529/11084 Sunday, July 07, 2024 11:12 AM

पावती

Original/Duplicate नोंदणी क्रं. :39म

दिनांक: 07/07/2024

पावती क्रं.: 12092

Regn.:39M

गावाचे नावः खारघर

दस्तऐवजाचा अनुक्रमांक: पवल5-11084-2024

दस्तऐवजाचा प्रकार: करारनामा

सादर करणाऱ्याचे नाव: रविंद्र काकासाहेब शेटे - -

नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 80

रु. 30000.00 रु. 1600.00

एकूण:

रु. 31600.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 11:31 AM ह्या वेळेस मिळेल.

Joint Sub Registrar Panvel 5

बाजार मुल्य: रु.8712223.52 /-मोबदला रु.14034000/-भरलेले मुद्रांक शुल्क : रु. 982400/-

सह दुय्यम निबंधक वर्ग-२, (पनवेल-५)

1) देयकाचा प्रकारः DHC रक्कमः रु.1600/-डीडी/धनादेश/पे ऑर्डर क्रमांकः 0724069106093 दिनांकः 07/07/2024 बँकेचे नाव व पत्ताः 2) देयकाचा प्रकारः eChallan रक्कमः रु.30000/-डीडी/धनादेश/पे ऑर्डर क्रमांकः MH004686641202425E दिनांकः 07/07/2024

बँकेचे नाव व पत्ताः

Rosindua.

FDw

7/7/2024



07/07/2024

सुची क्र.2

दुय्यम निबंधक : सह दु.नि.पनवेल 5 दस्त क्रमांक : 11084/2024

नोदंणी: Regn:63m

गावाचे नाव: खारघ	₹	
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(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

14034000

(3) बाजारभाव(भाडेपटटयाच्या बाबतितपटटाकार 8712223.52 आकारणी देतो की पटटेदार ते नमुद करावे)

(4) भू-मापन,पोटहिस्सा व घरक्रमांक(असल्यास)

1) पालिकेचे नाव:पनवेल म.न.पा. इतर वर्णन :, इतर माहिती: सदिनका नं.2603,26 वा मजला,जिसी इमराल्ड,टॉवर नं.ए,प्लॉट नं. 1ए,1बी,1 सी आणि 1डी,सेक्टर-27,खारघर,नवी मुंबई क्षेत्र-68.718 चौ.मी.रेरा कारपेट एरिया.,4.575 चौ.मी बाल्कनी /टेरेस एरिया.((SECTOR NUMBER : 27 ;))

(5) क्षेत्रफळ

1) 68.718 चौ.मीटर

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐवज करुन देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.

1): नाव:-जीसी वेंचर लि. तर्फ़ें डायरेक्टर वज्रथरा वासुदेवन सुरेशकुमार यांच्या तर्फ़ें कु. मु. म्हणुन श्री. रुपेश पाटील -वय ३६ वय:-; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: 209-210, अर्केडीया बिल्डिंग,नरीमन पुरेत,मुंबई-870014, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, MUMBAI. पिन कोड:-400021 पॅन

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

1): नाव:-रविंद्र काकासाहेब शेटे - - वय:-34; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: केळवंडी गाव,ता-पाथर्डी,केळवंडी, अहमदनगर, महाराष्ट्र - ४१४१०२, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, AHMEDNAGAR. पिन कोड:-414102 पॅन नं:-CQHPS5741R
2): नाव:-आरती राजेंद्र काजळे - - वय:-26; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: केळवंडी गाव,ता-पाथर्डी,केळवंडी, अहमदनगर, महाराष्ट्र - ४१४१०२, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, आंएड्णागार. पिन कोड:-414102 पॅन नं:-FBUPK3581C

(9) दस्तऐवज करुन दिल्याचा दिनांक

07/07/2024

(10)दस्त नोंदणी केल्याचा दिनांक

07/07/2024

(11)अनुक्रमांक,खंड व पृष्ठ

11084/2024

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

982400

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

30000

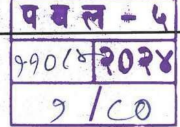
(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील: -:

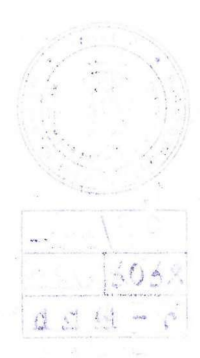
मुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद :- (i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.

		मूल्यांकन पत्रक	(शहरी क्षेत्र - बांधीव)		9 <u>992</u> 92-3, 62 mass	
Valuation ID 2024	0706544				06 July 2024	4,12:24:31 PN पवल
मूल्यांकनाचे वर्ष जिल्हा मूल्य विभाग उप मूल्य विभाग क्षेत्राचे नांव	2024 रायगड तालुका : पनवेल 19/27-खारघर सि A Class Palika	डको से.क्र.27	सव्हे	ई नंबर /न. भू. क्रमांक :		
3	र मूल्यदर रु. वासी सदनिका 3800	कार्यालय 113200	दुकाने 123600	औद्योगीक 113200	मोजमापनाचे चौ. मीटर	एकक
बांधीव क्षेत्राची माहिती बांधकाम क्षेत्र(Built Up)- बांधकामाचे वर्गीकरण- उद्ववाहन सुविधा - Sale Type - First Sale	80.164चौ. मीटर 1-आर सी सी आहे	मिळकतीचा वापर- मिळकतीचे वय - मजला -	निवासी सदनिका 0 TO 2वर्षे 21st and Above	मिळकती बांधकामा	चा प्रकार- ाचा दर-	बांधीव Rs.25289/-
Sale/Resale of built up Pro मजला निहाय घट/वाढ घसा-यानुसार मिळकतीचा		= 110 / 100 Appl	y to Rate= Rs.108680/-	- 1-यानुसार टक्केवारी)+ खुल्या	जिमनीचा दर)	
धसा-यानुसार ।मळकताचा	प्रात या. माटर मूल्पदर		000) * (100 / 100)) +			
 मुख्य मिळकतीचे मूल्य 		= वरील प्रमाणे मूल्य दर *	मिळकतीचे क्षेत्र			
7 30111 1 1 2.1						
		= 108680 * 80.164		×		
		= 108680 * 80.164 = Rs.8712223.52/-		*		
Applicable Rules	= 3, 9, 18, 19			*		

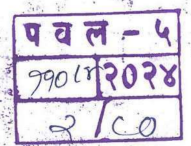
Home



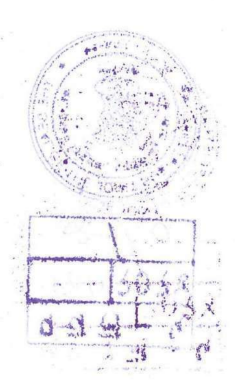


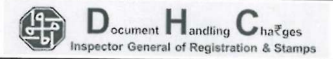


Department of Stamp & Registration, Maharashtra Receipt of Document Handling Charges Date 06/07/2024 PRN 0724069106093 Received from , Mobile number 0000000000, an amount of Rs.1600/-, towards Document Handling Charges for the Document to be registered(iSARITA) in the Sub Registrar office Joint S.R. Panvel 5 of the District Raigarh. **Payment Details** Bank Name SBIN 06/07/2024 REF No. 418833191401 Bank CIN 10004152024070605724 This is computer generated receipt, hence no signature is required.









Receipt of Document Handling Charges

PRN 0724069106093 Receipt Date 07/07/2024

Received from , Mobile number 0000000000, an amount of Rs.1600/-, towards Document Handling Charges for the Document to be registered on Document No. 11084 dated 07/07/2024 at the Sub Registrar office Joint S.R. Panvel 5 of the District Raigarh.

₹ 1600 DEFACED

DEFACED

Payment	Details
•	

Bank Name	SBIN	Payment Date	06/07/2024	W _g
Bank CIN	10004152024070605724	REF No.	418833191	401
Deface No	0724069106093D	Deface Date	07/07/2024	प व ल

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







CHALLAN MTR Form Number-6



GRN MH0046866	41202425E	BARCODE	D 1700 I N (1000 I N 100 I N 100 I N		III Dat	te 03/07/2024-20:20:58	Form ID	25.2	
Department Inspec	ctor General O	f Registration				Payer Details			
	amp Duty			TAX ID / TAI	N (If Any)				
Type of Payment Ro	egistration Fee			PAN No.(If A	No.(If Applicable)				
Office Name PNL3	PANVEL 3 JO	DINT SUB RE	GISTRAR	Full Name		GEECEE VENTURES	LIMITED		1
Location RAIGA	AD		200						
Year 2024-	2025 One Tim	ne		Flat/Block N	o.	Flat No-2603, 26th Flo	oor, Tower	No-A, GEECEI	E
-				Premises/B	uilding	EMERALD			
Acco	ount Head Det	ails	Amount In Rs.						
0030046401 Stamp	Duty	*	982400.00	Road/Street		Plot No. 1A, 1B, 1C, A	nd 1D, Secto	r-27, Kharghar	
0030063301 Registr	ation Fee		30000.00	Area/Localit	у	Navi Mumbai			
				Town/City/D	istrict				
				PIN		4	1 0	2 1 0	
				Remarks (If	Any)				
-				SecondParty	/Name=R	avindra Kakasaheb Shet	e~CA=14034	4000	
						١	77 =	-	
	We -	1640116110				1	4 9	(7 -	- 4
				060			9991	1830	127
		7. 7. 11		Amount In	Ten La	kh Twelve Thousand Fo	Hundred R	tupees Only	- 1,
Total			10,12,400.00	Words		1	7	/C	0
Payment Details	IDBI	BANK			F	FOR USE IN RECEIVING	BANK	3+	, ,
T dyment betans		-DD Details		Bank CIN	Ref. No.	69103332024070410	130	SAZDINT S	
Cheque/DD No.	Oneque	-DD Details		Bank Date	RBI Date		/ Sept	rified with RBI	30
Service de la Marine de La Marine				Bank-Branc			SEA	TEP	मुं द
Name of Bank				Scroll No.,		Not Verified with St		TIME	
Name of Branch							1-1-	85 28 2 12 18	
NOTE:- This challar सदर चलन केवळ द् नाही	n is valid for d दुय्यम निबंधक	ocument to b कार्यालयात	pe registered in Sub Regi नोदंणी करावयाच्या दस्ता	istrar office o साठी लागु 3	ng. ond	oll of decidences acco	CHOMP	ANVEL 5	
						og rong			
						22		181	
					0	09/09/		18.1	
						- 81			

Print Date 03-07-2024 08:22:10





CHALLAN MTR Form Number-6



GRN MH0046866412024	BARCODE			IIII Dat	te 03/07/2024-20:20:58	Form ID 25.2		
Department Inspector Ge	nent Inspector General Of Registration				Payer Details			
Stamp D Type of Payment Registrat			TAX ID / T	ID / TAN (If Any)				
Type of Payment Trogistrat	ion i ee		PAN No.(If	Applicable)	GEECEE VENTURES LIMITED			
Office Name PNL3_PANV	EL 3 JOINT SUB REGI	STRAR	Full Name					
Location RAIGAD								
Year 2024-2025 C	ne Time		Flat/Block	No.	Flat No-2603, 26th Floor, Tower No-A, GEE			
			Premises/	Building	EMERALD			
Account He	ad Details	Amount In Rs.						
0030046401 Stamp Duty		982400.00	Road/Stree	et	Plot No. 1A, 1B, 1C, And	1D, Sector-27, Kharghar		
0030063301 Registration Fe	е	30000.00	Area/Loca	lity	Navi Mumbai			
			Town/City/	District	_			
		9	PIN		4	2 1 0		
			Remarks (f Any)		177		
			SecondPar	tyName=Ra	vindra Kakasaheb Shete CA=1403400			
DEPACES						1/00		
1012400.00) -0		
				31		E JOINT C		
EFACE			Amount In	Ten Lakh	Twelve Thousand Sur	undred Rupees Only		
Total		10,12,400.00	Words		SEAL SEAL	1 8		
Payment Details	IDBI BANK			FC	FOR USE IN RECEIVING BANK			
Ch	eque-DD Details		Bank CIN	Ref. No.	6910333202407041013	Control on the last		
Cheque/DD No.		- /	Bank Date	RBI Date	03/07/2024-20:21:59	NAVERHED THE RBI		
Name of Bank			Bank-Branc	h	IDBI BANK	9		
Name of Branch			Scroll No.,	Date	100 , 05/07/2024	H H		

Department ID : Mobile No. : 8828972188 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवल दुरयम निबंधक कार्यालयात नोंदणी करावयाच्या दस्तांसाठी लागु आहे . नोंदणी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही .

Challan Defaced Details

Defacement Amount	UserId	Defacement Date	Defacement No.	Remarks	Sr. No.
30000.00	IGR548	07/07/2024-11:12:02	0002616192202425	(iS)-529-11084	1



AGREEMENT FOR SALE

BY AND BETWEEN

GEECEE VENTURES LIMITED (CIN:L24249MH1984PLC032170), a Company incorporated and registered under the provisions of Companies Act, 1956 and deemed to be registered under the provisions of the Companies Act 2013, having its registered office at 209-210, Arcadia building, Nariman Point, Mumbai – 400 021, hereinafter referred to as the "Promoter/ Devel er" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include its successors in title and assigns) of the ONE PART

AND

Mr. Ravindra Kakasaheb Shete (PAN NO. CQHPS5741R) (AGE 34 yrs) & Mrs. Arti Rajendra Kajale (PAN NO. FBUPK3581C) (AGE 26 yrs) having address at Village Kelwandi Taratheron Kelwandi, Ahmadnagar, Maharashtra — 414102., hereinafter called "Allottee(s) Olicitee(s) (which expression shall, unless it be repugnant to the context or meaning therent be deemed mean and include, in the case of an individual/s, his or her or their hers execute administrators and successors, and in the case of a Partnership firm, the partners from time constituting the firm and the survivors or survivor of them and the heirs, executors and administrators of the last surviving partner and in case of a HUF the members of HUF torrating to time and the last surviving member of the HUF and the heirs, executors and administrators of such last surviving member of the HUF and in the case of a LLP, the partners from time to time constituting the LLP and the survivors or survivor of them and the heirs, executors and administrators of the last surviving partner or a company or a society or a body corporate, its successors in title) of the OTHER PART

"Promoter/ Developer" and "Allottee(s)" are hereinafter individually referred to as a "Party" and collectively as "Parties".

WHEREAS:

(a) The City & Industrial Development Corporation of Maharashtra Ltd. ("CIDCO"), a company incorporated under the Companies Act, 1956 (as amended with Act No. 18 of 2013) and having its registered office at Nirmal, 2nd floor, Nariman Point, Mumbai-400021 is the New Town Development Authority declared for the area designated as a site for the New Town of Navi Mumbai by the Government of Maharashtra in exercise of its powers under Sub-Sections (1) and (3-A) of the Maharashtra Regional & Town Planning Act 1966 (Maharashtra Act No XXXVII of 1966) (the "Act") for the New Town of Navi Mumbai by the Government of Maharashtra in exercise of its powers for the area designated as site for a New Town under sub-section (1) of Section 113 of the said Act;

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- (b) The State Government has acquired land within the delineated area of Navi Mumbai and vested the same in CIDCO, by order duly made in that behalf as per the provisions of section 113 of the said Act;
- (c) By Allotment Letter dated 25th March, 2021 bearing no. 7498/1000596/1414, CIDCO agreed to allot leasehold land bearing Plot No. 1A admeasuring 1900.23 sq. mtrs. ("Plot 1A") situated at Sector 27, Kharghar, Navi Mumbai to the Promoter.
- (d) By Allotment Letter dated 24th March, 2021 bearing reference no. 7485/1000590/1400, CIDCO agreed to allot leasehold land bearing Plot no.1B admeasuring 1,962.13 sq. meters ("Plot 1B") situated at Sector 27, Kharghar, Navi Mumbai to the Promoter.
- (e) By Allotment Letter dated 24th March, 2021 bearing reference no. 7484/1000589/1399, CIDCO agreed to allot leasehold land bearing Plot no.1C admeasuring 1,982.52 sq. meters ("Plot 1C") situated at Sector 27, Kharghar, Navi Mumbai to the Promoter.

agreed to allot leasehold land bearing: Plot no.1D admeasuring 2,757.75 sq. meters ("Plot 1D") situated at Sector 27, Kharghar, Navi Mumbai to the Promoter.

By Agreement to Lease dated 20th August 2021 ("Agreement to Lease No. 1"), CIDCO conted license to Promoter to enter upon Plot 1A for constructing residential cum percial building on it on terms and conditions mentioned therein. The above the nent to Lease is duly registered with the Sub Registrar of Panvel 5 under registered se in po. PVL5/10299/2021 on 30th August, 2021.

greement to Lease dated 20th August 2021 ("Agreement to Lease No. 2"), CIDCO granted license to Promoter to enter upon Plot 1B for constructing residential cum commercial building on it on terms and conditions mentioned therein. The above Agreement to Lease is duly registered with the Sub Registrar of Panvel 5 under registered serial no. PVL5/10297/2021 on 30th August, 2021.

- (i) By Agreement to Lease dated 20th August 2021 ("Agreement to Lease No. 3"), CIDCO granted license to Promoter to enter upon Plot 1C for constructing residential cum commercial building on it on terms and conditions mentioned therein. The above Agreement to Lease is duly registered with the Sub Registrar of Panvel 5 under registered serial no. PVL5/10295/2021 on 30th August, 2021.
- (j) By Agreement to Lease dated 27th August 2021 ("Agreement to Lease No. 4"), CIDCO granted license to Promoter to enter upon Plot 1D for constructing residential cum commercial building on it on terms and conditions mentioned therein. The above Agreement to Lease is duly registered with the Sub Registrar of Panvel 5 under registered serial no. PVL5/10445/2021 on 30th August, 2021.

Conjudua.

- (k) By Modified Agreement registered with the Sub Registrar of Panvel 5 under registered serial no. PVL5/14950/2021 on 26th November 2021 ("Modified Agreement"), CIDCO amalgamated the Plot 1A, Plot 1B, Plot 1C and Plot 1D now totally admeasuring 8,602.63 sq. meters ("Project Land") and granted permission to the Promoter to use the Project Land for residential cum commercial purpose on terms and conditions mentioned therein. The Project Land is more particularly described in the FIRST SCHEDULE hereunder. A copy of layout plan of the Project Land is hereto annexed and marked as Annexure "C".
- (I) By letter bearing Ref. No. CIDCO/MTS-III/UDCPR/8000133464/2021/831 dated 29th December 2021 issued by Estate Department of CIDCO, CIDCO granted NOC to the Promoter for utilizing additional premium Floor Space Index of 3,441.05 sq. meters and ancillary Floor Space Index of 10,066 sq. meter available under Unified Development Control and Promotion Regulation for Maharashtra, 2020 ("UDCPR") on terms and conditions mentioned therein.
- (m) The Promoter is entitled and enjoined upon to construct buildings on the accordance with the recitals hereinabove;
- (n) Promoter is in possession of the Project Land;
- (o) As per UDCPR the Promoter has proposed to construct on the Project and "Residential cum Commercial" project comprising shops on Ground floor +5 (f/s) parking floors + Sixth floor (6th) comprising amenities and Seventh (7th) to Fortieth (30th) residential habitable floors all together by utilizing 48,168.30 sq. meters FSI ("Project") as per the sanctioned plans with such modifications as may be approved by the concerned bodies and authorities from time to time and by claiming, availing, utilizing and consuming the entire present and future development potential of the Property including but not limited to Floor Space Index ("FSI"), Transferable Development Rights ("TDR"), Premium FSI, Fungible FSI, Increase FSI, Increased TDR, additional TDR and/or any other the development rights or potential of howsoever nature and by whatsoever name called arising and/or generated from the Property which can be availed, consumed and utilized on Project Land under UDCPR or any amendments/modifications/ re-enactment thereto (hereinafter collectively referred to as "FSI/TDR"). The said Project together with all amenities will constitute the whole project named as "GeeCee Emerald".
- (p) By Commencement Certificate bearing reference no. CIDCO/BP/17968/TPO(NM&K)/2021/9744 dated 7th October, 2022 (the "*CC*"), CIDCO has granted permission, sanction and approval to Promoter to commence construction of development of the Project on the said Property by constructing thereupon two buildings/towers of ground floor + 2 (two) floors/ levels of common podium + Third floor (3rd) comprising amenities and Fourth (4th) to Thirteenth (13th) habitable floors by utilizing 14,321.845 sq. meters of FSI out of the total FSI.

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- (q) The Promoter has registered the floors sanctioned of the said Project as per the said CC under provisions of the Real Estate (Regulation and Development) Act 2016 with Maharashtra Real Estate Regulatory Authority bearing registration no. P52000050116.
- (r) The Promoter has obtained 'Amended Commencement Certificate' dated 23rd April, 2024 bearing reference no. CIDCO/BP-17968/TPO(NM&K)/2021/12078 (the "Amended CC") from CIDCO for developing and constructing the said Project i.e., 2 (two) buildings of Ground floor comprising of 45 Shops + Parking floors from First (1st) Floor to Fifth (5th) Floor + Amenities at Sixth (6th) Floor and Seventh (7th) to Fortieth (40th) habitable floors comprising of 374 Residential units on the said Project Land. A copy of the said Amended CC is annexed herewith as Annexure B.
- (s) The Promoter has amended and updated the MahaRERA portal for the said Project having registration no. P52000050116 upon receipt of said Amended CC. A copy of RERA registration certificate for the said Project is annexed hereto as Annexure F.

Promoter has informed the Allottees and Allottees are aware that the permissions, approvals and sanctions (including modified/ amended CC) in relation to the project will be obtained by Promoter from CIDCO and other competent authority OR issued by competent authorities from time to time in stages/phases;

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The Allottee is offered a Flat bearing number 2603 on the 26th floor, in the tower no. A of sera carpet area admeasuring 68.718 sq. metres along with balcony/terrace area of 4.575 peters (approx.), (hereinafter referred to as the said "Apartment") of the project auxiliaries collectively called "GEECEE EMERALD" (hereinafter referred to as the said "Buildings") being constructed on the Project Land, by the Promoter;

The fromoter has entered into a standard Agreement with an Architect registered with the council of Architects and such Agreement is as per the Agreement prescribed by the Council of Architects;

- (w) The Promoter has appointed a structural Engineer for the preparation of the structural design and drawings of the Buildings and the Promoter accepts the professional supervision of the Architect and the structural Engineer till the completion of the Buildings.
- (x) By virtue of the above Agreement to Lease No. 1, Agreement to Lease No. 2, Agreement to Lease No. 3, Agreement to Lease No. 4 and Modified Agreement, the Promoter has sole and exclusive right to sell the Apartments in the said Buildings to be constructed by the Promoter on the project land and to enter into Agreement/s with the allottee(s)/s of the Apartments to receive the sale consideration in respect thereof;
- (y) On demand from the allottee, the Promoter has given inspection to the Allottee of all the documents of title relating to the project land and the plans, designs and specifications prepared by the Promoter's Architects "SATISH V. AHUJA & ASSOCIATES", having his office at C- 2, Aashiyana, Sector 17, Vashi, Navi Mumbai and of such other documents as are specified under the Real Estate (Regulation and Development) Act 2016 (hereinafter referred to as "the said Act") and the Rules and Regulations made thereunder;

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- (z) The authenticated copies of Report on Title issued by advocate of the Promoter showing the nature of the title of the Promoter to the Project Land on which the Apartments are constructed or are to be constructed have been annexed hereto and marked as Annexure 'A';
- (aa) The authenticated copies of the plans of the Layout as approved by the concerned Local Authority have been annexed hereto and marked as Annexure C;
- (bb) The authenticated copies of the plans and specifications of the Apartment agreed to be purchased by the Allottee, as sanctioned and approved by the local authority have been annexed and marked as Annexure "D":
- The Promoter has got some of the approvals from the concerned local authority (s) to the plans, the specifications, elevations, sections and of the said Building and shall obtain the balance approvals from various authorities from time to time, so as to obtain occupants. Certificate of the said Building
- (dd) While sanctioning the said plans concerned local authority and/or Government had down certain terms, conditions, stipulations and restrictions which are to be observed performed by the Promoter while developing the project land and the said bending upon due observance and performance of which only the occupancy certificate in the said Building shall be granted by the concerned local authority.
- (ee) The Promoter has accordingly commenced construction of the said accordance with the said proposed plans.
- (ff) The Allottee has applied to the Promoter for allotment of an Apartment No. <u>2603</u> on <u>26th</u> floor in the tower no. <u>A</u> being constructed on the Project Land.
- (gg) The rera carpet area of the said Apartment is **68.718** square meters and " rera carpet area" means the net usable floor area of an apartment, excluding the area covered by the external walls, areas under services shafts, exclusive balcony appurtenant to the said Apartment for exclusive use of the Allottee or verandah area and exclusive open terrace area appurtenant to the said Apartment for exclusive use of the Allottee, but includes the area covered by the internal partition walls of the apartment.
- (hh) The Parties relying on the confirmations, representations and assurances of 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;
- (ii) Prior to the execution of these presents the Allottee has paid to the Promoter a sum of Rs.14,03,400/- (Rupees Fourteen Lakhs Three Thousand Four Hundred only), being earnest money towards sale consideration of the Apartment agreed to be sold by the Promoter to the Allottee (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;

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- (jj) 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.
- (kk) In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Promoter hereby agrees to sell and the Allottee hereby agrees to purchase the Apartment.

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

1. The recitals mentioned hereinabove shall always form an integral and operative part of this Agreement as if incorporated verbatim;

The Fromoter may construct the said Building consisting of 2 (two) nos. of buildings comprising of Ground floor + 5 (five) parking floors + Sixth floor (6th) comprising amenities and Seventh (7th) to Fortieth (40th) residential habitable floors on the project land in accordance with the plans, designs and specifications as approved by the concerned local authority from time to time.

Provided that in respect of variations or modifications which may adversely affect the Apartment of the Allottee the Promoter shall have to obtain prior consent in writing of the Allottee except any alteration or addition required by any Government authorities or due to the law.

The Note hereby agrees to purchase from the Promoter and the Promoter hereby agrees to sell to the Allottee Flat No. 2603 of 2 BHK of rera carpet area admeasuring 68 / 8 sq. metres along with balcony/terrace area of 4.575 sq. meters (approx.) on 26th noor, in the tower no. A, of the project buildings collectively called "GEECEE EMERALD" (hereinafter referred to as "the Apartment") as shown in the Floor plan thereof hereto annexed and marked Annexures "D" for the consideration of Rs.1,40,34,000/- (Rupees One Crore Forty Lakhs Thirty Four Thousand only) ("Sale Consideration") (subject to deduction of Tax deducted at source (TDS) therefrom as per the provisions of the Income Tax Act, 1961 and rules made therein under), which includes the proportionate price of the common areas and facilities appurtenant to the premises, the nature, extent and description of the common areas and facilities which are more particularly described in the Second Schedule annexed herewith. In the event if there is any change/ increase/ decrease in common area and facilities appurtenant to the Apartment there shall be no change in the Sale Consideration of the Apartment.

(ii) The Allottee hereby agrees to accept allotment from the Promoter and the Promoter hereby agrees to allot free of cost to the Allottee, covered parking space situated at 04th FLOOR level basement / podium / stilt /-mechanical car parking unit bearing No. 60 admeasuring 134.50 sq. ft. each having 16.40 ft. length x 8.20 ft. breadth x 07 ft. vertical clearance being constructed in the layout. Provided however the proportionate property taxes, maintenance charges and other outgoings in respect of such allotted parking space shall be borne and paid by the Allottee(s) alone.

- (iii) The Allottee has requested the Promoter for allotment of an open car parking space and the Promoter agrees to allot to the Allottee an open car parking space without consideration bearing No. N/A_ admeasuring N/A. sq. ft. having N/A_ ft. length x __NA__ ft. breadth.
- (iv) The authenticated copies of the Parking Layout Plan as approved by the concerned Local Authority have been annexed hereto and marked as Annexure G.
- (v) The parking space allotted for use by the Allottee(s) shall always form an integral part of the Apartment and cannot be dealt with separately in isolation from the Apartment by the Allottee(s).
- (vi) The Allottee(s) is/are aware that similar rights/permission for allotment of oner parking spaces in the said Building shall be granted by the Promoter to other allottee(s) and the same shall be binding on the Allottee(s) including his/her/their/its nominees and assigns.
- (vii) Before execution of this Agreement, the Allottee(s) have fully satisfied himself/herself/itself/themselves and accepted the parking space allotted, the parking spaces arrangement and inadequate aisle space. No complaints of whatsoever nature for allottee(s) (including Allottee(s) herein) as regards to parking spaces allotted parking spaces arrangement and inadequate aisle space will be entertained by Promoter Society CIDCO or any one of them at any time in future.
- The Allottee has paid on or before execution of this agreement, a sum of Rs1403,4000 (Fourteen Lakhs Three Thousand Four Hundred only) (Excluding GST) (not exceeding 10% of the total Sale Consideration) as earnest money and hereby agrees to pay Promoter the balance amount of Rs.1,26,30,600/- (Rupees One Crore Twenty Six Lakhs Thirty Thousand Six Hundred Only) in the following manner:
 - i. Amount of Rs.28,06,800/- (Rupees Twenty Eight Lakhs Six Thousand Eight Hundred Only) (not exceeding 30% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the plinth of the building in which the said apartment is located.
 - ii. Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 36% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 2nd slab of the building in which the said apartment is located..
 - iii. Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 42% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 4th slab of the building in which the said apartment is located...



iv. Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 48% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 6th slab of the building in which the said apartment is located.

v. Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 54% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 11th slab of the building in which the said apartment is located.

Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 60% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the **16th slab** of the building in which the said apartment is located...

Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 66% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 21st slab of the building in which the said apartment is located.

Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 72% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the **26th slab** of the building in which the said apartment is located.

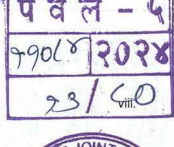
Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 78% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 31st slab of the building in which the said apartment is located.

Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 84% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the 36th slab of the building in which the said apartment is located.

Amount of Rs.8,42,040/- (Rupees Eight Lakhs Forty Two Thousand Forty Only) (not exceeding 90% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of the Terrace slab of the building in which the said apartment is located.

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- Amount of Rs.7,01,700/- (Rupees Seven Lakhs One Thousand Seven Hundred Only) (not exceeding 95% of the total Sale Consideration) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of intimation letter of completion of External Paint work of the building in which the said apartment is located.
- xiii. Balance Amount of Rs.7,01,700/- (Rupees Seven Lakhs One Thousand Seven Hundred Only) to be paid to the Promoter by the Allottee(s) within 15 (fifteen) days from the date of obtainment of occupation certificate or on receipt of intimation letter of possession of the Apartment to the Allottee, whichever is earlier.
- 3(c) The Promoter shall have an unpaid vendor's lien on the Apartment for outstanding under this Agreement and/or out of the Sale Consideration and/or non-dep of TDS until the same is paid to the Promoter by the Allottee(s). The Allottee(s) shall be liable and obliged to deposit the amount of TDS so deducted to the credit of the Promote with the income-tax department simultaneously on the same date when amount of TDS is deducted by the Allottee(s) and the Allottee(s) shall immediately provide proof of deposits of the amount of TDS to the Promoter. The Allottee(s) shall also be liable and galiged hop provide TDS certificate to the Promoter within 15 (Fifteen) days of each g the amount of TDS is deducted by the Allottee(s) failing which the Prompter shall h unpaid vendor's lien on the Apartment for amount of TDS which are bequeted a which TDS Certificate is not provided by the Allottee(s). In the event Hottee(s) deposit TDS and provide TDS Certificate to the Promoter in the ma hereinabove, then the Allottee(s) shall be liable and obliged to forthwith pay such amounts from the date of such default to the Promoter together with interest as per the said Act and rules made therein under failing which the Promoter shall have good right, full power and absolute authority to terminate this Agreement in terms of this Agreement.
- 3(d) The total consideration is not inclusive of said Taxes as mentioned below. In addition to the the total Sale Consideration the Allottee(s) hereby agree(s) to pay to the Promoter, the applicable Goods and Service Tax (GST), cess, dues, charges, duties, imposition, premium, surcharge, fees, levies, local body tax (LBT), service tax, value added tax (VAT), and any other tax levied by whatsoever name called or otherwise of howsoever nature together with any increase, interest and/or penalty, etc levied (prospectively or retrospectively) by the Government, local authority, competent authority, etc on the Sale Consideration of the Apartment, any deposits, miscellaneous charges, any other amounts payable under this Agreement and/or on the sale transaction contemplated herein (hereinafter collectively referred to as the "said Taxes") as and when the same is demanded by the Promoter, without any delay, demur or default. In relation to applicable taxes, Promoter shall provide copy of applicable order/demand note/circular for the same. The payment of the said Taxes by the Allottee(s) to the Promoter within the due date shall always form part and parcel of fundamental terms of this Agreement. The Promoter shall not be liable to refund the said Taxes paid by the Allottee(s) to the Promoter.

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- The Total Price is escalation-free, save and except escalations/increases, due to increase on account of development charges 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 from time to time. The Promoter undertakes and agrees that while raising a demand on the Allottee for increase in development charges, cost, or levies imposed by the competent authorities etc., the Promoter shall enclose the said notification/order/rule/regulation published/issued in that behalf to that effect along with the demand letter being issued to the Allottee, which shall only be applicable on subsequent payments.
- The Promoter shall confirm the final rera carpet area that has been allotted to the Allottee(s) after the construction of the Building is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the rera carpet area, subject to a variation cap of 3 (three) percent. The Total Price payable for the rera carpet area shall be recalculated upon confirmation by the Promoter. If there is any reduction in the rera carpet area within the defined limit then Promoter shall refund the excess money paid by Allottee(s) within forty-five days with annual interest at the rate specified in the Rules, from the date when such an excess amount was paid by the Allottee(s). If there is any increase in the rera carpet area allotted to Allottee(s), the Promoter shall demand additional amount from the Allottee(s) and the Allottee(s) shall pay the sine to the Promoter as per the next milestone of the Payment Plan/Schedule of Payment and in all circumstances before possession of the Apartment is handed over by the Promoter to the Allottee(s). All these monetary adjustments shall be made at the same rate per square meter/ per sq. ft. as agreed in Clause 3 of this Agreement.

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A ottee authorizes the Promoter to adjust/appropriate all payments made by him/her under any head(s) of dues against lawful outstanding, if any, in his/her name as the Promoter may in its sole discretion deem fit and the Allottee undertakes not to disject demand/direct the Promoter to adjust his payments in any manner.

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 concerned local authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the Apartment to the Allottee(s), obtain from the concerned local authority occupancy and/or completion certificates in respect of the Apartment.

- 4.2 Time is essence for the Promoter as well as the Allottee(s). The Promoter shall endeavour to abide by the time schedule for completing the project after receiving the occupancy certificate. Similarly, the Allottee(s) shall make timely payments of the instalment and other dues payable by him/her/them and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoter as provided in clause 3(b) herein above ("Payment Plan/ Schedule of Payment").
- 5.1 The Promoter hereby declares that the Floor Space Index available as on date in respect of the Project Land is 49,095.93 square meters only and Promoter has planned to utilize Floor Space Index of 48,168.30 sq. meters. The Promoter has agreed to avail, claim, utilize and

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consume the entire FSI/TDR of the Project Land either available on payment of premiums or FSI available as incentive FSI by implementing various scheme as mentioned in UDCPR or based on expectation of increased FSI which may be available in future on modification to DCPR, which are applicable to the said Project. The Promoter has disclosed the FSI/TDR of the Project Land as proposed FSI to be utilized by him on the Project Land in the said Project and Allottee(s) has agreed to purchase the said Apartment based on the proposed construction and sale of apartments to be carried out by the Promoter by availing, utilizing and consuming the above proposed FSI and on the understanding that the declared proposed FSI shall belong to Promoter only.

- Promoter shall while developing the Project Land will be required to make necessary amendments or substitution of the sanctioned plans, layouts, elevations and designs from time to time as may be required by the Government, CIDCO or any other local authority and/ or as the Promoter may consider necessary in respect of the Project Land to enable the Promoter to fully and entirely claim, avail, utilize and consume the entire present and future development potential of the Property on the Project Land including but not limited to FSI/TDR arising/ generated therefrom under the provisions of UDCPR or any amendment/modification/re-enactment thereto. The Allottee(s) has/have entered into this Agreement knowing fully well that the scheme of development proposed to be antied out by the Promoter by availing, consuming and utilizing the entire FSI/TDR of the Branerty on the Project Land and the Allottee(s) has/have no objection to the Promoter for the Branerty on the
- ofedt and handin 6.1 If the Promoter fails to abide by the time schedule for completing the p over the Apartment to the Allottee(s), the Promoter agrees to pay to the does not intend to withdraw from the project, interest as specified in the Rule of the said/Act; on all the sale consideration amounts paid by the Allottee(s), for every month of delay, till the handing over of the possession. Provided that, if Promoter has informed the Allottee about the reasons for delay in completion of the project and/or obtainment of occupation certificate by Promoter from competent authority and Allottee(s) has/have given consent to (i) the extended time lines required by the Promoter to complete the Project or for obtaining occupancy certificate from competent authority; or (ii) new possession date, then in any of the above events the Promoter shall not be liable or obliged to pay interest to Allottee(s) under this clause. The Allottee(s) agrees to pay to the Promoter, interest as specified in the Rule of the said Act, on all the delayed payments, amounts and taxes which become due and payable by the Allottee(s) to the Promoter under the terms of this Agreement from the date the said amount is payable by the Allottee(s) to the Promoter till realisation of the same to the Promoter.
- 6.2 Without prejudice to the right of Promoter to charge interest in terms of sub clause 6.1 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 (including his/her/their proportionate share of taxes levied by concerned local authority and other outgoings) and on the allottee committing three defaults of payment of instalments, the Promoter shall at his own option, may terminate this Agreement:

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- a. Provided that, Promoter shall give notice of fifteen days in writing to the Allottee, by Registered Post AD/Speed Post at the address provided by the allottee and/or mail at the e-mail address provided by the Allottee, of his 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.
- b. Provided further that upon termination of this Agreement as aforesaid, the Promoter shall refund to the Allottee (subject to adjustment and recovery of any agreed liquidated damages or any other amount which may be payable to Promoter) within a period of thirty days of the termination, the instalments of sale consideration of the Apartment which may till then have been paid by the Allottee to the Promoter.
- 7.1 On termination, all rights created in favour of the Allottee(s) of whatsoever nature in respect of the Apartment shall automatically stand cancelled, revoked, terminated and extinguished. On cancellation, revocation and termination of this Agreement as mentioned above the Promoter shall be entitled to immediately sell, transfer and/or dispose of the Apartment in favour of any other person/party at such price as the Promoter may in its absolute discretion think fit and proper. The Allottee(s) herein shall have no right to object the such sale/ transfer/disposal of the Apartment by the Promoter.

The Allottee(s) also agrees that, sending of the balance sale consideration amount (if any) to the Allottee(s) (after forfeiting and deducting therefrom mutually agreed liquidated languages comprising of 10% of total sale consideration plus brokerage fees/ charges if any paid by the Promoter to the broker/ consultant/ real estate agent plus all taxes paid by wortees to Promoter plus any outstanding interest plus any damages plus any other amounts which may be payable to Promoter) at the address given by the Allottee(s) in this agreement, whether the Allottee(s) encashes the cheque or not, will amount to the refund of the amount so required to be refunded and any right of whatsoever nature created in favour of the Allottee(s) shall stand cancelled, revoked, terminated and extinguished. The Parties have mutually agreed that in the event if there is any shortfall in the amount forfeited by the Promoter, then the Allottee(s) hereby agrees, confirms, declares, warrants and covenants with the Promoter to forthwith pay such shortfall/deficit amount to the Promoter without any delay, demur or default and the Promoter shall have good right, full power and absolute authority and entitlement to claim, demand and recover such amount from the Allottee(s).

7.3 In the event if the Allottee(s) has obtained any loan from bank, financial institution, housing finance company and non-banking financial company for purchasing the Apartment, then the Allottee(s) shall and the Allottee(s) hereby undertakes, confirms, declares, warrants and covenants with the Promoter to forthwith repay, clear and settle the entire loan/mortgage debt including any interest and penalty accrued thereon and obtain no dues certificate, release letter and release deed from such bank, financial institution, housing finance company and non-banking financial company. On receipt of such no dues

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letter, release letter and release deed from the financial institution, banks, etc. the Allottee(s) shall be entitled to the refund of the amounts mentioned in clause 7 above and 9 herein below from the Promoter.

- Notwithstanding what is mentioned in this Agreement or any provisions of law, the Allottee(s) shall only be entitled to refund of the sale consideration amount received by the Promoter from the Allottee(s), subject to the terms and conditions of this Agreement (including clause 7.1 to 7.5 herein) and the Promoter shall only be liable to refund any amounts mentioned therein to the Allottee(s) until and unless the Allottee(s) has/have executed and registered a Deed of Cancellation of the Apartment in favour of the Promoter.
- 7.5 All the rights and/or remedies of the Promoter including aforesaid rights are cumulative and without prejudice to one another.

The fixtures and fittings with regard to the flooring and sanitary fittings and amenities like one or more lifts with particular brand, or price range (if unbranded) to be provided by the Promoter in the said Buildings and the Apartment as are set out in Annexure Families and hereto.

9. The Promoter shall give possession of the Apartment to the Allottee on or perfore 31 of December 2027. If the Promoter fails or neglects to give possession of the Apartmen(to) the Allottee on account of reasons beyond his control and of his agents by the aforesaid date, then the Promoter shall be liable on demand to refund to the Allottee the amounts already received by him in respect of the Apartment with interest at the same rate as specified in the Rule of the said Act from the date the Promoter received the sum till the date the amounts and interest thereon is repaid.

Provided that the Promoter shall be entitled to reasonable extension of time for giving delivery of Apartment on the aforesaid date, if the completion of building in which the Apartment is to be situated is delayed on account of -

- (i) war, civil commotion or act of God;
- (ii) any notice, order, circular, rule, notification of the Government and/or other public or competent authority/court.
- 9.1 Procedure for taking possession: The Promoter, upon obtaining the occupancy certificate from the competent authority and the payment made by the Allottee(s) as per the agreement shall offer in writing the possession of the Apartment, to the Allottee(s) in terms of this Agreement to be taken within 15 days (fifteen days) from the date of issue of such notice and the Promoter shall give possession of the Apartment to the Allottee(s). The Allottee(s) agree(s) to pay the maintenance charges as determined by the Promoter or maintenance agency, as the case may be. The Promoter on its behalf shall offer the possession to the Allottee(s) in writing within 15 (fifteen) days of receiving the occupancy certificate of the Project.

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- 9.2 The Allottee shall take possession of the Apartment within 15 days of the written notice from the promoter to the Allottee intimating that the said Apartments are ready for use and occupancy:
- 9.3 Failure of Allottee(s) to take Possession of Apartment: Upon receiving a written intimation from the Promoter as per clause 9.1, the Allottee(s) shall take possession of the Apartment from the Promoter by executing necessary indemnities, undertakings and such other documentation as prescribed in this Agreement, and the Promoter shall give possession of the Apartment to the Allottee(s). In case the Allottee(s) fails to take possession within the time provided in clause 9.2 such Allottee(s) shall continue to be liable to pay maintenance charges as applicable.
- 9.4 If within a period of five years from the date of handing over the Apartment to the Allottee(s), the Allottee(s) brings to the notice of the Promoter any structural defect in the Apartment or the building in which the Apartment are 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 his own cost and in case it is not possible to rectify such defects, then the Allottee(s) shall be entitled to receive from the Promoter, compensation for such defect in the manner as provided under the Act.

Allottee(s) shall use the Apartment or any part thereof or permit the same to be used only for purpose of residence/commercial. He shall use the parking space only for purpose of parking his own vehicle.

The Allottee along with other allottee(s) of Apartments in the building shall join in forming registering the Society to be known by such name as the Promoter may decide and is purpose also from time to time sign and execute the application for registration r membership and the other papers and documents necessary for the formation and tration of the Society and for becoming a member, including the byelaws of the posed Society and duly fill in, sign and return to the Promoter within 7 (seven) days of the same being forwarded by the Promoter to the Allottee, so as to enable the Promoter to register the common organisation of Allottee. No objection shall be taken by the Allottee if any, changes or modifications are made in the draft bye-laws, or the Memorandum and/or Articles of Association, as may be required by the Registrar of Co-operative Societies, as the case may be, or any other Competent Authority. The Promoter shall within three months of registration of the Society, obtainment of full occupation certificate of all the Buildings and completion of project in all aspects, as aforesaid, apply to CIDCO to transfer to the Society all the leasehold right, title and the interest of the Promoter in the Plot and that of the Promoter in the said structure of the Buildings in which the said Apartment is situated.

11.1 Within 15 days after notice in writing is given by the Promoter to the Allottee(s) that the Apartment is ready for use and occupancy, the Allottee(s) shall be liable to bear and pay maintenance and outgoings of the Apartment and the proportionate share (i.e. in proportion to the rera carpet area of the Apartment) of outgoings in respect of the Project Land and Buildings namely property taxes, cess, ground rent, local taxes, betterment charges or such other levies by the concerned local authority and/or Government,

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electricity charges, water charges, insurance, common lights, repairs and salaries of clerks bill collectors, chowkidars, sweepers, security, maintenance and all other expenses necessary and incidental to the management and maintenance of the Project Land and Buildings. Provided that if the Allottee(s) does not pay the maintenance charges/outgoings within 15 days of receiving possession notice or demand notice in this regard then the Promoter shall be entitled to hold possession of the Apartment and levy interest (at such rate as prescribed under RERA and rules made thereunder or in the absence of the same @12% p.a.) on such delayed payment from the date when the payment is due till realization of such payment to Promoter or Management Agency. The Allottee(s) shall pay to the Promoter or Management Agency such proportionate share of outgoings in respect of the Apartment as may be determined. The Allottee(s) further agrees that till the Allottee(s) share is so determined the Allottee(s) shall pay to the Promoter provision monthly contribution at actuals per month towards the outgoings. The amounts so paid to the Allottee(s) to the Promoter shall not carry any interest. Until admission of all allottees as members of Society, completion of project and execution of lease in favour of the Society, the Allottee shall pay to the Promoter such proportionate share of outgoings as may be determined by the Promoter. The amounts so paid by the Allottee to the Promoter. shall not carry any interest and remain with the Promoter until a lease of the structure of the building is executed in favour of the Society by CIDCO. On such lease peing execu for the structure of the Buildings the aforesaid deposits (less deduction provided for in Agreement) shall be paid over by the Promoter to the Society, as the case had be The Allottee shall within 15 (fifteen) days from the date of obtainment of certificate or before delivery of possession of the said Apartment, whichever is earlier keep deposited with the Promoter, the following amounts :-____ only) for share money, (i) Rs. NIL /- (Rupees application entrance fee of the Society; _/- (Rupees _____ only) for formation and Rs. ___NIL_ (ii) registration of the Society; (iii) NIL____/- (Rupees __ only) for proportionate share of taxes and other charges/levies in respect of the Society till the date of occupancy certificate; (iv) plus taxes as applicable for deposit towards provisional monthly contribution towards outgoings of Society, shall be collected for one year in advance at the time of possession; and __ only) for Deposit towards (v) Rs. NIL /- (Rupees Water, Electric, and other utility and services connection charges. Rs. NIL /- for deposits of electrical receiving and Sub Station provided in (vi) Layout.

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13. The Allottee shall pay to the Promoter a sum of Rs.NIL......... for meeting all legal costs, charges and expenses, including professional costs of the Attorney-at-Law/Advocates of the Promoter.

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13.1 At the time of registration of lease of the structure of the buildings and the Project Land, the Allottee shall pay to the Promoter, the Allottees' share of stamp duty and registration charges payable, by the Society on such lease or any document or instrument of transfer in respect of the structure of the said Building and the Project Land.

14. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER

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

- The Promoter has clear and marketable title to develop the Project Land; as
 declared in the opinion on title annexed to this agreement and has the requisite
 rights to carry out development upon the Project Land and also has actual,
 physical and legal possession of the Project Land for the implementation of the
 Project;
- ii. The Promoter has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project and shall obtain requisite approvals from time to time to complete the development of the project;

iii. There are no encumbrances upon the Project Land or the Project except those disclosed in the opinion on title;

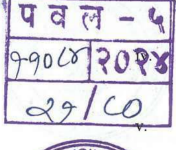
There are no litigations pending before any Court of law with respect to the Project Land or Project except those disclosed in the report on title;

The Promoter has disclosed all drawings, sale plans, other drawings as given to the Promoter by the appointed Architect, Structural Consultants and any other consultants appointed by the Promoter to the Allottee(s) and the Allottee(s) is aware that professional liability has been undertaken by such architect/consultants individually with the Promoter which shall prevail on these architect/consultants individually or cumulatively if there is any loss/ harm is caused to the Allottee(s) and based on these said details of the drawings, any of the calculations and areas shown, the Allottee(s) has agreed to take the Apartment.

vi. All approvals, licenses and permits issued by the competent authorities with respect to the Project, Project Land and the Buildings 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 Project, Project Land and the Buildings 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 Project, Project Land and the Buildings and common areas;

vii. 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(s) created herein, may prejudicially be affected;

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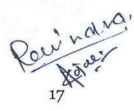


- viii. The Promoter has not entered into any agreement for sale and/or development agreement or any other agreement / arrangement with any person or party with respect to the project land, including the Project and the said Apartment which will, in any manner, affect the rights of Allottee(s) under this Agreement;
- ix. The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the said Apartment to the Allottee(s) in the manner contemplated in this Agreement;
- At the time of execution of the lease deed of the structure to the X. Promoter shall handover lawful, vacant, peaceful, physical po common areas of the Buildings to the Society;
- The Promoter has duly paid and shall continue to pay and discharge undisputed governmental dues, rates, charges and taxes and other monies, impositions, premiums, damages and/or penalties and other whatsoever, payable with respect to the said project to the compete till obtainment of occupation certificate from CIDCO;
- No notice from the Government or any other local body or a xii. legislative enactment, government ordinance, order, notification notice for acquisition or requisition of the Property) has been received a served upon the Promoter in respect of the project land and/or the Project except those disclosed in the report on title.

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The Promoters shall have good right, full power and absolute authority to place in xiii. the Buildings, Project Land and/or any part or portion thereof (including but not limited to at the entrances of the Project Land, lobby, top floor terrace or any prominent place on the Project Land and/or the New Building the Project Name "GeeCee Emerald" and/or its Logo and/or brand name ("Project Name and/or" Logo and/or Brand Name") in the manner the Promoter deem fit and proper. After placement of the Project Name and/or Logo and/or Brand Name, the same shall not be removed/ altered by the Society so formed of the allottees and/or any of the allottees at any-time in future. The allottees (including the Allottee(s) herein) for themselves and for the Society to be formed by them hereby give their irrevocable consent to the Promoter to install and place the Project Name and/or Logo and/or Brand Name in the manner mentioned above. All the allottees in the project shall be liable and obliged maintain and repair the installed Project Name and/or Logo and/or Brand Name at their own costs and charges. In event of breach of any of the above provision, the Promoter and its representatives shall always have good right and full authority to access the Project Land and/or the Buildings for the purpose of repairing or maintaining the Project Name and/or Logo and/or Brand Name at the costs, charges and expenses of the allottee(s) and Society (including the Allottee(s) herein). The Society and the allottee(s) (including the Allottee(s) herein) its members shall extend full co-operation and





assistance to the Promoter in this regard. This clause shall continue to survive even after expiry of this Agreement.

15. The Allottee(s) for himself/herself/themselves with intention to bring all persons into whosoever hands the Apartment may come, hereby covenants with the Promoter as follows

To maintain the Apartment at the Allottees' own cost in good and tenantable repair and condition from the date that of possession of the Apartment is taken and shall not do or suffer to be done anything in or to the building in which the Apartment is situated which may be against the rules, regulations or bye-laws or change/alter or make addition in or to the building in which the Apartment is situated and the Apartment itself or any part thereof without the consent of the local authorities and promoter.

Not to slaughter any animals in the precincts of the Buildings, Project Land or any part/ portion thereof

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Not to store in the Apartment any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structure of the building in which the Apartment is situated or storing of which goods is objected to by the concerned local or other authority and shall take care while carrying heavy packages which may damage or likely to damage the staircases, common passages or any other structure of the building in which the Apartment is situated, including entrances of the building in which the Apartment is situated and in case any damage is caused to the building in which the Apartment is situated or the Apartment on account of negligence or default of the Allottee in this behalf, the Allottee shall be liable for the consequences of the breach. In case if any damage is caused to the said Buildings or any part or portion thereof on account of any act or deed or omission or commission or negligence or default on the part of the Allottee(s) or any person claiming by or through the Allottee(s) in this behalf, then the Allottee(s) shall at its own cost, charge and expense be liable to restore the damage so caused to its original state and order. In addition to the above, the Allottee(s) shall also be liable for the consequence of the breach to the concerned authority and the Promoter and the decision of the Promoter in respect to all of the above shall be final, conclusive and binding on the Allottee(s).

iv. To carry out at his own cost all internal repairs to the said Apartment and maintain the Apartment in the same condition, state and order in which it was delivered by the Promoter to the Allottee(s) and shall not do or suffer to be done anything in or to the building in which the Apartment is situated or the Apartment which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the Allottee(s) committing any act in contravention of the above provision, the Allottee(s) shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

٧. Not to demolish or cause to be demolished the Apartment or any part thereof, nor at any time make or cause to be made any addition or alteration in the elevation. section, details and outside colour scheme of the said Building and to keep the portion, sewers, drains and pipes and all other amenities in the Apartment and appurtenances thereto in good tenantable repair and condition, and in particular so as to support shelter and protect the other part of the Said Building and the Allottee(s) shall not chisel or in any other manner damage the columns, beams, walls, slabs, or R.C.C. Pardis or other structural members in the Apartment without the prior written permission of the Promoter and the Society. In case, on account of any alterations being carried out by the Allottee(s) in the Apartmen (whether such alterations are permitted by CIDCO or any other concerned authorities or not) if there shall be any damage to the adjoining premises situate below, above, adjoining the Apartment (including of leakage of water and damag to the drains), the Allottee(s) shall at his/her/their/its own costs and expenses repair such damage (including recurrence of such damages).

vi. Not to do or permit to be done any act or thing which may render void or variable!N

any insurance of the project land and the building in which the continent is

situated or any part thereof or whereby any increased premium payable in respect of the insurance.

vii. Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to thrown from the said Apartment in the compound or any portion of the project and the building in which the Apartment is situated.

viii. Pay to the Promoter within seven days of demand by the Promoter, his share of security deposit demanded by the concerned local authority or Government or giving water, electricity or any other service connection to the building in which the Apartment is situated.

ix. To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, on account of change of user of the Apartment by the Allottee for any purposes other than for purpose for which it is sold.

x. The Allottee(s) shall not let, sub-let, transfer, assign or part with interest or benefit factor of this Agreement or part with the possession of the Apartment until all the dues payable by the Allottee(s) to the Promoter under this Agreement are fully paid up and without first obtaining prior written permission/ approval of the Promoter.

xi. The Allottee(s) shall observe and perform all the rules and regulations which the Society may adopt and the additions, alterations or amendments thereof that may be made from time to time. The Allottee(s) shall observe and perform all the rules and regulations for protection and maintenance of the said Buildings and the Apartments therein and for the observance and performance of the Building

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Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and other public bodies. The Allottee(s) shall also observe and perform all the stipulations and conditions laid down by the Promoter/Society regarding the occupation and use of the Apartment and shall pay and contribute regularly and punctually towards the taxes, expenses or other out-goings in accordance with the terms of this Agreement.

xii. The Allottee shall 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 Buildings or any part thereof to view and examine the state and condition thereof.

To observe and perform all the terms and conditions and the covenants to be observed and performed by the Allottee(s) as set out in this Agreement (including in the recitals above).

Irrespective of dispute if any arising between the Promoter and the Allottee(s), all amounts, contribution and deposits including amounts payable by the Allottee(s) to the Promoter under this Agreement shall always be paid punctually by the Allottee(s) to the Promoter and shall not be withheld by the Allottee(s) for any reasons whatsoever.

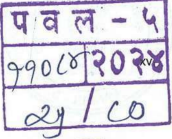
The Allottee(s) hereby agrees, confirm and undertake, that the Allottee(s) shall not store or keep any materials or things, etc in the refugee area/terrace of the said Building and/or enclose or create any erection of whatsoever and howsoever nature in the refugee/terrace area of the said Buildings and/or use or occupy the refugee area/terrace of the said Building for any purposes or for any reason(s) whatsoever, save and except for the purpose and to the extent use of refugee/terrace area is permitted under the provisions of the law, statue, rules, regulations, etc governing the same and the Allottee(s) hereby agree and undertake to indemnify the Promoter and keep the Promoter indemnified for all loss, damage, harm, cost, charge, expense, claim, penalty, interest, etc (including but not limited to Attorney fees) caused to the Promoter for any breach of the above condition either by the Allottee(s).

Notwithstanding what is mentioned in the Agreement, it shall be the responsibility of the Society, Allottee(s) along with other allottee(s) of premises in said Building, at their own, costs, charges and expenses to maintain, repair and upkeep all the services, facilities, amenities, etc (including fire-fighting system, etc) and extension of warranties of all services, facilities, amenities, etc under the contracts at all times hereinafter and the Allottee(s) hereby agree and undertake to indemnify the Promoter and keep the Promoter indemnified for all loss, damage, harm, cost, charge, expense, claim, penalty, interest, etc (including but not limited to Attorney fees) caused to the Promoter for any breach of the above condition by the Society, Allottee(s) and/or the other allottee(s) of premises in said Building.

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xvii. The Allottee(s) hereby agrees that in the event of any amount becoming payable by way of levy or premium to the Concerned Local Authority and/or to the Central or State Government and/or any other competent authority and/or by way of security deposit or fire, cess or betterment charges, development charges or any other payment of a similar nature in respect of the Premise and/or said Building, the same shall be reimbursed by the Allottee(s) to the Promoter immediately on the demand made by the Promoter, in the proportion in which the area of the Apartment shall bear to the total area of the said Buildings and the Project Land and the decision of the Promoter in this regard shall be final, conclusive and binding upon the Allottee(s). If the Promoter shall have made any of the above mentioned payments, then the Allottee(s) shall forthwith on demand reimburse to Promoter the amount payable in that behalf by the Allottee(s) as aforesaid.

The Allottee(s) shall on demand, deposit with Promoter his/her/their proportionate xviii. share towards the installation of water meter and electric meter and/or for any other deposit to be paid by the Promoter to the Local Authority or Body, and/or to any other Concerned Authority.

The Allottee(s) waive(s) his/her/its/their right to make any claim or den xix. the Promoter and the Promoter shall not be liable to Allottee(s) for an to rectify any defects under this Agreement, if such defects not with standing is mentioned in this Agreement arises due to any act or omission on the Allottee or any person claiming by or under the Allottee(s) for any contravention of this Agreement / any provisions of law/ failure by allottees/society to make payments towards extension of any warranties under any contracts.

The Allottee(s) shall keep the Promoter fully indemnified against the payments of XX. all amounts, deposits and charges payable by the Allottee(s) to the Promoter under this Agreement and also for observance, performance and compliance by the Allottee(s) of the covenants, terms and conditions except so far as the same ought to be observed by the Promoter. The Allottee(s) also agrees and undertakes to give all the facilities to the Promoter to carry out additional construction work in the said Building constructed on the Project Land or any part thereof now under construction and/or to be constructed on the Project Land.

xxi. The Allottee(s) shall be bound from time to time to sign all the papers and documents and all other deeds as the Promoter may require him/her/them to do from time to time for safeguarding the interest of the Promoter and the allottee(s) of other premises in the said Building. In addition to the above if required by the Promoter, the Allottee(s) shall execute necessary deeds, documents, writings, etc confirming the right of the Promoter, as aforesaid to carry out additional construction work on the said Building to be constructed or constructed on the Project Land and also confirming the right of the Promoter to sell on ownership basis other apartments in the said Building to be constructed or constructed on the Project Land.

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additions or alterations in or about or relating to the said Buildings and/or any part or portion thereof are required to be carried out by the government, local authority or any other statutory/ competent authority, the same shall be carried out by the allottee(s) of various premises and/or the Society in the said Buildings at his/her/their respective own cost, charge and expense and the Promoter shall not be in any manner liable or responsible for the same.

xxiii. The Allottee(s) shall not do or permit to be done any act or thing which may be likely to cause nuisance or annoyance to the users and occupiers in said Building.

The Allottee(s) shall maintain at his/her/their own costs the Apartment agreed to be purchased by him/her/them in the same conditions, state and order in which it is delivered to him/her/them and shall abide by all bye-laws, rules and regulations of the Society, Government, local bodies, authorities, electricity supply company/ entity, the Promoter and shall attend to answer and be responsible for all actions and violations of any of the conditions or rules or bye-laws and shall observe and perform all the terms and conditions and covenants contained in this Agreement.

The Promoter is entitled to sell or rent, the apartments, premises, units, flats, shops, parking spaces, etc in the Project for the use and occupancy they are sanctioned and approved by the competent authority and Allottee(s) undertakes not to raise any objection for the same.

The Promoter and/or its agent shall at all times be allowed to enter the Buildings and the Property to show the unsold apartments, premises, units, flats, shops, parking spaces, etc in the Buildings to potential buyers/allottees/purchasers until such time all apartments, premises, units, flats, shops, parking spaces, etc are sold.

That nothing herein contained shall construe as entitling the Allottee(s) any right on any of the adjoining, neighbouring or the remaining buildings/ common areas etc. of the remaining portion of the proposed Project layout unless specifically agreed and consideration dispensed by the Allottee(s) to the Promoter in this regard.

xxviii. The Allottee(s) hereby grants their consent to the Promoter for availing loan/ facility/ financial assistance on such terms and conditions as the Promoter may deem fit and proper, subject to the repayment thereof by the Promoter.

The Allottee(s) shall make all payments of the Total Consideration to the Promoters through an account payee cheque / demand draft / pay order / wire transfer / electronic transfer any other instrument drawn in favour of " GEECEE VENTURES LIMITED - KHARGHAR MASTER COLLECTION RERA ESCROW A/C " A/c No. 57500000817322, IFSC NO - HDFC0000060 with HDFC Bank, Branch Fort, Mumbai. In case of any financing arrangement entered by the Allottee(s) with any bank/Non-Banking Financial Company /HFC/financial

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institution/person ("Lender") for availing home loan with respect to the Apartment, the Allottee(s) undertakes to direct such Lender to disburse/pay all such amounts towards Total Consideration due and payable to the Promoters through an account payee cheque / demand draft / wire transfer / any other instrument drawn in favour of GEECEE VENTURES LIMITED - KHARGHAR MASTER COLLECTION RERA ESCROW A/C " A/c No. 57500000817322, IFSC NO - HDFC0000060 with HDFC Bank, Branch Fort, Mumbai. Any payments made in favour of any other account other than mentioned hereinabove shall not be treated as payment towards the Apartment and shall be construed as a breach on the part of the Allottee(s). In case of change of bank account details as mentioned bover, the Allottee(s) shall make payment as informed by Promoters in writing to the Allottee(s)

16. The Promoter shall maintain a separate account in respect of sums received by the Promoter from the Allottee as advance or deposit, sums received on account of the share money, share application, etc for membership of the Society and towards the out goings legal charges and shall utilize the amounts only for the purposes for which they have been

received.

17. Nothing contained in this Agreement is intended to be nor shall be construed as a grant demise or assignment in law, of the apartments or of the Project Land and Building or appart thereof. The Allottee shall have no claim save and except in respect of the apartment hereby agreed to be sold to him and all open spaces, parking spaces, lobbies, staircases terraces recreation spaces, will remain the property of the Promoter until the said structure of the said buildings and project plot is handed over to the Society as hereinbefore mentioned.

18. PROMOTER SHALL NOT MORTGAGE OR CREATE A CHARGE

After the Promoter executes this Agreement it shall not mortgage or create a charge on the Apartment and if any such mortgage or charge is made or created then notwithstanding anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the Allottee(s) who has taken or agreed to take such Apartment.

19. BINDING EFFECT

Forwarding this Agreement to the Allottee by the Promoter does not create a binding obligation on the part of the Promoter or the Allottee until, firstly, the Allottee signs and delivers this Agreement with all the schedules along with the payments due as stipulated in the Payment Plan within 30 (thirty) days from the date of receipt by the Allottee and secondly, appears for registration of the same before the concerned Sub-Registrar as and when intimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 30 (thirty) days from the date of its receipt by the Allottee and/or appear before the Sub-Registrar for its registration as and when intimated by the Promoter, then the Promoter shall serve a notice to the Allottee for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the Allottee, application of the Allottee shall be treated as cancelled and all sums deposited by the

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Allottee in connection therewith including the booking amount shall be returned to the Allottee without any interest or compensation whatsoever.

ENTIRE AGREEMENT

a. The Allottee(s) hereby declares that the Allottee(s) has gone through this Agreement and all the documents related to the Project Land and the Apartment. The Allottee(s) has/have expressly understood the contents, terms and conditions mentioned in the documents as well as this Agreement and have also taken legal advice from their Advocate and Solicitor in relation thereto. The Allottee(s) after being fully satisfied with all of the above has entered into this Agreement.

The Parties hereto confirm that this document constitutes the full agreement between the Parties and supersedes all previous agreements, arrangements, understanding, writings, allotment letters, brochures and/ or other documents entered into, executed and/or provided which are contrary and inconsistent with the provisions of this Agreement

21. RIGHT TO AMEND

This Agreement may only be amended through written consent of the Parties.

PROVISIONS OF THIS AGREEMENT APPLICABLE TO ALLOTTEE / SUBSEQUENT

It is clearly understood and so agreed by and 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 Allottees of the Apartment, in case of a transfer, as the said obligations go along with the Apartment for all interest and purposes.

SEVERABILITY

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.

24. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT

Wherever in this Agreement it is stipulated that the Allottee(s) has to make any payment, in common with other Allottee(s) in Project, the same shall be in proportion to the rera carpet area of the Apartment to the total rera carpet area of all the apartments and the Project Land in the Project.

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25. FURTHER ASSURANCES

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.

26. PLACE OF EXECUTION

- a. 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 between the Promoter and the Allottee(s), in Navi Mumbai after the Agreement is duly executed by the Allottee(s) and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at Navi Mumbai.
- b. The Allottee(s) shall present this Agreement as 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. The Allottee(s) shall lodge this Agreement for registration within a week from the date hereof are any event not later than 15 (fifteen) days from the date hereof Any penalty interest, damages, consequences arising by virtue of failure on the part of the Allottee(s) to lodge and register this Agreement under the provisions of the Anglan Registration Act or any amendments or modifications thereto, shall be dealt with and settled by the Allottee(s) at its/ their own cost, charge and expense. It is hereby clarified that under no circumstances the Promoter shall be held liable or accountable for non-registration of this Agreement by the Allottee(s)
- 27. All letters, circulars, receipts and/or notices issued by the Parties as contemplated by this Agreement shall be deemed to have been duly served if sent by Registered Post A.D./Speed Post or Hand delivery or Courier or E-mail to the address of the other party as specified herein below:

Name of Allottee(s): Mr. Ravindra Kakasaheb Shete & Mrs. Arti Rajendra Kajale

Address: Village Kelwandi Ta-Pathardi, Kelwandi, Ahmadnagar, Maharashtra - 414102.

Email ID: ravishete.2009@gmail.com

Name of Promoter: Geecee Ventures Limited

Kind Attn: Mr. V.V. SURESHKUMAR Address: 209-210, Arcadia building,

Nariman Point, Mumbai - 400 021.

Email ID: suresh@gcvl.in, rupesh@gcvl in

It shall be the duty of the Allottee(s) 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/ Speed Post failing which all communications and letters posted at the

above address shall be deemed to have been received by the Allottee(s) or the Promoter as the case may be.

28. 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/them which shall for all intents and purposes to consider as properly served on all the Allottees.

29. Stamp Duty and Registration: -

The charges towards stamp duty and Registration of this Agreement shall be borne by the Allottees.

30. WAIVER NOT A LIMITATION TO ENFORCE

The Promoter may, at its sole option and discretion, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee(s) in not making payments as per the payment schedule table including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee(s) that exercise of discretion by the Promoter in the case of one Allottee(s) shall not be construed to be a precedent and/or binding on the Promoter to exercise such discretion in the case of other Allottee(s).

distriction in the case of differ Allottee(s).

Failure on the part of the Promoter to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.

pute Resolution: -

Any dispute between Parties shall be settled amicably. In case of failure to settled the dispute amicably, which shall be referred to the Maharashtra Real Estate Regulatory Authority as per the provisions of the Real Estate (Regulation and Development) Act, 2015, Rules and Regulations, thereunder.

FINING LAW

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

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Rowindwa:

FIRST SCHEDULE ABOVE REFERRED TO

("Description of Project Land")

All that piece and parcel of leasehold land bearing Plot no. 1A, 1B, 1C, & 1D admeasuring area 8,602.63 sq. mtrs. and thereabouts situated at Sector 27, Kharghar, Navi Mumbai within the limits of Sub Registrar of Panvel and bounded as under:

On or towards the North :

15.00 Meter Wide Road

On or towards the South

40.00 Meter Wide Road

On or towards the West

15.00 Meter Wide Road

On or towards the East

Plot No. 1



(Description of Common Areas and Facilities)

Common Area and facilities of the Premise in relation to the Said Building

.

- The portion of the Plot on which the plinth of the Said Building shall be constructed and the common service lines such as electricity, water and drainage.
- 2. Lobby of the said Building;
- 3. Terrace on the top of the said Building;
- 4. Staircase of the said Building.
- B) The following facilities located throughout the Said Building
 - 1. Common Water tank located on terrace of Said Building.
 - 2. Common Plumbing network throughout Said Building.
 - 3. Common Electric wiring network throughout Said Building.
 - 4. Necessary light, telephone and public water connections in Said Building.
 - 5. The foundations and main walls, columns, girders and beams of Said Building.
- C) The following facilities located in each of the upper floors are restricted common areas and facilities restricted to the Premise of respective floor.
 - 1. A lobby which gives access to the stairway from the said Premise.

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Roundia.

IN WITNESS WHEREOF, the parties hereto have set and subscribed their respective hands and seal to this Agreement on the day and the year first hereinabove written.

SIGNED, SEALED AND DELIVERED

by the within named "Promoter"

GEECEE VENTURES LIMITED

through its duly authorised signatory

MR. VAZHATHARA VASUDEVAN SURESHKUMAR



SIGNED, SEALED and DELIVERED

by the within named "Allottee(s)"

QQCT Mr. Rawindra Kakasaheb Shete

Mrs. Arti Rajendra Kajale

Rowindra:

Konzu





All the above parties in the presence of the following:

1. David

Annexures

Annexure A: Authenticated copies of Report on Title issued by the Advocate and Solicitor of the Promoter

Annexure B: Commencement Certificate bearing No. CIDCO/BP-17968/TPO(NM&K)/2021/12078 issued by CIDCO

Annexure C: Authenticated copies of the plans of the Layout as approved by the concerned

Local Authority

Annexure D: Authenticated copies of Floor Plan

Annexure E: List of fixtures, fitting and amenities

990187078 38/CO

Annexure F: Authenticated copy of the Registration Certificate of the Project granted by the

Real Estate Regulatory Authority

Annexure G: Authenticated copies of the Parking Layout Plan as approved by

Local Authority

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RECEIPT

RECEIVED of and from the within named Allottee(s) Mr. Ravindra Kakasaheb Shete a sum of Rs.14,73,570/- (Rupees Fourteen Lakhs Seventy Three Thousand Five Hundred Seventy Only) as under:-

Sr.	Cheque	Cheque No.	BANK	AMOUNT IN	GST	Payment
No.	Date			RUPEES		Towards
1.	29/04/2024	754080	State Bank of India	5,00,000/-		Flat cost
2.	29/04/2024	754079	State Bank of India	-	68,850/-	GST
3.	08/05/2024	412923542566	-		1,320/-	GST
4.	12/05/2024	413311978588	-	5,00,000/-	-	Flat cost
5.	13/05/2024	413407813845	-	4,03,400/-	-	Flat cost
111	= -	L		14,03,400/-	70,170/-	
		GRA	ND TOTAL	14,73,570/-	1	

Note: This receipt is subject to realization of cheque. In the event if the cheque(s) mentioned above is are dishonoured for any reason whatsoever then this receipt shall automatically ninated, determined and cancelled.

2024

WE SAY RECEIVED

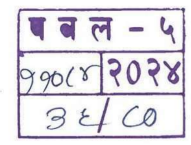
FOR GEECEE VENTURES LIMITED

Authorised Signatory



FORMAT – A (Circular No:- 28 /2021)

To, MahaRERA, Housefin bhavan, BKC, Bandra east, Mumbai 400051.



LEGAL TITLE REPORT

Sub: Title certificate with respect to Plot no. 1A+1B+1C+1D

8,602.63 sq. meters (the "Plot") situated at Sector 27, Khargha

A. We have investigated the title of the said Plot on the request of Director of Ventures Limited (the "Promoter") and following documents provide

Promoter:

Sr.	Particulars	Description	
I,	Description of Plot:	All that piece and parcel of lead no. 1A+ 1B+ 1C+ 1D admed meter and thereabouts situated Navi Mumbai and bounded as On or towards the North by: On or towards the South by: On or towards the West by: On or towards the East by:	d at Sector 27, Kharghar, under: 15.00 meter wide road
II.	The documents for allotment of Plot:	CIDCO granted permissi	November, 2021 bearing TATE-3/2021/8000125757, on to the Promoter for the piece and parcels of land

Mumbai: D-201, 2nd Floor, Vashi Station Complex, Navi Mumbai – 400 70 Email id: bharat@acelegal.net: Telephone: 022-27812781 / 82

www.acelegal.net.in

bearing Plot no. 1A, Plot no. 1B, Plot no. 1C and Plot no. 1D into a signal plot admeasuring 8602.63 sq. meters referred as the said "Plot" on the conditions mentioned therein. 2. Vide 'Modified Agreement' executed and registered with the Sub Registrar of Panvel5 under registered serial no. PVL5/14950/2021 on 26th November, 2021, the CIDCO amalgamated the said Plot 1A, Plot 1B, Plot 1C and Plot 1D now being referred as the said Plot admeasuring 8,602.63 sq. meters. and granted permission to the Promoter to use said Plot for residential cum commercial purpose on terms and conditions mentioned therein. Not Applicable since said Plot is allotted by CIDCO and 11. 6 12 extract or name of the Promoter is recorded as Licensee in the property card CIDCO records. Not applicable since said Plot is allotted by CIDCO earch report 30 years.

are of the opinion that the title of Promoter i.e. **GEECEE VENTURES LTD.** as Licensee of the said Plot is clear, marketable and without any encumbrances as on date.

Owner of Plot

:- CIDCO Lessor of Plot.

Licensee of Plot

:- GeeCee Ventures Ltd. in accordance with the

documents described herein above.

C. The report reflecting the flow of title of the said Plot is enclosed herewith as Annexure - A.

Encl: Annexure - A

Date: 28th January, 2023

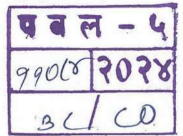


Dava Agarias

Acelegal

Adv. Bharat Agarwal

(Managing Partner)





FORMAT - A

(Circular No:- 28 /2021)

Annexure - A

FLOW OF THE TITLE OF THE SAID PLOT

1. 7/12 extract or property card:

Not applicable since CIDCO is the 'New Town Development Authority' declared for the area designated as a site for the new town of Navi Mumbai by the Government of Maharashtra in exercise of its power under sub-section (1) of (3-A) of section 113 of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra Act No. XXXVII) in exercise of powers for the area designated as site for a New Town under sub-section (1) of section 113 of the said Act and Lessor of Plot.

2. Mutation Entry no.:

As per 'Modified Agreement' dated 26th November, 2021, CIDCO has recorded the Promoter's name as Licensee of the said Plot.

Search report for 30 years:

2 P Not applicable since said Plot is allotted by CIDCO.

ny other relevant title:

Vide Allotment Letter' dated 24th March, 2021 bearing reference no. 485/1000590/1400, City & Industrial Development Corporation of Maharashtra Ltd ("CIDCO") agreed to allot leasehold land bearing Plot no.1B admeasuring 1,962.13 sq. meters (the "Plot 1B") to the Promoter;

ii. Vide 'Allotment Letter' dated 24th March, 2021 bearing reference no. 7484/1000589/1399, CIDCO agreed to allot leasehold land bearing Plot no.1C admeasuring 1,982.52 sq. meters (the "Plot 1C") to the Promoter;



- iii. Vide 'Allotment Letter' dated 25th March, 2021 bearing reference no. 7498/1000596/1414, CIDCO agreed to allot leasehold land bearing Plot no.1A admeasuring 1,900.23 sq. meters (the "*Plot 1A*") to the Promoter;
- iv. Vide 'Allotment Letter' dated 16th June, 2021 bearing reference no. 29049/1000722/3118 agreed to allot leasehold land bearing Plot no.1D admeasuring 2,757.75 sq. meters (the "Plot 1D") to the Promoter;
- v. Vide 'Agreement to Lease' dated 20th August, 2021 CIDCO granted license to Promoter to enter upon said Plot 1A for constructing residential cum? 0 ? 8 commercial building on it on terms and conditions mentioned therein. The said Agreement to Lease is duly registered with the Sub Registrar of Panvels under registered serial no. PVL5/10299/2021 on 30th August, 2021.
- vi. Vide 'Agreement to Lease' dated 20th August, 2021 CIDCO granted license to Promoter to enter upon said Plot 1B for constructing residential cum commercial building on it on terms and conditions mentioned therein. The said Agreement to Lease is duly registered with the Sub Registrar of Particles under registered serial no. PVL5/10297/2021 on 30th August, 2021.
- vii. Vide 'Agreement to Lease' dated 20th August, 2021 CIDCO granted license to Promoter to enter upon said Plot 1C for constructing residential cum commercial building on it on terms and conditions mentioned therein. The said Agreement to Lease is duly registered with the Sub Registrar of Panvel5 under registered serial no. PVL5/10295/2021 on 30th August, 2021.
- viii. Vide 'Agreement to Lease' dated 27th August, 2021 CIDCO granted license to Promoter to enter upon said Plot 1D for constructing residential cum commercial building on it on terms and conditions mentioned therein. The said Agreement to Lease is duly registered with the Sub Registrar of Panvel5 under registered serial no. PVL5/10445/2021 on 30th August, 2021.

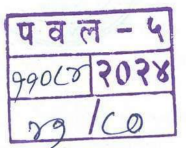


- ix. Vide letter dated 24th November, 2021 bearing reference no. CIDCO/ESTATE-3/2021/8000125757, CIDCO granted permission to the Promoter for amalgamating the said Plot 1A, Plot 1B, Plot 1C and Plot 1D Into a signal plot admeasuring 8602.63 sq. meters referred as the said "Plot" on the conditions mentioned therein.
- Vide 'Modified Agreement' executed and registered with the Sub Registrar of Panvel5 under registered serial no. PVL5/14950/2021 on 26th November, 2021, the CIDCO amalgamated the said Plot 1A, Plot 1B, Plot 1C and Plot 1D now being referred as the said Plot admeasuring 8,602.63 sq. meters. and granted permission to the Promoter to use said Plot for residential cum commercial purpose on terms and conditions mentioned therein.

5. Litigation if any:

No pending litigations were found from the records provided by Promoter.

Date: 28th January, 2023





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Advocate Bharat Agarwal
(Managing Partner)

Reference No.: CIDCO/BP-17968/TPO(NM & K)/2021/12078

Date: 23/4/2024

To,

M/s. GEECEE VENTURES LIMITED Nirmal 209-210, 2nd ...

ASSESSMENT ORDER FOR DEVELOPMENT CHARGES & OTHER CHARGES NO. 2024/11

Sub: Payment of Amended development charges for Mixed Building on Plot No. 1A,1B,1C,&1D

, Unit No. 267 , Sector 27 at Kharghar , Navi Mumbai.

Ref:

Your Proposal No. .CIDCO/BP-17968/TPO(NM & K)/2021 dated 23 December, 2022

ORDER OF ASSESSMENT OF DEVELOPMENT CHARGES.

(AS PER MAHARASHTRA REGIONAL & TOWN PLANNING (AMENDED) ACT 20

1) Name of Assessee

: M/s. GEECEE VENTURES LIMITED

2) Location

: Plot No. 1A,1B,1C,&1D, Unit No. 267, Sector 27 at Khareha

3) Plot Use

: Resi_Commercial

4) Plot Area

: 8601.59

5) Permissible FSI

: 1.1

6) Rates as per ASR

:42000

Sr.			Particulars
No.	Budget Heads	Formula	Formula Calculation Values
1	Scrutiny Fees	24087.5 *5	BuiltUP area *5
1	Scrutiny rees	Z4087.5 *5	

Total Assessed Charges

7) Date of Assessment

: 15 April, 2024

8) Payment Details

Sr. No.	Challan Nilmher	Challan Date	Challan Amount	Recepit Number	Recepit '	Mode
1	CIDCO/BP/2022/2930	12/21/2022	120438	CIDCO/BP/2022/2930	22/12/2022	Net Banking
2	CIDCO/BP/2024/1297	04/15/2024 5:10:53 PM	29958916	CIDCO/BP/2024/1297	18/4/2024	Net Banking

Unique Code No. 2024 04 021 02 4702 02 is for this Amended Development Permission for Mixed Building on Plot No. 1A,1B,1C,&1D, Unit No. 267, Sector 27 at Kharghar, Navi Mumbai.

Thanking You

Yours faithfully,

Signature valid Digataly signed by Mill Bitushay CHAU Date: 23 Apr 200 Cress/ration -7 De on Ale

ASSOCIATE PLANNER (BP)

Page 1 of 8

To,

M/s. GEECEE VENTURES LIMITED Nirmal 209-210, 2nd ...

ASSESSMENT ORDER FOR LABOUR CESS ORDER NO. 2024/11926

						1	1	1			-		_	_	T	1		
Unique Code No.	2	0	2	4	0	4	- 0	2	1	0	2	4	7	0	2	0	2	

Sub: Payment of Construction & Other Workers Welfare Cess charges for Mixed Building on Plot No. 1A,1B,1C,&1D,Unit No. 267, Sector 27 at Kharghar, Navi Mumbai.

Ref: 1)Your Proposal No. .CIDCO/BP-17968/TPO(NM & K)/2021 dated 23 December, 2022

ORDER OF ASSESSMENT OF CONSTRUCTION & OTHER WORKERS WELFARE CESS (AS PER BUILDING AND OTHER CONSTRUCTION WORKER'S WELFARE CESS RULES, 1998)

1) Name of Assessee : M/s. GEECEE VENTURES LIMITED

2) Location : Plot No. 1A,1B,1C,&1D,Unit No. 267, Sector 27 at Khargha

, Navi Mumbai.

3) Plot Use : Resi_Commercial

4) Plot Area : 8601.59

5) Permissible FSI : 1.1

6) GROSS BUA FOR ASSESSEMENT: 85110.05 Sq.mtrs.

A) ESTIMATED COST OF CONSTN.: Rs. 26620

B) AMOUNT OF CESS : Rs. 14650890

7 4	Sr. Challan Number	Challan Date	Challan Amount	Recepit Number	Recepit	Mode
9906	1 26241402.02010202	15/4/2024	14650890	20240402102470202	18/4/2024	Net Bankin



Yours faithfully,



ASSOCIATE PLANNER (BP)

Page 2 of 8



SANCTION OF BUILDING PERMISSION AND AMENDED COMMENCEMENT CERTIFICATE

To,

Sub: Development Permission for Mixed Building on Plot No. 1A,1B,1C,&1D

Sector 27 at Kharghar , Navi Mumbai.

Ref:

Dear Sir / Madam,

With reference to your application for Development Permission for Mixed Bu No. 1A,1B,1C,&1D, Unit No. 267, Sector 27 at Kharghar , Navi Mumba Development Permission is hereby granted to construct Mixed Building on the above. The Commencement Certificate / Building Permit is granted under Section 450 of Act is enclosed herewith, subject to the conditions mentioned therein with follo 1. The land vacated in consequence of the enforcement of the set-back rule shall public street in future.

- 2. 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 certificate is granted.
- 3. The Commencement Certificate/ Building permit shall remain valid for a period of one year commencing from the date of its issue unless the work is not commenced within the valid period.
- 4. This permission does not entitle you to develop the land which does not vest in you.

Thanking You

Yours faithfully

Signature

ASSOCIATE PLANNER (BP)

Page 3 of 8

AMENDED COMMENCEMENT CERTIFICATE

Permission is hereby granted under section - 45 of the Maharashtra Regional and Town Planning Act. 1966 (MaharashtraXXXVII) of 1966 to M/s M/s. GEECEE VENTURES LIMITED, Nirmal 209 -210, 2nd Floor, Arcadia Building, 195 NCPA Marg, Nariman Point, Mumbai- for Plot No. 1A,1B,1C,&1D,Unit No. 267, Sector 27, Node Kharghar. As per the approved plans and subject to the following conditions for the development work of the proposed Mixed in 1Ground Floor + 5Parking + 35Floor Net Builtup Area 48168.3 Sq m.

Details	Resi.	Comm.	Other
BUA (in Sq.M.)	45809.4	2358.82	0
UNIT (in Nos.)	374	45	0

- **A.** The commencement certificate/development permission, as approved, shall remain valid for 4 years in the aggregate but shall have to be renewed every year from the date of its issue as per section 48 of the MR&TP Act, 1966 read with regulations no. 2.7.1 of UDCPRs, unless the work is commenced within the validity period.
- B. Applicant Should Construct Hutments for labours at site.
- C. Applicant should provide drinking water and toilet facility for labours at site.

ertificate is liable to be revoked by the Corporation 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.

Any of the conditions subject to which the same is granted or any of the restrictions imposed upon by the corporation is contravened.

maging Director is satisfied that the same is obtained by the applicant through fraud essentation and the applicant and/or any person deriving title under him, in such

Yours faithfully,



ASSOCIATE PLANNER (BP)

Page 4 of 8

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.

- 2. The applicant shall :-
 - (a) Give intimation in the prescribed form in Appendix- F to CIDCO after the completion of work upto plinth level at least 7 days before the commencement of the further work. This shall be certified by Architect / licensed Engineer / Supervisor with a view to ensure that the work is being carried out in accordance with the sanctioned plans. The stability of the plinth and column position as per approval plan shall be certified by the structural engineer.

It shall be responsibility of the owner/applicant and the appointed technical per ensure the compliance of conditions of commencement certificate/deve permission/agreement to lease, and pending court case, if any.

- (b) Give written notice to the Corporation regarding completion of the work.
- (c) Obtain Occupancy Certificate from the Corporation.
- (d) Permit authorized officers of the Corporation to enter the building or premises for which permission has been granted, at any time for the purpose of ensuring the building confined Regulations and conditions of this certificate.
- 3. The Developer / Individual plot Owner should obtain the proposed finished nord, edge lavel from the concerned Nodal Executive Engineer. The Developer/ Plot Owner to ensure that the proposed plinth level of the proposed buildings / shops to be minimum 750 mm above the proposed finished road edge level. In case, the building is having stilt, the finished still level to be minimum 300 mm. above the road edge level.
- The Applicant and the Architect shall strictly adhere to the conditions mentioned in the Fire NOC, wherever applicable.
- 5. As per Regulation no. 13.2, 13.4 and 13.5 of UDCPRs, the Applicant/ Owner / Developer shall install SWH, RTPV and Grey water recycling plant and solid waste management system, and requisite provisions shall be made for proper functioning of the system, wherever applicable.
- The Owner and the Structural engineer concerned shall be responsible for the adequacy of the structural design, in compliance with BIS code including earthquake stability.

Thanking You

Yours faithfully,



ASSOCIATE PLANNER (BP)

Page 5 of 8

- 7. It shall be responsibility of the Architect to prepare and submit the plans as per UDCPRs. He/she shall be responsible for correctness of the FSI calculations and dimensions mentioned on the plan and shall be liable for consequences arising thereof, if any discrepancy is observed.
- 8. The approval for plumbing services i.e. drainage and water supply shall be separately obtained by the applicant from the concerned nodal Executive Engineer, CIDCO prior to the commencement of the construction work.
- 9. You will ensure that the building materials will not be stacked on the road during the Construction period.
- 10. The Developers / Builders shall take all precautionary measures for prevention of Malaria breeding during the construction period if the project. If required, you can approach Health Department CIDCO, for orientation program and pest control at project site to avoid Epidemic.
- 11. The applicant shall strictly follow the Prevailing Rules / Orders / Notification issued by the Labor Department, GoM from time to time, for labors working on site.
- 12. This approval shall not be considered as a proof of ownership, for any dispute in any Court of law. In case of any suit pending in any court of law, the decision taken by Court or the Orders passed by the Court in such matter shall be binding on the applicant.
- 13. The conditions of this certificate shall be binding not only on the applicant but also on its successors and/or every person deriving title through or under him.

4. A certified copy of the approved plan shall be exhibited on site.

g You

16. Redmound of Rs 6,76,928.00/- deposited with CIDCO as security deposit shall be forfeited either in whole or in part at the absolute discretion of the Corporation for breach of any of the conditions attached to the permission covered by the Commencement Certificate. Such

forfeiture shall be without prejudice to any other remedy or right of Corporation.

approach Executive Engineer, M.S.E.B. for the power requirements, location of

Yours faithfully,



ASSOCIATE PLANNER (BP)

Page 6 of 8

Reference No.: CIDCO/BP-17968/TPO(NM & K)/2021/12078 Date: 23/4/2024 transformer, if any, etc.

- 17. As per Govt. of Maharashtra memorandum vide no. TBP/4393/1504/C4-287/94, UD-11/RDP, Dated 19th July, 1994 for all buildings following additional conditions shall apply.
 - i) As soon as the development permission for new construction or re-development is obtained by the Owners/Developer, he shall install a 'Display Board' on the conspicuous place on site indicating following details;-
 - a) Name and address of the owner/developer, Architect and Contractor.
 - Survey Number/City survey Number, Plot Number/Sector & Node of along with description of its boundaries.

c) Order Number and date of grant of development permission or re-development permission issued by the Planning Authority or any other authority.

d) Number of Residential flats/Commercial Units with areas.

e) Address where copies of detailed approved plans shall be available for

ii) A notice in the form of an advertisement, giving all the detailed ment shall be published in two widely circulated newspapers one of which a language.

18. Neither the granting of this permission nor the approval of the drawings and specifications, the inspection made by the officials during the development shall in any way relieve Owner/Applicant/Architect/Structural Engineer/Applicant of such development from responsibility for carrying out the work in accordance with the requirement of all applicable Acts/Rules/Regulations.

19. Notwithstanding anything contained in the prevailing Regulations, Plan provisions or the approvals granted / being granted to the applicant; it shall be lawful on the part of the Corporation to impose new conditions for compliance as may be required and deemed fit to adhere to any general or specific orders or directives of any Court of Law, Central / State Government, Central / State PSU, Local Authority or any public Authority as may be issued by

Thanking You

Yours faithfully,



ASSOCIATE PLANNER (BP)

Page 7 of 8

them from time to time.

20) The proposed chajjas over opening for protection from sun and rain and architectural features for decoration, aesthetic purpose shall not be used for any habitable purpose.

Additional Conditions:

- The terms and conditions mentioned in Provisional Fire NOC issued vide letter ref. no. CIDCO/FIRE/HQ/2023/E247054 dated 04/10/2023 shall be binding on you.
- All the conditions mentioned in NOC for additional FSI issued by Estate Department of CIDCO vide ref. no. CIDCO/MTS-IIII/UDCPR/8000133464/2021/831/E-85830 dated 29/12/2021 AND ref. no. CIDCO/MTS-IIII/UDCPR/8000205542/2023/2485 dated 25/05/2023 AND ref. no. CIDCO/MTS-IIII/UDCPR/800022372/2023/2934 dated 02/11/2023 shall be binding on the on you and shall be scrupulously followed.
- 3. All the conditions mentioned in Environment clearance issued by the State Environment Impact Assessment Authority(SEIAA), MAHARASHTRA vide File No. SIA/MH/INFRA2/444155/2023 dated 02/02/2024 shall be binding on the on you and shall be scrupulously followed.
- You shall obtain the Consent to Establish from MPCB and shall submit copy of the same to this office before seeking Occupancy Certificate since the project is having built-up area up to 20,000 m2 and wastewater generation ≥ 50 KLD.
- 5. The earlier commencement certificate issued along with accompanying drawings by CIDCO vide ref. no. CIDCO/BP-17968/TPO(NM&K)/2021/9744 dated 07/10/2022 stands SUPERCEDED by this permission, except for the buildings/part of buildings which are proposed to be retained as per earlier approved commencement certificate in accordance with provisions of regulation No. 1.5 of UDCPRs, if any.
- 6. The Project Proponent shall ensure that the metal sheets around construction sites are erected of sufficient height to ensure that dust from the construction sites shall not be spread over. To separate the dust generated on construction sites, ensure that regular and continuous water sprinkling is done by the project proponent. The project proponent snall also ensure that storage piles at the construction site are properly covered and cleared in terms of the guidelines issued by the State Government and CPCB. The project proponent shall ensure that no construction debris is carried or transported to or out of the construction site. It shall also be ensured that all construction material peing taken to the construction site including the ready-mix concrete is transported to the construction site.
 - in July ce let d trucks or mixer plants.

 The applicant shall ensure that the maximum permissible top elevation in meters above mean sea level (AMSL) shall not exceed the value mentioned in the AAI NOC submitted by the applicant.
 - It is prandatory for all the high-rise buildings to comply with the requirements of Structural Design and Stability, Geo-tecknical and other aspects and Fire Safety norms as per provisions of UDCPRs, Maharashtra Fire (Prevention and life Safety Measures) Act, 2006 and National Building Code of India, amended from time to time, the aspects not covered in UDCPRs. The certificates from structural and geo-technical engineers about the Millingers of necessary requirements are attached with the application. The responsibility of structural and other capability and safety of such high-rise buildings shall lie with owner/ developer and concerned expert, consultant,

executants appointed by owner/developer.

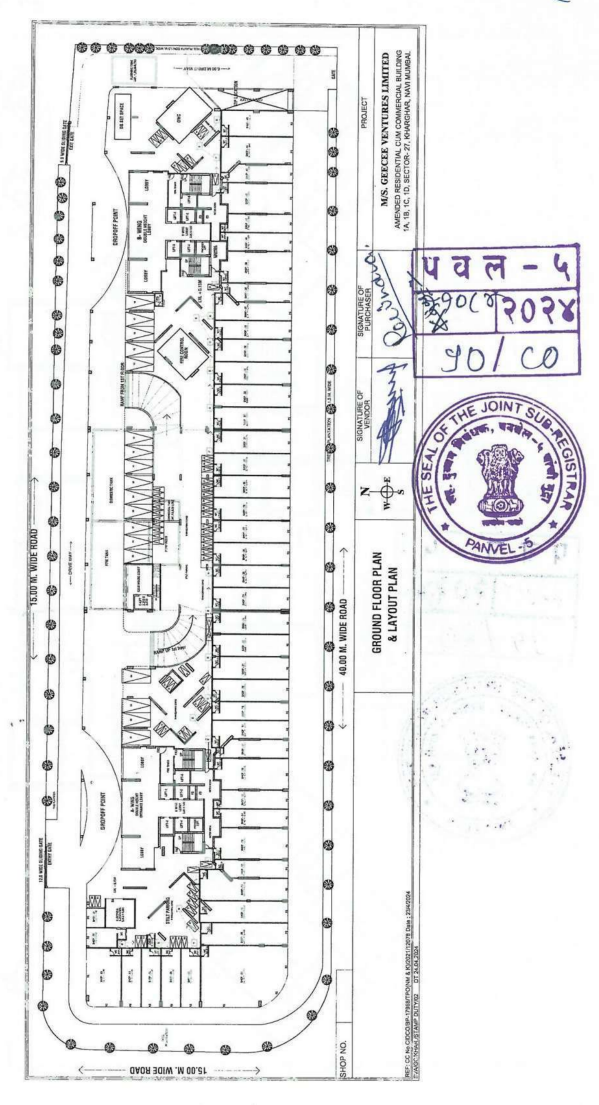
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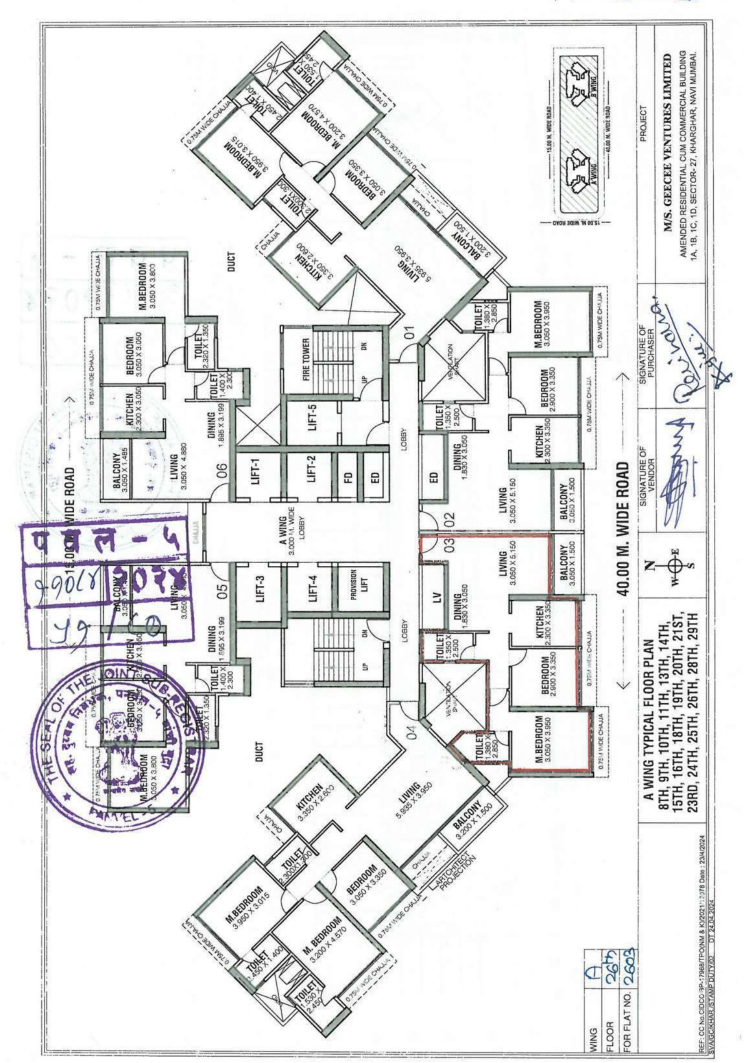
Yours faithfully,

Signature
valid
Discribing signed by 9 BM
BHURHAN CHAU
Date 23 Age 207 0:30
Organization Jate
Plan

ASSOCIATE PLANNER (BP)

Page 8 of 8

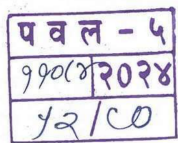




LIST OF AMENITIES:(Annexure "E")

EXTERNAL AMENITIES

- Jogging Track.
- Mini Theatre
- Swimming Pool
- Club House
- Gymnasium
- Children Play Area
- Senior citizen's area
- Barbeque area
- Party lawn
- Indoor games Zone
- Landscape Garden
- CCTV Surveillance in Common Area
- Yoga & Meditation area
- Multipurpose court
- Business Center/Working Space
- Library





INTERNAL AMENITIES (WITH IN THE FLAT)

- · Branded Vitrified Flooring in Living and Dining area,
- · Gypsum/ Putty finished internal Walls,
- · Plastic Paint on internal Wall,
- · Anodized/powder coated sliding window,
- Earthquake Resistant RCC structure,
- Video door phone
- · Granite platform and separate service platform in kitchen,
- · SS sink in kitchen, Dado tiles in kitchen.
- · Branded sanitary ware
- Branded quality CP fittings
- Branded electrical Switches



Rowning.





Maharashtra Real Estate Regulatory Authority

REGISTRATION CERTIFICATE OF PROJECT FORM 'C'

[See rule 6(a)]

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

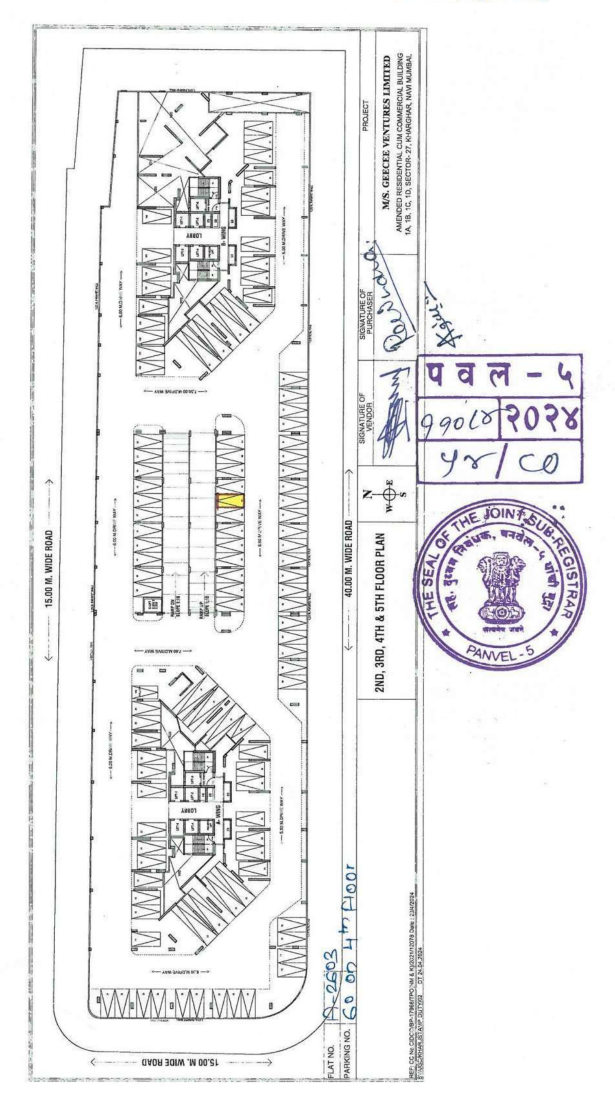
Project: GeeCee Emerald , Plot Bearing / CTS / Survey / Final Plot No.: Plot No 1A, Unit No. 267, Sector 27, Node Kharghar at Navi Mumbai Panvel Rigardh (CT), Panvel, Raigarh, 410210;

- Geecee Ventures Limited having its registered office / principal place of business at Tehsil: Mumbai City, District: Mumbai City, Pin: 400021.
- 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;
- 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 or 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 15/03/2023 and ending with 31/12/2027 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with
 - The promoter shall comply with the provisions of the Act and the rules and regulations made there under;

 That the promoter shall take all the pending approvals from the competent authorities
 - f the power matterial conditions are not fulfilled by the promoter, the Authority may take necessary action against the promoter including teyoking the registration granted herein, as per the Act and the rules and regulations made there

Signature valid
Digitally Signed by
Dr. Vasant Fremanand Prabhu
(Secret Fremanand Maharems)
Date:15-03-2023 15:26:18

Dated: 15/03/2023 Place: Mumbai Signature and seal of the Authorized Officer Maharashtra Real Estate Regulatory Authority



398/15655

पावती

Original/Duplicate

नोंदणी क्रं. :39म

Friday, August 25, 2023 2:13 PM

Regn.:39M

पावती क्रं.: 17516

दिनांक: 25/08/2023

गावाचे नाव: पनवेल

दस्तऐवजाचा अनुक्रमांक: पवल3-15655-2023

यस्तऐवजाचा प्रकार: कुलमुखत्यारपत्र

सादर करणाऱ्याचे नाव: जीसी वेंचर लि.तर्फ़ें डायरेक्टर श्री.सुरेशकुमार वाज्हथारा वासुदेवन पिल्लई - -

नोंदणी फी दस्त हाताळणी फी ₹. 100.00

₹. 400.00

पृष्ठांची संख्या: 20

एकूण:

₹. 500.00

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बाजार मुल्य: रु.1 /-मोबदला रु.0/-

भरलेले मुद्रांक शुल्क: रु. 500/-

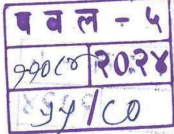
देयकाचा प्रकार: DHC रक्कम: रु.400/-डीडी/धनादेश/पे ऑर्डर क्रमांक: 0823255409142 दिनांक: 25/08/2023

बँकेचे नाव व पत्ताः

2) देयकाचा प्रकार: eChallan रक्कम: रु.100/-

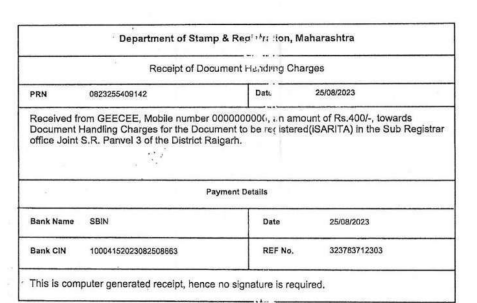
डीडी/धनादेश/पे ऑर्डर क्रमांक: MH007113898202324E दिनांक: 25/08/2023

बँकेचे नाव व पत्ता:

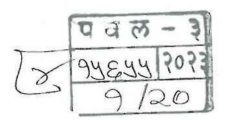




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CHALLAN MTR Form Number-6



GRN MH007113898202324E	BARCODE	10003110 12010001001	HE EFERMENT OF THE	III Dat	e 24/08/2023-15:58:31	Form ID 48(f)		
Department Inspector General O	of Registration			70-50	Payer Details			
Stamp Duty Type of Payment Registration Fee			TAX ID / TA	N (If Any)				
Type of Payment Registration Fee	•)		PAN No.(If A	applicable)				
Office Name PNL3_PANVEL 3 Jo	OINT SUB REGISTRAR		Full Name		GEECEE VENTURES L	IMITED		
Location RAIGAD					*	t		
Year 2023-2024 One Tim	ne		Frage or :	Vo.	Plot no. 1A, 1B, 1C, And	11D	7	
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0030046401 Stamp Duty		500.00	Road/Struet	t	Sector 27, Kharghar	पवत	1 -	4
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Print Date 24-08-2023 03:59:23



CHALLAN MTR Form Number-6



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100	Location RAIGAD							
	Year 2023-2024 One Tin	ne		Flat/Block No.	P	lot no. 1A, 1B, 1C, /	And 1D	
	Account Head De	tails	Amount In Rs.	Premises/Buildi	ing			
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	0030063301, Registration Fee		100.00	Area/Locality	N	lavl Mumbai		
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MAN	Attelled Details							

Sr. No.	Remarks	Defacement No.	Defacement Date	Userld	Defacement Amount
1	(iS)-398-15655	0003726440202324	25/08/2023-14:13:08	IGR148	100.00
2	(IS)-398-15655	0003726440202324	25/08/2023-14:13:08	IGR148	500.00
	1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Total Defecement Amount	120000000000000000000000000000000000000	600.0



WHEREAS:

By an agreement to Lease Dated 20th August 2021 ("Agreement to Lease W. 1"), made between CIDCO therein called the Corporation of the one Host under each parein called Licensee of the Other Part, and registered with the office of the Sub-registrar of Assurances at Panvel-5 under Serial no. 10299 of 2021, CIDCO has permitted us to ero calculating or buildings on the said property for residential purposes together with commercial use as an cified therein and has agreed to grant a Lease of the Property for a term of 60 (Sixty) years to us at or for the consideration and on the terms and conditions specified therein.

By an agreement to Lease Dated 20th August 2021 ("Agreement to Lease No. 2"),made between CIDCO therein called the Corporation of the one Part and ourselves, therein called Licensee of the Other Part, and registered with the Office of the Sub-rock a parameter at Panvel-5 under Serial no. 10297 of 2021, CIDCO has permitted us before a political of buildings on the said property for residential purposes together with combinations as a second therein and has agreed to grant a Lease of the Property for a term of Co. (S. kty)) as to us at or or the

and has agreed to grant a Lease of the Property for a term of consideration and on the terms and conditions specified therein.

By an agreement to Lease Dated 20th August 2021 ("Agreement 6 wase No 1), made between CIDCO therein called the Corporation of the one Part and ourselvent in ein called Licensee of the Other Part, and registered with the Office of the Sub-register of Assurances at Panvel-5 under Serial no. 10295 of 2021, CIDCO has permitted us to erect a building or buildings on the said property for residential purposes together with commercial use as specified therein and has agreed to grant a Lease of the Property for a term of 60 (Sixty) years to us at or for the consideration and on the terms and conditions specified therein.

By an agreement to Lease Dated 27th August 2021 ("Agreement to Lease No. 4"),made between CIDCO therein called the Corporation of the one Part and ourselves, therein called Lease of the Other Part, and registered with the Office of the Sub-registrar of Assurances at Panvel-5 under Serial no. 10445 of 2021, CIDCO has permitted us to erect a building or buildings on the sald property for residential purposes together with commercial use as specified therein and has agreed to grant a Lease of the Property for a term of 60 (Sixty) years to us at or for the

consideration and on the terms and conditions specified therein.

By Modified Agreement Dated 26th November 2021 ("Modified Agreement"), made between CIDCO therein called the corporation of the one Part and ourselves, therein called Licensee of the other part and registered with the Sub-Registrar of Assurances at Panvel 5 under serial no. 1985 of 2021, CIDCO amalgamated the Plot 1A, Plot 1B, Plot 1C and Plot 1D now totally geneasuring 8,602.63 sq. meters and permitted us to erect a building or buildings on the said accerty for residential purposes together with commercial use as specified therein and has accepted to grant a Lease of the Property for a term of 60 (Sixty) years to us at or for the consideration and on the terms and conditions specified therein.

In the above circumstances, we are entitled to develop the said plot by constructing a building for residential and commercial purposes in accordance with the present sanctioned plans or in accordance with such revised plans that shall be sanctioned by CIDCO LTD or concern authority. We are further entitled to sell, transfer and assign the said constructed area to such third parties as we may deem-fit necessary and proper.

- VII) We have to execute various Agreements to sale/rectification deed/sale deed/cancelation deed / Leave and Licence in respect of the Flats/Shops/Premises which is to be constructed on the said plot.
- VIII) We are unable to attend the office of the concerned Sub Registrar of Assurances, for the purpose of admitting the execution of the said Agreements. We are therefore desirous to appoint :-

French

Auperl? Patil

To the

7 a m - 4 99017 7078 E0/Co

THE SEAL OF THE SE

- Mr. Rupesh Patil, Designation: Sales Manager, having PAN NO. AUNPP0105C, residing at C-01, Laxmi Residency, Wagle Ind. Estate, Thane (W) 400 604.
- Mr. Srinivas Y. Koduri, Designation: Senior Admin Head, Having Pan no. APWPK2458R, Residing at G/118-A, Motilal Nehru Nagar, Shaikh Mistri Road, Sion Koliwada, Antophill, Mumbai 400 037, Maharashtra.

Jointly or severally as our lawful & true attorney/ies to do all necessary acts, deeds, matters & things for us & on our behalf as appearing hereinafter.

NOW KNOW WE AND THESE PRESENTS WITHNESSETH THAT We, GEECEE VENTURES LIMITED, a Company registered under the Companies Act, 1956, holding CIN NO L24249MH1984PLC032170 having our registered office at 209-210 Arcadia, Behind NCPA, 195, Nariman Point, Murnbai – 400 021,

through our Director Mr. Sureshkumar Vasudevan Vazhathara Pillai, do hereby appoint nominate and constitute.

Mr. Ruresh Par Designation: Asst. Manager, having PAN NO. AUNPP0105C residing at 6-01 Laxmi Residency, Wagle Ind. Estate, Thane (W) 400 604.

M. Schlyes Koduri, Designation: Senior Admin Head, Having Pan no. APWPK2458R, Residing at 6/11-6-A, Motilal Nehru Nagar, Shaikh Mistri Road, Sion Koliwada, Antephill, Mumbai 400 037, Maharashtra.

JOINTLY OR SEVERALLY to be our true and lawful attorney/ies to do all or any of the following and deeds, my tiers guid by spin one in our name and on our behalf as appearing hereinafter,

Agricum to for Sale/ rectification deed/ Sale Deed/Cancellation deed libraries to be constructed on the sale of the legisle of the sale of

The property of Certified cropies & to correspond with the Sub Registrar of Assurances, The respect of Assurances from time to time & to accept the original agreements registrations for us & on our behalf from time to time.

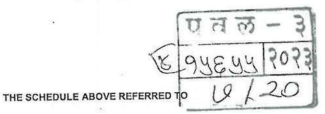
2.

AND WE HEREBY for ourselves, executors and administrators ratify, confirm, and agree to ratify and confirm whatsoever our said Attorney/ies or any substitute or substitutes acting under him/them has done or shall lawfully or purport to do in respect of the said property by virtue of these presents.

AND WE HEREBY declare that whatsoever our said Attorney/ies or substitute/s appointed by him/them shall do or purport to do under or by virtue of these presents shall be at their entire risk and cost and that he/they shall keep us indemnified against any loss or damage occasioned to us or our successors and assigns by virtue of their said acts. The attorney has signed at the foot of this Power of Attorney.

IN WITNESS WHEREOF WE, have hereunto set and subscribed our hands at Panvel this 25 DAY OF August, 2023.

August ? Patil



All that piece and parcel All that piece and parcel of leasehold land bearing Plot no. 1A, 1B, 1C, & 1D admeasuring area 8,602.63 sq. mtrs. and thereabouts situated at Sector 27, Kharghar, Navi Mumbai

within the limits of Sub Registrar of Panyel and bounded as under :-

On or towards the North by

15.00 meters Wide Road

On or towards the South by

40.00 meters Wide Road

On or towards the East by

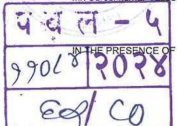
Plot no. 01

On or towards the West by

15.00 meters Wide Road



*Mr. Sureshkumar Vasudevan Vazhathara Pillai



















GEECEE VENTURES LIMITED

209 - 210, Arcadia Building, 2nd Floor, 195, Nariman Point, Mumbai - 400 021. India Phone : 91-22-4019 8600 • Fax : 91-22-4019 8650 • CIN-L24249MH1984PLC032170

E-mail: gcvl@gcvl.in • Website: www.geeceeventures.com

CERTIFIED TRUE COPY OF THE BOARD RESOLUTION PASSED THROUGH CIRCULATION BY
THE BOARD OF DIRECTORS OF GEECEE VENTURES LIMITED ON SATURDAY, OCTOBER 39
2022, AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT 202, 210, AFCADIA
BUILDING, 2ND FLOOR, 195, NARIMAN POINT, MUMBAI-400021.

AUTHORITY FOR EXECUTION AND REGISTRATION OF ACRE MENTINGS HE STORE HE STORE

"RESOLVED THAT pursuant to the provisions of Section 21 of the Companies Act, 2013 the conformed below mentioned persons accorded to authorise below mentioned persons accorded to authorise below mentioned persons accorded to authorise below mentioned persons accorded to the Board be and is hereby accorded to authorise below mentioned persons accordingly / single negotiate, finalise the terms and conditions for the sale of flats / shops constructed / the constructed by the Company for Plot Nos. 1A, 1B, 1C & 1D, located at Sector 27, Node Khang Navi Mumbai and to sign / execute the requisite agreements to sale, sale deed and such social states of the company and to be present in person or authorise some other of the person membrane entry to be present in person or authorise some other of the person in the documents so executed by any of the authorised directors on flet if the impair registration before the Registrar or sub Registrar and to admit execution of the current of the curren

Sr. No.	Name of Director	Designation	Specimen Signature VEL
1.	Mr. Gaurav Shyamsukha	Whole Time Director	Ollupusuella
2.	Mr. Sureshkumar Vasudevan Vazhathara Pillai	Whole Time Director	The same of the sa

RESOLVED FURTHER THAT the aforesaid authorised signatories be and are hereby authorised to engage any advocate or seek legal advice/ assistance for the purpose of finalising the draft agreement to sale including any modifications thereto and to do such other acts, deed and things as may be required in connection with the sale of the flats/shops as mentioned above.

RESOLVED FURTHER THAT the sale agreement shall include supplementary agreements or such other modifications, alterations and amendment as may be required to be made depending upon the conditions/ situations found in the best interest of the Company.

Lugate



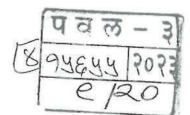
RESOLVED FURTHER THAT a copy of this resolution duly Certified by any of the Director and/or Company Secretary of the company be forwarded or submitted to any parties as may be required.

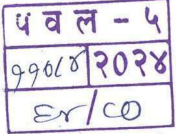
For GeeCee Ventures Limited

Ms. Dipyanti Jaiswar Company Secretary Place: Mumbai

Date: August 22, 2023

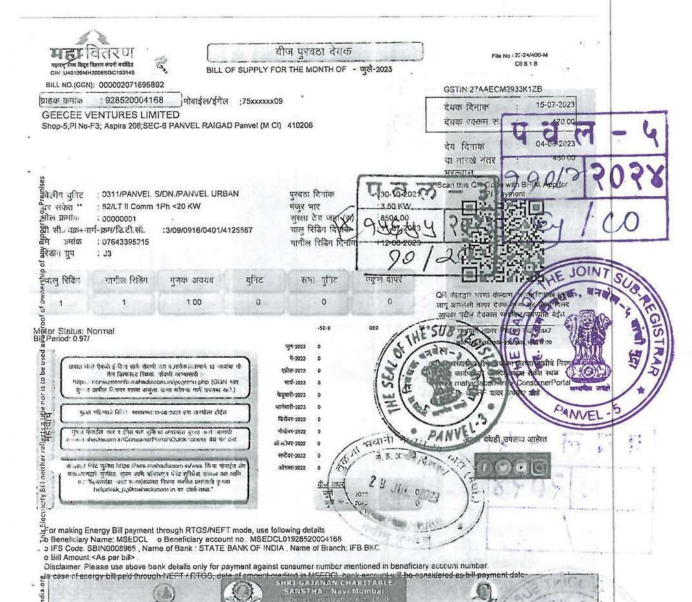










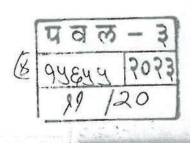


NIGHT COLLEGE OF B.SC (IT) CODE 981 (Affiliated to University of Mumbal)
B.COM, B. SC IT, M.COM
FOR ENQUIRY CALL: 022 -27691947
PRIVATE CENTRE FOR STANDARD 10TH AND

RAJMATA JIJAU SCIENCE & COMMERCE

MOTHER TERESA SECONDARY CONVENT SCHOOL & JUNIOR COLLEGE
Plot No. 62/64, Sector -9, Diva Gaon, Aireli,
Navi Mumbal-400 708
Email: gajanan.sanstha@gmail.com
FOR ENQUIRY CALL: 022-27691947

sales@axism



10022010

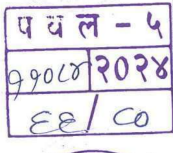
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Permanent Account Number

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भारत सरकार

Identification Authority of India Government of India

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EY 09331984 5 IN Ne.(Ne. 17002011-14434

आपका आधार क्रमांक / Your Aadhaar No. :

8611 5576 7748

आधार — आम आदमी का अधिकार

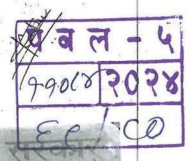
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आधार - आम आदमी का अधिकार



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आयकर विभाग

INCOMETAX DEPARTMENT

PRABHAKAR MADHUKAR PATIL

27/06/1987

AUNPP0105C Permanent Account Number

(Zuges)

Signature

Market 18 94844 7073



GOVT. OF





भारत सरकार dentification Authority of India Government of India

नोंदविण्याचा क्रमांक / Enrollment No 2017/90082/02587

To, कोड्री श्रीनिवास यादगिरी Koduri Srinivas Yadgiri

S/O: Koduri Yadagiri G/118-A MOTILAL NEHRU NAGAR SHAIKH MISTRI ROAD, SION KOLIWAN BIHEND SANTOSH GENRAL STORE AN Mumbai

Antop Hill Mumbai Mumbai Maharashtra 400037 9699659688

Ref: 27 / 16G / 52568 / 53865 / P

SH025575116FT





आपला आधार क्रमांक / Your Aadhaar No. :

7394 6791 0551

आधार - सामान्य माणसाचा अधिकार्र



भारत सरकार Government of India



कोड्री श्रीनिवास यादगिरी Koduri Srinivas Yadgiri जन्म वर्ष / Year of Birth : 1977 पुरुष / Male



7394 6791 0551

आधार - सामान्य माणसाचा अधिकार



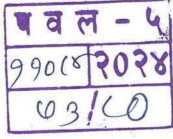
Summary 1 (Dastgoshwara bhag 1)

Page 1 of 1

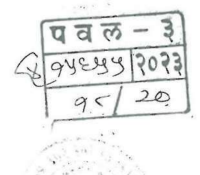
90120 398/15655 दस्त गोषवारा भाग-1 शुक्रवार,25 ऑगस्ट 2023 2:13 म.नं. दस्त क्रमांक: पवल3 /15655/2023 बाजार मुल्य: रु. 01/-मोबदला: रु. 00/-भरलेले मुद्रांक शुल्क: रु.500/-पावती दिनांक: 25/08/2023 पावती:17516 दु. नि. सह. दु. नि. पवल3 यांचे कार्यालयात अ. कं. 15655 वर दि.25-08-2023 सादरकरणाराचे नाव: जीसी वेंचर लि.तर्फ़े डायरेक्टरे श्री.सुरेशकुमार वाज्हथारा वासुदेवन पिल्लई - -रोजी 2:12 म.नं. वा. हजर केला. नोंदणी फी **হ. 100.00** दस्त हाताळणी फी ₹. 400.00 पृष्टांची संख्या: 20 एकुण: 500.00 ar Panvel 3 48-क) जेव्हा त्यामुळे खंड (अ) मध्ये उल्लेखिलेन्या बाबीहून अन्य असा एकाच सञ्यवहारात एकाच किंवा अधिक वेण्याचा प्राधिकार मिळत असेल तेव्हा 25 / 08 / 2023 02 : 12 : 41 PM ची वेळ (सादरीकरण) 25 / 08 / 2023 02 : 13 : 24 PM ची वेळ (फी) दस्तहेळजासोबत जोडलेली कागंदको कुलबुखत्यारपत्रे, ध्यकी इत्यादी बनावर

आब्जून आस्वास त्याची संपूर्ण जनावदारी

दस्त निष्पादकाची राहील.









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दस्त गोपवारा भाग-2

🖔 पवल3 90120 दस्त क्रमांक:15655/2023

25/08/2023 2 19:03 PM

दस्त क्रमांक :पवल3/15655/2023 दम्नाचा प्रकार :-कुलमुखत्यारपत्र

पक्षकाराचे नाव व पत्ता अनु क्र. नाव:श्री रुपेश पाटील - -पनाःप्लॉट नं: -, माळा नं: -, डमाग्तीचे नाव: मी -01, लक्ष्मी रेमिडेन्सी, वागळे डंड. डस्ट, ठाणे, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र,

ठाणे.

पॅन तंबर:AUNPP0105C नावःथी. थीनिवास कोडुरी - -पना प्लॉट नं: -, माळा नं: -, इमारनीचे नाव: जी/118-ए, होल्डर मोनीनाल नेहरू नगर, शेख मिश्वी रोड, मायन कोळीवाडा, अन्टोप वय:-45 हील , मुंबई 400037, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई. स्वाक्षरी

पॅन नंबर:APWPK2458R

नाव:जीमी वेंचर लि.नर्फ़े डायरेक्टर श्री मुरेशकुमार वाज्हथारा वामुदेवन पिल्नई - -पत्ताः प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: प्लॉट क्र. एफ-३,

राईशाम् (व पंन नंबर A AACG3914A

वय:-66 स्वाक्षरी:-मेक्टूर-०६ तवीन पनवेल, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र,

म्बासग्

कुलमुखत्यार देणार

छायाचित्र पक्षकाराचा प्रकार पाँवर ऑफ़ अटॉर्नी









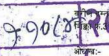








उसा प्रमाणिन



नथाकथीत कुलमुखत्यारपत्र चा दस्त ऐवज करुन दिल्याचे कथुल करतात . / 2023 02 . 18 : 45 PM

ग्नान की ने दम्तऐवज करून देणा-यानां व्यक्तीशः ओळखनात, व त्यांची ओळख पटविनात

स्वाक्षरी

्रम्बाक्ष**ग**





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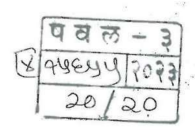
ची वेळ: 25 / 08 / 2023 02 : 19 : 26 PM

Sub Registrar Panvel 3

Payment Details.								
sr.	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Usin	Deface Number	Deface Date
1	GEECEE VENTURES LIMITED	eChallan	69103332023082418406	MH007113898202324E	500.00	SD	0003726440202324	25/08/2023
2		DHC		0823255409142	400	RF	0823255409142D	25/08/2023
3	GEECEE VENTURES LIMITED	eChallan		MH007113898202324E	100	RF	0003726440202324	25/08/2023

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

15655 /2023



प्रमाणित करणेत येते की, सदर दस्तास एकून २० पाने आहेत, पुस्तक क्र. ४ क्रमांक ९५६५५ हा नोंदला.

> सह दुव्या विवधक वर्ग-२, पनयेल-३ भाक २५ मारे ० मन २०२३





आयकर विभाग INCOME TAX DEPARTMENT



ं भारत सरकार GOVT. OF INDIA



स्थायी लेखा संख्या कार्ड Permanent Account Number Card CQHPS5741R

TIT / Name. RAVINDRA KAKASAHEB SHETE

पिता का नाम / Father's Name KAKASAHEB DATTATRAYA SHETE

जन्म की तारीख*।* Date of Birth 16/01/1990

Rosendra.



25092018



भारत सरकार Government of India

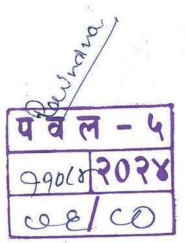




रविंद्र काकासाहेब शेटे Ravindra Kakasaheb Shete जन्म तारीख/DOB: 16/01/1990 पुरुष/ MALE

4870 3565 9788

VID : 9148 6384 4225 4957 माझे आधार, माझी ओळख







भारत सरकार GOVT. OF INDIA



स्यायी लेखा संख्या कार्ड Permanent Account Number Card

FBUPK3581C



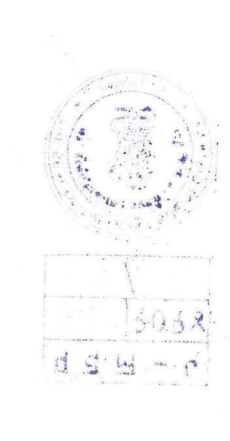
पिता का नाम / Father's Name RAJENDRA NARAYAN KAJALE

जन्म की नाराख / Date of Birth 02/01/1998











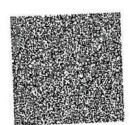


भारत सरकार Government of India

भारतीय विशिष्ट ओळख प्राधिकरण Unique Identification Authority of India

नोंदणी ऋमांकः/ Enrolment No.: 0000/00615/27087

To आरती राजेंद्र काजळे Arti Rajendra Kajale Village Kelwandi, Taluka Pathardi, District Ahmednagar, VTC: Kelwandi, PO: Pathardi, District: Ahmadnagar, State: Maharashtra, PIN Code: 414102, Mobile: 9359162432



आपला आधार क्रमांक / Your Aadhaar No. :

3705 7833 5722 VID: 9148 8213 9105 4500

माझे आधार, माझी ओळख



भारत सरकार Government of India





आरती राजेंद्र काजळे Arti Rajendra Kajale जन्म तारीख/DOB: 02/01/1998 महिला/ FEMALE

आधार हा ओळखीवा पुरावा आहे, नागरिकत्व किंवा जन्मतारखेवा नाही. हे फ़ब्त पडताळणीसाठी वापरले जावे (ऑनलाइन प्रमाणीकरण किंवा Qr कोडचे क्कॅनिग/ऑफलाइन XML)

Aadhaar is proof of identity, not of citizenship or date of birth. It should be used with verification (online authentication, or scanning of QR code / offline XML).

3705 7833 5722

माझे आधार, माझी ओळख







माहिती / INFORMATION

- आधार हा ओळखीचा पुरावा आहे, नागरिकत्वाचा किंवा जन्मतारखेचा नाही.
 जन्मतारीख आधार क्रमांक धारकाने प्रस्तुत केलेल्या नियमांमध्ये निर्दिष्ट केलेल्या जन्मतारीख दस्तऐवजाच्या पुराव्याद्वारे समर्थित असलेल्या माहितीवर आधारित आहे.
- ह्या आधार पत्राची पडताळणी UIDAI-नियुक्त प्रमाणीकरण एजन्सीद्वारे ऑनलाइन प्रमाणीकरणाद्वारे किंवा अँप उट्टोअरमध्ये उपलब्ध mAadhaar किंवा Aadhaar QR स्कॅनर अँप वापूर्लन मित्रा wayuidai qoyin वर उपलब्ध सुरक्षित QR कोड रीडर अँप किंवा Aadhaar QR स्कॅनर अँप वापर उपलब्ध सुरक्षित QR कोड रीडर अँप सत्यापित केले जावे.
- आधार अद्वितीय आणि सुरक्षित आहे.
- ओळख आणि पत्त्याला आधार देणारी माण्यप्रते अधार तारखेपासून दर 10 वर्षांनी आधारमध्ये अद्यतिनतं केली जावीत.
- आधार तुम्हाला विविध सरकारी आणि गैर-सरकारी लाम/
- वण्यात्त नवता करता.

 अधारमध्ये तुमचा मोबाईल नंबर आणिईमेल आयुडी अपडेटलवा. आधार सेवांचा लाभ घेण्यासाठी mAadhaar ॲप डाउनलो
- आधार सर्वाचा लाम यण्यासाठा maadilaal अन् ठाउँ राजिक्षत करण्यासाठी
 आधार/बायोमेट्रिक्स वापरत नसताना सुरक्षितता स्विक्षित करण्यासाठी
 लॉक/अनलॉक आधार/बायोमेट्रिक्सचे वैशिष्ट्य कर्मस्ट JOIN 7
 आधारची मागणी करणाऱ्या संस्थांनी संमती वर्षा वर्षमकारक आहे.
- Aadhaar is proof of identity, not of citiz is based on information supported by regulations, submitted by Aadhaarn
- This Aadhaar letter should be veriful. authentication by UIDAI-appointed scanning using mAadhaar or Aadh app stores or using secure QR cod www.uidai.gov.in.
- Aadhaar is unique and secure.
- Documents to support identity and a Aadhaar after every 10 years from date of en
- Aadhaar helps you avail of various Government and Non Government benefits/services.
- Keep your mobile number and email id updated in Aadhaar.
- Download mAadhaar app to avail of Aadhaar services.
- Use the feature of Lock/Unlock Aadhaar/biometrics to ensure security when not using Aadhaar/biometrics.
- Entities seeking Aadhaar are obligated to seek consent.

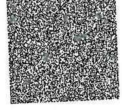


भारतीय विशिष्ट ओळख प्राधिकरण Unique Identification Authority of India



पत्ताः व्हिलेज केळवंडी, तालुका पाथर्डी, डिस्ट्रिक्ट अहमदनगर, केळवंडी, पाथर्डी, अहमदनगर, महाराष्ट्र - 414102

RAddress: Village Kelwandi, Taluka Pathardi, District Ahmednagar, Kelwandi, PO: Pathardi, DIST: RAhmadnagar, Maharashtra - 414102

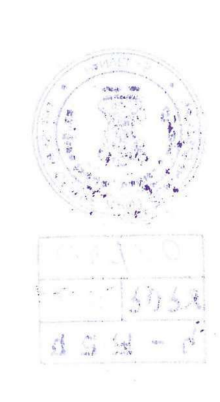


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घोषणापत्र

आज दिनांक <u>७२</u> माहे <u>अर्थ</u> 2024 रोजी मी रुपेश पाटील याद्वारे घाषित करता की , दुय्यम निबंधक पनवेल यांचे कार्यालयात करारनामा या शिर्षकाचा दस्त

नोंदणीसाठी सादर करण्यात आला आहे. वज्रथरा वासुदेवन सुरेशकुमार यांनी दिलांक 28/8/2023 रोजी दिलेल्या कुलमुखत्यारपत्रात नमूद केलेल्या सोसाय विकित्त मधील सदिनका कार्यालय दुकान विक्री खरेदी चा दस्त नोंदणीस सक्त केले विक्री किणादित करून कबुली जबाब दिला आहे. सदर कुलमुखत्यारपत्र सिह्म देणस्थान रद्द केलेले नाही अथवा देणारा व्यक्तीपैकी कुणीही मयत झालेली नाही. किंवा अन्य कोणत्याही कारणामुळे रद्द बादल ठरलेले नाही सदर मुखत्यारपत्र पूर्णका वैध असून उपरोक्त कृती करण्यास मी पूर्णपणे सक्षम आहे. मी असे जाहीर करतो कि सदरच्या दस्तऐवाजमध्ये चुकीचे कथन आढळून आल्यास मी व्यक्तिश नोंदणी अधिनियम १९०८ चे कलम ८२ अन्वये शिक्षेस पात्र राहीन याची मला जाणीव आहे.

Jures L. P. Oshil

कुलमुखत्यारपत्र धारकाचे नाव व सही



Dar.

d d d - 4

529/11084

रविवार,07 जुलै 2024 11:12 म.पू.

दस्त गोषवारा भाग-1

पवल5 दस्त क्रमांक: 11084/2024

दस्त क्रमांक: पवल 5/11084/2024

बाजार मुल्य: रु. 87,12,224/-

मोबदला: रु. 1,40,34,000/-

भरलेले मुद्रांक शुल्क: रु.9,82,400/-

दु. नि. सह. दु. नि. पवल5 यांचे कार्यालयात अ. क्रं. 11084 वर दि.07-07-2024

रोजी 11:10 म.पू. वा. हजर केला.

दस्त हजर करणाऱ्याची सही:

पावती:12092

पावती दिनांक: 07/07/2024

सादरकरणाराचे नाव: रविंद्र काकासाहेब शेटे --

नोंदणी फी

₹.

30000.00

दस्त हाताळणी फी

रु. 1600.00

पृष्टांची संख्या: 80

एकुण: 31600.00

Joint Sub Registrar Panvel 5

Joint Sub Registrar Panvel 5

दस्ताचा प्रक्रार: करारनामा

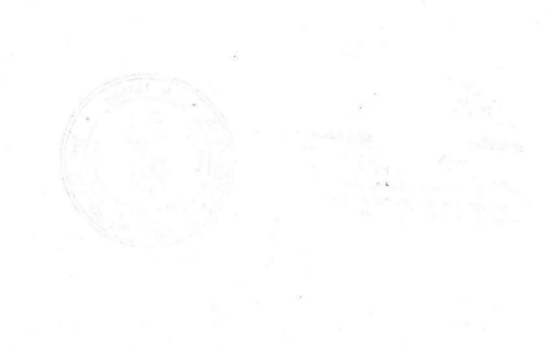
मुद्रांक शुल्क: (एक) कोणत्याही महानगरपालिकेच्या हद्दीत किंवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत किंवा उप-खंड (दोन) मध्ये नमूद न केलेल्या कोणत्याही नागरी क्षेत्रात

शिक्का क्रं. 1 07 / 07 / 2024 11 : 10 : 37 AM ची वेळ: (सादरीकरण)

शिक्का क्रं. 2 07 / 07 / 2024 11:11:31 AM ची वेळ: (फी)



एक नासमित जाउलक कागदपत्र, कुलनुखत्यार पत्र व्यक्ती इत्यादि बनावट आहळून आल्यास याची संपुर्ण जवाबदारी निष्पादकांची



दस्त गोषवारा भाग-2

पवल5 दस्त क्रमांक:11084/2024

छायाचित्र

दस्त क्रमांक :पवल5/11084/2024 दस्ताचा प्रकार :-करारनामा

अनु क्र. पक्षकाराचे नाव व पत्ता

> नाव:जीसी वेंचर लि. तर्फ़े डायरेक्टर वज्रथरा वासुदेवन सुरेशकुमार 1 यांच्या तर्फ़े कु. मु. म्हणुन श्री. रुपेश पाटील -वय ३६ पत्ताःप्लॉट नं: -, माळा नं: -, इमारतीचे नाव: 209-210, अर्केडीया बिल्डिंग,नरीमन पॉईंट, मुंबई-४०००२१, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, MUMBAI. पॅन नंबर:AAACG3914A

> नाव:रविंद्र काकासाहेब शेटे - -2 पत्ताःप्लॉट नं: -, माळा नं: -, इमारतीचे नाव: केळवंडी गाव,ता-पाथर्डी,केळवंडी, अहमदनगर, महाराष्ट्र – ४१४१०२, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, AHMEDNAGAR. पॅन नंबर:CQHPS5741R

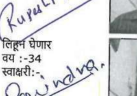
नाव:आरती राजेंद्र काजळे - -लिहून घेणार पत्ताःप्लॉट नं: -, माळा नं: -, इमारतीचे नाव: केळवंडी गाव,ता- वय :-26 पाथर्डी,केळवंडी, अहमदनगर, महाराष्ट्र – ४१४१०२, ब्लॉक नं: -, रोड स्वाक्षरी:-नं: -, महाराष्ट्र, आःएड्णागार. पॅन नंबर:FBUPK3581C

पक्षकाराचा प्रकार लिहून देणार

Rupall lot स्वाक्षरी:

स्वाक्षरी:-

वय :-26





ठसा प्रमाणित





वरील दस्तऐवज करुन देणार तथाकथीत करारनामा चा दस्त ऐवज करुन दिल्पाचे कबुल करतात. शिक्का क्र.3 ची वेळ:07 / 07 / 2024 11 : 14 : 46 AM

ओळख:-

खालील इसम असे निवेदीत करतात की ते दस्तऐवज करुन देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

अनु क्र. पक्षकाराचे नाव व पत्ता

नाव:ओंकार सुर्वे - -1 वय:20 पत्ता:पनवेल पिन कोड:410210

नाव:कुमार माटेकर - -2 वय:37 पत्ता:पनवेल पिन कोड:410210

स्वाक्षरी



छायाचित्र





ठसा प्रमाणित





शिक्का क्र.4 ची वेळ:07 / 07 / 2024 11 : 15 : 35 AM

Joint Sub Registrar Panvel 5

Payment Details.

1. Verify Scanned

sr.	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used At	Deface Number	Deface Date
1	GEECEE VENTURES LIMITED	eChallan	69103332024070410130	MH004686641202425E	982400.00	SD	0002616192202425	07/07/2024
2		DHC		0724069106093	1600	RF	0724069106093D	07/07/2024
3	GEECEE VENTURES LIMITED	eChallan		MH004686641202425E	30000	RF	0002616192202425	07/07/2024

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