted before C.C.

James Bridge

40. That the clause shall not be incorporated in agreement with prospective buyers that there is deliciency in open space to the building. Marie Landon States



41. That the N.O.C. from M.P.C.B. shall not be submitted before C.C.

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

- That the plinth/stilt height shall not be got checked by this
 office staff.
- 2. That the water connection for construction purposes will not be taken before C.C.
- That the plan for Architectural elevation and projection beyond proposed building line will not be submitted and got approved before C.C.
- That the permission for constructing temporary structure of any nature shall not be obtained.

C- GENERAL CONDITIONS TO BE COMPLIED BEFORE O.C.

- 1. That the dust bin will not be provided as per C.E.'s Circular No. CE/9297/II of 26.6.1978.
- That 10'-0" mt. wide paved pathway upto staircase will not be provided.
- 3 That the surrounding open spaces, parking spaces and terrace will not be kept open.
- That the name plate/board showing Plot No., Name of the Bidg. etc. will not be displayed at a prominent place before O.C.C./B.C.C.
- 5 That carriage entrance shall not be provided before starting the work.
- 5. That B.C.C. will not be obtained and LO.D. and debris deposit etc. will not be claimed for refund within a period of 6 years.
- 7. That the non-agricultural permission/revised N.A. shall not be submitted before occupation

3 That terraces, sangary blocks, nahanis in kitchen will not be made. Water proof and same will not be provided by method of pounding and all sandary connections will not be leak proof and smoke test will not be during in presence of municipal staff?

THE 1.8 9. 19.0. IS ISSUED STELLERY TO TRIE PROVISIONS OF URBAN LAND SELLENG AND REGGIVATIONS ACCESSTO 11(4 MAY 2019

Executive Engineer K Bidg. Proposal (W.S.) P Ward



- 9. That the final N.O.C. from H.E. (Deptt.)/ E.E. (S.W.D.) / E.E. (R.C). / E.E. (T.&C.)/E.E. (sew) shall not be submitted before occupation.
- 10. That final N.O.C. from P.C.O. & A.A. & C. P/North shall not be submitted before occupation.
- 11. That Structural Engineers luminated final Stability Certificate along with upto date Lucinoc copy and R.C.C. design canvas plan shall not be submitted.
- 12. That the separate vertical drain pipe, soil pipe, with a separate gully trap, water main, O.H. Tank, etc. for Maternity Home/Nursing Home, user will not be provided and that drainage system or the residential part of the building will not be affected.
 - 13. That the debris shall not be removed before submitting B.C.C.
 - 14. That the Co.Op.Hsg. Society of the prospective purchaser shall not be formed and regd. certificate to that effect shall not be submitted before B.C.C.
 - 15. That canvas mounted plans shall not be submitted along with Notice of Completion of work u/sec. 353A of M.M.C. Act for work completed, on, such
 - 16. That every part of the building constructed and more particularly O.H. tank will not be provided with proper access for staff of P.C.O. office with a provision of safe and stable ladder.
 - 17. That Site Supervisor certificate for quality of work and completion of the work shall not be submitted in prescribed format.
 - 18. That some of the drains shall not be laid internally with C.I. Pipes.

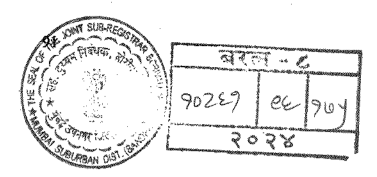
D - CONDITIONS TO BE COMPLIED WITH BEFORE B.C.C.

1. That certificate under Sec. 270A of B.M.C. Act will not be obtained from H.E.'s Department regarding adequacy of water supply:

inis Le B. Is. is issued subject to the provisions of urban land leiling and regulations act into 3 4 MAY 2013,

Executive Engineer Bidg Proposal (W.S.) P Ward

1) (SURNICH ARTHURS) (1)



No. CHE/ A0330/BP(WS)/AP/AR 14 MAY 2013

Notes

1) The work should not be started unless objections are complied with

2) A certified set of latest approved plans shall be displayed on site at the time of commencement the work and during the progress of the construction work.

3) Temporary permission on payment of deposited should be obtained any shed to house and store for constructional purpose, Residence of workmen shall not be allowed on site. The temporary structures for storing constructional material shall be demolished before submission of building completion certificate and a certificate signed by Architect submitted along with the building completion certificate.

4) Temporary sanitary accommodation on full flusing system with necessary drainage arrangement should be provided on site workers, before starting the work.

5) Water connection for constructional purpose will not be given until the hoarding is constructed and application made to the Asstt. Commissioner with the required deposit for the construction of carriage entrance, over the road side drain

6) The owners shall intimate the Hydraulic Engineer or his representative in Wards atleast 15 days prior to the date of which the proposed construction work is taken in had that the water existing in the compound will be utilized for their construction works and they will not use any Municipal Water for construction purposes. Failing this, it will be presume that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.

The hoarding or screen wall for supporting the depots of building materials shall be constructed before starting any work even though no materials may be expected to be stabled in front of the property. The scaffoldings, bricks metal, sand preps debris, etc. should not be deposited over footpaths or public street by the owner/architect/their contractors, etc. without obtaining prior permission from the Assit. Commissioner of the area.

8) The work should not be started unless the manner in obviating all the objection is approved by this department.

9) No work should be started unless the structural design is approved.

10) The work above plinth should not be started before the same is shown to this office Sub-Engineer concerned and acknowledgement obtained from him regarding correctness of the open spaces & dimension.

11) The application for sewer street connections, if necessary, should be made simultaneously with commencement of the work as the Municipal Corporation will require time to consider alternative site to avoid the excavation of the road an footpath.

12) All the terms and conditions of the approved layout/sub-division under No. of should be adhered to and complied with.

13) No building/Drainage Completion Certificate will be accepted non water connection granted (except for the construction purposes) unless road is constructed to the satisfaction of the Municipal Commissioner as per the provision of Section 345 of the Bombay Municipal Corporation Act and as per the terms and conditions for sanction to the layout.

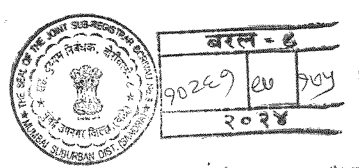
14) Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.

15) The acces road to the full width shall be constructed in water bound macadam before commencing work and should be complete to the satisfaction of Municipal Commissioner including asphalting lighting and drainage before submission of the Building Completion Certificate.

16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.

17) The surrounding open spaces around the building should be consolidated in Concrete having broke glass pieces at the rate of 125 cubic meters per 10 sq.meters below payment.

18) The compound wall or fencing should be constructed clear of the road widening line with foundation below level of bottom of road side drain without obstructing flow of rain water from adjoining holding before starting the work to prove the owner's holding.



- 19) No work should be started unless the existing structures proposed to be demolished
- This Intimation of Disapproval is given exchasively for the purpose of enabling you to proceed further with the arrangements of obtaining No Objection Certificate from the Housing commissioner under Section 13(h) (H) of the Rent Act and in the event of your proceeding with the work either without an intimation about commencing the work under Section 347(1) (aa) or your starting the work without removing the structures proposed to be removed the act shall be taken as a severe breach of the conditions under which this intimation of Disapproval is issued and the sanction will be revoked and the commencement certificate granted under Section 45 of the Maharashtra Regional and Town Planning Act, 1966, (12 of the Town Planning Act), will be with drawn.
- 21) If it is proposed to demolish the existing structures by negotiations with the tenants, under the circumstances, the work as per approved plans should not be taken up in hand unless the City Engineer is satisfied with the following:-

Specific plans in respect of eviciting or re-housing the existing tenants on hour stating their number and the area in occupation of each.

Specifically signed agreement between you and the existing tenants that they are willing to avail or the alternative accommodation in the proposed structure at standard rent.

(iii) Plans showing the phased programme of construction
22) In case of extension to existing building, blocking of existing windows of rooms deriving light and its from other sides should be done first before starting the work.

23) in case of additional floor to work should be start or during monsoon which will same arise water leakage and consequent nuisance to the tenants staying on the

24) The bottom of the over hand storage work above the finished level of the terrace shall not be more than I metre.

25) The work should not be started above first floor level unless the No Objection Certificate from the Civil Aviation Authorities, where necessary is obtained.

26) It is to be understood that the foundations must be excavated down to hard soil.

27) The positions of the nahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.

28) The water arrangement must be carried out in strict accordance with the Municipal requirements.

29) No new well, tank, pond, cistern or fountain shall be dug or constructed without the previous permission in writing of the Municipal Commissioner for Greater Mumbai, as required in section 381-A of the Municipal Corporation Act.

30) All gully traps and open channel drains shall be provided with right fitting mosquito proof covers made of wrought iron plates or hinges. The manholes of all jisterns shall be covered with a properly fitting mosquito proof hinged cast iron cap over in one piece, with locking arrangement provided with a bolt and huge screwed on highly serving the purpose of a lock and the warning psripes of the ribbet pretessed with screw or dome shape pieces (like a garden indari rose) with copper pipes with perfictions each not exceeding 1.5 mm. in diameter, the cistern shall be made casily, safely and permanently a ceasible by providing a firmly sfixed iron ladder, the upper ends of the ladder should be cannarked and extended 40 cms, above the top where they are to be fixed an its lower ends in cement concrete blocks.

31) No broken bottles should be fixed over boundary walls. This prohibition refers only to broken bottles to nor to the use of plane glass for coping over compound wall.

32) (a)Louvers should be provided as required by Bye-laws No. 5(b) (b) Lintels or Arches should be provided over Door and Window opening. (c) The drains should be laid as require under section 234-1(a) (d) The inspection chamber should be plastered inside and outside.

33] If the proposed additional is intended to be carried out an old foundations structures you will do so at your own risk.

> Executive Engine Ruilding Proposals Zones Oldg. Pro Wards

1 4 MAY 2013 Dillion lucius de 20.2.2013.doca

LICENSED SURVEYOR CYVES

MUNICIPAL CORPORATION OF GREATER MUMBAI No. CHE/A-0330/BP (WS)/AP

To.

Architect,

Shri. Chandan Kelekar

Owner,

M/s Gurukrupa Developers (D.N. Nagar P.

Sub: Proposed development of residential building the bearing C.T.S. No. 507 of village Malwani at Malad (West), Mumbai.

\$ X

Ref: Your application dtd.20.02.2018

Sir,

With reference to your above letter this is to inform you that the above plans, submitted by you are hereby approved subject to following conditions:

- 1. That all the conditions of IOD under even number CHE/A-0330/BP (WS)/AP dated 14.05.2013 shall be complied with.
- That all the changes proposed shall be shown on the final plans to be submitted at the time of Building Completion Certificate.
- 3. That the revised R.C.C. design and calculation shall be submitted.
- 4. That the Revised Drainage approval shall be obtained before C.C.
- 5. That all payments shall be paid before C.C.
- 6. That the revised NOC from H.E. shall be submitted before C.C.
- That the Extra Water Charges and Extra Sewerage Charges shall be paid and receipt to that effect shall be submitted before C.C.
- 8. That Dry and wet garbage shall be separated and the wet garbage generated in the building shall be treated separately on the same plot by the residents/ occupants of the building in the jurisdiction of MCGM. The necessary condition in the sale agreement to that effect shall be incorporated by the jeveloper/owner.



- That self declaration from in respect of installing Composite machine / bio mechanize system for processing wet waste generated at project side shall be submitted by developer/ builder / owner as per circular No-CHE/0024/GEN/dated 02.04.2016.
- 10. Since the payment installment facility has been availed in the proposal under reference, the conditions mentioned in the circular issued u/no. CHE/DP/14755/Gen dtd. 06.09.2017 further amended u/no. CHE/DP/23185/Gen dtd. 20.11.2017 shall be complied with.

Yours Faithfully,

RAHUL BHANUDA S JADHAV gastly signed by Pathilit.
AMERICAL SACRES

F. comPathill. SHAMICAL
LISSY CHIS CHIMICAL
LISSY CHIS CHIMICAL
LISSY CHIS CHIMICAL
LISSY CHIS
LISSY

Sudhakar Ramkrish na Mahajan Opphide in the late of the Conference Reportunity of the Conferenc

Girlsh Bhimrao Nikam

Digitally eigened by Turak Breman Manns Mr. com Calcha Salarana Manon AM combustapat Composition Mr. combustapat Composition Mr. combustapat Mantala Mr. combustapat Digitalas Mr. combustapat Digitalas Mr. combustapat Digitalas

S.E.B.P.(P/N)

A.E.B.P.(P)

Ex. Eng. Bldg. Prop. (W.S.) 'P' Ward

MUNICIPAL CORPORATION OF GREATER MUMBAI No. CHE/A-0330/BP (WS)/AP

902E

900

To,

Architect,

Shri. Chandan Kelekar

Owner,

M/s Gurukrupa Developers (D.N. Nagar Project.

Sub: Proposed development of resident of building on plot bearing C.T.S. No. 507 of village Malwani at Malad (West Mulabaic

Ref: Your application dtd.20.06.2018

Sir,

With reference to your above letter this is to inform you that the above plans, submitted by you are hereby approved subject to following conditions:

- 1. That all the conditions of IOD under even number CHE/A-0330/BP (WS)/AP dated 14.05.2013 shall be complied with.
- That the C.C. of area equivalent to twice the area of 5% amenity open space shall be restricted till handing over the said amenity open space to M.C.G.M. and submission of P.R.C. in the name of M.C.G.M.
- 3: That all the changes proposed shall be shown on the final plans to be submitted at the time of Building Completion Certificate.
- 4. That the revised R.C.C. design and calculation shall be submitted.
- 5. That the Revised Drainage approval shall be obtained before C.C.
- 6. That all payments shall be paid before C.C.
- 7. That the revised NOC from H.E. shall be submitted before C.C.
- 8. That the Extra Water Charges and Extra Sewerage Charges shall be paid and receipt to that effect shall be submitted before C.C.
- 9. That all the conditions in the NOC from SWM department obtained online under No. SWM/000792/2018/P/N/WSII Dated 14/June/2018 in response to application under No. CHE/A- 0330/BP(WS)/AP/SWM, dated 14/June/2018 to transport & deposit/ dump/ level the C & D



Waste at only designated unloading site - M/s. Thakur Stone Quarry Survey No. 208, (New 4/3) of village Bhayanderpada (Ovala), Taluka Thane, Dist. Thane (M/s. Mishra Transport Service) shall be complied with.

- That all the conditions in the orders of Hon'ble Supreme Court of 10. India in SLP (Civil) No. D23708/2017dated 15.3.2018 shall be complied with.
- That the payment as per schedule of installment granted by 11. Commissioner shall be made.
- That the CC shall be restricted equivalent to 15% of the approved 12. Built up area or the CC of Built up area of entire one floor (if the part terrace is proposed at topmost floor then the topmost floor and the entire one floor below topmost floor) whichever is higher till payment of last installment.
- That the compliance of installment facility circular u/No. CHE/DP/15755 /GEN dated 06.09.2017, CHE/DP/23185/GEN dated 20.11.2017 and Government Notification No- TPB/4317/1005 / CR- 302 /2017/ UD -11 dated 06.01.2018 shall be complied with before asking FCC.

Yours Paithfully,

Digitally signed KALIUL by RAHUL BHANUDA BHANUL **BHANUDAS** S JADHAV Date: 2018.07.17 17:09:56 +05'30'

S.E.B.P.(P/N)

Sudhakar negtsäysenset Ramkrish Ramkostra na Mangan Mahajan 12,0812+6820 Mahajan

A.E.B.P.(P)

ASHOK KUMAR AGARWAL document Location Date. 2018-07-27 13.21-05-30

. Digitally signed by ASHOK KULLAR AGARWAL AGAFWAI. DN: cn=ASHCK KUMBAR AGAFWAI. c=IN o=Manopel Corporation of Grader Muritize our=Executive Engineer Reason: Lem the author of the

Ex. Eng. Bldg. Prop. (W.S.) 'P' Ward

MUNICIPAL CORPORATION OF GREATER MUMBAI No. CHE/1280/BP(WS)/AP/LOP.

Office of Dy. Ch.E.(BP)WS-II, 'C' Wing, 2rd floor, Municipal Office Bldg. Near Sanskruti Complex, Thakur Complex,Kandivali(E), Mumbai- 400 101,

9W

Phone No. 28543407/28543408(Fax)

To, Shri. Chandan P. Kelekar. M/s. Space Moulders. 281/2229, Motilal Nagar, Goregaon (West), Mumbai.

Sub.: Proposed development of severifical building on plot bearing CTS No. 507 of village Malwani at Most West) Mumbai. For M/s. Gurukrupa Developers (D.N. Nagar Project)

SUBPEGGRA

Ref.: Your online submission for layout

Sir,

With reference to the above, I have to inform you that the proposed Layout of the above-mentioned property submitted by you is hereby approvable subject to additional terms and conditions registered under no. BRL/3/1476/1/35/2020 dated 14.02.2020.

That the Layout plots shall be got demarcated by the DILR and the necessary changes shall be got affected in the record of rights.

Copy of approvable layout plan along with the terms and conditions digitally signal is returned herewith.

ANKUSH COMMUNICATION COMMUNICA

SUDHAKAR Digitals agreed RAMKRISH BANKRESHIR NA MAHAIRN DIRECTOR MAHAIRN 1142-39-105-30 ANIL POINTINGS by self. President prices by

Yours faithfully,

ASHOK Digitally signed by astrong SHAMBHAJIR SHAMBHAJIR WARACE AO WAKADE Design 2020.02.24 1812.91 +0530**

s.e.(B.p.)p/n

A.E.(B.P.) 'P' Ward

E.E.(B.P.)'P' Ward

Dy. Ch.E.(B.P.)W.S.-II

Copy to:-

CHE/1280/BP(WS)/AP/LOP.

- 1) Owner, M/s. Gurukrupa Developers (D.N. Nagar Project).
- 2) A.E. (Survey) 'P' Ward
- 3) Collector, M.S.D.

- 4) A.E.(W.W.)P/North Ward
- 5) A.A. & C. P/North Ward
- 6) Asst. Engineer (B. & F.)P/North Ward
- 7) Asst. Commissioner P/North Ward
- 8) Chief Engineer (Vigilance)

Copy for information please.

Acc: One set of plans.

ANKUSH BHAGOJ I KADAM

SUDHAKAR Digitally signed by Richarde RAMKRISH: RAMKESHIA NA KHALAN (SHE 202502 18 MAHAJAN 1164281 +0530

ANIL PRABHAKA R DHIWAR

WAKADE

ASHOK Digitally signed by ASHOX SHAMBHAUI: SHAMBHASRAD RAO DSIR: 2020,002.24 WAKADE 16.14:14 +08'30'

A.E.(B.P.) 'P' Ward E.E.(B.P.)'P' Ward S.E.(B.P.)P/N

Dy. Ch.E.(B.P.)W.S.-II





MUNICIPAL CORPORATION OF GREATER MUMBAI

Amended Plan Approval Letter

File No. CHE/A-0330/BP(WS) CC (Ow.ch. GURUKRUPA DEVER ERS DN NAGAR PROJECT go g 30Z6 281/2229,MOTILAL NAGAR NO.1. A-205, Western Edg Mall, Off W.E.Highwa Mumbai. O ₹ %

Subject: Proposed development of residential building on Plot Bearing C.T.S. No. 507 of village Malwani at Malad (West), Mumbal..

Reference: Online submission of plans dated 31.07.2020

Dear Applicant/ Owner/ Developer,

CHANDAN PRABHAKAR

To.

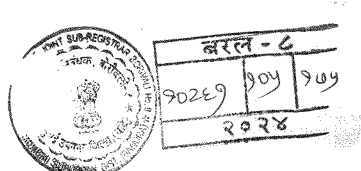
KELEKARSS

GOREGAON (W),

There is no objection to your carrying out the work as per amended plans submitted by you online under reference for which competent authority has accorded sanction, subject to the following conditions.

- That all the objections of this office Intimation of Disapproval under even No shall be applicable and shall be complied with 1)
- That the revised R.C.C. design and calculation from the registered licensed Structural Engineer shall be submitted before F.C.C. 2) Monthly progress report
- 3) That the revised H.E. NOC as per the amen it plan shall be submitted before F.C.C.
- 4) That the extra water and sewerage charges as per the amended plan shall be paid to A.E.W.W (P/N) before FCC.
- That all the balance payments as per the amended plan shall be paid before C.C. 5)
- That the Revised Janata Insurance Policy shall be submitted before F.C.C.
- 7) That the revised Drainage approval shall be submitted before C.C.
- 8) That the P.C.O.'s one time charges as per E.O.D.B. policy shall be paid before F.C.C.
- That the Dry and Wet garbage shall be separated and the wet garbage generated in the building shall be treated separately on the 9) same plot by the residents/occupants of the building.
- That the self-declaration in respect of installing compositing pit/ composting machine/bio-mechanisation system for processing wet west 10) generated at project site shall be submitted by the Owner/developer.
- 11) That all the conditions in the NOC from SWM department obtained online shall be complied with in response to your application for file
- 12) That the adequate safeguards should be employed for preventing dispersal of (dust) particles/particles through the Air (or even otherwise) & adequate record shall not be maintained & uploaded for every single trip for disposal of C & D waste, at the time of loading the C & D waste in vehicle, after loading the C & D waste in the vehicle during the hauling.
- 13) That the probable quantity of C & D Waste should be indicated in advance prior to commencement of work & details thereof shall be
- 14) That C & D Waste of large scale above 20 MT shall be disposed off as per Waste management plan approved online & as per Construction and Demolition Waste Manage Jani Rules 2016.
- 15) That in the event the consent given by the disposal site owner/authority is revoked for any reasons, and/or in the event the time limit during which disposal site was available gets expired, the relevant construction activity shall be stopped & shall abide show cause notice & fill such time Waste Management Plan/Debris Management plan is amended to provide the new site for dumping of C & D Waste and gol approved online, construction work shall be recommenced.
- 16) That the valid Bank-Guarantee as per policy shall be furnished solely for the purpose of ensuring compliance of the conditions in the Waste Management Plan/Debris Management Plan approved by SWM department of M.C.G.M, till grant of full Occupation Certificate.

- 17) That any officer of M.C.G.M/Monitoring Committee shall be entitled to inspect the record of grant of IOD, visit & inspect landfill sites, as well as, M.C.G.M. Officers/Monitoring Committee shall be entitled to bring to the notice of M.C.G.M. any breach in the IOD conditions. The order passed by M.C.G.M. on the reported breaches shall be final & binding.
- 18) That all the conditions in the orders of Hon'ble Supreme Court of India dated 15.03.2018 in the case of Dumping Ground should be complied with.
- 19) Certificate from Licensed professional certifying height of proposed building above AMSL within permissible height as per colour coded map issued by Civil Aviation Authority shall be submitted
- 20) That setback land free of compensation and free of any encumbrance shall be handed over to MCGM and possession receipt shall be submitted from Assistant Commissioner of the ward. That P.R. Card in the name of MCGM for road setback handed over shall be submitted before OCC.
- 21) That the road shall not be got demarcated on site from the office of A.E. survey



Name : ANIL PRABHAKAR DHIWAR Designation : Executive Engineer Organization : Municipal Corporation of Greater Mumbal Date : 02-Nov-2020 20: 11:49

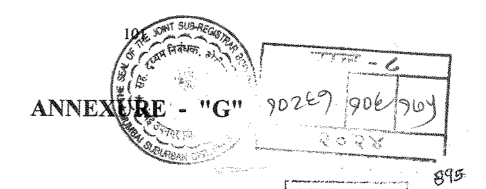
For and on behalf of Local Authority

Municipal Corporation of Greater Mumbai

Executive Engineer . Building Proposal

- Western Suburb II

- 1) Assistant Commissioner, P/N Ward
- 2) A.E.W.W., P/N Ward
- 3) D.O. P/N Ward
 - Forwarded for information please.



BRIHANMUMBAI MAHANAGARPALIKA (FORM 'A')

No. CHE/A-0330/BP(WS)/AP

COMMENCEMENT CERTIFICATE 25 JUN 2013

M/s. Gu ikrupa Developers (D.N. Nagar Project), C.A. to Owner.

Sir.

With reference to your application No.1824 dated 29.6.2012 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Pianning Act 1966, to carry out development and building permission under section 346 of the Bombay Municipal Corporation Act 1888 to erect a building to the development work of Proposed residential building bearing C.T.S. No. 507

at premises at Street --

Village Malvani

situated at Malad (West)

Plot No. --Ward **P/North**

The Commencement Certificate/Building Permit is granted on the following conditions:

 The land vacated in consequence of the endorsement of the setback line/road widening line shall form part of the public street.

 That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.

3. The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.

4. This permission does not entitle you to develop land which does not vest in you.

5. This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act 1965.

 This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if:-

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

(b) Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbai is contravened or not complied with.

(c) The Municipal Commissioner for Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the application and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of section 43 or 45 of the Maharashtra Regional and Town Planning Act 1966.

The conditions of this certificate shall be binding not only on the applicant by on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri S.M. Gaiwal, Executive Engineer to exercise his power and functions of the planning Authority under Section 45 of the said Act.

This C.C. is restricted for work up to top of podium stilt slab i.e. 2nd slab level for Wings - A, B, C, D, E, F, G, H & I.

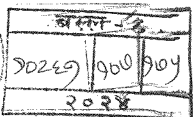
For and on behalf of Local Authority Brihanmumbai Mahanagarpolika

Ex.Eng.Bldg.Prop.(W.S.) P Ward FOR MUNICIPAL COMMISSIONER FOR GREATER MUMBAI

animal.

Bh 28/6/13 SEBPPW SCHUL AEBPIPI CHE/A-0330/BP(WS)/AP





Copy to: 1) Asstt. Commissioner P/North Ward.

2) Asstt. Engineer (Water Works) P/North Ward.

sent Through B ol. Clerk

Sent Tranugh

H.C. For Information please

Ex.Eng.Brdg.Prop.(W.S.) 'P' Ward

8]

This GC is now extended up to top of podium Stilt slab level i.e. up to 2nd slab for wings J, K, L, M, N, O, P, Q as per approved plan

Dr 14/5/2013.

ISSUED 10 JAN 2014 S.E.B.P.(P/N) A.E.B.P.(P/) JEES.P. (B)

Dithis c c 73 extended for work comprising of Basement + Still + 1st Podium + 2nd to 2300 upper floor for whigh A.B.C. and D'and Basement of Ground + 1st podawn + 2nd to 12th and 13th (pt) In when floor for wing I as per approved anended plan dtd 14105/2017

drinking purpose only.

SERPINSI PIN. AEBDIAIS PR. 1500000

2 6 DEC 2013

This Q.C. remendorced for work comprising of Basement I still + 1th Podium + 2 nd to 23rd apper froor of wing A;

B C & D and top of Podium still stab level i.e. 2nd slab

level for wings E, F, G, J, K, L, M, N, O, P & Q and

Basement + still + 1st Podium + 2nd to 12th + 13th (Pt)

apper froors for wing H and Basement + still + 1th

apper froors for wing H and Basement + still + 1th

Podium + 2 od wern flogs of tenny I as rev approud
amended Plan dtd. ogsood work

Sent Through
SAP 25 (1) y

Onthing
PI Clerk RO ISSUED SEP. 1974 A.B. F. (1974)

SETT THROUGH

SAP 25 (1) P. (1974)

SETT THROUGH

SAP 25 (1) P. (1974)

SETT THROUGH

SAP 25 (1) P. (1974)

SETT THROUGH

SAP 27 (1) P. (1974)

SETT THROUGH

SAP 25 (1) P. (1974)

SETT THROUGH

SAP 25 (1) P. (1974)

SAP 25 (1) P. (197

This c.c. is now valid & turther extended for work of Basement + still + 1st Podium + 2nd to 23rd apper toor of wing E'F, G. H&I& Basement + Still + 1st Podium + 2nd to 6th apper froors of wing I as fer approved amended plan dtd. 09/09/2014.

Sent Through
SAP 27 10 14 W

Pour Pi Clerk P.O

127 OCT 2014

S.E.B.P.(P/N) A.E.B.P. Tioliy Amiwal!

Basement + 1st podium level for club house as per approved amended plan old. 09/09/2014.

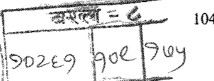
Sent Through
SAP
BUMARUL
PI. Clerk A.O.

23 FEB 2015

ISSUED

\$1. (2) 15 (D) A.E.B.P. (P) E.E.B.P. (P)





300 BP(WS) ARM AN

This c.c. is now further extended for entire work of club House ie. Basement + Sbit + 1st and 2nd floor as per approved animaled plan dtd.

09/09/2014

nt Through (6) UTIE

16 APR 2015

ISSUED

14/ This c.c. is now further extended for wing I from & from to 23th upper floor and for parking tower above club Home from 3th to 7th levels and 10 reendorsed c.c. for wing A to I for Basenest tomand p of 4 prices & 2001 pragge to 2 to 2 to moiso of 4 + 11/12 to + 1 h 1 + 4 podiom top state level & crute Home comprising of Bovement + 5814 + 128 2d upper floor as perapproved planded

22/12/15 Sent Through

~4 FEB 2016

C - 3



MUNICIPAL CORPORATION OF GREATER MUMBAI

FORM 'A'

MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966

No CHE/A-0330/BP(WS)/AP

COMMENCEMENT CERTIFICATE

To. M/s. Gurukrupa Developers (D.N. Nagar Project) A/205, Western Edge II, Off Western Express Highway, Behind Metro Mall, Borivali (East), Mumbai-400 066 Sir.

With reference to your application No. CHE/A-0330/BP(WS)/AP Dated. 15/6/2018 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1966, to carry out development and building permission under Section 346 no 337 (New) dated 15/6/2018 of the Mumbai Municipal Corporation Act 1886 to erect a building in Building development work of on plot No. N.A. C.T.S. No. 507 Division / Village / Town Planning Scheme No. MALVANI situated at N.A. Road / Street in P/N Ward Ward.

The Commencement Certificate / Building Permit is granted on the following conditions:-

- The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- 3. The Commencement Certificate/Development performancement veriging from the date of its issue.
- 4. This permission does not entitle you to develop this which does not vest in you >0250
- 5. This Commencement Certificate is renewable energy was but such extended period shall be in no case exceed three years provided further that such lapse shall be bar any subsequent application for fresh permission under section 44 of the Maharashtra Resignat and Town Planning Act, 1966.

1

- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbal if:
 - a. The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
 - Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbai is contravened or not complied with.
 - c. The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Assistant Engineer P Ward. Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.

This CC is valid upto

Issue On: 28/6/2013

Valid Upto:

Remark:

Approved By

Gaiwal

Executive Engineer

Issue On: 10/8/2018

Valid Upto :

27/6/2019

Remark:

This CC is now re-endorsed for Wing J to M comprising of Basement+ Stilt + 1st podium Stilt + 2nd to 23rd upper floor, Wing Q & R Basement+ Stilt + 1st podium Stilt & entire work of Kindergarten. Parking Tower above Club House and extended for the work of Wing N & O i.e. Basement + Stilt + 1st podium Stilt + 2nd to 23rd upper floor, Wing P with Basement + Stilt + 1st podium Stilt + 2nd to 4TH upper floor and as per amended approved plan issued on 27.07.2018.





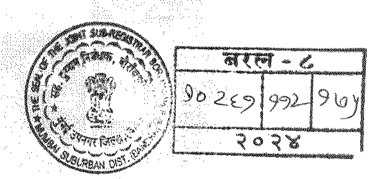
For and on behalf of Local Authority Municipal Corporation of Greater Mumbai

Page 2 of 3 On 10-Aug-2018

Cc to :
1. Architect.
2. Collector Mumbai Suburban /Mumbai District.

Assistant Engineer Building Proposal

Western Suburb II P/N Ward Ward



CHE/A-0330/BP(WS)/AP

Page 3 of 3 On 10-Aug-2018

C - 3



MUNICIPAL CORPORATION OF GREATER MUMBAI

FORM 'A'

MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966

No CHE/A-0330/BP(WS)/AP

COMMENCEMENT CERTIFICATE

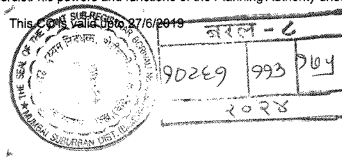
To, M/s. Gurukrupa Developers (D.N. Nagar Project) A/205, Western Edge II, Off Western Express Highway, Behind Metro Mall, Borivali (East), Mumbai-400 066 Sir.

With reference to your application No. CHE/A-0330/BP(WS)/AP Dated. 19/10/2018 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1966, to carry out development and building permission under Section 346 no 337 (New) dated 19/10/2018 of the Mumbai Municipal Corporation Act 1888 to erect a building in Building development work of on plot No. N.A. C.T.S. No. 507 Division / Village / Town Planning Scheme No. MALVANI situated at N.A. Road / Street in P/N Ward Ward.

The Commencement Certificate / Building Permit is granted on the following conditions:--

- 1. The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- 2. That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- 3. The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- 5. This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :
 - a. The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
 - b. Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbai is contravened or not complied with.
 - c. The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- 7. The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Assistant Engineer P Ward Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.



Issue On: 28/6/2013

Valid Upto:

27/6/2019

Remark:

Approved By M,S,GAIWAL **Executive Engineer**

Issue On: 23/1/2019

Valid Upto :

27/6/2019

Remark:

This CC is now endorsed for the work of building comprise approved amended plan dtd. 27.07,2018. P' from 5th to 18 th upper floor as per

Name : Sudhakar Ramkrishna Mahajan Designation : Assistant

ineer anization : Municipal poration Of Greater Mumbal e : 23-Jan-2019 16: 33:12

For and on behalf of Local Authority Municipal Corporation of Greater Mumbai

Assistant Engineer . Building Proposal

CHE/A-0330/BP(WS)/AP

1. Architect.

Cc to:

Page 2 of 3 On 23-Jan-2019

2. Collector Mumbai Suburban /Mumbai District.

Western Suburb II P/N Ward Ward



C - 3



MUNICIPAL CORPORATION OF GREATER MUMBAI FORM 'A'

919

MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966

No CHE/A-0330/BP(WS)/AP/FCC/7/Amend

COMMENCEMENT GERTHICATE

To.
M/s. Gurukrupa Developers (D.N. Nagar Project)
A/205, Western Edge II, Off Western Express
Highway, Behind Metro Mall, Borivali (East),
Mumbai-400 066
Sir,

With reference to your application No. CHEIR 330/BP(WS)/AP/FCC/7/Amend Dated 19 Oct 2018 for Development Permission and grant of Commendational Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1966, to carry our separation and building permission under Section 346 no 337 (New) dated 19 Oct 2018 of the Mumbal Municipal Carpbration Act 1888 to erect a building in Building development work of on plot No. N.A. C.T.S. No. 507 Division / Village / Town Planning Scheme No. MALVANI situated at N.A. Road / Street in P/N Ward Ward.

The Commencement Certificate / Building Permit is granted on the following conditions:--

- The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- 5. This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :-
 - The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
 - b. Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbal is contravened or not complied with.
 - The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- 7. The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Assistant Engineer(BP) P Ward. Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.

This CC is valid upto 27/6/2019



Issue On: 28 Jun 2013

Valid Upto:

27 Jun 2019

Application Number:

Remark:

Approved By

Issue On: 23 Jan 2019

Valid Upto:

22 Jan 2020

Application Number:

Remark:

This CC is now endorsed for the work of building comprising Wing 'P' from 5th to 18 th upper floor as per approved amended plan dtd. 27.07.2018.

Approved By

Issue On: 12 Feb 2020

Valid Upto:

27 Jun 2020

Application Number:

CHE/A-0330/BP(WS)/AP/FCC/7/Amend

Remark:

This CC is now extended for the work of 20th to 23th upper floors of Wing 'P' (i.e. for the work of Wing-P) as per approved amended plan dated 27/07/2018.

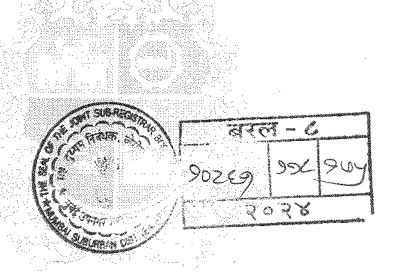
CHE/A-0330/BP(WS)/AP/FCC/7/Amend

Page 2 of 3 On 12-Feb-2020

For and on behalf of Local Authority Municipal Corporation of Greater Mumbai

Assistant Engineer Building Proposal

Western Suburb II P/N Ward Ward



CHE/A-0330/BP(WS)/AP/FCC/7/Amend

Page 3 of 3 On 12-Feb-2020



MUNICIPAL CORPORATION OF GREATER MUMBAI

Amended Plan Approval Letter

File No. CHE/A-0330/BP(WS)/AP/337/9/Amend dated 31.03.2021

To.

CC (Owner).

CHANDAN PRABHAKAR KELEKAR 281/2229,MOTILAL NAGAR NO.1,

GURUKRUPA DEVELOPERS D N

NAGAR PROJECT

GOREGAON (W).

A-205, Western Edge II; Behind Metro Mall, Off W.E.Highway, Borivali-E,

Subject:

Proposed development of residential building on Plot Bearing C.T.S. No. 507 of village Malwani at Malad (West),

Mumbal..

Reference: Online submission of plans dated 17,03,2021

Dear Applicant/ Owner/ Developer,
There is no objection to your carrying out the work as per amended plans submitted by you online under reference for which competent authority has accorded sanction, subject to the following conditions.

- 1) That all the objections of this office infimation of Disapproval under even number shall be applicable and shall be complied with C.C.
- 2) That the revised R.C.C. design and calculation from the registered licensed Structural Engineer shall be submitted before F.C.C. Monthly progress report.
- 3) That the revised H.E. NOC as per the amended plan shall be submitted before F.C.C.
- 4) That the extra water and sewerage charges as per the amended plan shall be paid to A.E.W.W (P/N) before FCC.
- 5) That all the balance payments as per the amended plan shall be paid before C.C.
- 6) That the Revised Janata Insurance Policy shall be submitted before F.C.C.
- 7) That the revised Drainage approval shall be submitted before C.C.
- 8) That the P.C.O.'s one time charges as per E.O.D.B. policy shall be paid before F.C.C.
- 9) That the Dry and Wet garbage shall be separated and the wet garbage generated in the building shall be treated separately on the same plot by the residents/occupants of the building.
- 10) That the self-declaration in respect of installing compositing pit/ composting machine/bio-mechanisation system for processing wet west generated at project site shall be submitted by the Ownerideveloper.
- 11) C.C. to be re-endorsed as per the amended plan.
- 12) That all the conditions in the NOC from SWM department obtained online shall be complied with in response to your application for file
- 13) That the probable quantity of C & D Waste should be indicated in advance prior to commencement of work & details thereof shall be
- 14) That the adequate safeguards should be employed for preventing dispersal of (dust) particles/particles through the Air (or even otherwise) & adequate record shall not be maintained & uploaded for every single trip for disposal of C & D waste, at the time of loading the C & D waste in vehicle, after loading the C & D waste in the vehicle during the hauling.
- That C & D Waste of large scale above 20 MT shall be disposed off as per Waste management plan approved online & as per Construction and Demolition Waste Management Rules 2016.
- 16) That in the event the consent given by the disposal site owner/authority is revoked for any reasons, and/or in the event the time limit during which disposal site was available gets expired, the relevant construction activity shall be stopped & shall abide snow cause notice & till such time Waste Management Plan/Debris Management plan is amended to provide the new site for dumping of C & D Waste and got approved online, construction work shall be recommenced.

- 17) That the valid Bank Guarantee as per policy shall be furnished solely for the purpose of ensuring compliance of the conditions in the Waste Management Plan/Debris Management Plan approved by SWM department of M.C.G.M, till grant of full Occupation Certificate.
- 18) That any officer of M.C.G.M.Monitoring Committee shall be entitled to inspect the record of grant of IOD, visit & inspect landfill sites, as well as, M.C.G.M. Officers/Monitoring Committee shall be entitled to bring to the notice of M.C.G.M. any breach in the IOD conditions. The order passed by M.C.G.M. on the reported breaches shall be final & binding.
- 19) That all the conditions in the orders of Hon'ble Supreme Court of India dated 15.03.2018 in the case of Dumping Ground should be compiled with.
- 20) Certificate from Licensed professional certifying height of proposed building above AMSL within permissible height as per colour coded map issued by Civil Aviation Authority shall be submitted
- 21) That completion Certificate from the rain water harvesting consultant for effective completion and functioning of RWH system shall be submitted before OCC and quantum of rain water harvested from the RWH completed scheme on site shall be uploaded on RWH tab in online Auto dcr system before OCC.
- 22) That setback land free of compensation and free of any encumbrance shall be handed over to MCGM and possession receipt for the same shall be submitted from Assistant Commissioner of the ward before CC. Further P.R. Card in the name of MCGM for road setback handed over to MCGM shall be submitted before CCC.
- 23) That all the conditions mentioned in the Govt. Directives u/s 154 of MRTP Act 1966 issued u/no. TPS1820 /AN.27 /C.N.80 /20/UD-13 dtd. 14-01-2021 and Circular under no. CHE/DP/21546/Gen.dated 22.02.2021 and dated 05.03.2021 shall be complied with.



Name: ANIL PRABHAKAR DHIWAR Designation: Executive Engineer Organization: Municipal Corporation of Greater Mumbai Date: 31-Mar-2021 19: 50:33

For and on behalf of Local Authority

Municipal Corporation of Greater Mumbai

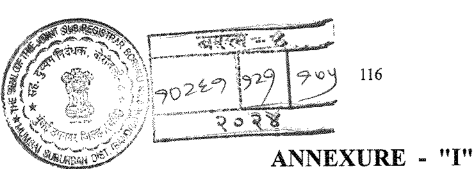
Executive Engineer . Building Proposal

Western Suburb II

Copy to :

- 1) Assistant Commissioner, P/N Ward
- 2) A.E.W.W., P/N Ward
- 3) D.O. P/N Ward
 - Forwarded for information please.





C - 3



MUNICIPAL CORPORATION OF GREATER MUMBAI FORM 'A'

MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966

No CHE/A-0330/BP(WS)/AP

COMMENCEMENT CERTIFICATE

To, M/s. Gurukrupa Developers (D.N. Nagar Project) A/205, Western Edge II, Off Western Express Highway, Behind Metro Mall, Borivali (East), Mumbai-400 066 Sir.

With reference to your application No. CHE/A-0330/BP(WS)/AP Dated. 10/1/2018 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1966, to carry out development and building permission under Section 346 no 337 (New) dated 10/1/2018 of the Mumbai Municipal Corporation Act 1888 to erect a building in Building development work of on plot No. N.A. C.T.S. No. 507 Division / Village / Town Planning Scheme No. MALVANI situated at N.A. Road / Street in P/N Ward Ward.

The Commencement Certificate / Building Permit is granted on the following conditions:-

- 1. The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- 2. That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- 3. The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- 5. This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :
 - a. The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
 - b. Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbal is contravened or not complied with.
 - c. The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- 7. The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Assistant Engineer P Ward Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.

This CC is valid upto 27/6/2013

Issue On: 28/6/2013

Valid Upto:

27/6/2013

Remark:

Approved By

S.M. Gaiwal

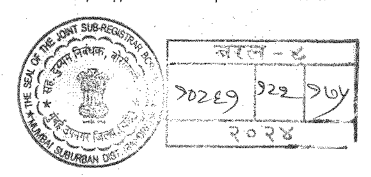
Executive Engineer

Issue On: 26/3/2018

Valid Upto ::

Remark:

This C.C. is now endorsed for the entire work of building comprising Wing - M having Basement + Stilt + 1st podium Stilt + 2nd to 23rd upper floor, Wing - N having Basement + Stilt + 1st podium Stilt + 2nd to 15th upper floor, C.C. for Wing - Q and Wing- R upto Basement + Stilt + 1st podium Stilt and C.C. for entire work for Kindergarten and Parking Tower above Club House as per approved amended plan dtd. 23.02.2018.





For and on behalf of Local Authority Municipal Corporation of Greater Mumbai

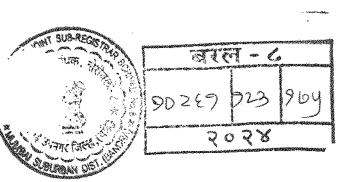
Assistant Engineer , Building Proposal Page 2 of 3 On 26-Mar-2018

CHE/A-0330/BP(WS)/AP

Cc to :
1. Architect.
2. Collector Mumbai Suburban /Mumbai District.

Assistant Engineer . Building Proposal

Western Suburb II P/N Ward Ward



CHE/A-0330/BP(WS)/AP

Page 3 of 3 On 26-Mar-2018

C-3



MUNICIPAL CORPORATION OF GREATER MUMBAI

FORM 'A' MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966

No CHE/A-0330/BP(WS)/APIFOS/8/Amend

To.
M/s. Gurukrupa Developers (D.N. Nagar Project)
A/205, Western Edge II, Off Western Express
Highway, Behind Metro Mall, Borivali (East),
Mumbai-400 066

9D2E9 9>8 909

With reference to your application No. CHE/A-0330/B-0W8)/AP/F-CC/8/Amend Dated 19 Oct 2018 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act, 1966, to carry out development and building permission under Section 346 no 337 (New) dated 19 Oct 2018 of the Mumbai Municipal Corporation Act 1888 to erect a building in Building development work of on plot No. N.A. C.T.S. No. 507 Division / Village / Town Planning Scheme No. MALVANI situated at N.A. Road / Street in P/N Ward Ward .

The Commencement Certificate / Building Permit is granted on the following conditions:--

- 1. The land vacated on consequence of the endorsement of the setback line/ road widening line shall form part of the public street.
- That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- 3. The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- 4. This permission does not entitle you to develop land which does not vest in you.
- This Commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.
- 6. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :-
 - The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sanctioned plans.
 - b. Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbai is contravened or not complied with.
 - c. The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966.
- The conditions of this certificate shall be binding not only on the applicant but on his heirs, executors, assignees, administrators and successors and every person deriving title through or under him.

The Municipal Commissioner has appointed Shri. Assistant Engineer(BP) P Ward Assistant Engineer to exercise his powers and functions of the Planning Authority under Section 45 of the said Act.

This CC is valid upto 27/6/2019

Issue On: 28 Jun 2013

Valid Upto :

27 Jun 2019

Application Number:

Remark:

70269 PAY 907

Approved By

Issue Op : 23 Jan 2019

Valid Upto :

22 Jan 2020

Application Number:

Remark:

This CC is now endorsed for the work of building comprising Wing 'P\ from 5th to 18 th upper floor as per approved amended plan dtd. 27.07.2018.

Approved By

Issue On: 12 Feb 2020

Valid Upto:

11 Feb 2021

Application Number:

CHE/A-0330/BP(WS)/AP/FCC/7/Amend

Remark:

This CC is now extended for the work of 20th to 23th upper floors of Wing 'P' (i.e. for the entire work of Wing-P) as per approved amended plan dated 27/07/2018.

Approved By

Assistant Engineer(BP) P Ward

Assistant Engineer (BP)

CHE/A-0330/BP(WS)/AP/FCC/8/Amend

Page 2 of 3 On 11-Nov-2020

Issue On: 11 Nov 2020

Valid Upto:

27 Jun 2021

Application Number:

CHE/A-0330/BP(WS)/AP/FCC/8/Amend

Remark:

This CC is now re-endorsed for the work up to top of the podium level of Wing-Q & R as per approved amended plan dtd. 02.11.2020.



Name: SUDHAKAR RAMKRISHNA MAHAJAN Designation: Assistant Engineer U panization: MUNICIPAL CORPORATION OF GREATER MUMBAI Date: 11-Nov-2020 11: 09:26

For and on behalf of Local Authority

Municipal Corporation of Greater Mumbal

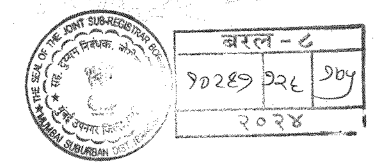
Assistant Engineer . Building Proposal

Western Suburb II P/N Ward Ward

Cc to :

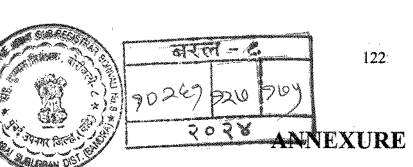
1. Architect.

2. Collector Mumbai Suburban /Mumbai District,



CHE/A-0330/BP(WS)/AP/FCC/8/Amend

Page 3 of 3 On 11-Nov-2020



SHAH & SANGHAVI (Regid.) **ADVOCATES, SOLICITORS** & IPR LAWYERS

OFFICE NO. 114/115, 11TH FLOOR, MITTAL COURT, 'A' WING, NARIMAN POINT, MUMBAI - 408 021.

PHONES: 2285 57 55/56 2265 37 85/50 2265 35 92/93 :91-22-2284 5040 : info@snsstomeva.com

PJS/PB/11827/2021

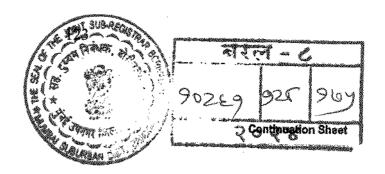
TO WHOMSOEVER IT MAY CONCERN

All that piece or parcel of land lying and being at Village Malvani, Taluka Borivali Mumbai Suburban District bearing Survey No. 44, Hissa No. 1 corresponding to C.T.S. No. 507 admeasuring 44,718.25 sq.mtrs. equivalent to 53,482 sq. yds.

DEVELOPERS: M/S. GURUKRUPA DEVELOPERS (D.N.NAGAR PROJECT)

- In respect of the captioned property we have issued our Certificate of Title 1. dated 30th April, 2011 and Further Certificate of Title dated 3rd September, 2014 and 21st July, 2017, photocopies whereof are annexed hereto and marked at ANNEXURE-"A" to ANNEXURE-"C" respectively.
- We are now issuing this further title certificate to place on record certain 2. events that have transpired after issuance of our certificate of title dated 30th April, 2011 and Further Certificates of Title dated 3rd September, 2014 and 21st July, 2017 as under:
 - a. We have been informed by M/s Gurukrupa Developers (D.N. Nagar Project) that on 12th July, 2018 the Collector M.S.D. issued an further area rectification order thereby rectifying the area of the captioned property from 42,474 Sq. Mirs. to 44,056.80 Sq. Mirs. of which formal possession has been handed over to M/s Gurukrupa Developers (D.N. Nagar Project) on 3rd August, 2018.
 - b. We have been informed by M/s Gurukrupa Developers (D.N. Nagar Project) that out of the area admeasuring 44,056.80 Sq. Mtrs. M/s Gurukrupa Developors (D.N. Nagar Project) has handed over an area admeasuring 574.80 Sq. Mtrs for Road set back area and area admeasuring 2,109.66 Sq. Mtrs. towards amenities (Government office reservation) space to the Competent Authority.
 - c. On the application of M/s. Gurukrupa Developers (D. N. Nagar Project) the Collector M.S.D. by an Order dated 2nd August, 2021 has amalgamated /sub-divided the area admeasuring 44056.80 Sq. Mtrs. and

Paresta Sul For Shah & Sangliavi



SHAH & SANGHAVI ADVOCATES, SOLICITORS & IPR LAWYERS

the Revenue City Survey Numbers are re-numbered as 507/A1, 507/A2 and 507C admeasuring 41372.30 Sq. Mtrs., 574.80 Sq. Mtrs. and 2109.66 Sq. Mtrs. respectively.

- d. In the premises, M/s Gurukrupa Developers (D.N. Nagar Project) is in possession of an area admeasuring 41,372.34 Sq. Mtrs. (Hereinafter referred to as "the said property").
- e. We have been informed by M/s Gurukrupa Developers (D.N. Nagar Project) that on the application of M/s. Gurukrupa Developers (D. N. Nagar Project) by an order dated 12th August, 2021 the Collector, M.S.D. has converted tenure of the said property from Class II to Class I.
- 2. Thus, subject to what is provided in our earlier Certificate of Title dated 30th April, 2011 and further Certificates of Title dated 3rd September, 2017 and and 21st July, 2017 and subject to the terms and conditions set out in the order dated 12th August, 2021 passed by the Collector, MSD converting the tenure of the said property from Class II to Class I as stated hereinabove, M/s. Gurukrupa Developers (D.N. Nagar Project) are entitled to develop the captioned property, construct a building with Wings, sell the Apartments therein and ultimately convey the captioned property in favour of the Apex Body to be formed by the Societies that would be formed by the purchasers/ Allottees.

Dated this 23rd day of November, 2021.

For M/s. Shah & Sanghayi

Partner



SHAH & SANGHAVI (Regd.)
ADVOCATES, SOLICITORS
& PATENT AGENTS

OFFICE NO. 114/15, 11TH FLOOR, MITTAL COURT, 'A' WING, NARIMAN POINT, MUMBAI - 400 021.

PHONES : 2265 57 58/58 2285 35 92/93 FAX : 91-22-2284 5040

PJS/PB/11827/2017

TO WHOMSOEVER IT MAY CONCERN

Sub: All that piece or parcel of land lying and being at Village Malvani, Taluka Borivali Mumbai Suburban District bearing Survey No. 44, Hissa No. 1 corresponding to C.T.S. No. 507 admeasuring 44,718,25 sq.mtrs. equivalent to 53,482 sq. yds.

DEVELOPERS: M/S. \(\(\) GURUKRUPA \(\) DEVELOPERS (D.N.NAGAR PROJECT)

- 1. In respect of the captioned property we have issued our Certificate of Title dated 30th April, 2011 and Further Certificate of Title dated 3rd September, 2014, photocopies whereof are annexed hereto and marked at ANNEXURE-"A" and ANNEXURE-"B" respectively. Subsequently, we have caused a further Search to be undertaken with the office of the Sub-Registrar of Assurances at Bandra and Mumbai (Manual Index) for the period 2014 to 2017; with the office of the Sub-Registrar of Assurances at Goregaon (Manual Index and Computerized Index) for the period 2014 to 2017; with the office of the Sub-Registrar of Assurances at Borivali (Computerized Index) for the period 2014 to 2017 and on the basis thereof, we issue further certificate of title in continuation of our certificate of title dated 30th April, 2011 and Further Certificate of Title dated 3rd September, 2014 as under:
 - a. M/s. Gurukrupa Developers (D. N. Nagar Project) have executed a Lease on 28th December. 2016 which is registered with the office of the Sub-Registrar of Assurances at Borivali No. 1 under Sr. No. BRL-1/12055/2016 on 28th December, 2016 in favour of Reliance infrastructure Limited for an area admeasuring 316 sq. mtrs. for a period of 99 years at yearly rent of Rs.1/- for setting up Receiving station/ Sub-stations.
 - b. M/s. Gurukrupa Developers (D. N. Nagar Project) have executed a Lease on 7th February. 2017 which is registered with the office of the Sub-Registrar of Assurances at Borivali No. 1 under Sr. No. BRL-1/1330/2017 in favour of Reliance Infrastructure Ltd. for setting up Sub-station No. 1. Sub-station No. 2 and Sub-station No. 3 in aggregate admeasuring 160 Sq. Mts. for a period of 99 years at yearly rent of Rs.1/-.

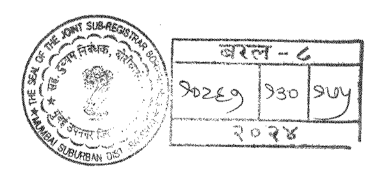
For Shah & Sanghavi

2. Thus, subject to what is provided in our earlier Certificate of Title dated 30th April, 2011 and further Certificate of Title dated 3rd September, 2017, and subject to the lease created in favour of Reliance Infrastructure Limited as stated hereinabove. M/s. Gurukrupa Developers (D.N. Nagar Project) are entitled to develop the captioned property, construct a building with Wings, sell the Apartments therein and ultimately convey the captioned property in favour of the Apex Body to be formed by the Societies that would be formed by the purchasers/ Allottees.

Dated this 21st day of July, 2017.

For M/s. Shah & Sanghavi

Partner





COPY

PJS/11827/2011

Ĭ,

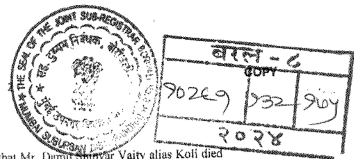
TO WHOMSOEVER IT MAY CONCERN

Sub: All that piece or parcel of land lying and being at Village Malvani, Taluka Borivali Mumbai Suburban District bearing Survey No. 44, Hissa No. 1 corresponding to C.T.S. No. 507 admeasuring 44,718.25 sq.mtrs. equivalent to 53,482 sq. yds.

DEVELOPERS: M/S. GURUKRUPA DEVELOPERS (D.N.NAGAR PROJECT)

- We have caused the Search to be taken with the office of the Sub-Registrar of Assurances at Bandra (Manual Index) from 1932 to 1948 and from 1958 to 2011; with the office of Sub-Registrar of Assurances at Vasai (Manual Index) from 1948 to 1957; with the office of the Sub-Registrar of Assurances at Mumbai (Manual Index) from 1932 to 2011; with the office of the Sub-Registrar of Assurances at Goregaon (Computerized Index) from 2002 to 2011; with the office of the Sub-Registrar of Assurances at Borivali (Computerized Index) from 2005 to 2011; and with the office of the Sub-Registrar of Assurances at Magathane (Computerized Index) from 2007 to 2011. We have also caused to be procured Revenue Record in Form No. 6/12, 7/12 and Property Card and on the basis thereof, we report as under:
 - (a) The Government of Maharashtra are the Owners of the captioned property, who had given the same on "Ek Sali" (Yearly) lease for Agricultural purposes to one Mr. Damu Shinvar Vaity alias Koli. On perusal of the Revenue Record it appears that the name of the said Damu Shinwar Vaity @ Koli was recorded as "Kul Khand and Pick Pani" till the year 1979;

SHAH & SANGHAVI ADVOCATES & SOLICITORS



- (b) We have been informed that Mr. Damu Shinvar Vaity alias Koli died intestate at Mumbai on 19th October, 1964, leaving behind the following persons as his only heirs and legal representatives according to the law by which he was being governed at the time of his death:
 - (i) Smt. Sovaribai Damu Vaity alias Koli (Widow)
 - (ii) Mr. Jagan (also known as Jagannath) Damu Vaity alias Koli(Son)
 - (iii) Mr. Baliram Damu Vaity alias Koli (Son)
 - (iv) Ms.Gopubai Damu Vuity alias Koli (Daughter)
 - (v) Smt. Zilubai Laxman Vaity alias Koli (Married Daughter)
- (c) We have been informed that the said Jagan Damu Koli (also known as Jagannath Damu Vaity alias Koli) died at Mumbai on 1st February, 1979 leaving behind the following persons as his only heirs and legal representatives according to the law by which he was being governed at the time of his death:
 - (i) Smt. Bhanubai Jagannath Vaity alias Koli (Widow)
 - (ii) Smt. Shubhangi Janak Shah (Married Daughter)
- (d) We have been informed that the said Baliram Damu Vaity alias Koli died at Mumbai on 4th October, 1988, leaving behind his wife Smt. Vatsala Baliram Vaity alias Koli as his only heir and legal representative according to the law by which he was being governed at the time of his death;
- (e) We have been informed that the said Smt. Sovaribai Wd/o. Damu Vaity alias Koli died at Mumbai on 12th July, 1989 leaving behind the



COPY

following persons as her only heirs and legal representatives according to the law by which she was being governed at the time of her death:

- (i) Ms. Gopubai Damu Vaity alias Koli (unmarried Daughter)
- (ii) Smt. Zilubai Laxman Vaity alias Koli (Married Daughter)
- (iii) Smt. Bhanubai Jagannath Vaity alias Koli (widow of pre-deceased son)
- (iv) Smt. Shubhangi Janak Shah (Granddaughter)
- (v) Smt. Vatsala Baliram Vaity alias Koli (widow of pre-deceased son)
- (f) The said Ms. Gopubai Damu Vaity alias Koli died intestate as a spinster at Mumbai on 21st January, 2006 leaving behind the following persons as her only heirs and legal representatives according to the law by which she was being governed at the time of her death:
 - (i) Smt. Ziluhai Laxman Vaity alias Koli (married sister)
 - (ii) Smt. Bhanubai Jagannath Vaity alias Koli (widow of predeceased brother)
 - (iii) Smt. Shubhangi Janak Shah Nee Shubhangi Jagannath Vuity alias Koli (daughter of pre-deceased brother)
 - (iv) Smt. Vatsala Baliram Vaity alias Koli (widow of pre-deceased brother)
- In view of Government of Maharashtra not having renewed the yearly lease in favour of the legal heirs of late Damu Shinwar Vaity alias Koli, on and after 1979 the legal heirs of late Damu Shinwar Vaity alias Koli instituted a suit in the City Civil Court at Bombay being Suit No. 3663 of 2000 against the Government of Maharashtra, inter alia, praying for declaration that the legal heirs of late Damu Shinwar Vaity alias Koli are the Lessees in respect

SHAH & SANGHAVI ADVOCATES & SOLICITORS COPY

9 W

of the captioned property for 99 years. The said Sunt No. 3663 of 2000 came to be dismissed by an Order tlated 29th August, 2006. Being aggreed with the said Order & Judgment and 29th August, 2006, the legal heirs of late. Damu Shinwar Vaity alias Koli 1966 First Appeal No. 383 of 2007 in the High Court of Judicature at Bombay.

- During the pendency of the said First Appeal No. 383 of 2007 in the High Court of Judicature at Bombay; Smt. Vatsala Baliram Vaity alias Koli, Bhanubai Jagannath Vaity alias Koli, Smt. Shubhangi Janak Shah Nee Shubhangi Jagannath Vaity alias Koli and Smt. Zilubai Laxman Vaity alias Koli entered into an Agreement with M/s. Gurukrupa Developers (D. N. Nagar Projects) on 27th June, 2007 thereby agreeing to sale, transfer and assign all their rights in respect of the captioned property unto M/s. Gurukrupa Developers (D.N. Nagar Project) for the consideration and on the terms and conditions set out therein.
- 4. The Government of Maharashtra granted occupancy rights as Occupants
 Class II unto Smt. Vatsala Baliram Vaity alias Koli, Smt. Bhanubai
 Jagannath Vaity alias Koli, Smt. Shubhangi Janak Shah Nee Shubhangi
 Jagannath Vaity alias Koli with the consent, confirmation and knowledge of
 Smt. Zilubai Laxman Vaity alias Koli under Sections 20, 31 and 40 of the
 Maharashtra Land Revenue Code read with Rules 11 (1) (i), 12 (3) (i) and 14
 (c) (iii) of Disposal of Government Land Rules, 1971 by executing an
 Agreement on 19th September, 2009 which is registered with the office of the
 Sub-Registrar of Assurances at Borivati No.5 under Sr. No. BDR11/10524/2009; on the terms and conditions set out therein, one of the term
 being to withdraw the pending litigation. In terms of and an compliance of the



SHAH & SANGHAVI ADVOCATES & SOLICITORS

5

COPY

said Agreement dated 19th September, 2009, the First Appeal No. 383 of 2007 has been withdrawn on 24th September, 2009.

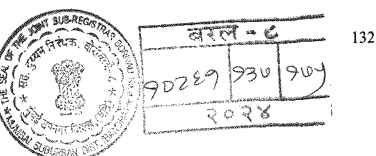
- By a Deed of Development dated 30th December, 2009 executed between (1) 5. Smt. Vatsala Baliram Vaity alius Koli, (3) Smt. Bhanubai Jagannath Vaity alias Koli, (3) Smt. Shubhangi Janak Shah Nee Shubhangi Jagannath Vaity alias Koli, therein referred to as "the Owners" and M/s. Guruktupa Developers (D. N. Nagar Project), therein referred to as "the Developer"; the Owners therein granted unto the Developer therein the development rights in respect of the captioned property for the consideration and on the terms and conditions set out therein. The said Deed of Development dated 30th December, 2009 is attached to the Decd of Confirmation dated 13th October, 2010 between the Owners and the Developers therein and is duly registered with the office of the Sub-Registrar of Assurances at Borivali No. 7 under Sr. No. BDR-16/10659/2010.
- In furtherance of the said Agreement dated 19th September, 2009, referred to 6. in paragraph 4 above M/s. Gurukrupa Developers (D. N.Nagar Project), therein referred to as "the Grantee and duly confirmed by Smt. Vatsala Baliram Vaity alias Koli, Smt. Bhanubai Jagannath Vaity alias Koli, Smt. Shubhangi Janak Shah Nee Shubhangi Jagannath Vaity alias Koli by they having joining in the execution thereof; executed Agreement on 22nd February, 2011 which is duly registered with the office of the Sub-Registrar of Assurances at Borivali No. 3 under Sr. No. BDR-6/2139/2011 in the presence of the Collector, Mumbai Suburban District. The said Agreement is executed by M/s. Gurukrupa Developers (D. N. Nagar Project) in form

SHA'H & SANGHAVI ADVOCATES & SOLICITORS DOZLO 996 DV9

To Disposal of Government of Land Rules.

No. XIII under Rule 42 (1

- By a Deed of Confirmation dated 16th March, 2011 registered with the office 7. of the Sub-Registrar of Assurances at Borivali No. 5 under Sr. No. BDR-11/2472/2011 executed by Smt. Zilubai Laxman Vaity alias Koli Nee Zilubai Damu Shinwar Vaity alias Koli of the First Part AND (1) Smt. Vatsala Baliram Vaity alias Koli, (2) Smt. Bhanubai Jaganath Vaity alias Koli, (3) Smt. Shubhangi Janak Shah nee Shubhangi Jagannath Vaity alias Koli of the Second Part; AND (1) Pandurang Laxman Vaity (2) Anina Pandurang Vaity (3) Prashant Pandurang Vaity (4) Ankita Pandurang Vaity and (5) Jignesh Pandurang Vaity, of the Third Part AND (1) Miss Parvati Laxman Koli, (2) Miss Priya Mhadev Yeru, (3) Mr. Dhangar Laxman Koli, (4) Miss Sharda Laxman Koli, (5) Mrs. Laxmi Anil Khichre nee Laxmi Laxman Koli and (6) Miss Reshma Laxman Koli, of the Fourth Part AND M/s. Gurukrupa Developers (D. N. Nagar Project) of the Fifth Part; the parties thereto confirmed the execution of the Deed of Development dated 30th December, 2009, and on the terms and conditions set out therein.
- 8. At the request of M/s. Gurukrupa Developers (D. N. Nagar Project), office of Collector, BSD, vide their letter dated 1st April. 2011 addressed to Executive Engineer, (Building Proposal), Western Suburb; granted the permission for the development of 41390.10 sq. mirs. equivalent to 49502.55 sq. yds. of the captioned property and on the terms and conditions set out therein. Accordingly, M/s. Gurukrupa Developers (D. N. Nagar Project) and thus M/s. Gurukrupa Developers (D. N. Nagar Project) are entitled to develop 41390.10 sq.mtrs. equivalent to 49502.55 sq.yds. of the captioned property.



SHAH & SANGHAVI ADVOCATES & SOLICITORS

7

COPY

Thus, subject to what is provided in the Agreement dated 19th September, 9. 2009 read with Agreement executed on 22nd February, 2011 referred to in paragraphs 4 and 5 above respectively and subject to what is provided hereinabove, M/s. Gurukrupa Developers (D.N. Nagar Project) are entitled to develop the captioned property construct building, sell the premises therein and ultimately convey the captioned property in favour of one or more Societies.

Dated this 3ch day of April , 2011.

For M/s. Shah & Sanghavi

Partner

H:\COMP1\\ 1827. Fitle certificate.docx\sm

MINNEAUNE - "MO"

& SANGHAVI

PJS/PB/11827/2014

MAY CONCERN

902E9 P3C 964

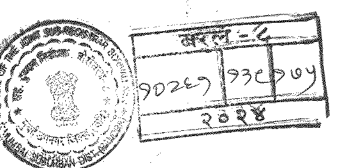
COPY

Sub: All that piece or parcel of and Ivang and being at Village
Malvani, Taluku Borivali Mumbat Submban District bearing
Survey No. 44, Hissa No. 1 corresponding to C.I.S. No. 507

admeasuring 44,718,25 sq.mtrs, equivalent to 53,482 sq. yds.

DEVELOPERS: M/S. GURUKRUPA DEVELOPERS (D.N.NAGAR PROJECT)

- 1. In respect of the captioned property we have issued our Certificate of Title dated 30th April, 2011. We have now caused the further Search to be taken with the office of the Sub-Registrar of Assurances at Goregaon (Computerized Index) for the period 2012 to 2014; with the office of the Sub-Registrar of Assurances at Borivali (Computerized Index) for the period 2012 to 2014; and with the office of the Sub-Registrar of Assurances at Magathane (Computerized Index) for the period 2012 to 2014 and on the basis thereof, we issue further certificate of title in continuation of our certificate of title dated 30th April, 2011 as under:
 - By a Deed of Mortgage dated 26th September. 2013 registered with the office of the Sub-Registrar of Assurances at Borivali No. 3 under Sr. No. BRL-3/5556/2013 read with the Deed of Rectification dated 28th October, 2013 registered with the office of the Sub-Registrar of Assurances at Borivali No. 3 under Sr. No. BRL-3/6109/2013 executed between M/s. Gurukrupa Developers (D. N. Nagar Project) therein referred to as 'the Mortgagor' and M/s. Gurukrupa Developers (D. N. Nagar Project) therein referred to as 'the Borrower' and Union Bank of India therein referred to as 'the Mortgagee'; in consideration of the loan to be advanced by the Mortgagee to the Borrower; the Borrower/Mortgagor therein mortgaged the captioned property in



& SANGHAVI

COPY

favour of the Mortgagee therein on the terms and conditions set out therein.

- By a Deed of Mortgage/Extension of Further Charge (without possession) dated 13th May, 2014, registered with the office of the Sub-Registrar of Assurances at Borivali under Sr. No. BRL-3/2733/2014 executed by and between M/s. Gurukrupa Developers the therein referred Nagar Project). (D.N. Mortgagors/Borrowers" of the First Part, Union Bank of India, therein referred to as "UBI" or "the Lead Bank" of the Second Part and Bank of Baroda, therein referred to as "BOB"; in furtherance of the consideration of the loan advanced / agreed to be advanced by the Mortgagees to the Mortgagors/Borrowers, the Mortgagors/Borrowers mortgaged the captioned property in favour of the Mortgagees therein, they having a pari passu charge thereon, on the terms and conditions set out therein.
- 2. Thus, subject to what is provided in our earlier Certificate of Title dated 30th

 April, 2011 and subject to the mortgage created in favour of Union Bank of India and Bank of Baroda as provided hereinabove, M/s. Gurukrupa Developers (D.N. Nagar Project) are entitled to develop the captioned property construct building, sell the premises therein and ultimately convey the captioned property in favour of one or more Societies.

Dated this 3rd day of September, 2014.

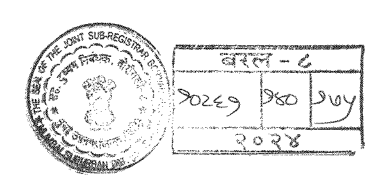
For M/s. Shah & Sanghavi

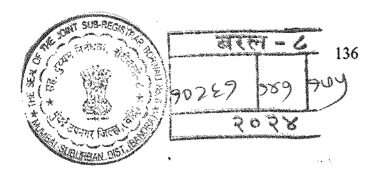
Partner

ANNEXURE - "K"

महाराष्ट्र शासन

		मालमता पत्रक वालुकान शुक्राः : नवर भूभवन वाधिकारी,पारेवाम विवसाः (ववई उपकार								
मान/नेतः	महत्त्वर्षी			હાસ્કુળા/ન.ધૂ.	का. : नवर भूमापन अधिकारी,पोरेग्छन			जिल्हा : पुंबई रापकार		
नगर गुगान	न क्यांक	शिट नंबर	पत्रॉट गंबर	क्षेत्र भी.भी.			(लेल्या अकारणाचा य त्याच्या केरलगास			
403/31/5	*****			1894.1894.			******************			
सुविधाविक	77		·······	The state of the s		····				
हिनका सा भु सर्वे २०११	3 (114)) 3 (114))		/«»-•»««»«»««»				**************			
धहेवार					**************************************		***************************************			
इसर धार										
इसर भेरे	····									
·	- 	-	***		**************************************					
दिगांक				त्यक्तार		खंड क्रमां व	चनिष्य पारचन्या) पहुँदाःस्या किया भार			
-1./4/20 <i>2</i> 1	જરાવા કો વાજ પ્લડ જ	क्षा चारहिस्स	ઈ.મુંગઢ ઉપયાગ ૧ સારવાને મૂઝ મા	वंश्व आदेश क्र-तंत्र ०५ प्रकार प्रदश्च ५०४/ ७	१९२५ सहिस दिश्वेक • करन्य, १२०२५ अन्यये सा १९ केहे अहे जाणि ५०७७ अग्य, १०४७ अग्ये से	ieni ede	भ भगवाषु व्यवपर छप वे.मुक्तृका हैदा लगा दी एन झोनेक्ट) से ड रोड देख पुरुष २० मो बी	्रमाह <i>े</i> ।		
,						· · · · · · · · · · · · · · · · · · ·	~~~~~~~~~			
				•	,	••	7 Nors	in is about assistant as wear		
विक्रवन्त्र भूति	easteries aug	1278-1-1-14/20	ल्प ३ ३० क्ष ास्त्र		हरी असल्यकुके त्यापर गोधापारी सर्हे शिवमा					
Same and the	මෙම වැට නිනා.	//waptouthikist	HOSTALISMENT GOV	n/ISLE/propertica	१७ सा संवेदन प्रधानमपुर जातान ३२७३ प्रवस्थान्छ इ	8794, S13	गरेक अध्यक्ष			





महाराष्ट्र शासन

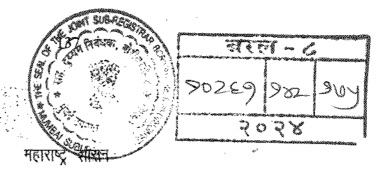
1	· 1760.001 versamenaanaanaa	***************************************	मालम	त्ता पत्रक			784	
वाक/वेस	: गालयश्री		Q16701/4.9.4	a. : चवर भूगावम क्राविकारी, कोरेयाव	·/************************************	······································	किल्हा : मुबद्दे छपनवर	
अवद ग्रेस	१२ क्रम्(क		शिट प्लॉर्ट हेन चौ.भी. प्रश्लामिकार नंतर नंदर		आसनाला दिलेल्या आकारणामा किया गाउठाचा एवडील अणि स्थापमा केरायासणी से नियस मेळ			
400			\$36-5,585					
\$								
युविधासिक	इ.स.							
इतका स वर्षः	la mea							
ઘટ્ટેટાર				,	~ , ,,,,,,,		******************	
इसर भार		,					********************	
इसर क्षेर	v,,	***************						
				· · · · · · · · · · · · · · · · · · ·		····		
(2-11क		£¥	बहार		खंड कमान	नियन धारक(वा) पहेचार(व) किंवा भार	ments	
23/45/201	44 800/18 Weller 2894 W \$780	हेल अ.स.भौ.कि मो र.न ५३	१९६२०च्या दि <i>२</i> ८५४ विश्वसम्बद्धाः जी.मी	्की म्हार्या -अग्रहाएवडी मार्ग वि एसजार २०६६ म त्यासीमहाला पंजूर महाराम अन्य महान पोटिंग्यन्थ्याचे मार्ग होणाऱ्या २००१	8 8	8 ४२ [मे.मुक्तुला डेस.स्टब्स्डिएन	केशहर के ८२३ प्रभाव स्त्रही-	

কা এ প্রক্রামার মুখ্য প্রক্রেক এপথ বরণার মিজসার দক্ষিত ওওঙুক গ্রেমত ব বরের মুক্তব পুনীরমার্ক বনগণ উচ্চন অমিনিটো এই প্রবেশনার নার ব্যক্তিক মন্ট্র नगर कोजवडा कॉबॉवटी] न.मू.अ.मोरंगता ्रा अक्षयंत्री अवास्त्र आणि चंत्रकाक चूमी अधिकेशामा साम्यकृष्ण याचे कशील परिष्यक का मानु क्रांमें पारकारी मोदार आणा प्राप्त साम्यकृष्ण याचे कशील परिष्यक का मानु क्रांमें पारकारी मोदार आणा मुण्डे वि एत्र कर काल में इपार्टीक आदेश के मानु महत्त्वाची मोदा काल के इस्ति क्रांमें क्रांमें काल योगकी परिवार में मोद में के क्रांस काल के में साम्यक्रियों में साम्यक्रियों मोदा काल परिवार मानु के की स्थाप काल के मोदा के बार एक में पार प्राप्ती परिवार मानु के की स्थाप काल के मानु के बार एक में पार प्राप्ती परिवार मानु के की स्थाप के बार एक में पार प्राप्ती परिवार मानु के की स्थाप के मानु के बार एक में पार प्राप्ती परिवार मानु के काल के मानु के काल के मानु के बार एक में पार प्राप्ती परिवार मानु के बार एक में पार प्राप्ती परिवार मानु के बार प्राप्ती मानु के बार प्राप्ती परिवार मानु के बार प :aetnag galas y soco 4 f 3 ngalal 52 ng 2-36 sast प्रश्ता हो भी सहज्ज जेने.

विशेष करकार अर्दशाणे पाँच - जिल्हाक्षेत्राणी , मूंग्ये जनगर वागे अजील खादेश के , जर्जी कार्या-उर्ण एक ।

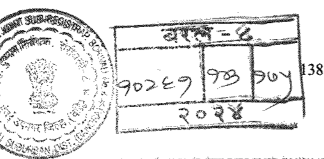
कार १५४२ रूपकार १८ , १४४४ रूपका आपमे न मूळ ५००० वा गिळागीचा वाचा में मुन्नूमा ईएकामा वाचेन हुए पेट्रा १५४२ रूपकार के पेट्रा के केवात क्षेत्र नारा यो जनीत शासन अमा केली आसरवामे निक्षका पाजेकार भेगवतास्त को र संस्कृत म गुरुहात जेव्हा नारा है जिल्हा के प्रशास केविया जीविया जात स्वयंत्र नारा क्षेत्र केविया वासक श्राप्त भारताम् आधान क्षी मार्च आसर्व केविया जेव्हा नारा हो जीविया जीविया जात स्वयंत्र नारा क्ष्मी केली वासका श्राप्त भारताम् आधान क्षी मार्च आसर्व केविया . महारम्य अञ्चन ag). ५५०५२०३१ त.मू.अ. घोरणा 1400.00 清時

ि विकास कोच्या होत्रपात १/३०/२०२१ १:२४:३९ १४४ सेन्स्री विसंहार स्वास्ति केली जरस्यापुरे स्वासर कोप्यासी सही विस्ताची जनस्यकार वहीं विकास प्रतिकार प्रतिकार विस्ता अधिकार विस्ताप अधिकार कार्यकार कोच्या केली जरस्यापुरे स्वास्त्र स्वास्त्र स्वास् वैद्या प्रत्याच्यी ससी pup Magistell अस कार्यकारकार कुल मुटीन स्वत्यक्र सुख्या स्वास्त्र स्वास्त्र स्वत्य स्वत्य



	· · · · · · · · · · · · · · · · · · ·	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	3	तः : नगर भूगापन अधिकारी,योरेम	
	भिद्य गञ्चर	प्लॉट नेबर	क्षेत्र घौ.भी.	तारणासिकार	शासवाला दिलेल्या अकारणाचा किंवा भाडवाचा तपश्चित अणि स्थाच्या क्रेस्तवासकीची नियत वेळ
%0X 31/4			84394.30		
લુવિજા દિવન ઉત્કારમાં મહાદાવ ળ ખ	***********	····			***************************************
त्मकाचा भुक्त शास्त्र म ।र्भः २०२१ - विकास	ण्डु सरकार]			***************************************	
क्लिया पुळ धारक स	ाष्ट्र सरकार]	***********			

2.444	ं व्यवहार	us Bris	भवित्र धारकर्धा) महेदाराभ्र किया	
	Control of the state of the sta	'क्रमाक :	भार	:
		i'		
8870 P \$105				किरकार के ६५१ धाक
	a hand the fall and the man was the man the man see the man see that become	: .		new)t
	े जेंग पुरक्ती करियल्य में कुं के कर विदेश हरूर है से संस्कृति कार के की बसे पुत्रकी कार से बर कार में			#\$AAHPIQUIA
		; ;		रभ् अमेराबा
		. :		. "
	the many of a surface of the contract of the c	****	 673	ļ
	and the control of th		Nichterstati	:
V4-6/30-6	and the control of the control of the Court Pales and the control of the control		वैती हरती शक्त करें ती है	
	- ACTIVITATION TO A PROGRAMME TENTO AND	;	िष्यकृताई र स्था केती हैं	
	THE WE COME THE STATE OF THE STATE OF THE STATE OF THE PARTY OF THE PA		्यत्मक्षत्र क्षेत्री]	QuitiNg/Quiter
	i de de de de la contra de distribuir de maisse e e, des literatural de distribuit de de de de de de de de de d			જ મું એ મોરિયાઇ
	incers for the first first against the contract that is the contract that the contract that is not the	:	्रके सुन्दर्भ जण्डाहर	:
	, केरने वैनोहें करते.	:	1 18 4 18 18 18 18 18 18 18 18 18 18 18 18 18	1
		•····•	nang salah i	j
13 (2.3) 13	में जिल्लाकिमी पूर्व काम्मा विकास वार्यवाक्षित जाईन कामन कि अनु करता बूज ३० और पूजार जार स्वरूपकर व	- 1		केररपदर के 1894 प्रस्ता
	हर प्रत से स्थान के सुन देसां हु अनुसारक के में से भएन स्वतान कराई के से स्थानिक प्रत्यां एक से से प्रति देखां है स्थानी का अपने स्थानिक करा है है कि अपने अपने का का का स्थानिक स्थानिक से सिन्दा है है है अपने हैं कि स्थानिक स्थानिक	:		74.5).
	- SE GERTH. The A is a man A man A more controlled in the A stranger of the A control of SE SECTION OF THE SECTION			007/22/2013
	, , , , , , , , , , , , , , , , , , ,			क्रम वर्षातमा व
		- }		
	िनकेती अदेशको के दिल्लाविकानी पूर्व उपलाश जिल्हा वारक देल विपाली उन्होंग क्रकार तीर देलक एक राज्यस्था			क्राओक्दर के १८५४का
	NOTE THE BY BENEZE BE AND DOLD IN A DOLD SPICE A DESCRIPTION OF PRESENTE AND DESCRIPTION OF	- 1		862)
19412012	of the construction of the contract of the con	:		Med Balanga
	क्षेत्र इस क्षेत्र हार १ ११ १६५ वार इस्टर केरोड़े सह इसी			न मुख्य मोरमाव
	रामक मरसून व जनवान्त्र कावकारील स्वाप्य के जीवन १६४०/३८ / ए.स. १९७७ ३ महानून व वार्वाच्या मंत्राहर पूर्व		·····	
1981 3036	िर के रुक्त अपने दिलेका का वर्षाकृत का जिल्लाकिक का	- 3	av≥	Secondary not a secondary
	िर के के रेक्ट में उद्देश व रोज रुपन में बबब आहु प्राप्त विकास में स्वर्ध है अपना किस्स कार्यास्त			क्षरकार का १८५ सम्बद्ध
	क्षत्रकृति देश के बहुद क्षिक्तरक्षिकर दि कर का राज्य के के सम्बद्ध के में के करा सा क्षित्रका स्विक्ता			. 1436-1 : 1437-1527-\$1143
	कर्णात कार्य का स्वाप्त कर ने कर्षित दाराव जानवामु कर सक्ते का के के में कि कि कि कि कार से हम्स । से दे			क्षा अवस्थात् । विश्व अवस्थितः
	अस्ति असेनी मेह केनी		cute mean seedow S.A.	11-12/36-0131-1411-1
٠.	The same of the sa			
constituents	मा अन्तर्वरी आयुक्त अनेन संचालक मूनि ऑक्सेस हव राज्या पुना प्राचेकहील व्यरेष प्रक्र क ना पुनानि व । कारी संवर 2007			
exe diving	देव, द्रान्तराहरूका १ दक्षाप अक्का का के में सामकारिक कर्मन दिसका अर्गान्तराहरू मानवा करार मानवा। का जावाना कार्येका ज्यार सामस्या देव भागवान कि राजनी तैय मानकारिक स्थाप करते रेक के वर्ष तैया वर्ष राजना समाजनी	;		करकार का ५३% क्षात्र है सहीते
	नुरास्त्रित्य सन्तर विकास विकासीय संस् काल अस्तर्भ क्रिक्ट स्टिस्ट स्पृत्य स्ट्रिस्ट स्ट्रिस्ट स्ट्रिस्ट स्ट्र इ.स. १४ १८४ व्याप व क्रिक्स विकासीय संस् काल अस्तर्भ क्रिक्ट स्ट्रिस्ट स्ट्रिस्ट स्ट्रिस्ट स्ट्रिस्ट स्ट्रिस्ट	-	;	
	्यार सुन्ने प्रति के से स्वापन कार्य के साम पूर्व के स्वापन करते ने स्वापन क्षेत्र के के देव स्वापन कार्य के स अस्य सुन्ने प्रति के से स्वापन कार्य कार्य कार्य स्वापन करते के स्वापन क्षेत्र कार्य कार्य कार्य कार्य कार्य क	:		98/90/2019 4 00 00 00000000
	was a software discuss make to the control of the c	- 1		< भू अ.चरित्रकाः
	and side and the reserver of the second seco			
	minimum multimate in Complicated for grants forced manages at the man with country	1		
	न्त्रवाची न्यावि सम्बद्धानी व्यवस्थानी कान्यात्रका व इक्सील कान्याची के राव वास्पत्रका कि अवस्थान व स्था	- ;		
:	रिकाम क्षेत्र अवस्था अवद प्रारम्भाव कानानी सः वार्षपक्षेत्रकेत नमून एक व संवद्भवन ता से स्तून	:	į.	
:	वार्टिकारणको वर्ग सोपारे प्रोप्टम जो में सेन क्रम कामन कामूक फलका है संबर्धन र मोली व मामूक फलक के से बेंब	- 1		केर प्रभाग का १८९५ क्ष्माओं
	२२०५ ७ में में जान नर्केन सक्तेत्र विकासन पश्चिम उशहून (आजर मुख निकासन प्रतिक्रें प्रमान प्राप्त न जान प्रधार आजा)			48.
:	कर ने व कुछ प्रकार के विकास पश्चिम र में इसेंट में कर व पूर्व प्रकार के विकास की क्रमत अभिनेत्री जाते. जारावासी	:		337 A 7 8 8 8
:	गोर राज्यान केली. संक्षेत्रमञ्जून ५०० है जिल्लाकर्मन १००८ हुन को मैं कायम क्रमन साम मृत्र १५०४ जात सेन वर्रास	- 1	÷	न मूज मोरेगान
	कता. तर्रात मा अमन्दरी आयुक्त अस्ति तीयत्यक पूर्ण अस्तिरक माज्ञक पूर्ण खाडेकजील परिश्वक क या मूच में या अवस्ति	- 1	÷	
-	नेपाल के हैं पर राज्य के स्थान के हैं जा राज्य के	;		
	१९७१ व १९४१ व में स्थान विकेश सम्बन्ध सम्बन्ध सम्बन्ध स्थान साम स्थान स्थान स्थान स्थान स्थान स्थान स्थान स्थान	- :	;	



ja-sass e- 143 minu f क्ष प्रकार १ वर्षक प्रतान वर्षक क्षेत्र पुरः वि १ १८१० वर्ष के प्रशासिक अनेत्र का का भुभावपारकार्तिक छ। ३५ दिस्ताक स्थापना का के प्रशास सीवार्तिक व्यव व्यवपनितर्गतिक स्थाप के त्राव्यक्त का का व्यवकारिक स्थाप के स्थापक स्थापना विकास के सूच करने के प्रशासन स्थापन स्थापन प्रभाव का सामान तो सी स्थापन के त्राव्यक स्थापन स्थापन स्थापन स्थापन स्थापन स्थापन स्थापन स्थापन स्थापन ्राहे २४/०६/२०४७ १० मुळ बरेनेचार माजिलसारिकारी पृथ्वे उपनाप जिल्हा योचे कडील कारेल मिजिस पुत्र 13 वे लिपासलाणी होट्ट (एस आरल्डाक १७५८ १४३४) दि १९१४ ४०९६ वे होड दुल्हरी आदेशस्मार्थ प्रभूक प्रकृति के दरक्का ० ची मी एवजी ४४०६ ८ १८ ची मी भर्ते शेव दुल्हरी केलेची जोट केली का पूर्वी गोटिवमालय शेक्टर पृक्ष केलापून २३१० ५ ची मी केव बच्च आर्ले १०४८ ३ ५ मी भी बार शिल्हरक सरित्ये व इटा दुल्हरीन स्वाम्ब्य १९६२ ६ मी मी दोसानी याद आर्टने शिकास्त भविनवर एसून्य १९६५, ३ मी मी बीर स्वाम केले च दि २४८८२७ औं भीर मल्ला दुल्हरी केवामी अर्थी असरी मोत्र सेवाली কৈবনতাৰ জন্মনুহ মলাৰ্থ wit-37009/2092 न,पू.अ कोरेकाः। क्रिकार के 243/२०५८ या जातांची आपका आणि संवातुक सुनै। अस्तिवात सराया पूर्ण यांचिकतील परिणाल करता पूर्व में प्र70का संवातुक सुनै। य पूर्ण वि १९४४ राज्य व उक्तरील आदेश का माणू पत्रकाणीर्थि कर्मपुरकार विश्वका गर्थक्वरका अनवे केवल पीकार्थ मार्थकार माण्यकारील क्षेत्र व विकास पत्रिकारील क्षेत्र में कास उत्सरने विकास परिकार नयूट सेवी क्षेत्रकारी एकोमानीस प्रथार प्रमाणे सरी-45/66/209/ सहर हो सहरक्षद्ध देशका भीत की की कार्यान केले. त पु अयोरेमाव निश्ंत फेरफार आदेशाने साद जिस्हाधीकारी , नुबई एकमार सांचे साहील आदेश के : सी/कार्य-इडी/एस-१९८२ करापन्त हिं : १९५८ १८२५ अच्यो सेके साम्यानी ता व्येतेसकी वेखील राई न प्रधान में में मानकार माहित होते. २१ ४२१ व ३५ मी मी पुरक्तमा केरालवर्ग स्वी एन कार बोजेक्ट) बांग कार्याहरक भोगवदादार वर्ग ३ में प्रधान केलेली गामकोस ज्ञील नहाराष्ट्र असता स्थापात्र वसाधारण भाग शहरा महील अधिसुकन, दिनाँक ०/०४२०१९ पक्षेत्र पस्याचीनुसार वोचवदादार नर्ग व स्वार स्वातनीत केलेबी गांद दाखान केली व दिनांक १४०४२वन ३ वेली दासाल नंद राहर केली. ीं के मुख्यूका वेकस्पर्य (औ पृत्र वेकस्पर्य (औ पृत्र फेररवार के १५८ प्रमाणे सही. 587×57 3053 कार प्रोचंदर :] भ,भू अ, पोरंपाय [St. bi sc. sects] [920-20-21-21] [1921=2-34-20-2-] [4 ইংকারে ঠা ৫০০ [भ पुरुक्ता संस्कार सं क उत्तर प्रदेशीय सम्बद्धाः प्रदेशीय स्टिंग्स्टः | [भूकार कर भोगी | पुरुष्कार सुन् सामित्रीकरण चार - निराजनीकाने पुरदे जानवर रोजना बोचे करील आंचा छः । क्रमान वीरकासे ५०४ वर्षांस्थायाध्ये १८४२०२२ । १९४५ कि १०४००८ १८२० व पोराबो रे के - १९५ कि । १८४०८/२०२५ पुसान ५००८ व व्यविशेषा ५०४४ है सबै ने मुख्य १६ १८४०४ व एक प्रणानवर्ष मेच मध्ये अन्य १८४४ व सबै सामील केले. વિષ્કુલ , વસ્તુલ evi Tracial Secare (Alternation) des 60 808 T [२२३ हर, धो की [A 5 A 5 . . 78 89808 AV 900 3 क्षेत्रकात्र वर वर्षा वर्षा का सुद्धां अववाद द्वारा अवस् अन्तर १ काल्य प्रति । अस्य विकास वर्षा वर्षा वर्षा व त्र पृष्ट्यात्र प्रशासकत् । व्यक्ति १८१९मा क्ष्मार प्रशासकत् । व्यक्ति १८१९मा क्षमार प्रशासकत् । व्यक्ति নাই চন প্ৰায়ে কৰিছে। কৰি প্ৰতিকাশৰ কুঠা নামনাৰ আহ্মাৰ কৰে যে বছে উন্তি নাই আছিল কৰে। তেখিকত কা স্থাই ট্ৰ'ৰ উপ আই চন প্ৰায়ে বছৰ কৰিছে। ्रिप्रकारकार

t ann cann ream this serie that a district and

कि निकारत परिवर दिलांक १०/६/२०२१ २:४३:४**० २०** राजी। दिलीदल सामसँग निवी असल्यामुळ रचानर कोणलाही रही विकार के आलगका गार्ड

বিভাগৰ পৰিয়া মানাৰানি বিপাৰ ৰ সংস্থাপৰ হ'ব হৈ PM বিয়াৰ সমাৰানী নামী http://www.handaletens.gov/nDS/Abropertycned to বিনাৰ ব্যৱসাৰ কোনো ২২০ ২৭০০০০ ২২৮/০৮০০ বা সাধীৰ নামৰ বাংল

ANNEXURE - "L"



This registration is granted under section 5 of the Act to the following project under project registration number : P5180032311

Project: Marina Enclave Wings OP Phase III., Plot Bearing / CTS / Survey / Final Plot No.: \$07/44/1 at Borivali, Borivali, Mumbai Suburban, 400095;

- Gurukrupa Developers D.N.Nagar Project having its registered office / principal place of business at Tehsil: Borivali, District: Mumbai Suburban, Pin: 400066.
- 2. This registration is granted subject to the following conditions, namely:-
 - The promoter shall enter into an agreement for sale with the allottees;
 - The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the
 allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate
 (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates
 of Interest and Disclosures on Website) Rules, 2017;
 - The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose as per sub- clause (D) of clause (i) of sub-section (2) of section 4 read with Rule 5;
 OR

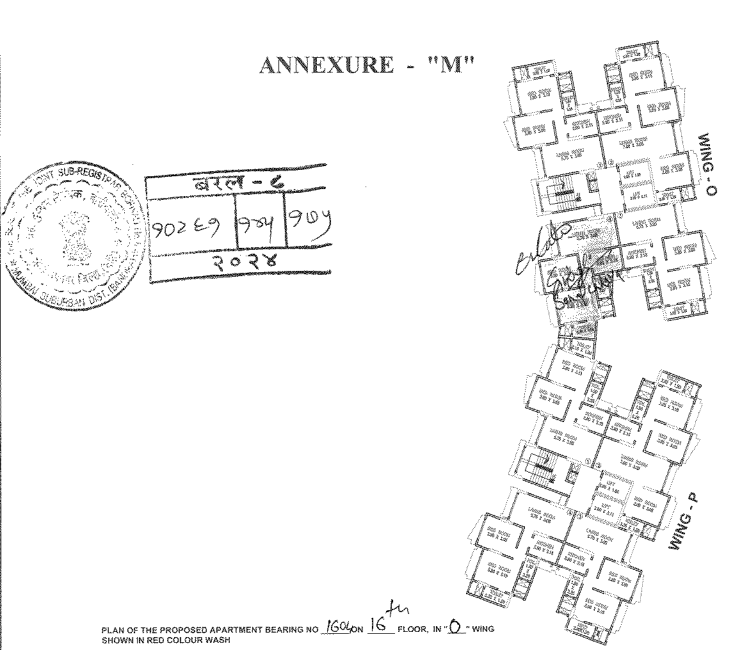
That entire of the amounts to be realised hereinafter by promoter for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose,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

- The Registration shall be valid for a period commencing from 29/12/2021 and ending with 30/06/2023 unless
 renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with
 rule 6.
- The promoter shall comply with the provisions of the Act and the rules and regulations made there under;
- That the promoter shall take all the pending approvals from the competent authorities
- If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action against the
 promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there
 under.

Signature valid Digitally Signed by Dr. Vaşanı Premanand Prabhu (Secretar, MahaRERA) Date:29-12-2021 11:04:42

Dated: 29/12/2021 Place: Mumbai

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



Promoter / Developer Sign

eldo-

Allottee Sign

3)

900	aves -
2)	Sonal chaya

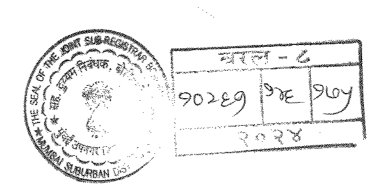
TYPICAL FLOOR PLAN
2ND TO 7TH, 9TH TO 14TH &
16TH TO 23RD FLOOR

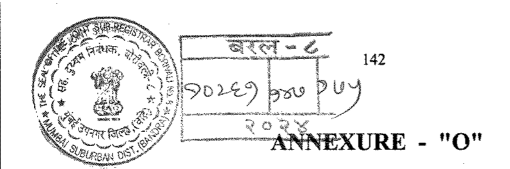
ANNEXURE - "N"

(Common Areas & Facilities)

- (1) Main Entrance Hall/Lobby of the Building
- (2) Staircase, Lift and Common Passage on every floors.
- (3) Terraces above the uppermost floors of the Buildings.
- (4) Common Areas in the buildings except Open area and parking spaces in the Basement / Ground Floor and 1st Floor Podium / Open / Stilt / Podium / Parking Tower / Kindergarten and Independent Utility Areas including Open terraces and Open area at Basement Level, Ground Level, 1st Floor Podium etc. any type of Independent Areas.

Trestated a





- Vitrified tile flooring in all rooms including living /dinning room and kitchen etc entire flooring.
- Ceramics tiles flooring and glazed ceramic tile dado in all toilets
- Granite Kitchen platform alongwith Service platform with Standard Stainless
 Steel Sink
- Concealed P.V.C. Pipe and fitting in toilet
- CP Fittings of standard make.
- Standard Sanitary Ware Fittings.
- Instant Gyser 5 Litre.
- Wood Work: (i) Main Door: Wooden door frame with flush door shutter as per C.F.O. of M.C.G.M. requirements.
- (ii) Other Door:- Wooden frame or marble frame or granite frame with Laminated flush door shutter.
- Windows: Powder coated Aluminum Sliding windows in all rooms, and in toilets, aluminium frame. Glass cover window.
- Internal Wall surface and ceiling painted with oil bound distemper.
- Cable TV and Telephone point in Living Room.
- Automatic Passenger Lifts of standard make of cost about Rs.30Lakhs (Rupees: Thirty Lakhs only) for each lift.
- Electrical wiring of ISI mark as per requirement of service provider.
- A Modular Switches of reputed /standard make and as available at the time of execution of work.

Sonding



MUNICIPAL CORPORATION OF GREATER MUMBAI APPENDIX XXII

PART OCCUPANCY CERTIFICATE

[CHE/A-0330/BP(WS)/AP/OCC/2/New of 19 July 2022]

To,
M/s. Gurukrupa Developers (D.N. Nagar Project)

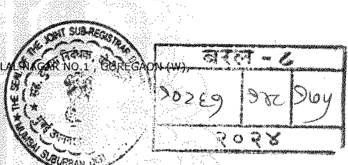
A/205, Western Edge II, Off Western Express Highway, Behind Metro Mall, Borivali (East), Mumbai-400 066.

Dear Applicant/Owners,

The Part 5 development work of Residential building comprising of Wing - 'O' having Basement + Stilt + 1st podium + 2nd to 23rd floors, Wing - 'P' having Basement + Stilt (pt.) & Doctor consulting room & super store (pt.)+ 1st podium + 2nd to 23rd floors on plot bearing C.S.No./CTS No. 507 of village MALVANI at Malad (West) is completed under the supervision of Shri. CHANDAN PRABHAKAR KELEKAR, Architect, Lic. No. CA/87/11009, Shri. Piyushkumar K Sura, RCC Consultant, Lic. No. STR/S/76 and Shri. Mr. Mansukhbhai A. Sureja, Site supervisor, Lic.No. S/118/SS-I and as per development completion certificate submitted by architect and as per completion certificate issued by Chief Fire Officer u/no. CHE/A-0330/BP (WS)/AP dated 15 April 2022.

Copy To:

- 1. Asstt. Commissioner, P/N Ward
- 2. A.A. & C., P/N Ward
- 3. EE (V), Western Suburb II
- 4. M.I. , P/N Ward
- 5. A.E.W.W., P/N Ward
- 6. Architect, CHANDAN PRABHAKAR KELEKAR, 281/2229,MOTIL For information please



Digitally signed by Anit Prabhakar Dhiwar Date: 19 Jul 2022 17:48:08 Organization: Brihanmumbai Municipal Corporation Designation: Executive Engineer

Yours faithfully
Executive Engineer (Building Proposals)
Municipal Corporation of Greater Mumbai
P/N Ward

Page 1 of 1 On 19-Jul-2022

CHE/A-0330/BP (WS)/AP/OCC/2/New



बृहन्मुंबई महानगरपालिका करनिर्धारण व संकलन खाते

मालमत्ता करदेयक

बृहन्मुंबई महानगरपालिका अधिनियम, 1888 मधील कलम 200 अन्वये बजावण्यात आलेले मालमत्ता कराचे देयक.

Inward No:

लेखा क्रमांक	मालमता करवर्ष / देवक कालावधी	देशक क्रमांक	देयक दिनांक
PN4405183510000 2023-2024		202310BIL21646857	26/02/2024
	01/04/2023 ते 31/03/2024	202320BIL21646858	20/02/2024
यक्षकाराचे नाव व पत्ता : M/s. GURUKRU	PA DEVELOPERS DNNAGARPROJECT	प्रेषक - Asstt. Assessor & Collector, P North Ward, 9t Liberty Garden,Malad (West), Mumbai - 400 t	
CTS.507 JANKALYAN NAGAR MALVA Mumbai 400095	NI VILLAGE,MALAD (W) MALAD(W)	ईमेल पत्ता aacpn.ac@mcgm.gov.in दूरध्वनी :	新 _. 02229994000Ext.7902

ं। मालमत्ता क्रमांक, सी.टी.एस क्रमांक / प्लॉट क्रमांक, गावाचे नाव, मार्ग क्रमांक, मार्गाचे नाव, मालमतेचे वर्णन, इमारतीचे नाव, करदात्वाची नावे . CTS.507 JANKALYAN NAGAR MALVANI VILLAGE,MALAD (W) MALAD(W) VILLAGE MALVANI Mumbai 400095 M/s. GURUKRUPA DEVELOPERS DNNAGARPROJECT

प्रथम करनिर्धारण दिनांकः 01/10/2013 जलजोडणी क्रमांक :

एकूण भांडवली मूल्यः (संरक्षणारमक आधारावर परिमणन) ₹ 311102130

एकूल भांडवली मूल्य (संरक्षणात्मक आधारावर परिगणन) (अक्षरी): ₹ Thirty One Crore Eleven Lakh Two Thousand One Hundred Thirty Only

	Only	
दि.31/03/2010 या तारखेपर्यंतची थकवाकी: 🔻 🕻	ी दि. 01/04/2010 ते 31/03/2023 व	ा तारखेपर्यंतची श्रकवाकी: ₹ 9625127
कराचे नाव	01/04/2023 ते 30/09/2023 (202310)	01/10/2023 ते 31/03/2024 (202320)
	Bill Amount (₹)	Bill Amount (₹)
सर्वसाधारण कर	777755	777755
अल कर	0	(
जल लाभ ऋ ং	489986	489986
मलनि:सारण कर	0	(
मलिनिःसारण लाभ कर	303323	303323
म.न.पा. शिक्षण उपकर	295547	295547
राज्य शिक्षण उपकर	230216	230216
रोजगार हमी उपकर	0	20021
बुध उपकर	15555	15558
पश् ऋर	357768	357768
एक्ष्य देयक रक्कम	2470150	2470150
कलम152 अ नुसार दंडाची रक्कम	0	{
आगाळ अधिदानाचे समायोजन	0	ſ
भरावपाची निञ्बळ रक्कम	2470150	2470150
प्रतिदानाची निव्यळ रक्क्स	0	
# (संरक्षणात्मक आधारावर परिगणन) अक्षरी रुपये (Bill Amount)	Twenty Four Lakh Seventy Thousand One Hundred Fifty Only	₹ Twenty Four Lakh Seventy Thousand One Hundred Fifty Only
न्यायालयीन निर्णयांनुसार देय रक्कम	1575737	1575737
अतिम देय दिनांक	25/05/2024	25/05/2024

To make payment through NEFT; (Payment done through NEFT will be collected against oldest bills first) IFSC - SBIN0000300, Beneficiary A/C No:- MCGMPTPN4405183510000 , Name-BMC Property Tax. Cheque/DD/PO payment should be drawn in the name of BMC / वृहम्बंबई महानगरपालिका

Scan to open BMC Website :

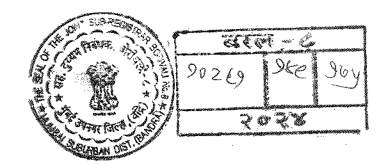


भान, न्यायालयीन निर्णयानुसार भांडवली मूल्य निश्चिती नियम २०१० व २०१५ मधील नियम क्र. २०, २१ व २२ रहबातल ठरविण्यात आले आहेत. सदर देयक है संरक्षणात्मक आधारावर जारी करण्यात आलेले असून मूल्यांकनाविषयी सुधारित धीरण जाहीर झाल्यांनंतर त्यानुसार पूर्वलकी प्रभावाने मालमतांचे मूल्यांकन / फेरमूल्यांकन व त्यानुसार करवसुती करण्याला महानगरपालिकेचा अधिकार राखून ठेवण्यात येत आहे . या संदर्भातील अधिक माहिती महानगरपालिकेच्या संदेतस्थळावर उपसब्ध आहे.

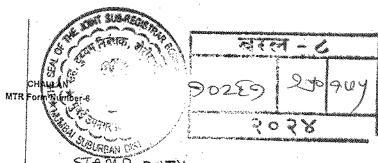
महेश पाटील करनिर्धारक व संकलक

User Category :- L

E & 0E



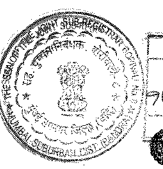


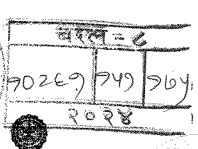


1					STAM	P̈́b١	υΤΎ					
GRN MH00804723	17201415E	BARCODE					5/09/201	4-18:12:	23	Form	ID	
Department Inspecto	r General Of	Registration		7			ayer Det					
Type of Payment Non-Jud	icial Stamps	· · · · · · · · · · · · · · · · · · ·		+	TAX ID (If Any)		7				<u></u>	
Purchaec	of Franking	Code SoS M	umbai only		PAN No. (If Appliace	h3-1	1			···		
111111111111111111111111111111111111111		TRAR BORIL	····	-	Full Name	U1#7	AAFFG				·····	
Location MUMBAI				+-	- Gu Name		1			DEVE	Lopers D 1	i N
Year 2014-2015 Or				+	<u> </u>	·	GAR PF	COJECT	·			
·		······································	~	<u> </u>	Flat/Block No.		CTS NO	507				
Account Hea	d Details		Amount	n Rs	. Premises/Building							
0030046501 Amount of Tax	····			00.0	Road/Street		VILLAGI	E MALV	ANI		····	
	·				AreaiLocality		MALAD	WEST A	MUN	BAI		
	-				Town/City/District							
					PIN		4 0	0	0	9	5	
					Remarks (If Any)	<u>-</u>					1	-
		***			-{ .	MP DUT	/ ON PO	WED O	E 0 ***	ት		
:	·····				" .	A DT/A(F	******					
		····				19011	UB-REG	STOR O	Jr M K.	UKE	sh j	
· · · · · · · · · · · · · · · · · · ·		···				C / FX*	धक, क					-
	······································				17/27	·····		, 18 3 1 1	3/	1		
ofal					1 11 5 5	red Rupe		م. *) 3	5		
Allen - 4 7 - 4 - 41				00.00	Words (*		_24°	/*			
ayment Details S	TATE BANK	OF INDIA			FØ	USBIN	REPSEN	NG BA	%//	7		٦
Chec	us-DD Deta	lis			Bank CIN REF No.	Techest	MANDOK		IK68	7336	99	1
nedne/DD Mo	· ·				Date	25/09/20				<u>-</u> -		
ims of Bank					Bank-Brench	STATE 8	ANK OF	INDIA	-	~		4
me of Branch				_	Scrott No. , Date	Not Verifi				<u></u>		-
h 16 - h 1	***************************************	······································		1		viiii	** 1000 C	V-OR				ě

Mobile No.: Not Available

4e29 9 94 3088



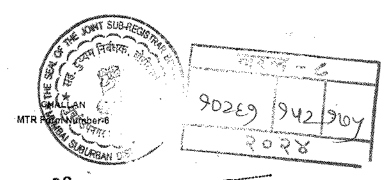


MTR Form Number-6

REGISTRATION FEE	1	100	- f 1							 -
IN MH003047092201416E BARCODE		n I III		Date	25/09/201	4-18:0	7:35	For	n ID	33(b)(li)
O Of Danietration					Payer De	talis		,		
			(vnA II) (ii XAT							
rpe of Payment Registration Fees Ordinary Collections IGR			PAN No. (If App	(oldrop)	1	G7859				
TO DE CAPTER BORIV	ALI 1	-	Full Name		MS G	URUK	(RUP	A OE	VELO	PERS D N N
			+		GAR	PROJ	ECT			
Time	<u>,</u>	 	Flat/Block No.		çïs	NO 60	7			
	Amoun	n Rs.	Promises/Build	ing						
Account Head Details			Road/Street		VILL	AGE I	MALV	ANI		
039063391 Amount of Tax		+	Area/Locality		MAL	AD W	EST	MUM	BAI	
<u> </u>	 	-	Town/City/Dist	rict						
	_		PIN		4	0	o	c	9	5
		-	Remarks (if Ai	1y)			1		- 	···
		-		PANZ=~PN=MUKESH J SANGANI~CA=						=
		_								
31 51 1 5 1 1 5 1 1 5 1 1 1 1 1 1 1 1 1	1		Amount in	One Thouse	and Rupee	s Only				
(1 to 1000, 2) to 2	<u>- </u>				2114 144	,				
/form (15 00 00 00 12)		1800.	50 Words		QUSE IN R	FCEN	/ING	BAN		
Payment Details 127 STATED NK OF INCI	Α	_		REF No.	00040572					33319
Cheque DD petalis		_		75L 140'	25/09/201			1		
Chaque, do. Vorm Farrer - 18	······································		Date		STATE B			DIA		
Name of Bank MOAN 718	· 		Bank-Branch		<u> </u>					···········
Name of Branch			Scroll No. , D	ate	Not Verifi	ed will	h Scr	Oll		

Mobile No.: Not Available

२०१४



USER ONTE UNIT 18 (6) 0482266972014-18:07:35 Form ID GRN 33(b)(ii) Payer Details (Amt.in words: One Thousand Rupees Only TAX ID (If Ary) Ordinary Collections IGR PAN No. (If Appliacable) AAFFG7859Q Office Name BRL1_JT SUB REGISTRAR BORIVALI 1 Full Name MS GURUKRUPA DEVELOPERS DIN NA Location MUMBAI GAR PROJECT Year 2014-2015 One Time Flat/Block No. CTS NO 507 Account Head Details Amount in Rs. Premises/Building 0030063301 Amount of Tax :1000.00 Road/Street VILLAGE MALVANI Area/Locality MALAD WEST MUMBA! Town/City/District PIN Remarks (if Any) H J SANGANI~CA= Amount D Total 1000.00 Words Payment Details STATE BANK OF INDIA FOR USE IN RECEIVING BANK Cheque-DD Details REF No. Bank CIN 00040572014092598019 IK58733319 Cheque/DD No 25/09/2014-06:08:27 Name of Bank Bank-Branch STATE BANK OF INDIA Name of Branch Scrol! No. , Date 269, 26/09/2014 Mobile No.: Not Available

4088 3 27 3088

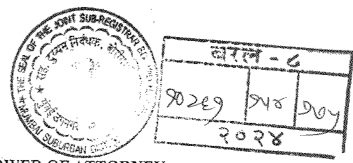


CHALLAN MTR Form Number-6

:	c.500.00			******	USE	R	erenes O/RH	L9)		
GRN MHOO304750 D1450 RCODE	i ili iliyayaran		HABIE D	3921 _{6/09}	72014	-18:12	:23 F	orm l	D	
	7 500,00	GIGGETATE		Paye	r Deta	ij\$	-			
Type of syment Mills advise Singers Rupees O (Amt.in words: Five Hundred Code Sos	TAX ID (If A	iny)								
(Amt.in Words Purchase of Franking Code Sos	PAN No. (II	Appliacable	i) A	\FFG?	859Q			-		
Office Name SRL1_JT SUB REGISTRAR BC	PRIVALI 1	Full Name		M	S GUP	RUKRI	JPA C	EVEL	OPERS DIN NA	
Location MUMBAI				G	AR PR	OJEC	T			
Year 2014-2015 One Time	-	FlaVBlock I	No.	C,	rs No	507				
Account Head Details	Amount in Rs.	Premises/8	uilding	5						
0030045501 Amount of Tax	500.00	Road/Street			VILLAGE MALVANI					
		Ares/Local	lty ·	M	ALAD	WE\$	MUN	(BAI		
		Town/City/District								
		PIN		4	ō	o	0	9	5	
	The state of the s				1/3	TTOR	NEY UND			
		Amount In	Five	Irêd Rupes	Orly			*********		
.Total .	500.00	Words			سنتشتث					
Payment Details STATE BANK OF INC		Į FO	R USE IN F	ECEI	VING	BANK	:			
Cheque-DD Details		Sank CIN	REF No.	00040572	01409	2598()84 j)	(5873:	3698	
Cheque/DD No		Date		25/09/201	4-06:	13:10				
Name of Bank		Bank-Branc	:h	STATE B	ANK C)F INC	iΑ			
Name of Branch		Scroll No. ,	Date	269 , 26/0	9/201	4				

Mobile No.: Not Available

4028 8 94 3088

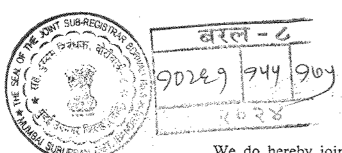


SPECIFIC POWER OF ATTORNEY

KNOW ALL BY THESE PRESENTS, WE "M/S. GURUKRUPA DEVELOPERS (D.N. NAGAR PROJECT)", a firm, represented through its partners MR. MANSUKHBHAI ARJANBHAI SUREJA, MR. CHETAN NAVINBHAI PATEL & MR. CHETAN MANSUKHBHAI KOTHARI, having address at B/103-104, Vrindavan, Ram Baug Lane, Poisar, Borivali(West), Mumbai-400 092., SEND GREETING:-

WHEREAS:-

We are constructing a Residential building Complex known as "MARINA ENCLAVE" on piece or parcel of land or ground situate, lying and being at Village Malvani, Malad-Taluka-Borivli, Mumbai, bearing Survey no. 44, Hissa No. 1 and corresponding C.T.S. No. 507 of village admeasuring 11 Acres and 2 Gunthas equivale sq. mts. And WHEREAS due to our bus schedule is engagements we are personally unable to do the toll deeds, things, acts necessary for completing requistry formalities in respect of the Agreement for sale, Deed of Rectification, Deed of Cancellation executed by us for sale of flats / shops/ office / unit in the said Residential building Complex to be constructed by us and also Underlating M Indemnity, Declaration, etc. as required to be given to the 9 MCGM/ State Government of Maharashtra and authority in respect of the said Residential building complex to be constructed by us and/or in respect of the said land and therefore we have to nominate, constitute and appoint a fit and proper person on our behalf and in our names to do the



We do hereby jointly and severally nominate, appoint and constitute Mr. Rajendra Kantilal Shah and/or Adv. Mukesh Jayantilal Sangani both adult Indian inhabitants of Mumbai to be our true and lawful attorney to act for us in our names and on our behalf and to do the following acts and things in which we are interested.

To appear and represent us with the office of the Sub-Registrar of Assurances Bandra/Borivali/Andheri/Mumbai or any officer or officers appointed under the law for the time being in force relating to Registration to receive deeds, documents, Agreement for Sale, Deed of Rectification, Deed of Cancellation Undertaking, Indemnity, Affidavits, & Declarations etc. pertaining to Registration of Flats / Shops/Office / Unit executed, signed, sealed and delivered by us and to appear before sub Registrar of Assurance and to take necessary and proper proceedings for the acknowledgement and admitting the Registration of the same.

The Agreement and/or other documents shall bear the signature and may be executed by any one of the Partners whose name/s appear in this Specific Power Of Attorney.

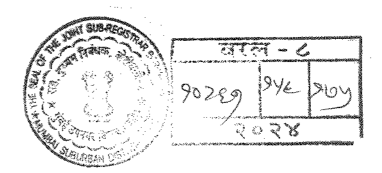
GENERALLY to do, execute and perform any acts, eeds, matters or things which ought to be done and

performed by us in respect of registration as fully and

effectually in respects as we could if personally present.

WE DO HEREBY confirm and ratify and agree to confirm and ratify all whosoever that our said Attorney does and executes or causes o be done and executed by virtue

hereof





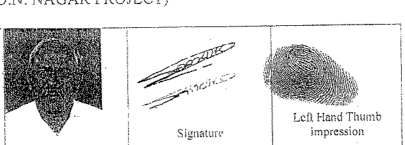
IN WITNESS WHEREOF we have hereunto set and subscribed our respective hands at Mumbai on this 25th day of ______2014.

SIGNED, SEALED & DELIVERED

By withinnamed EXECUTANTS

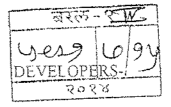
MR. MANSUKHBHAI ARJANBHAI SÜREJA

Partner Of "M/S GURUKRUPA (D.N. NAGAR PROJECT)"



MR. CHETAN NAVINBHAI PATEL

Partner Of "M/S GURUKRUPA (D.N. NAGAR PROJECT)"











MR. CHETAN MANSUKHBHAI KOTHARI

Partner Of "M/S GURUKRUPA DEVELOPERS-(D.N. NAGAK PROJECT)"



C.M. rate



Signature

Left Hand Thumb impression

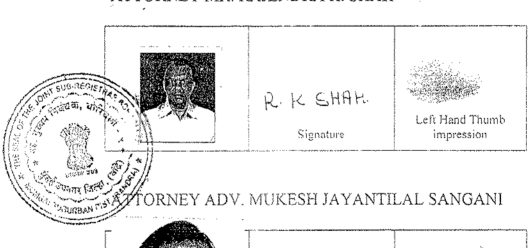
In the presence of...

1. Mansoos s shaikh - Lhow

2. Adv. Vedont + Desa; Were

EXECUTANTS

ATTORNEY MR. RAJENDRA K. SHAH





m. s. Sangani.



Signature

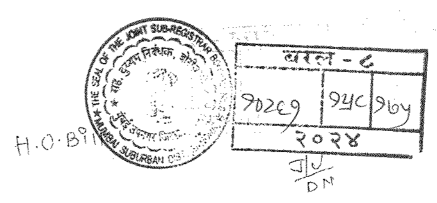
Left Hand Thumb

yers Kay resence of ...

yers Kay resence of ...

yers Kay resence of ...

3) Adv. Vedant. K. Desai Veles



Account No. : 150175315

Bill Date : 15-08-2014

Name

; GURUKRUPA DEVELOPERS

Address

B/104 B WING VRINDAVAN;CTS-439;CTS-58,A TO D RAMBAUG LANE;BORIVALI(WEST)

NEAR HIMALAYA SCHOOL

Mobile No.

MUMBAI 400092 • Please call 1800 200 3030 to register

Bill Distribution No.: NORTH/NZ2-BORIVILI (W)/24/210/16D/021/005

:24 | Tariff : LT II (a)

Bill No.

: 100815905812

Type of Supply: THREE PHASE

Category

: COMMERCIAL

important message

 Please pay this bill by Cheque or Demand draft.
 Tentative meter reading date for your Aug-14 bill is 13-09-2014

• if you pay after due date Delayed Payment Charges of ই 517.20 will be included in your next month's bill.

Your mobile number registered with us needs updation.
Please call 1800 200 3030 (24x7 toll-free).

Additional security deposit demanded along with March 2014 bill still unpaid Rs 21380.00

HDFC.

RS. 25610/E

For all your queries (24 hours): 1800 200 3030 (toll-free)

Your nearest Customer Care Centre/Internal Grievance Redressal Cell (IGRC): 1369 D. S.V. Road, Kandivali (W), Mumbai 400 067 ii) Ravi Raj Residency, Pawan Put Noar Phatak, Bhaindar (East), Thane 401 105. Email: energy,helpdesk@relianceada.

inty for griovances unrecolved by IGRC, much Consumer Griavance Radrossal Forum at: E-4, MIDC, Andhe lumbal - 400 093 • Twi; 0009 4247 • email: consumer forum@cgrifinfrs.org.in • wabalte: cgriftifrs.org.in)

Your Electricity Bill for : Jul-14

Your bill amount payable (music sum)

25610.00

Due by* : 02-09-2014*

*Anters only to custent bill amount, Previous tyels is payable immediately.

Snapshot of your bill

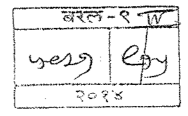
Your current month bill amount (?)*	:	25859.89
Net other charges (?)"	1.	251,98C
Net previous balance (7)*		2.10
Total (初	:	25610.01
Units consumed		
Jul-14		2304
Jul-13	;	2039

Bar Graph	Units (#Wh)	Month/Yr
PLITZ TOTAL STREET	2686	Jun-14
	2820	May-14
MINISTER OF THE PARTY OF THE PA	2753	Apr-14
22131313131	2204	Mar-14
	1561	Feb-14
TO SAIL	1507	Jan-14
THE STATE OF	1491	Dec-13
Marian Marian Marian	1491	Nov-13
THE TRANSPORT	2 18p2	Oct-13
ring milit	2205	Sep-13
	1 hope	Aug-13
named and	APQ IN-	

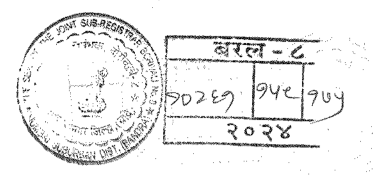
Exolegace your ole tridecisial ger urto 409/2 dispolari

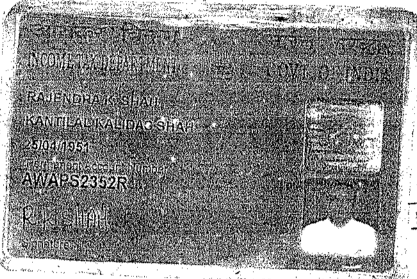
0150175315#21082014#377#40010997#07337553#USETN: 1964940ff Email: media.partner@friendscolor.com

Abbrish receipt; 'O' for cheque 'C' for cosh, E.AO.E. Cersossalad aramp carly paid by province CHORAGE A M. S. 2014 / 843 C. R. (22/M-) (88800 28/88/28) 4



1500001/55007





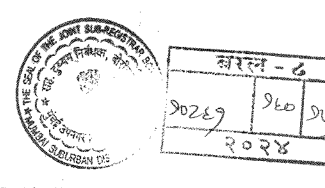
PO A HOLDER



witness

nerg 900y

others



कामकर विस्तर Novitablexityer

GOVITOFINDIA

GURUKRUPA DEVELOPERS D IN NAGAR PROJECT 09/09/2004 Partition of Account Nations



Constitution

AAFFG7859Q

ខរណ្ឌ គេពេក

tarrent Carrent

INCOMETAX DEPAREMENT () MANSURH ARJANGHAI SUREJA

ARJANBHAI SUREJA

20/08/1956

AABPS6775P





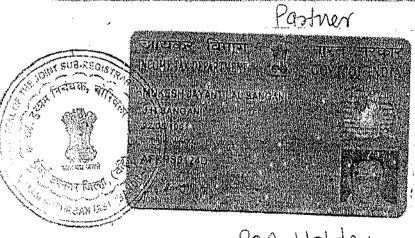
Partner

yes 99 by

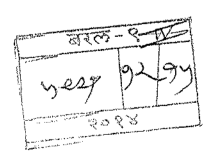


<u>आयक्ट</u> विमाग क INCOME TAX DEPĀRIMENTA CHETAN NAVINGHANDRA PATEL NAVINCHANDRA PATEL 24/04/1968 AACPP5425E





POA Holder



Summary1 (GoshwaraBhag-1)

दस्त गोषदारा भाग-1 बरल9 93 🖖 शुक्रवार,26 सप्टेंबर 2014 5:58 म.मं. दस्त क्रमांक: बरल9 /5921/2014 .बाजार मुल्य: रु. 01/-मोबदलाः रु. 00/ भरलेले मुद्रांक शुल्क: रु.500/-पावती दिनांक: 2809/20 🕻 🎖 दु, नि. सह. दु, नि. बरल9 यांचे कार्यालयात क्लार्य के लोक में गुरुकृषा डेव्हलोपर्स डी एन नगर

अ, कं. 5921 वर दि.26-09-2014 रोजी 5:50 म.नं. बा. हजर केला.

दस्त हजर करणाऱ्याची सही:

नोंदणी की ₹, 1000.00

र्निर मनसुखभाई अर्जनभाई सुरेजा - -

दस्त हाताळणी फी च. 300.00 पृष्टांची संख्या: 15

एकुण: 1300.00

सह. दुय्यमर्ठेने छ्लिक, बोरिवली - ९ मुंबई उपनगर जिल्हा.

सह. युव्यम निसंघक, बीरिवली - ९ मुंबई उपनगर जिल्हा.

दस्ताचा प्रकारः कुलमुखत्यारपत्र

मुद्रांक शुल्क: (48-अ) जेव्हा एकाच संव्यवहाराच्या संबंधात एका विंदा अधिक दस्तऐवजांची गोंदणी करण्याऱ्या एकमेव प्रयोजनासाठी किंवा असे एक किंवा अधिक दस्तऐवज निष्पादित केल्याचे कबूल करण्यासाठी केला असेल तेव्हा

शिक्का के. 1 26 / 09 / 2014 05 : 50 : 13 PM भी वेळ: (सादरीकरण)

शिक्षा फं. 2 28 / 09 / 2014 05 : 50 : 45 PM ची वेळ: (फी)



iSarita v1.3.0

प्रतिज्ञापञ् अस्य द्वारोग्न के नेवार्य व्याप्त कार्य १००० के क्षेत्र कार्यक्रम समुद्रीतुम्बरच नेविष्य व वाक्स के केक्स आहे. १५००किया वर्ष १०००कि वास्त्र कार्यक्ष सम्बद्ध स्थापत व सोम्स चोक्स्ट्राज कर राज्य ंटन जनसङ्ग्रहाः प्रश्लेखाः 10年(阿廷基)推编编 R.K.SHAH; लिहुन घेणारे



दस्त गोषवारा भाग-2

बरल १४ १५ -दस्त क्रमांक:592172014

26/09/2014 6 00:04 PM

इस्न क्रमांक -बरल9/5921/2014 दस्ताचा प्रकार :-कुलम्खत्यारपत्र

छायाचित्र अंगठ्याचा यसा पक्षकाराचा प्रकार ्नाव:मे गुरुकृषा डेव्हलीयमें डी एन नगर प्रोजेक्ट चे कुलमुखत्यार देणार वय :-60 पार्टनर मनसुखभाई अर्जनभाई सुरेजा - -पत्ता:प्लॉट में: बी/103,104, माळा नं:-, ६मारतीचे HARLE नाव: बुंदाबन, ब्लॉक नं: रामबाग लेन पोईसर बोरीवर्जी पश्चिम मुंबई, रोड मं: एस वही रोड. महाराष्ट्र, मुंबई. पैन नेबर:AAFFG7859Q नाद में गुरुकृषा डेव्हलोपसं डी एन नगर प्रोजेक्ट च कुलमुखस्यार देणार वय :-46 षार्टनर चेतन तत्रीनभाई पटेल - -पत्ता:प्लॉट नं: बी/103,104, माळा नं: -, इमारतीचे नाय: यृंदायन, ब्लॉक नं: रामदाग लेन पोईसर बोरीवली पश्चिम मुंबई, रोड नं: एस व्ही रोड, महाराष्ट्र, मुंबई. पॅन नंबर:AAFFG7859Q नाव:मे गुरुकृषा डेव्हलोपर्स डी एन नगर प्रोजेक्ट चे कुलमुखत्यार देणार वय:+53 पार्टनर चेतन मनसुखभाई कोठारी - -स्वाक्षरी:-पत्ताः काँट नं: बी/103,104, माळा नं: -, इमारतीचे नाव: वृंदायन, ब्लॉक नं: रामदाम लेन गोईसर बोरीवली पश्चिम मुंबई, रोड नं: एस व्ही रोड: महाराष्ट्र, मुंबई. पॅन नंबर:AAFFG7859Q पॉवर ऑफ़ अटॉर्नी नाय:राजेंद्र कांतिलाख शाह पत्ताः प्लॉट नं: बी/103,104, माळा नं: -, इमारतीने होएडर नाय: वृंदावन, ब्लॉक नं: रामबाग लेत भोईसर वय :-53 स्याक्षरी:-योरीयली पश्चिम मुंबई, रोड नेः एस व्ही रोड महाराष्ट्र, मुंबई. RIKSHA4 षम संबद्धAAFFG7859Q पॉबर औप्त अटॉर्नी नाव/मुकेश जयंतीलाल संगानी पता:प्याट मं: बी/103,104, माळा मं: -, इमारतीचे होल्डर नाय: वृदावन, ऋतांक नं: रामबाग लेन पोईसर वय :-53 स्वाक्षरी:-बोरीवली पश्चिम मुंबई, रोड नः एस व्ही रोड, W. J. Sampa महाराष्ट्र, मुंबई.

वरील तस्तिऐयज करन देणार तथाकथीत कुलमुखत्याप्रम्य प्रवाहस्ति ऐवज करन दिल्याचे कबुल करतात. शिक्का क.3 ची वेळ:26 / 09 / 2014 05 : 52 : 20 हिम्म डंग्ड-वडण्डास्त्र

खालील इसम असे निवेदीत करतात की ते

पॅन :बिर:AFRPS0124D

पक्षकाराचे नाय व पत्ता 沗.

नाव:मोइन - खान चय:44

ठखतात, व त्यांची ओळख पटवितात

छायाचित्र

अंगठयाचा ठसा

iSarita v1.3.0



Summary-2(दस्त गोषवारा भाग - २)

पत्ता:502 व्ही स्टार प्लाज़ा चंदावरकर लेन बोरीयली पश्चिम मुंबई

पिन कोड:400092

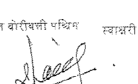
XXXX⁴⁴ स्वाक्षरी

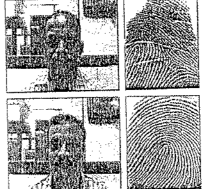
2 नाद:मनस्र एस शेख वय:32

पत्ता:502 व्ही स्टार प्लाज़ा चंदाबरकर लेन बोरीयणी पश्चिम

मुंबई

पिन कोड:400092





शिक्का क्र.4 ची वेळ: 26 / 09 / 2014 05 : 52 : 43 PM

शिक्षा क 5 ची वेळ:26 / 09 / 2014 05 : 52 : 59 PM नोंदणी पुस्तक 4 मध्ये

यह स्ट्यूमीप्श्चक, बोरिवली - ९

भुंबई उपनगर जिल्हा.

EPayment Details.

sr. Epayment Number

мноозо47237201416Е

MH003047092201415E

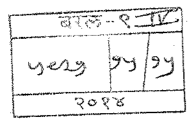
Defacement Number 0001852403201415 0001852407201415

5921/2014

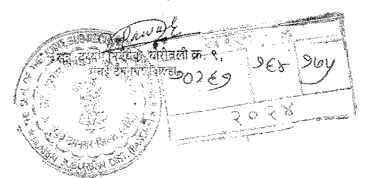
Know Your Rights as Registrants

- 1, Verity Scanned Document for correctness through thumbhall (4 pages on a side) printout after scanning.
- Set print and mini-CD of scanned document along with original document, immediately after registration
 For feedback, pleasa write to us at feedback, isarita@gmalt.com





प्रमाणित करणेत देते हो हु पु दस्तामध्ये एकुण, पाने आहेत पुस्तक क्र. ४/बरल-९/ ५) ८२३ २०१४ वर नोंदला, दिलांक ३६५ स्टेस्ट्रेस्ट्रिया /२०१४



iSarita v1.3.0



घोणणापत्र

मी राजेंद्र शाह/ मुकेश जयंतिलाल सांगानी याब्दारे घोषित करतो की, दुय्यम निर्माक या शिर्षकाचा दस्त बोरिविटा यांच्या कार्यालयात कराउग्रमा चेतन भाई पटेल व इतर नोंदणीसाठी सादर करण्यात आला आहे दिलेल्या कुलमुख्जत्यारप्त्राच्या आभारे इ यांनी दि. 25 सप्टे. 2014 रोजी मला / निष्पादीत करुन कबुलीजबाब नोंदणीस आह वेला दस्त सादर यांनी कुलमुखात्यारप्त्र रदद आहें सदर कुलमुखल्यास्पृत्र लिह्न दंणार दिला व्यक्तीपैकी कोणीही मयत झालेले नाही कुलमुज्जत्यारपुत्र लिह्न देगार नाही किंवा रददबातल ठरलेले नाही सदरचे कोणत्याही कारणामुळे कुलमुखत्यारप्त्र क्लमुखात्यारप्त्र प्रणिपणे वैध असून उपरोक्त कृती पूर्णतः सक्षम आहे सदरचे करण्यास मी कथन चुकीचे आढळून अल्यास नोंदणी अधिनियम 1908 शिक्षेस मी पात्र राहीन याची मला जाणीव आहे.

> R. K. SHAM. कुलमुखात्यारपत्रधारकाचे नाव व सही

विनांक : 26 06 2024

आयकर विभाग 🍿 मारत सरकार INCOME TAX DEPARTMENT



GOVE, OF INDIA

GURUKRUPA DEVELOPERS D N NAGAR PROJECT

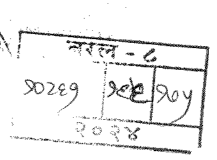
09/09/2004

Permanent Account Number

AAFFG7859Q

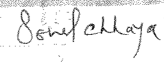






and a second MODEL CONTRACTOR SATISH SHOP LAKHAN SINGH 05/01/1973 A 10/PS5950K

SIRIAR TARRE Marie Alegai COURT OF PARTY SONAL CHHAYA ANIL KUMAR SINKA 01/03/1985 ATOPC9422M Send Charte





HITCH BESSEL

5003 5117 6638

मेरा अस्यार, मेरी पहचान

Government of the sin

Satish Kumar Singh DOB: 05/01/1973



47.07.47.67

Sexes Conceys

VAR MIT CARROT RICH 1985 เทียด เรื่องเลีย



4216 7531 1622

आधार — **आम आदमी का अधिका**र



Consider the profit contract Assistantly of India

Address: C-108, Manish, SBI Officers Quarters, Opp S&I Branch, Evershine Nagar, Malad West, Mumbal, Malad West Dely, Maharashira, 400064



्रभारतात विकास सहसान प्राधिकरण VIOLETTI PROGRAMMA ANTRAGRAM OF HIGH

ter WIO After that the strates who sales Kilmar

over their every from Marche Singo anapped PATAREV Spreece Base Misself

5003 5117 6638









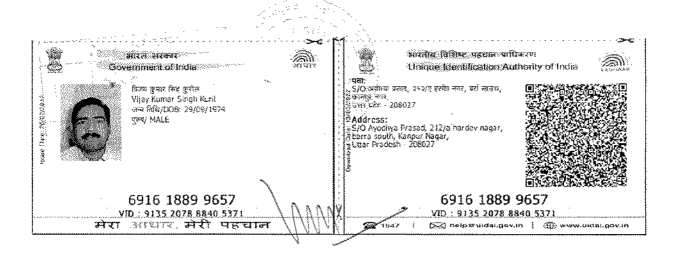


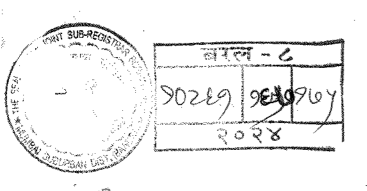














भारत सरकार BOVERNMENT OF HOYA



भन्तुर शरपृद्दीन शेष्ट् Mansoor Sharpuddin Shalkin बन्न नारीस/008: 11/11/1981 TETTI MALE

Mobile No: 7208542423

8632 2401 8313



203, दावांद किना मिरी मीराचाम स्टब्स् विता, 203, Daimond Prince City CHS Ltd, Mira Bhayandar Road, Mira-Road East, Opp S K Stome, Mira- Bhayander, Thane, Məharashtra - 401107















क्षात्रक राज् विता रेख हेन्द्र, एन र मरेन

सक्तर सीरा-भारती, क्रिमी,

401107

Department of Stamp & Registration, Maharashtra Receipt of Document Handling Charges 25/06/2024 PRN 0624253006413 Date Received from SATISH KUMAR SINGH, Mobile number 9769933284, an amount of Rs.2000/-, towards Document Handling Charges for the Document to be registered(iSARITA) in the Sub Registrar office Joint S.R. Borivali 8 of the District Mumbai Sub-urban District. **Payment Details** Bank Name SBIN Date 25/06/2024 Bank CIN 417788252177 10004152024062506066 REF No. This is computer generated receipt, hence no signature is required.

Smit

Sonal Chhaja

SUS-REGISTAN SUS-R

Department of Stamp & Registration, Maharashtra Receipt of Document Handling Charges 25/06/2024 0624256706509 PRN Received from SATISH KUMAR SINGH, Mobile number 9769933284, an amount of Rs.1500/-, towards Document Handling Charges for the Document to be registered(iSARITA) in the Sub Registrar office Joint S.R. Borivali 8 of the District Mumbai Sub-urban District. Payment Details 25/06/2024 SBIN Bank Name 417788252422 REF No. 10004152024062506155 Bank CIN This is computer generated receipt, hence no signature is required.

Griggs Sonal Chhaya



Receipt of Document Handling Charges

PRN

0624256706509

Receipt Date

26/06/2024

Received from SATISH KUMAR SINGH, Mobile number 9769933284, an amount of Rs.1500/-, towards Document Handling Charges for the Document to be registered on Document No. 10261 dated 26/06/2024 at the Sub Registrar office Joint S.R. Borivali 8 of the District Mumbai Sub-urban District.

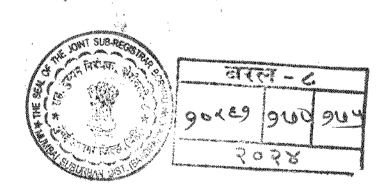
Payment Details

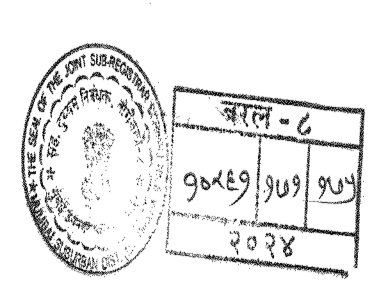
1500

DEFACED

Bank Name	SBIN	Payment Date	25/06/2024
Bank CIN	10004152024062506155	REF No.	417788252422
Deface No	0624256706509D	Deface Date	26/06/2024

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





516/10261 वृक्षवार,26 जुन 2024 1:51 म.नं.

दस्त गोपवारा भाग-1

बरन्द8

दस्त क्रमांक: 10261/2024

दस्त क्रमांक: बरल8 /10261/2024

वाजार मुल्य: रु. 83,49,381/-

मोबदला: रु. 1,41,13,170/-

भरलेले मुद्रांक शुल्क: र.8,47,000/-

इ. नि. सह. इ. नि. बग्ल8 याचे कार्यालयात

पावती:10712

पात्रनी दिनांक: 26/06/2024

अ. कं. 10261 वर दि.26-06-2024

सादरकरणाराचे नाव: सतीश कमार सिंह

रोजी 1:48 म.नं. बा. हजर केला.

नोंदणी फी

五、30000.00

दस्त हाताळणी फी

图 3500.00

पृष्टोची संख्या: 175

<u> एक्ण:</u> 33500.00

क्षिक्षी दस्त हजर करणाऱ्याची सही

स द नि का बॉरीविली क दु<mark>र्थ्यम निकंशक, बोरीवली क ८</mark>० मंबद उपनगर जिल्हा

सह. दुयम निवंशका कोरीवली क है। मंगई उपनार जिल्हा

दस्ताचा प्रक्रार: करारनामा

मुद्रांक शुल्कः (एक) कोणत्याही महानगरपा<mark>तिकेच्या हद्दीत र्किवा स्थालगत असलेल्या कोणत्याही कटक</mark> क्षेत्राच्या हद्दीत किंवा उप-खंड (दोन) मध्ये नमुद न केलेल्या कोणत्याही नागरी क्षेत्रात

शिक्का कं. 1 26 / 06 / 2024 01 : 48 : 19 PM ची वेळ: (सादरीकरण)

शिक्का के. 2 26 / 06 / 2024 01 : 49 : 40 PM ची वेळ: (फी)

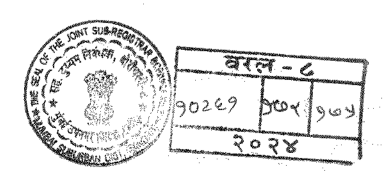
अतिज्ञापञ

* तदर दस्तपेवन हा नोंदगी बावदा १९०८ अंतर्गत असलेखा तरतुरीनुसारच नोंदगीस प्राचन केमेसा आहे. "दस्तातील संपूर्ण पजकूर, नियादक व्यवती, साझीदार ब सीवत जोडसेक्वा कागदपत्रांची सत्वता तपाससी आहे. " दस्ताची सत्वता, वैचता बायदेशीर बाबीसाठी दस्त नियादक व कमुसीचारक हे संपूर्णपणे नवाबदार राहतीस.

R.K.SHAN

सिद्धन देणारे :

Shafellya Bratellia



26/06/2024 1 53:14 PM

बरल8

दिस्त क्रमांक:10261/2024

इस्ड क्रमांक (बरल8/10261/2024

वस्ताचा प्रकार :-करारनामा

पक्षकाराचे ताव व पत्ता ag a.

> नाव गुरुक्या डेव्हलोपर्स डी एन नगर प्रोजेक्टवर्फ पार्टनर चेतन पटेल * वर्फे मुखत्यार राजेंद्र कांतीलाल शाह

> > पत्ताः प्लॉट नं: 205 ए , माळा नं: 2, इमारतीचे नाव: बेस्टर्न एज 2 , क्लॉक नं: बोरीवली पूर्व मुंबई , रोड नं: वेस्टर्न एक्स्प्रेस वे , महाराष्ट्र,

पेंन नंबर:AAFFG7859Q

पॅन नंबर:AUMPS5930K

पॅन नंबर:ATQPC9422M

Q. K. SHAY नाव:सतीश कुमार सिंह लिहून वेणार पत्ता:प्नॉट नं: सी 108, माळा नं: 1, इमारतीचे नाव: मनीय एस बी वय:-51 आय ऑफिसर्स क्वार्टर्स , ब्लॉक नं: मालाड प मुंबई , रोड नं: -, महाराष्ट्र, स्वाधरी:-

नाव:सोनल छाया

लिइन घेणार पत्ता:प्लॉट नं; सी 108, माळा नं: 1, इमारतीचे नाव: मनीप एस बी आय ऑफिसर्स क्वार्टर्स , ब्लॉक नं: मालाड प मुंबई , रोड नं: -, महाराष्ट्र, स्वाक्षरी:-

वय :-39

पक्षकाराचा प्रकार

लिहन देणार

वय:-74

स्वाक्षरी:-

छायाचित्र

ठला प्रसाणित











वरील दस्तऐवज करन देणार तथाकवीत करारतामा चा दस्त ऐवज करन दिल्याचे कवल करतात. शिक्षा क.3 भी वेळ:26 / 06 / 2024 01 : 51 : 59 PM

खालील इसम असे निवंदीत करतात की ते दस्तऐवज करन देणा-वानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

अनुक. पक्षकाराचे नाव व पत्ता

- नाव:विजय कुमार कुरिल वय:50 पत्ता:कानपुर उत्तर प्रदेश पिन कोड:208027
- नाव:मन्सर एस शेख वय:42 पता:मीरा रोड पूर्व ठाणे पिन कोड:401107







ठसा प्रमाणित



भिवका क्र.4 ची चैळ:26 / 06 / 2024 01 : 52 : 38 PM

Payı	nent Details.	मृबह उ	पुनार जिल्हा		97/(()	$\mathbb{Z}\mathbb{L}$	२०२४	
sr.	Purchaser	Type	Verification no/Vendor	GRN/Licence		Used At	Deface Number	Deface Date
good.	SATISH KUMAR SINGH	eChallan	00040572024061724513	MH003663363202425E	847000.00	SD	0002286374202425	26/06/2024
2		DHC		0624256706609	1500	RF	0624256706509D	26/06/2024
3		DHC		0624253006413	2000	RF	0624253006413D	26/06/2024
4	SATISH KUMAR SINGH	eChallan		MH003663363202425E	30000	RF	0002286374202425	26/06/2024

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

10261 /2024

Know Your Rights as Registrants

- Verify Scanned Document for correctness through thumbnell (4 pages on a side) printout eiter scanning.
- 2. Get print immediately after registration.



प्रमाणित करणेत येते की, या इस्तामध्ये एकूण १७ प्रेषाने आहेत.

सह. दुख्यम निबंधक, बोरोवली -८, मुंबई उपनगर जिल्हा. बरल-८19०८६) /२०२४ पुस्तक क्रमांक १, क्रमांक......वर नोदला. २८ महे अति २०२४

सह तुब्बम निकंधक, बोरीवली-४० भूगई इयनेगर जिल्हा.