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पावती

Original नोंदणी ३९ म.

पावती क्र. : 3992

गावाचे नाव घाटकोपर दिनांक 12/05/2005

दस्तऐवजाचा अनुक्रमांक

वदर13 - 03966 - 2005

दस्ता ऐवजाचा प्रकार

सादर करणाराचे नाव:रमेश स्टोन सप्लाय कंपनी चे प्रॉप्रा रमेश मोरबीया

नोंदणी फी

3300.00

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

780.00

হুজুবান (अ. 12) ব <mark>ভাষাবিত্রত (</mark>ম. 13) -> एकत्रित फ़ी (39)

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4080.00

आपणास हा दस्त अंदाजे 11:23AM ह्या वेळेस मिळेल

दुय्यम निंबधक सह दु.नि.का-कुर्ला 3

बाजार मुल्य: 326156 रु.

मोबदला: 325775रु.

भरलेले मुद्रांक शुल्क: 16500 रु.

सह हुप्या निरंबक कुली क. ३,

देयकाचा प्रकार :डीडी/धनाकर्षाद्वारे;

धुंगई उपनगर जिल्हा.

बॅकेचे नाव व पत्ताः स्टेट बॅक ऑफ हैद्राबाद मुं 86;

डीडी/धनाकर्ष क्रमांक: 022200; रक्तम: 3300 रू.; दिनांक: 07/05/2005

DELIVERED

समाशोधनाच्या अधिन राहून

दुय्यम निबंधक: सह दु.नि.का-कुर्ला ३

दस्तक्रमांक व वर्ष: 3966/2005

Thursday, May 12, 2005

11:09:49 AM

सूची क्र. दोन INDEX NO. II

नोंदणी 63 म

Regn. 63 m.e.

गावाचे नाव : घाटकोपर

(1) विलेखाचा प्रकार, मोबदल्याचे स्वरूप करारनामः व बाजारभाव (भाडेपटट्याच्या बाबतीत पटटाकार आकारणा देतो की पटटेदार ते नमूद करावे) मोबदला क. 325,775.00

बा.भा. क्त. 326,156.00

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

(1)फ़ायनल प्लॉट क्र.:355 वर्णनः विभागाचे नाव - घाटकोपर - किरोळ - कुर्ला, उपविभागाचे नाव - 103/493 - भुभागः रेल्वेच्या पूर्वेकडील पंतनगरचा रेल्वेस समांतर गाव हद्दी पर्यंत भाग (झोन क्र. 103/492 चा भूभाग वगळून) T.P.S.Ghatkoparno.3. सदर मिळकत अंतीम प्लॉट नंबर - 355 मध्दे आहे. +------ऑफीस नं 305, 3 रा मजला, कैलास प्लाझा व्ही बी लेन धाटकोपर पु मुं 77

(3)क्षेत्रफळ

(1)बांधीय मिळकतीचे क्षेत्रफल 8.75 ची.मी. आहे.

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

(5) दस्तऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा नाव व संपूर्ण पत्ता

(1) में/ डी के पटेल अँड कंपनी चे भागीदार किशोर डी. पटेल यांच्या तर्फे मुखत्यार म्हणून दिचक एम. पटेल -AABPP 0433 B - -; घर/फ्लॅट नं: -; गल्ली/रस्ता: -; ईमारतीचे नाव: 23, कैलास नगर, एम. जी. रोड, घाटकोपर पू. मुं. 77 ; ईमारत नं: -; पेठ/वसाहत: -; किंवा आदेश असल्यास, प्रतिवादीचे शहर/गाव: -: तालुका: -: पिन: -; पॅन नम्बर: -.

(६) दस्तऐवज करून घेण्या-या पक्षकाराचे नाव व संपूर्ण पत्ता किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, बादीचे नाव व संपूर्ण पत्ता

(1) रमेश स्टोन सप्लाय कंपनी चे प्रॉप्रा रमेश मोरबीया - -; घर/फ़्लॅट नं: -; गल्ली/रस्ता: -; ईमारतीचे नाव: बी 12/13, व्ही बी लेन कैलास प्लाझा घाटकोपर पु ; ईमारत नं: -; पेठ/वसाहतः -; शहर/गावः -; तालुकाः -;पिनः -; पॅन नम्बरः ए ए बी पी एम ४४४९ जी .

(7) दिनाक

करून दिल्याचा 09/05/2005

(8)नोंदणीचा 12/05/2005

(9) अनुक्रमांक, खंड व पृष्ठ

3966 /2005

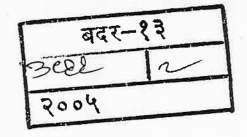
(10) बाजारभावाप्रमाणे मुझंक शुल्क

জ 16330.00

(11) वाजारभावाप्रमाणे नोंदणी

रू 3300.00

(12) शेरा





AGREEMENT

day of Moy in the THIS AGREEMENT made at Bombay this 9th Christian Year Two Thousand and Five BETWEEN MESSRS D.K. PATEL AND COMPANY [REGD] a Partnership concern registered under the provisions of Indiana Partnership Act, 1932 and having its principal place of business at Kailas Nagar, M.G. Road, Ghatkopar [East], Bombay - 400 077, hereinafter referred to as "THE PROMOTER" [Which expression shall unless it be repugnant to the context or meaning thereof shall mean and deemed to include the said firm, its partner or partners for the time being, the survivors or survivor of them and the heirs, executors, administrators and permitted assigns of last such Stone Supply Co. LProprietory Firm 13-12/13 Plaza, Vallabl Bauglane, Glatk opgilithereinafter referred PURCHASER/S" (Which expression shall unless repugnant to the context or thereof shall include his/her/their heirs, executors, administrators, successors and permitted assigns) of the OTHER PART: WHEREAS: By an Agreement dated 2nd day of September, 1974 as modified by an Agreement dated 6th December, 1985 and executed between Narottamdas K. Shah and Others FOR RAMESH STONE SUPPLY CO.

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Of One Part (hereinafter referred to as the "Vendor") and the Promoter of the Other-Part, the Promoter herein has agreed to purchase an immovable property being piece or parcel of freehold land and being at Ghatkopar in the Registration District and Sub-District of Bombay City and Bombay Suburban admeasuring 8100 Square Meters or thereabouts and more particularly described in the First Schedule hereunder written (hereinafter referred to as "the said Land")

- b) As a result of the Urban Land (Ceiling and Regulations) Act, 1976 (hereinafter referred to as the "Ceiling Act") which came into force in the State of Maharashtra on the 17th February, 1976 Vendor were not entitled to hold any vacant land in excess of the Ceiling limit except as otherwise provided in the Ceiling Act;
- c) The Vendor having been shown to be the Owner of the said land in the Government and revenue records, the Vendor submitted to the Government of Maharashtra (hereinafter referred to as "the Government") in the name of the Vendor the Returns of total holding of Land under Section 6 (1) of the Ceiling Act for exempting the said land from the provisions of the Ceiling Act;
- d) By an Order No.CAS/NOC/ULC/SR-6 (1)/11/244/1 to 7 & XXI/375 to 383 dated 30.3.1988 (hereinafter referred as "the said Order") the Government allowed to retain part of the Land admeasuring 4686 Sq. mtrs. (hereinafter referred as the said portion) including set-back areas without any condition from the provisions of the Ceiling Act, for the balance of Land the proceedings are pending:
- e) As per the said Order and as a result of the Development Agreement the Promoter are entitled and enjoined upon to construct building on the said land in accordance with the said Order and Promoter will subsequently construct the building or buildings on the balance Land as per the Scheme which may be sanctioned by the Government of Maharashtra and/or the Competent Authority under the Provisions of Ceiling Act;
- f) The Promoter being in possession of the said land have constructed multistoried buildings on the said portion;
- g) The Promoter has constructed on the said portion three multistoried buildings of ground floor at stilt level and ten or more upper floors and one building with shops on ground floor and restricted commercial use on upper floors (hereinafter referred to as "the said building/s")

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Thakkar & Associates registered with the Council of Architects M/s. 3.V.

Thakkar & Associates registered with the Council of Architects and such Agreement is as per the agreement prescribed by the Council of Architects, whereas the Promoters has appointed a structural Engineer M/s. R. H. Mahimtura 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 Training till the completion of the building/buildings.

on the Purchaser/ss demanding from the Promoter the Promoter has given inspection to the Shop/Purchaser/s of all the documents of tile relating to the said land, the said Order, the Development Agreement and the plans, designs and specifications prepared by the Promoter's Architects M/s.

Associates and of such other documents as are specified under the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale Management and Transfer) Act, 1963 (hereinafter referred to as "the said Act") and the rules made thereunder.

- i) The copy of certificate of title issued by the attorney-at-law or advocate of the Promoter, copies of property card, copy of certificate of Tenure and Title showing the nature of the title of the Vendor and thereby title of the Promoter to the said land on which the flats and shops/offices are constructed or are to be constructed have been annexed hereto; and marked Annexure "A", "B", "C" respectively.
- k) By an Agreement dated 24th July 1994 executed between the owners of Plot No.355 and the Promoters herein the owners confirmed the use of TDR if available from market to use the same on the said plot.
- By diverse Agreements the Promoters have purchased TDR admeasuring 2850 Sq. Mtrs. constructed additional II and III floors to the existing building known as Kailas Plaza.
- m) The Promoters have completed three wings of Residential Building known as "Kailas Tower" and one commercial building having basement shops at ground floor and offices on First, Second and Third Floor using major portion of F.S.I. available for the said Plot.
- n) The said plans are sanctioned by Bombay Municipal Corporation and the Full Commencement Certificate bearing no. CE/5388/BPES/AN dated 18.01.1994 is issued.

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2. The Purchaser/s hereby agrees to purchase from Promoter and the agrees to sell to the Purchaser/s commercial office premate 1905 Thind floor of building Kailas Plaza as shown in the floor plan or area admeasuring 7.29 Sq. Meters carpet area of admeasuring 78-50 sq. ft. of Carpet area for the price of Rs. 325775 Rupees Three Low Iwenty five Thousand Seven Hundred leventy firsty] including the proportionate price of the common areas and facilities appurtenant to the premises the nature, extent and description of the common/limited common/similed common/si facilities which are more particularly described in the Second written. The Purchaser/s has paid a sum of Rs. 125000.00 Bubees (Justy sie Thousand - only as carnest money on si sefore the execution of these presents. The Purchaser/s hereby agreed to pay to the balance amount of Rs. 20077500 (Rupees wo Lac) on or before promoter offering possession.

- 3. The Percentage of the undivided interest of the Purchaser/s in the common areas and the facilities limited or otherwise pertaining the said Office shall be in proportion of the area of the Office agreed to be sold hereunder to the total common areas and facilities limited or otherwise.
- 4. 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 Office to the Purchaser/s, obtain from the concerned authority occupation and/or completion certificates in respect of the Office.
- The Purchaser/s has prior to the execution of this Agreement satisfied itself about the title to the said plot. The Purchaser/s shall not be entitled to investigate the title of the said plot any further and no requisition or objection shall be raised by the Purchaser/s in any manner relating thereto. A copy of the certificate of title issued by M/s. Kantilal Underkat & Co., Advocates and Solicitors is hereto annexed and marked Annexure "A".
 - The Purchaser/s agree that the Promoter shall be entitled to use the F.S.I. of the said 6. entire plot and shall be entitled to carry on and complete construction on the balance land as and when the scheme thereof is sanctioned under the provisions of Urban Land (Ceiling & Regulation) Act, 1976 and plans are sanctioned by Municipal Corporation of Greater Bombay and the Purchaser/s will not object, obstruct or

FOR RAMESH STONE SUPPLY CO.

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interfere with such further construction in any manner whatsoever and will give all the cooperation required by the Promoter for the said purpose.

7. The Purchaser/s agrees to comply with all the terms and conditions of any order scheme, permission no objection etc., that may have been granted on sanctioned or imposed by any authority statutory or otherwise including Competent Authority under Urban Land (Calling & Regulations) Act, Government of Maharashtra and Municipal Corporation of Greater Bombay.

8. The Purchaser/s declares that neither the Purchaser/s nor members of the family, the meaning of word family being the same as defined Under Land (Ceiling & Regulations) Act, 1976, owners or own a tenement house or building within the limits of Bombay Agglomeration and relying solely upon this declaration the Promoter has agreed to sell the said Office to the Purchaser/s on the terms and conditions set out in this agreement.

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9. The Purchaser/s hereby grants his irrevocable power and consent to and agrees to:-

- a] The Promoter alone shall be entitled to the entire FSI whether available at present or in future till the conveyance or any other document vesting the property in favour of common organization of the Purchaser/s is executed including the balance FSI, the additional FSI available under D.P. Rules from time to time and/or by TDR Scheme or by and special concessions, modification of present Rules and Regulations granting FSI, FSI available in lieu of the road widening set back reservation or otherwise;
- b] Under no circumstances the Purchaser/s will be entitled to any FSI or shall have any right to consume the same in any manner whatsoever;
- c] The Promoter developing the said plot of land fully by constructing many buildings and or additional built-up/floors/structures thereon so as to avail of the full FSI permissible at present or in future including for staircase, lift and by way of TDR or any purchase of floating FSI on the said plot and including putting up "Additional Construction" as mentioned above and Promoter selling the same and appropriating to himself the entire sale proceeds thereon without the Purchaser/s or other acquires of the tenements/Flats in such building and/or their common organization having any claim thereto or to any part thereof. The FSI and further and/or additional construction shall always be the property of the Promoter who shall be at liberty to use, deal with, dispose of, sell, transfer etc the same in manner the Promoter chooses. The Purchaser/s agrees not to raise any



For Ramesh Stone anapyly Co.

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objection and/or claim, reduction in price and/or compensation and/or damages including on the ground of inconvenience and/or nuisance, the Conveyance of the said plot, building etc. and transfer of rights and benefits of the Promoter as hereinafter mentioned shall be subject inter alia to the aforesaid reservation. The Promoter shall be entitled to consume the said FSI by raising floor or floors on any structures and/or putting additional structures and/or by way or extension of any structure;

- d] The Promoter selling any part or portion of the said buildings including the open terrace walls, basement area or any portion thereof including the as a garden, display of advertisements, as the same may be premissible to authorities concerned;
- To admit the persons who are allotted offices as provided in recital above as members of the proposed society.
- f] To bear and pay any increment in the price of building material due to unavoidable circumstances as may be decided by the Promoter URBAN OF
- g] Not to raise any objection or interfere with Promoter's rights, reserved hereunder;
- h] If any further or other writing, document consent etc. is required or necessary for the aforesaid purpose the Purchaser/s will execute or sign the same.
- i] The Purchaser/s will also do all other acts, deeds things and matters which the Promoter in his absolute discretion deems fit;
- The aforesaid consent shall remain valid, continuous, subsisting and ir full force even after the possession is handed over the Purchaser/s and/or possession of the said property is handed over to the society of the Purchasers of flats and this is irrevocable till the conveyance is executed in favour of society.
- 10. The Purchaser/s agrees to pay to the Promoter interest at 18% per annum on all the amounts which become due and payable by the Purchaser/s to the Promoter under the terms of this Agreement from the date of the said amount is payable by the Purchaser/s to the Promoter.
- 11. On the Purchaser/s committing default in payment on due date of any amount due and payable by the Purchaser/s to the Promoter under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoings) and on the Purchaser/s committing breach of any of the terms and conditions herein contained, the promoter shall be entitled at his own option to terminate this agreement by giving 15 days notice. PROVIDED FURTHER that

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upon termination of this agreement as aforesaid, the Promoter shall refund to the Purchaser/s the installments of sale price of the Office which may till then have been paid by the Purchaser/s to the Promoter but the Promoter shall not be liable to pay to the First Purchaser any interest or any other amount on the amount so refunded and/or upon termination of this agreement and on refund of aforesaid amount by the promoter, the Promoter, shall be at liberty to dispose of and sell the Office to such person and at such price as the Promoter may in his absolute discretion think fit. The Purchaser/s agrees that sending of the such amount by cheque by the Promoter to the Purchaser/s at the address given by the Purchaser's whether the purchaser encashes the cheque or not will amount to the refund of the amount so required to be refunded.

12. The fixtures, fittings and amenities to be provided by the building and the Office are those that are set out in Annexu.

- annexed hereto.

- 13. The Promoter may complete any wing, part portion of floor of the said building and obtain part occupation certificate thereof and give premises therein to the acquires of such premises and the Purchaser/s herein shall have no right to object to the same and the Purchaser/s hereby gives his specific consent to the same. If the Purchaser/s takes possession of any premises in such part completed wing, part, portion or floor, the Promoter and/or his Agents or Contractors shall be entitled to carry on the remaining work including further and additional constructions work in the said premises, the said building or any part thereof and if any inconvenience is caused to the Purchaser/s, the Purchaser/s shall not protest, object to or obstruct, the execution of such work nor the Purchaser/s shall be entitled to any compensation and/or damage and/or claim and/or to complain for any inconvenience and/or nuisance which may be caused.
- The Promoter shall give possession of the Office to the Purchaser/s on or before by _______. If the Promoter fails or neglects to give possession of the Office to the Purchaser/s on account of reasons beyond his control and of his agents as per the provisions of Section 8 of Maharashtra Ownership Flats Act, by the aforesaid date or the date or dates prescribed in Section 8 of the Act then the Promoter shall be liable on demand to refund to the Purchaser/s the amounts already received by him in respect of the Office with simple interest at nine percent per annum from the date the amounts received and till the interest thereon is paid. The Purchaser/s agrees that pending of the said amount by cheque by the Promoter at the addresses given by the Purchaser/s these presents, whether the Purchaser/s

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encashes the cheque or not will amount to full refund to the amount so required to be refunded. PROVIDED THAT the Promoter shall be entitled to reasonable extension of time for giving delivery of Office on the aforesaid date, if the completion of building in which the Office is to be situated is delayed on account of

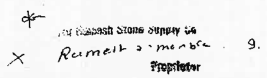
non-availability of steel, cement, other building material, water or electric supply;

ii] war, civil commotion or act of God.

any notice order, rules, notification of the Government competent authority;

the Promoter shall be entitled to change the user of the part or portion thereof but the same will not affect Office.

- 15. The Purchaser/s shall take possession of the Flat within seven days of the Promoter giving written notice to the Purchaser/s intimating that the said Office is ready for use and occupation and the Purchaser/s shall before taking possession of the said Office inspect the same thoroughly and point out defects if any in construction and/or amenities and facilities and will take possession only after rectification thereof if any required.
- 16. The Office is intended and shall be used for commercial purposes only and the Purchaser/s shall not use the Office or any part or portion thereof for any other purposes whatsoever. The Purchaser/s shall use the garage or parking space only for the purpose of keeping of parking the Purchaser/s' own vehicle and for no other purpose.
- 17. The said buildings shall always be known as "KAILAS PLAZA".
- 18. The Purchaser/s along with other Purchasers of basement/shops/office in the building shall join in forming and registering the society as the Promoter may deem fit and such society shall bear the name of "KAILAS PLAZA" as its first name and this will not be changed without written consent of the Promoters. The Purchaser/s agrees that for the aforesaid it shall from time to time sign and execute all papers, documents, applications for registration and/or membership necessary for the formation and registration of the Society for becoming a member including the bye-laws of proposed society and duly fill in sign and return to the Promoter within 4 days of the same being forwarded by the Promoter to the Purchaser/s, so as to enable Promoter to register common organization of the Purchaser/s under Section



10 of the said Act within the time limit prescribed by Rule 8 of the Maharashtra. Ownership Flats (Regulation of the Promotion of construction sale, management and Transfer) Rules 1964. No objection shall be taken by the Purchaser/s if any changes or modifications are made in the draft bye-laws as may be required by the Registrar of Co-operative Societies or other Competent Authority.

- 19. The Promoter shall, within a period of twelve months of registration of representations as aforesaid cause to be transferred to the Society all the rights, interned the internet of the Promoter at the option of the Promoter in the aliquet part of the said land to the building/s by obtaining/or executing the necessary conveyance of the said land or to the extent as may be permitted by the authorities, and the said building in favour of such society/s. However if the Promoter weeks not decide to convey the aliquot part of the land the Promoter will convey the entire project or Federation of more than one Societies of the project. The decision of the Promoter whether to convey aliquot part or not is final and binding on the Purchaser/s.
- Commencing a week after notice in writing given by the Promoter to the 20. Purchaser/s that the said Office /tenement is ready for occupation or before taking the possession of the Office whichever is earlier the Purchaser/s will be liable to pay and pay regularly to the Promoter (a) the proportionate share of the Purchaser/s of the Municipal Assessment of the property, all rates and taxes whether any of the tenements of the building shall have been actually assessed or not or even if the assessment may not have been finally determined; (b) the share of the Purchaser/s in all other dues, duties, impositions, outgoings, and burden of any nature at any time hereafter assessed or imposed upon the said property and building or upon the owners or occupiers thereof by any authority including Municipality, Government Revenue Authority in respect of the entire buildings or the user thereof and payable either by the Owners or occupiers and (c) the proportionate share of all other outgoings in respect of the said Office or building including other taxes insurances, common lights, sanitation, additions, and alternations, oil paintings, colour washing, repairs, water charges in the event of water being charged on the basis of meter by the Municipality, salaries and charges of Bill Collector, Clerks, Chowkidars, Sweepers etc. and (d) all other expenses necessary and incidental to the said entire building including the said management and maintenance; until the Society is formed and the said land and buildings transferred to it, the Purchaser/s shall pay to the Promoter such proportionate share of outgoings as may be determined by the Promoter. The Purchaser/s shall within seven days of posting intimation as aforesaid, deposit and keep deposited with the Promoter a sum of Rs. 10,000/- Rupees only] without interest as security Thousand -

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deposit for payment by the Purchaser/s his share of aforesaid outgoings and
payments. The Purchaser/s hereby further unequivocally agrees with the Promoter
that until the Purchaser/s shall from the date of the said intimation regularly pay to
the Promoter on the 5th day of every month provisional monthly contribution of Rs.
452/- [Rupees FOW heurdied attriby two only] towards and
on account of the Purchaser/s in its share of the aforesaid outgoing and payments
every month in advance to the Promoter. The Promoter shall got liverty with the
being bound so to do to appropriate from the said deposit more your any, the sue by
the Purchaser/s for its aforesaid share of liability.
The Contract of the Contract o
The Purchaser/s shall on or before delivery of possession of the stoppernises keep
deposited with the Promoter the following amounts: -
i] Rs. 2,500 · 00 being agreed legal charges and expenses;
ii) Rs. 361 · 00 for share money application entrance
fee of the Society or Limited Company;
iii] Rs. 2,000.00 for formation and registration of the
society or Limited Company;
iv] Rs for Water and electricity charges
v] Rs for Development charges.
vi] Rs consultancy fee for finalization of ratable value and
assessment to municipal taxes for the said premises.
vii] . Such amount as may be determined towards share of the Purchaser towards
contribution to the Sinking Fund (not exceeding Rs.20/- per sq. ft.) and the
deposit.
Viii] Rsfor statutory and other charges/deposits including for
electricity, water, municipal taxes, LUC taxes and other taxes, duties, levies,
cess or fees.
The Promoter shall utilize the sum of Rs. 2500.00 paid by the Purchaser's to
the Promoter for meeting all legal costs, charges and expense, including professional
costs of the Attorney at Law/Advocates of the Promoter in connection with
formation of the said Society, or Limited Company, preparing its rules, regulations
and bye-laws and the costs of preparing and engrossing this Agreement and the
Conveyance.
The Purchaser/s shall pay Rs. 2000.00 [Rupees Two
Thousand only] for preparation of all other
documents formation and registration of the Society including professional costs of
lawyers for transfer of the said property to the said Co-operative Society (such costs

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of transfer to be borne and paid wholly by the Purchaser's and other acquires flats/tenements in equal shares) but exclusive of all out or pocker of stamp duty, registration charges etc. which also shall be borne and paid wholly by the Purchaser/s and other acquires of Office on intimation by the Promoter by depositing with the Promoter their respective share as may be informed by the Promoter.

- At the time of taking possession the Purchaser/s shall pay 24. Purchaser/s' share of stamp duty and registration charges payable of any by the sa society on the Conveyance or any document or instrument of transfer in respect of the said land and the building to be executed in favour of the Company.
- In the event of any of the portion of the said land being notified for set back, the 25. Promoter alone shall be entitled to receive the compensation or such other benefit that may be given by the authorities concerned for the set back land.
- Hereinafter if any charges are levied by or payment required to be made to any 26. Government Authorities or Local bodies either on the land or buildings or otherwise the Purchaser/s on being called upon to do so by the Promoter, shall pay to the Promoter its share thereof at or before or after taking possession of the said Office tenement as may be required or demanded by the Promoter.
- The Purchaser/s or himself/themselves with intention to bring all persons into 27. whomsoever hand the Office may come, doth hereby covenant with the Promoter as follows:
 - To maintain the Office at Purchaser/s' own cost in good tenantable repair a] and condition from the date of possession of the Office is taken and shall not do or suffered to be done anything in or to the building in which the Office is situated, its staircase or any passage which may be against the rules, regulations or bye-laws or concerned local or any other authority or change/after or make addition in or to the building in which the Office is situated and in the Office itself or any part thereof; not to store in the Office 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 Office is situated or storing of which goods is objected to by the concerned local or other authority and shall not carry or cause to be carried heavy packages to upper floors which may damage or likely to damage the staircase common passage or any other structure of the building in which the

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Office is situated including entrance of the building in which the Office is situated or the Office on account of negligence or default or the Purchaser/s in this behalf, the Purchaser/s shall be liable for the consequences of the breach;

To carry at his own cost all internal repairs to the said Office and maintain the Office in the same conditions, state and other in which it was delivered by the Promoter to the Purchaser/s and shall not do or satisfied be done anything or in the building in which the Office is satisfied the Office which may be given the rules and regulations and by laws of the concerned local authority or other public authority. And in the crent of the Purchaser/s committing any act in contravention of the above provision, the Purchaser/s shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authors.

- Not to demolish or cause to be demolished the Office or any part thereof, ो nor at any time make or cause to be made any addition or alteration of whatsoever nature in or to the Office or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Office is situated and shall keep, the portion sewers, drains, pipes in the Office and appurtenance thereof in good tenantable repair and condition, and in particular so as to support shelter and protect the other part of the buildings in which the Office is situated and shall not chisel or in any other manner damage to columns, beem walls, slabs or RCC pardise or other structure in the Office without prior written permission of the Promoter and/or the Society or the Limited Company; not to do or permit to be done any act of thing which may render void or voidable any insurance of the said land and the building in which the Office is situated or any part thereof or whereby any increase premium shall become payable, in respect of the insurance.
- d] Not to throw dirt, rubbish, range, garbage or other refuse or permit the same to be thrown from the said Office in the compound or any portion of the said land the building in which the Office is situated;
- e] Pay to the Promoter regularly whether demanded by the Promoter or not his share of security deposit demanded by concerned local authority or Government or giving water, electricity or any other service connection to the building in which the Office is situated;
- f] To bear and pay increase in local taxes, water charges, insurance and such other levies if any, which are imposed by the concerned local auti ority and/or Government and/or other Public authority including on account of

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change o fuser of the Office by the Purchaser/s vz. user for other than for residential purpose;

- The Purchaser/s shall not let, sub-let, transfer assign or part with its interest or benefit factor of this Agreement or part with the possession of the Office until all the dues payable by the Purchaser/s to the Promoter under this Agreement are fully paid up and only if the Purchaser/s had not been guilty of breach of or non-observance of any of the terms and conditions of this Agreement and without obtaining prior written permission of the Promoter had been guilty of breach of or non-observance of any of the terms and conditions of the Promoter had been guilty of breach of or non-observance and perform all the rules and regulations which the Society may adopt at its inception and the addition, atternations of
 - amendment thereof that may be made from time to three for protection and maintenance of the said building and the Flats therein and for the time and performance of the building rules, regulations and bye-laws for the time being of the concerned local authority and of the Government and other Public bodies. The Purchaser/s shall also observe and perform all the stipulations and conditions laid down by the Society regarding the occupations and the use of the Office in the building and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement;
- In the event of the possession of the Office being given before conveyance of building in which Office is situated is executed, the Purchaser/s shall till such conveyance executed 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 land and buildings or any part thereof to view and examine the State and conditions thereof;
- The Purchaser/s shall not close verandah or balconies without the sanction and permission of the authorities concerned nor shall make any alterations or changes in the elevation and outside colour scheme of the said Office.
- 28. The Purchaser/s agrees to sign and deliver to the Promoter before or after taking possession of the Office all writings, papers, documents, applications etc. as may be necessary or required by the Promoter to put the intention of the parties as reflected herein into complete effect.
- 29. Nothing contained in this Agreement is intended to be nor shall be constructed as a grant, demise or assignment in Law of the said Office or of the said Plot and Building or any part thereof in favour of the Purchaser/s and Purchaser/s shall have no claim save and except in respect of the Office hereby agreed to be sold to him and the entire property including all open spaces, parking spaces, lobbies, staircase,

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recreation spaces, walls, compound wall, lifts terrace including the right over walls hoarding etc. will remain the property of the Promoter deems fit until the entire property including land and building or buildings is transferred to the Society as herein mentioned.

- 30. During the course of construction the Purchaser/s may instruct the Promoter to make any addition or alteration including any extra amenities provided the same does not involve any structural change and is permitted by the Manicipal Corporation of Greater Bombay and the extra cost thereof is paid advance by the Purchaser is to free Promoter upon the Promoter agreeing to provide the same. The Promoter shall be at liberty to refuse to provide such or any extra amenities and/or additional or alteration.
- 31. Irrespective of disputes, if any, arising between the Promoter and the Purchaser/s and/or the said co-operative Society all amounts, contributions and deposits including amounts payable by the Purchaser/s to the Promoter under this Agreement shall always be paid punctually by the Purchaser/s to the Promoter and shall not be withheld by the Purchaser/s for any reasons whatsoever.
- 32. Any delay tolerated or indulgence shown by the Promoter in enforcing the terms of this Agreement or any forbearance or giving of time to the Purchaser/s by the Promoter shall not be construed as a waiver on the part of the Promoter of any breach or non-compliance of any of the terms and conditions of this Agreement by the Purchaser/s nor shall the same in any manner prejudice the rights of the Promoter.
- 33. The Purchaser/s shall present this Agreement as well as the conveyance at the proper registration office of registration with in the time prescribed by the Registration Act and the Promoter will attend such office and admit executive thereof.
- 34. All notices to be served on the Purchaser/s as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchaser/s at his/her address specified below:-

B-12/5, Koulas Plazo, Vallabh Baug Laue, Ghatkopay [E.7, Mumbai 400075.

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After possession of the said Office is handed over to the Edrichaser/s if any 35. additions or alternation in or about or relating to the said building and/or Office are required to be carried out by any statutory authority, the same shall be carried out by the Purchaser/s and the other acquirers of the flats in the said building at their own costs and the Promoter will not in any manner be responsible for the REGISTA

So long or if it does not in any way effect or prejudice the 36. favour of the Purchaser/s in respect of the premises agreed to be purchased by the Purchaser/s, the Promoter shall be at liberty to sell, assign of dispose off their right, title or interest in the said property or be constructed by the Promoter.

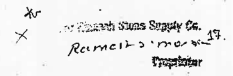
- Under no circumstances, the possession of the tenement shall be given to the 37. Purchaser/s unless and until all payments required to be made under this Agreement by the Purchaser/s has been made by it.
- The Purchaser/s shall not be entitled to claim partition of its share in the said 38. property and/or the said Building and the same shall always remain undivided and impartiable.
- In the event of the Society being formed and registered before the construction 39. the Promoter of all and/or disposal. by Flats/Shops/Garages/Parking Spaces in the said buildings as aforesaid, the Powers and authority of the Society so formed of the Purchaser/s and other Purchasers of basement/shops shall be, subject to the over all control of the Promoter on all or any of the matters, concerning the said buildings, the construction and completion thereof and all amenities appertaining to the same but without prejudice to the generality of the foregoing, the Promoter shall have absolute authority and control as regards the FSI available further construction, incomplete construction unsold pertion of such building incomplete flats, shop, garages and parking spaces and the disposal thereof and such society shall not have any such right or authority.
- 40. The transfer deed and all documents shall be prepared by Messrs Purnanand & Co., Advocates of the Promoter and shall contain covenants and conditions including these contained this Agreement and the Agreement with the Original owner with such modification alterations, and additions therein as the Promoter may deem fit and proper and other clauses which they think necessary and desirable.

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41. Until such time the transfer is executed as aforesaid, the Purchaser/s agrees to a pide by all the rules and regulations framed or to be formed by the Pramoter at any time and from time to time and at all times and generally to do all and every reasonable act that the Promoter may call upon the Purchaser/s to do in the interest of the said property and the holders of other flats/shops/basement/restricted commercial premises garages spaces.

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- 42. The Purchaser/s shall sign all papers and documents and do all other things that the Promoter may require it to do from time to time in this behalf including for safeguarding the interest of the Promoter and holders of other flats/shops/garages/parking spaces etc. in the building in the said property.
- 43. Garages taken by the Purchaser/s and/or open parking space after execution of conveyance shall only be used by the Purchaser/s or its agent and shall not path and/or wash its car outside its garage or car parking space allotted its it. The Purchaser/s shall also take care that it or its guests do not park the cars in the compound or drive way of the said building except for the purpose the purpose of the
- 44. It is agreed by the Purchaser/s purchasing the shop, office or restricted commercial premises that he/she/they will not fix AC at any other place except at the space provided in windows and also shall not fix any name board or display any advertisement on the top of the entrance of shop or in front of shop. The Promoter agrees to provide name plate or board at the top and front of every shop so in front of shop. The Promoter agree to provide name plate or board at the top and front of every shop so as to elevate front portions in harmony or identical manner.
- 45. All costs, charges and expenses in connection with the formation of the Cooperative Society as well as the costs, charges and expenses of preparing engrossing, stamping and registering this and all other Agreements Covenants deeds, or any other documents required to be executed by the Promoter and/or the Purchaser/s, all costs, out of pocket expenses charges and expenses arising out of or under these presents as well as the entire professionals costs of the Advocates or solicitors for the owner and Promoter including preparing and approving all such documents shall be borne and paid by the Purchaser/s or by the Society or proportionately by all the Purchaser/s in the said building including the Purchaser/s, the Promoter shall not contribute anything towards such expenses. The proportionate such share of the costs, charges and expenses payable by the owners and Promoter shall be paid by the Purchaser/ss immediately on demand.



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- 46. The Purchaser/s shall pay brokerage to M/s. ______ at the rate of two per cent on the total purchase price of the said flat/ shop/garage/parking space on the execution of this Agreement.
- 47. This Agreement shall always be subject to the provisions of the Maharashtra Apartment Ownership Act (Mah.Act No.XV of 1971).
- 48. The Purchaser/s shall pay requisite Stamp Duty on this Agreement before it's execution and thereafter at his/her/their own cost shall lodge it for Registration before the Sub-Registrar of Assurance and shall intimate the proportion of Registration to enable the promoter to admit execution thereof. In case of failure by purchaser the promoter shall not be liable for consequences thereof.

IN WITNESS WHEREOF the parties hereto have hereun of respective hands and seals on the day and year first hereinabove written

THE FIRST SCHEDULE ABOVE REFERRED TO

ALL that piece or parcel of land or ground being O.P. No.324 (Pt.) and now bearing F.P. No.355 of T.P.S. III Ghatkopar 1st Variation (Final) lying or being in the Registration District and Sub-District of Bombay City and Bombay Suburban containing by admeasurement 8100 Sq. mts.

On or towards the East

: by 90' D.P. Road

On or towards the West

: by 50° T.P. Road now known Ramnarayan

Narkar Road.

On or towards the North

: by F.P. No.324 or T.P.S. III and;

On or towards the South

: by Vallabh Baug Lane.

THE SECOND SCHEDULE ABOVE REFERRED TO

- 1] the land on which the building is located.
- 2] the foundations, columns, girders, beams, supports, main walls, roofs, halls, corridors, lobbies, stairs, stairways, fire-escapers and entrances and exists of the building;
- 3] the gardens, parking areas and storage spaces if any;
- 4] the elevators, elevator rooms tanks, pumps, motors, fans, compressors common lights, and in general all apparatus and installations existing for common use;

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all other parts of the property necessary or convenient to its edistence maintenance and safety, or normally in common use;

SIGNED SEALED AND DELIVERED]
By the withinnamed: THE PROMOTER	1
M/S. D.K. PATEL & CO.	For D. K. PATEL & CO.
in the presence of	1
	PARTNER
SIGNED SEALED AND DELIVERED	
By the withinnamed: THE PURCHASER. Miss. Ramesh Stone Supply Co. Through Properior in the presence of	Ramell o march
RECEIVED the day and year first	
Hereinabove written of and from the	E SUB-REGISTRA
withinnamed The Purchaser/s a sum]	विस्तित्वयक कुन्निर्म
of Rs. 1,25,000 Rupees One Lakh	
Twenty Five Thousand only]	
being the amount of earnest money to be	
paid by them to us by cash/Cheque No-]
on dated] Rs. 1,25,000.00
	*

WITNESS:

WE SAY RECEIVED

[PROMOTER]

ANNEXURE "A"

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KANTILAL UDERKAT & CO. ADVOCATES & SOLICITORS.

Re: All that piece or parcel of land admeasuring 8100 sq.metres bearing Final Plot No.355 of T.P.S. III, Ghatkopar (East) (First Variation) (Final) bearing C.T.S. No.5736-B belonging to, (1) Smt. Jayalaxmi Narottamdas Shah (2) Shri I ipak Narottamdas Shah (3) Shri Dhirajlal Keshavlal Shah (4) Smt. Dhanlaxmi Dhirajlal Shah (5) Shri Chetan Dhirajlal Shah (6) Kum. Parul Dhirajlal Shah (7) Smt. Prabhavati Dhanvantrai Shah (8) Smt. Surekha Sandip Parikh (8) Smt. Sur

As per the Town Planning Scheme, Ghatkopar No.III (1st Variation) (Fittal) sanctioned by the Government Resolution No. TPS/4382/1245/CI-533/83/UD-5 dated 26th February 1985 and its coming into effect from 1st May 1985 the above plot is allotted to the foresaid persons in lieu of their original plot (O.P. No.323) and as per the sanctioned Town Planning Scheme records the area of the above plot is shown as 8100 sq.meters. The Possession of the said plot is handed over by the Representative of the Ward Officer, "N" Ward, in the presence of City Survey Officers and the representative of the Executive Engineer, Town Planning (Development Plan) as recorded by the letter of Executive Engineer dated 8th July 1985 bearing No. CE/6868/DP/TPS.

The names of the above owners have been entered into as the Owners in the records of City Survey Office and the Property Register Card is issued in their name in pursuance of the aforesaid order of the Arbitrator, Town Planning on 29th October, 1987.

The Sanad, i.e. in the form of Tenure and Title Certificate dated 25th November, 1987, is also issued by the Deputy Director of Town Planning, Bombay Division, Bombay, under the Maharashtra Regional and Town Planning Act, 1956 certifying that the aforesaid owners the owners of the above lands.

In view of the aforesaid allotment by the Town Planning Authorities the title of the owners, in our opinion, in respect of the above property is marketable, free from all encumbrances and reasonable doubt.

The Owners of the above property had entered into the agreement with M/s. D.K. Patel & Co. dated 2nd September, 1974 for sale and development of the above Original Plot i.e. O.P. No.323, and after allotment of the aforesaid final Plot No.355 by the Town Planning

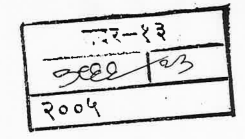
Authorities the aforesaid agreement has been modified by an agreement dated 6th December 1985.

By an order dated 8th February 1988 bearing No.C/ULC/SR-6 (1) 244/T to 7 & XII/375 to 383/1042, the Competent Authority under the Urban Land (Ceiling & Regulation) Act, 1976 have declared the land admeasuring 3414 sq. metres as excess vacant land and thus the Owners are permitted to retain the rest of the land i.e. 4686 sq.metres.

Dated this 23rd day of February, 1988.

For M/s. KANTILAL UNDERKAT & CO. Sd/-

PROPRIETOR.



यालमत्ता पत्रक

घाटकोपर-स्तिरोळ प्लाट नमर

क्षणाता -

ग्रानुका/न.भु.मा.का. - न.भू.स.माटकोपर

धारणादिकार ची.मो.

मुंबई उपनगर जिल्हा चास्हा --शासन्ताज्ञा द्रिकेट्या अञ्चलस्यीचा निज्ञा भारत्याचा तपसील आणि त्याच्या भेत्र तपासण्डेच्ये नियत बेळ)

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बनशेतीकारा राज्य२४८५५-



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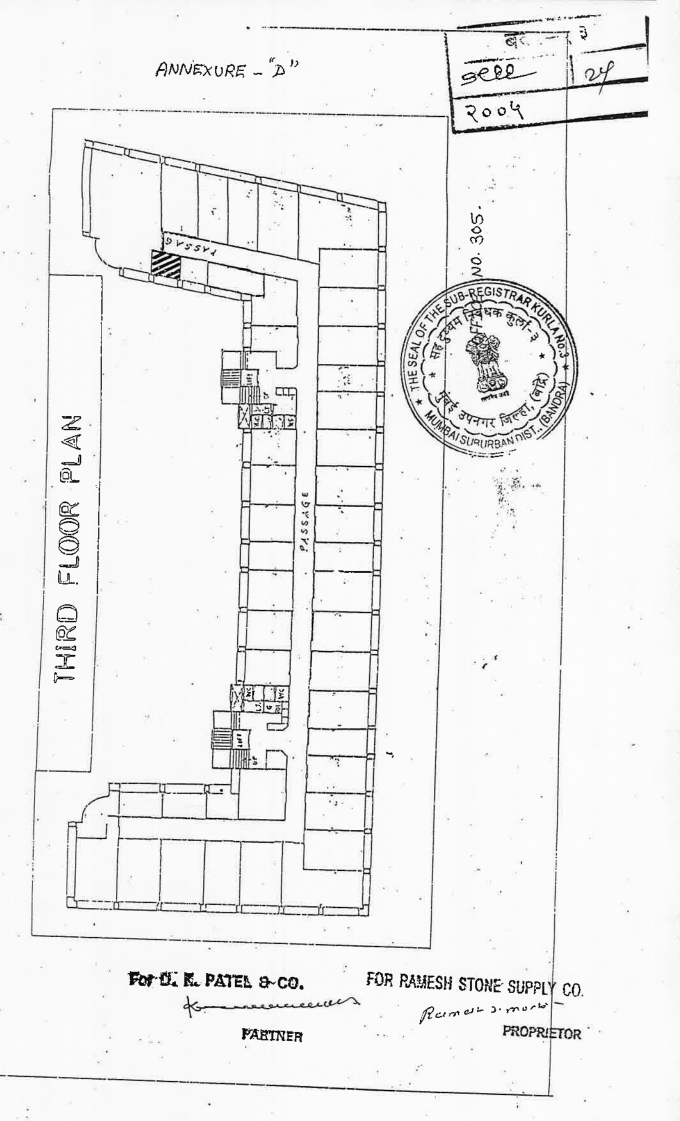
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ANNEXURE "F"

PLOT:

The land is freehold.

BUILDING:

The building shall be of R.C.C. frame with brick masonry valte ook

बदर-**१३** 3८६६ ार alpooy

WINDOWS:

Common toilets for ladies and gents with marble granite flooring and coloured glazed tiles and sanitary fittings with concealed plumbing shall be provided REGISTRA

ELECTRIC:

The wiring will be concealed throughout the shop/office. The was be of and one point of air-conditioner will be provided in shop/office two points for light will also be provided.

<u>SȚAIRCASE</u> :

The same shall be of R.C.C. one side of the staircase R.C.C. pardi will be provided with handrail on it, R.C. Pardi will be finished with cement plaster.

FLOORING:

Flooring in shop/office and passages will be of marble/granite. gas a wife tiles.

COLOUR:

The building will have neeru finished plaster inside the building and Cement plaster and partly permanent finished work on outside. Inside plaster surfaces will be coloured with three coats of lime colour and outside plaster will be coloured with cement paints.

ROLLING SHUTTERS:

Rolling shutters to all shops with enamel paints will be provided.

GENERAL:

The compound will be paved from the entrance to the staircase with mass concrete. Under ground and overhead R.C.C. tanks with pumps and pump room as per Municipal rules will be provided.

LIFT:

One Lift will be provided in this building.

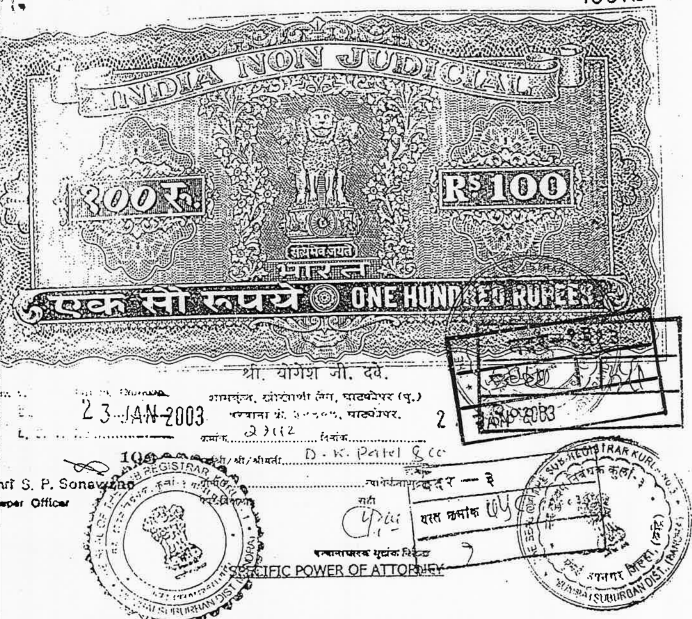
FIRE FIGHTING:

Fire Fighting system will be provided as per Fire Laws.

de

Por Foundation Stone Supply Us.

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Proprieter



TO ALL TO WHOM THESE PRESENTS SHALL COME, we M/s. D.K.PATEL & COMPANY having place of business at 23, Kallas Nagar, M. G. Road, Ghatkopar (Éast), Mumbai – 400 077, SEND GREETINGS:

WHEREAS:

a) We are the Promoters of the buildings "Kallas Towers" and "Kallas Plaza" constructed on Final Plot No. 355, Vallabh Baug Lane, Ghatkopar (East), more particularly described in the Schedule hereunder written and hereinafter referred to as the 'said property';

राज मार्गाक (७५)

b) We as Developers of the said property are required to execute Agreements

for Allotment of such Units and/or premises constructed on the Ballotte

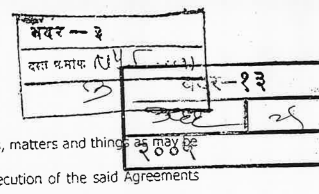
property in favour of the prospective Buyers/Purchasers;

whereof is required to be admitted before the Sub-Registrar and are therefore desirous of appointing in Bajarane Kadasana Appointing of Deepak M. Patel to act jointly and/or severally as our true and lawful attorney to admit the execution whereof as hereafter a pearing.

AND KNOW YE AND THESE PRESENTS WITNESSETH AS UNBE

We M/s. D. K. Patel & Company, do hereby nominate, constitute and appoint Mr. Bajarang T. Kadam and Mr. Deepak M. Patei whose special Republications are set out herein below, as our true and lawful attorney to do on our behalf all or any of the following acts, deeds matters and things, that is to say;

- To admit the execution of the Agreements for Sale of Units and other
 premises in the said buildings being constructed on the said property, more
 particularly described in the Schedule hereunder written, which may be
 executed by us.
- To represent us before the Sub-Registrar and do such acts, deeds, matters and things for getting such Agreements for Allubrient of Units/ premises registered.



3. And generally to do such further acts, deeds, matters and things as may be necessary or required for admitting the execution of the said Agreements for Sale and getting the same registered.

4. And we do hereby agree to confirm and ratify all and whatsoever our said Attorney shall lawfully do by virtue of this presents.

IN WITNESS WHEREOF WE M/s. D. K

subscribed our hands and seals hereto this 30

Pale & Company have et

THE SCHEDULE HEREINABOVE REFERRED TO

The buildings known as "Kailas Plaza" and "Kailas Tower" situated on O.P.

No. 324(p) and now bearing Final Plot No. 355 of T.P.S. III, Ghatkonic Cast,

(First Variation) (Final) bearing

situate, ying

Vallabh Baug Lane, Ghatkopar in the Registration District and S

Bombay City and Bombay Suburban and bounded as follows;

On or towards East

By 90' D.P.Road;

On or towards West :

By 50' T.P. Road known as Ram Narain Narkar Road

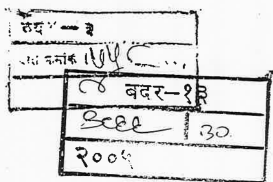
On or towards North:

By Final Plot No. 324 of T.P.S. III and;

On or towards South:

By Vallabh Baug lane

By Vallabh Baug lane.



SIGNED AND DELIVERED by the)

withinnamed M/s. D. K. PATEL &)

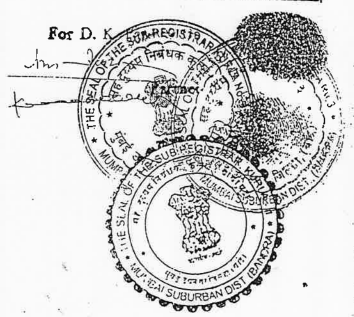
COMPANY in the presence of......)

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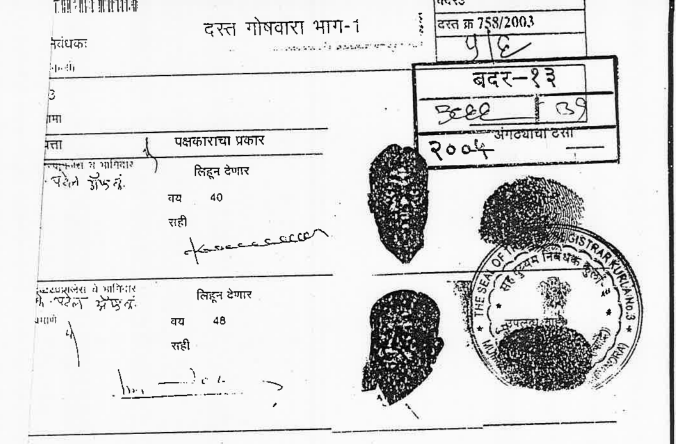
MR. BAJRANG T. KADAM

Offain

MR. DEEPAK M. PATEL



बदर-**१३** - इस्प्रिक्ट २००५







बदर–१३ Municipal Corporation Of Greater COMMENCEMENT CERTIFICATE. CE/5388BPES/AN Permission is hereby granted under Section 45 of the Maharashtra Regional and Town Planning Act (Maharashtra Act No. XXVII of 1966) to mil N. K. Shah and others. Applicant to the development work of Building B' at premises at Street No. F.P. W. 355 Missa No. A 1 (2). Velloch Daffer DEGISTRAR

on the following conditions Municipal Commissioner for Greater Bombay, If (a) the Development work in respect of which permission is granted under in accordance with the sanctioned plans; (b) any of the conditions, subject to which the same is granted ereny of greater Bombay is contravened or not complied with. (c) the Municipal Commissioner for Municipal Commissioner for Greater Bombay is satisfied that the same is obtained by the applicant through fraud or the same is obtained by the applicant through fraud or miscepresentation and the applicant and every personderivin. title through or under him in such an event shall be deemed to have carried out the development work in contravention of section 43 or 45 of the Maharashtra Regional and Town Planning Act, 1966, the Murricipal Commissioner has appointed Executive Engineer, to exercise his powers and sanctions of the Planning Executive Enginee:, Authority under section 45 of the said Act.

This Commencement Certificate is valid for a period thereafter.

This Commencement Certificate is m renewable every year but such extented period shall in no case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act, 1966.

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

c. upto plinth level.

for and on behalf of the local Authority The Municipal Corporation of Greater Bombay.

Mar Rack Make 10/0/0 Executive Engineer, Building Proposals) (Eastern Suburbs)

Municipal Commissioner for Greater Bombay,

Executive Engineer

. LEastern !

of the Assessor & Coll ra Municipal O r Road, Ghatko

Executive Engineer Building Proposal (Eastern Suburbs.)

5388 I ENES 1 A

18 JAN 1994

lash Plaza 1700

TRUE COPY

S. V. Thakker & Associates 406/407. Chavoshvar Market,

:/Madam,

This is

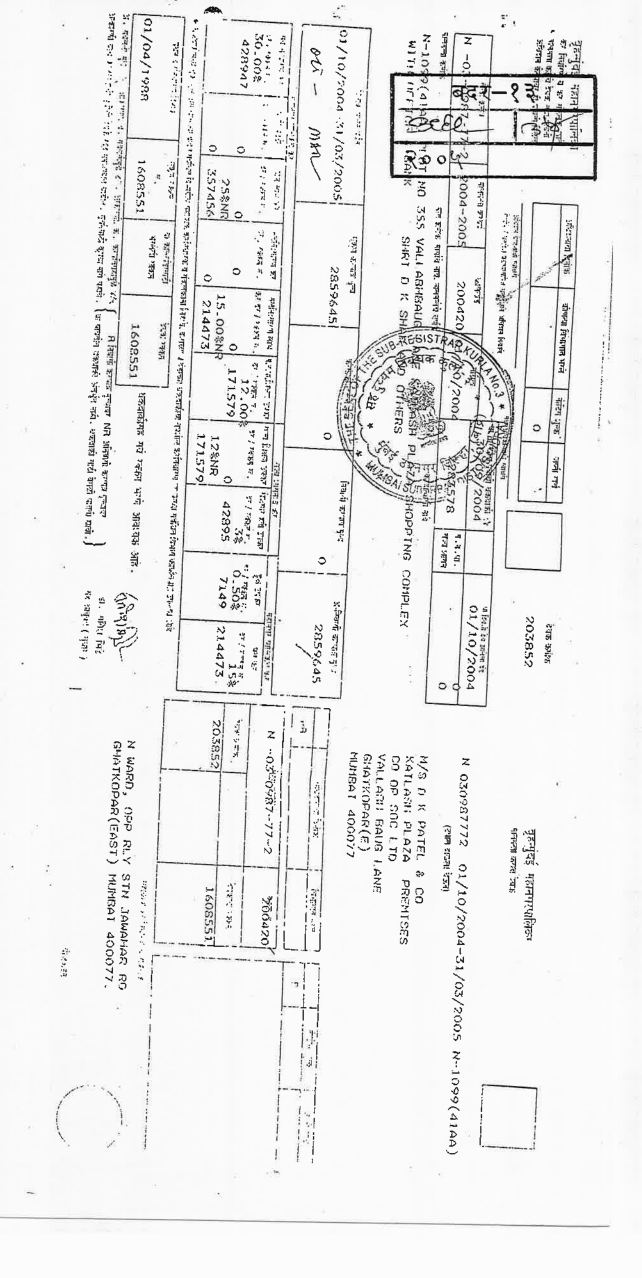
, property/ No Obj

Architects. Engineers & Valuers, M. G. Read, Ghatkopar (E), Sombay-400 077.

. Part 15! · 与是 (医具瓣外槽)。 儿的兴度证 बदर-१३ ative Engineer BRIHANMUMBAI MAHANAGARFALIKA . LEastern ! 38 1 NO C 4/03 २००५ of the ssessor & Collector, Office of o Municipal Office Building, Road, Ghatkopar(E), Assit Assessor & Collegior (N-Ward, Extended 3rd Floor, N-Ward Officess Building, Jawahar Road, Ghatkopar (E), Mumbai __400077, lash Plaza premi 2 MAY 2003 ailash Plaza lath Baug Lanc Sub : Issue of No Objections in respect of of bearing N Ward Water Conn. No. /Madam, Dated 3 4103 Ref : Your letter No. This is to inform you that property taxes upto the. __and water charges upto the period are paid in respect of above referred property/properties. No Objection Certificate is valid apto Yours faithfully,

214/200

Asstt.Assessor & Collector/N-



१३ REGISTRA SAC No : 030987772 Receipt Number: N/ANC/04/c06753 Bill Period: 200420 Brihanmumbai mahanagarpalika Assessor and Collector N WARD Window Ref. No.: N/2/00018 Date: January 14, 2005 RECEIPT NO .:

本 一小人 一下 一大

Name: M/S D K PATEL & CO Address:KAILASH PLAZA PREMISES CO OP SOC LTD

Total Tax: VALLABH BAUG LANE GHATKOPAR(E) MUMBAI 400077

==

Rs. 1208551.00 0,00

Government Penalty: Rs.

Warrant Fee:

Notice Dues: Rs. 50.00

Total Amount Due: Rs. 1208601.00 Municipal Penalty: Rs. 0.00

Amount Balance: Rs. 1008601.00 Amount Paid: Rs., 200000.00PP

200000.00 Cheque Amount: Rs.

For Office Use 2/159/14/1/2005/11:20:57 AM

Bank: iCICI In Words:

Cheque no. 278168Date. January 12,

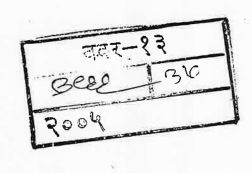
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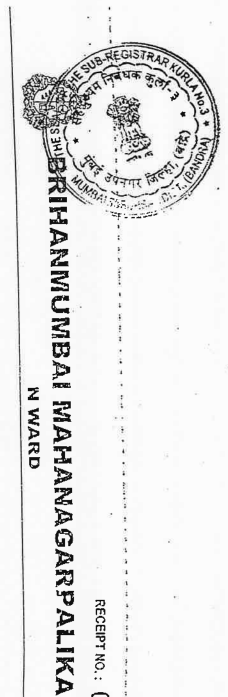
Remark2 Remark1

Received By Cash Receiving Clerk

Change Baceived Subject to Realisation.

D)





Assessor and Collector

Window Ref. No.: N/2/00078 Date: December 13, 2004

N WARD

RECEIPT NO.: 0030586

Bill Period: 200420

Name: M/S D K PATEL & CO Address:KAILASH PLAZA PREMISES SAC No: 030987772 Receipt Number: N/ANC/04/005/443 CO OP SOC LTD

ks. 1608551.00 Ks. 0.00

Government Penalty: Ks.

000

Warrant Fee:

د شهرید موسوری

VALLABH BAUG LANE GHATKOPAR(E) MUMBAI 400077 Notice Dues:

50,00

Municipal Penalty: Rs. 0.00

Amount Balance: Rs. 1208601.00 Amount Paid: Total Amount Due: Rs. 1608691.00 Rs. 4000000.00PP

Cheque Amount: Rs. 400000.00

Cash Receiving Clerk Received By

Remark2 Remark1

For Office Use 2/159/13/12/2004/1:21:25 PM

Bank:BK

Cheque no. 278191Date: 2004

RUPEES FOUR LAC ONLY

in Words:

दुय्यम निबंधकः

सह दु.नि.का-कुर्ला ३

दस्त गोषवारा भाग-1

वदर13 दस्त क्र 3966/2005

3966/2005

करारनामा

वे नाव व पत्ता

पक्षकाराचा प्रकार

छायाचित्र

अंगड्याचा उसा

न सप्लाय कंपनी चे प्रांप्रा रमेश मोरबीया

लिहून घेणार

मं: -

वय 52

ं बी 12/13, व्ही बी लेन कैलास प्लाझा सही



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)433 B - -**र्नेट** नं: -

ावः 23, कैलास नगर, एम. जी.

वय







Final plot w: 355 TPS III. C.T.S. NO. MÜNICIPAL WARD - N ward YEAR OF CONSTRUCTION :- LANGE - KINO! - MATERIAL INC.

NUMBER OF PLOORS

BUILT 110 - G+4 With lift. - 28.50 carped gres.)-3424, 2006 3,25,275/ BUILT UP ATIEA AGREEMENT VILLUE B.M.C. THE THEF PROPERTY CONTRACT CONFERENCE CENTIFICATE;-BUILDING CHAWL TENANT 0 + 5 - 1 - 5 32235/ Mar 326500/-Av. BRANDOJ-3,25,225, 5-5-16500/-A.f. 3300/-

दस्त गोषवारा भाग - 2

वदर13

पावती क्र.:3992

पावतीचे वर्णन

मोरबीया - -

दस्त क्रमांक, (3966/2005)

नांव: रमेश स्टोन सप्लाय कंपनी चे प्रॉप्रा रमेश

दिनांक:12/05/2005

दर13-3966-2005] चा गोषवारा

। :326156 मोबदला 325775 भरलेले मुद्रांक शुल्क : 16500

केल्याचा दिनांक :12/05/2005 11:05 AM

। दिनांक : 09/05/2005

करणा-याची सही:

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कार :25) करारनामा

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5, 2 ची वेळ ; (फ़ी) 12/05/2005 11:08 AM ē. 3 ची वेळ : (कबुली) 12/05/2005 11:09 AM ह. 4 ची वेळ : (ओळख) 12/05/2005 11:09 AM

इ केल्याचा दिनांक : 12/05/2005 11:09 AM

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

4080: एकूण

द निर्वचकीची सही, सह दु.नि.का-कुर्ला 3

एस. एन. दुर्नोर्ड

इसम असे निवेदीत करतात की, ते दस्तऐवज करून देणा-यांना व्यक्तीशः ओळ्खतात, ो ओळख पटवितात.

गबराय सोलंकी- - ,घर/फ़्लॅट नं: -

चि नावः महावीर कुटीर गारोडीया नगर घाटकोपर पु मुं 77 नं: -

आहतः

गाव:-

ांजुला मोरबीया- - ,घर/फ़्लॅट नं: वरीलप्रमाणी

तीचे नावः - भि भू (१ १ % है। ८०। ८०

त नं: -

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निबंधकाची सही

दु.नि.का-कुर्ला ३

एस. एन, दुर्नोड

Sमापित करण्यात येते कि या वस्तामध्ये SE OF OR PORTON ्र) पानें आहे**त.** बदर-१३/ पुस्तक क्रमांक नोंदला दिनांक सह दुय्यम निवंधक कुर्ला-इ

धुनर्ध उपनगर जिल्हाः एस. एन, दुतोंडे



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BOTTAG SING OFFICE

Charge and the following representative and page

NAME OF TAXABLE OF CO.

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Mrs. Paricel Stree Supply Co.

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CONTRACTOR

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T.E.L.TH
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BOOKISKY -400 OFF.

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erosiani	V0.7	Member's Regn. No. 069	
	SHADE	Shop	/ Office No.: 305
	SHARE	ERTIFICATE	
(AUTHORISED SHAR	E CAPITAL OF RS. 2 La	aks DIVIDED INTO 4000 SHAF	IEC OF BO AL -
KAILAS PI AZ	A PREMISES	CO ODED 1700 STAF	RESIDERS, 50 EACH)
1-20B Kailas Dia	AINEMISES	CO-OPERATIVE S	OCIETY LTD.
(Registered under	the Make	Ghatkopar (East), Ma	ımbai - 400 075.
		a Co-operative Socie	
Registration No. Mu	ım/W-N/GNL(O)/83	23/2008-09/21/Year 2009	Date: 03-01-09
This is to cer	tify that Shri/Sm	± /M/s	
- <u> </u>	RAMESH STO	NE SUPPLY CO	
(PRC	PRIETOR - 1	RAMESH MORAB.	IA)
is the Registered Hold			
each numbered from	40.4		share of Rs. FIFTY
		to405	_ both inclusive, in
KAILAS PLAZA I	PREMISES CO-	OPERATIVE SOCIET	TY LTD. Mumbai
subject to the Bye-law	s of the said Society	v	Maniba
Given und	er the Common	Seal of the said s	ociety at
Mumbai this	day of	February 20 09	
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Since our portrols	alm	TO M V	- 12
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*	Treasurer	Hon. Secretary	Chairman
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Share Certificate No. <u>06.9</u>	Member's Regn. No. 069 No. of Shares 5
SHARE	Shop / Office No.: 305 CERTIFICATE
OHARL	PERTIFICATE
(AUTHORISED SHARE CAPITAL OF RS. 2	Laks DIVIDED INTO 4000 SHARES OF RS. 50 EACH)
KAILAS PLAZA PREMISES	CO-OPERATIVE SOCIETY LTD.
1-20B, Kailas Plaza, V. B. Lane, (Registered under the Maharash	Ghatkopar (East), Mumbai - 400 075. tra Co-operative Societies Act, 1960)
Registration No. Mum/W-N/GNL(O)/8	3323/2008-09/21/Year 2009 Date: 03-01-09
This is to certify that Shri/S	
(PROPRIETOR -	RAMESH MORABIA)
is the Registered Holder of 5 each numbered from 401	
KAILAS PLAZA PREMISES CO subject to the Bye-laws of the said Socie	O-OPERATIVE SOCIETY LTD. Mumbai
condense of the Bala 200k	эту.
	n Seal of the said society at of February 2009
and we will	JENJens to
Treasurer	Hon. Secretary Chairman
	AH COSO
	1103/2011

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