A 6

MIR. SACHIN MANILAL KADAKEA

OLD PLAT NO. A/6

NEW PLAT NO. 502

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520/20280 पावता Original/Duplicate Wednesday,September 20 ,2023 नोंदणी कं. :39म 3:54 PM Regn.:39M

पावती क्रं.: 21458

दिनांक: 20/09/2023

गात्राचे नाव: घाटकोपर

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दस्तऐवजाचा अनुक्रमांक: करल5-20280-2023 दस्तऐवजाचा प्रकार : पर्यायी जागेचा करार मादर करणाऱ्याचे नाव: सचिन मणिलाल कडकिया

> नोंदणी फी दस्त हाताळणी फी

**হ. 1000.00** 

**হ. 1500.00** 

पृष्ठांची संख्या: 75

DELIVER ED एकूणः

ক. 2500.00

Joint S.R. Kurla-5

वाजार मुल्य: रु.19748.19 I-

मोबदला रु.0/-

भरलेले मुद्रांक शुल्क : रु. 1300/-

1) देयकाचा प्रकार: DHC रक्कम: रु.1500/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 0923181813768 दिनांक: 20/09/2023

वँकेचे नाव व पत्ता:

2) देयकाचा प्रकार: eChallan रक्कम: रु.1000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH008270868202324E दिनांक: 20/09/2023

वँकेचे नाव व पत्ता:

नोंद्णी फी माफी असल्याम तपशिल :-

1) Fee Adjustment: Fee Adjustment (yashada training) code added for keeping tack of adjusted fees

( Sout ) Ca date

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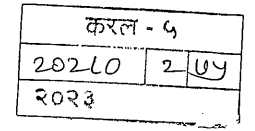
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सह. दुख्या निर्धिक कुर्ला-५ (वर्ग-२)



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### **Receipt of Document Handling Charges**

PRN

0923181813768

Receipt Date

20/09/2023

Received from self, Mobile number 0000000000, an amount of Rs.1500/-, towards Document Handling Charges for the Document to be registered on Document No. 20280 dated 20/09/2023 at the Sub Registrar office Joint S.R. Kurla 5 of the District Mumbai Sub-urban District.

Payment Details

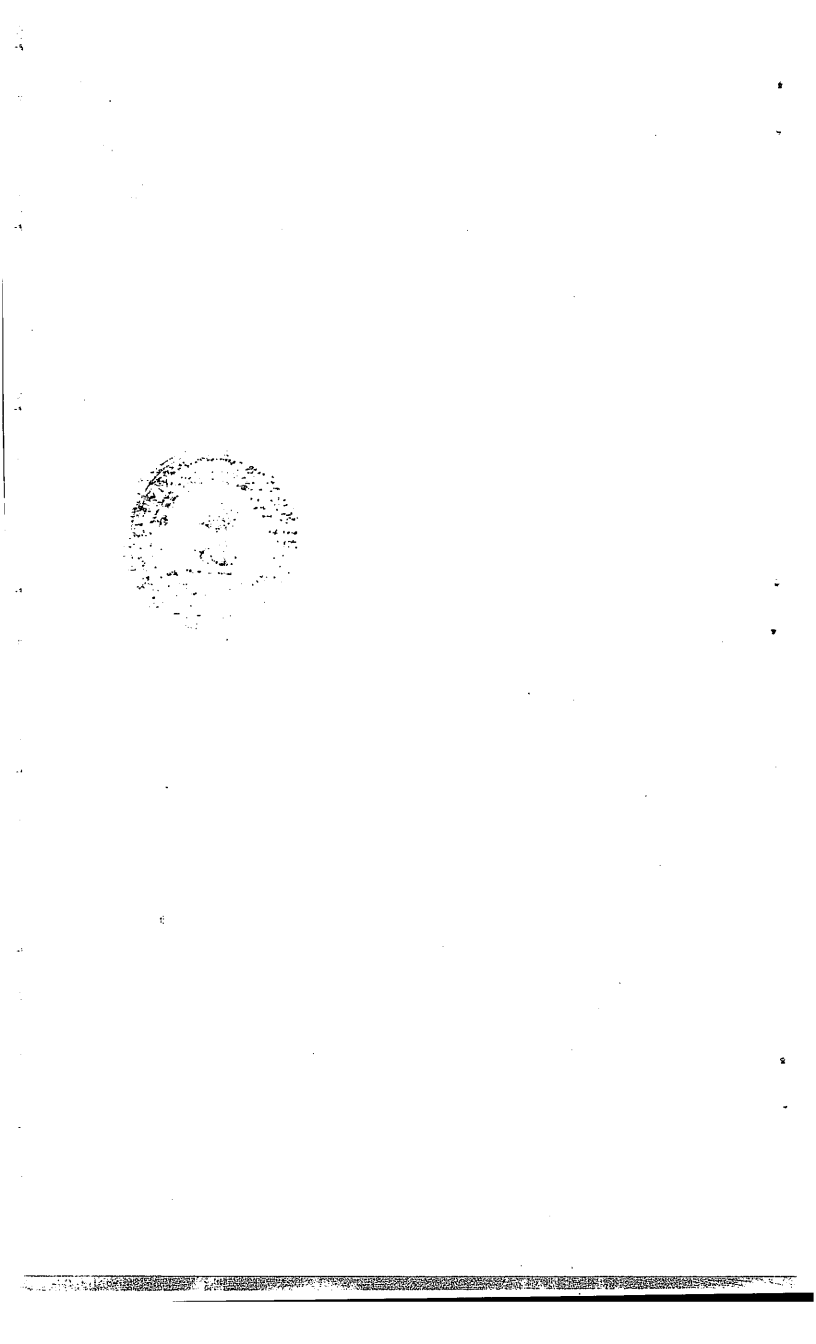
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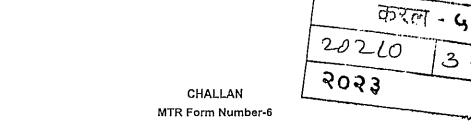
Bank Name	SBIN	Payment Date	18/09/2023
Bank CIN	10004152023091812912	REF No.	CHN7164397
Deface No	0923181813768D	Deface Date	20/09/2023

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



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Department Inspector General O	f Registration				Payer Details	
Stamp Duty Type of Payment Stamp Duty			TAX ID / 1	AN (If Any)		
Type of Payment Stamp Stay			PAN No.(II	Applicable)		
Office Name KRL5_JT SUB REG	ISTRAR KURL	A NO 5	Full Name	<u> </u>	RDK CONSTRUCTIONS	3
Location MUMBAI						
Year 2023-2024 One Tim	e		Flat/Block	No.	FLAT NO 502, 5TH	FLOOR, RDK VIVANTA,
			Premises:	Building	JEEVAN TARANG CHS	LTD
Account Head Det	ails ————	Amount in Rs.			AF SULLIBERS	
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Cheque-D	D Details		Bank CIN	Ref. No.	0004057202309187488	9 CKY0281708
Cheque/DD No.			Bank Date	RBI Date	18/09/2023-04:35:59	Not Verified with RBI
Name of Bank			Bank-Branc	h	STATE BANK OF INDIA	

Department ID : Mobile No. : 00000000000 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवळ दुय्यम निष्धक कार्यालयात नोदंगी करावयाच्या दस्तांसाठी लागु आहे . नोदंगी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही .

Scroll No., Date

262 , 20/09/2023

### **Challan Defaced Details**

Name of Branch

Sr. No.	Remarks	Defacement No.	Defacement Date	Userid	Defacement Amount
1	(iS)-520-20280	0004383126202324	20/09/2023-15:53:43	IGR561	1200.00

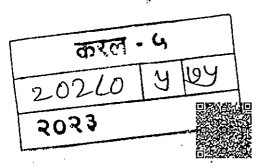
Page 1/2

Print Date 20-09-2023 03:55:15





### CHALLAN MTR Form Number-6



GRN MH008270868202324E BARCODE			IIII Date	e 18/09/2023-11:49:11	Form ID 25.2
Department Inspector General Of Registration				Payer Details	
Stamp Duly		TAX ID / T	AN (If Any)		
Type of Payment Registration Fee		PAN No.(If	Applicable)		
Office Name KRL5_JT SUB REGISTRAR KURLA NO	5	Fuli Name		RDK CONSTRUCTION	s
Location MUMBAI			ļ		
Year 2023-2024 One Time		Flat/Block	No.	FLAT NO 502	FLOOR ROW NVANTA
		Premises/I	Building	JEEVAN TAKANGCHS	
Account Head Details	Amount In Rs.			THE STATE OF THE S	3
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Cheque/DD No.		Bank Date	RBI Date	18/09/2023-11:50:34	Not Verified with RBI
Name of Bank		Bank-Branc	h ——,——	STATE BANK OF INDI	Α
Name of Branch		Scroll No.,	Date	262 , 20/09/2023	,

Department ID : Mobile No. : 0000000000 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 नोदंगी करावयाच्या दस्तांसाठी लागु आहे . नोदंगी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही .

### Challan Defaced Details

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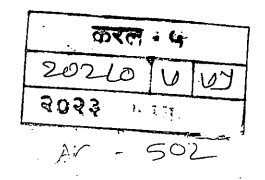
Page 1/2

Print Date 20-09-2023 03:55:06

GRN: MH008270868202324E Amount: 1,100.00 Bank: STATE BANK OF INDIA Date: 18/09/2023-11:49:11

2	(iS)-520-20280	0004383139202324	20/09/2023-15:53:51	IGR561	1000.00
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### PERMANENT ALTERNATE ACCOMMODATION AGREEMENT

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THIS PERMANENT ALTERNATE ACCOMMODATION AGREEMENT ("Agreement") is made and entered into at Mumbai on this 20th day of 50pt,

### BETWEEN:

JEEVAN TARANG CO-OPERATIVE HOUSING SOCIETY LIMITED, a Co-operative Society registered under the provisions of the Maharashtra Co-operative Societies Act, 1960 having Registration No. BOM/HSG/1318 of 1967 duly Registered under the provisions of the Maharashtra Co-operative Societies Act, 1960 having its registered office at Plot No.193, Garodia Nagar, Ghatkopar East, Mumbai 400 077 through its Managing Committee office bearers namely, MR. SACHIN MANILAL KADAKIA, Chairman, and MR. R. VIJAYRAGHAVAN, Secretary (hereinafter referred to as "Society") (which expression shall unless it be repugnant to context or meaning thereof be deemed to mean and include the said Society, its members for the time being and from time to time and their respective heirs, executors, administrators and assigns as also the successors, Administrators and assignees of the said Society) of the FIRST PART,

AND

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Developer	Member	Society

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M/S RDK CONSTRUCTIONS, a partnership firm registered under Indian Partnership (1932) and having its registered office at Unit No.1, Ground Floor, Pot No.32-33, TPS 1, Velid Shivji Wadi, Hingwala Lane, Ghatkopar (East), Mumbal-400077, hereinalter called "DEVELOPER" (which expression shall unless a Be repugnant to the context or meaning thereof be deemed to mean and include the partners or partner for the time being of the said firm and their respective heirs, executors and administrators) of the SECOND PART

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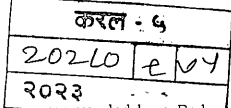
### AND

MR. SACHIN MANILAL KADAKIA, of Mumbai Indian inhabitant holding Aadhaar Card bearing No. 7438 8992 0632 and PAN Card bearing No. ACBPK7812 Lawy his address at A6, Jeevan Tarang, 193 Garodia Nagar, Near Panchak Hospital, Ghatkopar (East), Mumbai 400077, hereinafter referred to as the "Le Member" (which expression shall unless it be repugnant to the context or member thereof be deemed to mean and include his heirs, executors, administrators, and permitted assigns) of the THIRD PART.

WHERE

A. The Society is scized and possessed of or otherwise well and sufficiently entitled to all that piece and parcel of land along with structure situate lying and being at Ghatkopar in the Registration Sub-District of Bandra, District Bombay Suburban being Plot No. 193 of Garodia Nagar, Ghatkopar (East), Mumbai-400 077 of Garodia Nagar Scheme containing by admeasurement 1000 square Yards equivalent to 836.01 Square Meters or thereabouts as per Conveyance Deed dated 3rd April 1968 bearing Registration no. BOM/R/1387 of 1968 and 837 sq. meters as per property card being portion of land bearing Survey No. 249, Hissa No 1 (part) ('the said land') with building standing thereon and known as "Jeevan Tarang" which is assessed by the Mumbai Municipal Corporation under the Assessment No. NX010248001000 ('the said Old Building'). The said land and the said Old Building shall Hereinafter be referred to as "the said property" for the sake of brevity and is more particularly described in the First Schedule hereunder

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Developer	Member	Society



written; the said Property is more particularly shown surrounded by a Red Coloured boundary line on the plan thereof hereto annexed and marked as Annexure -"I".

- B. The said Old Building "Jeevan Tarang" consists of ground plus three floors having 24 residential flats/premises. The said flats are occupied by the members of the Society as owners thereof.
- Sub-Registrar of Assurances at Kurla under Scrial No. KRL5/ Solved (hereinafter referred to as 'the said Agreement') made between the Solvety of the First Part, the Developer of the Second Part and the matters of the Society of the Third Part, the Society and its members have granted to the Second Property on the terms and conditions therein mentioned.
- D. Pursuant to the Development Agreement, the Society had also executed Power of Attorney dated 28th March 2023 duly registered with the Sub-Registrar of Assurances at Kurla under Serial No. KRL5/6485 OF 2023 ("Power of Attorney") in favour of the Developer and its designated partners empowering them to do all the acts, deeds and things as set out therein for redevelopment of the said Property in terms of the said Agreement.
- E. For development of the said Property, the Developer has submitted the building plans through its Architect and in pursuance thereto has obtained Intimation of Approval ("IOA") bearing No. N/PVT/0116/20230606/AP dated 21st August 2023 from SRA/MCGM/BMC and has also procured approved plans ("Approved Plans") in respect of the new building to be constructed on the Land to be known as "RDK Vivanta" ("New Building"). A copy of the IOA is annexed hereto and marked as ANNEXURE "II".

PRIL	(la)	Qui NV
Developer	Member	Society

F. In accordance with the forms agreed in the said Agreement and based on the the project Plans and IOA, the Developer has agreed to construct and allot to the Member, free of cost a new self-contained residential flat on ownership

basis, bearing Flat No. 502 admeasuring 451 square feet (MOFA carpet area), on the 5th floor of the New Building ("Member's New Flat") to be

constructed on the said Land in lieu of the Existing Premises occupied by the

G. In the circumstances, the Parties hereto are entering into this Agreement for the purpose of recording the terms and conditions agreed upon between the velves including inter alia, to record the obligation of the Developer to hand over the Member's New Flat to the Member in the New Building to be constructed by the Developer on the Land and provide other benefits/entitlements/payments, as per the terms and conditions of the said Agreement.

H. This Agreement is executed pursuant to the Development Agreement made between the Parties herein, which is treated as principal document. The present document is executed pursuant to the said Development Agreement. Entire stamp duty is paid on the said Development Agreement and therefore as per S. 4 of the Stamp Act, this agreement is required to be executed on stamp paper of Rs. 100 only.

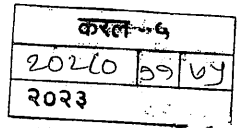
NOW THIS AGREEMENT WITNESSTH AND IT IS HEREBY AGREED, DECLARED, CONFIRMED AND RECORDED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

### 1. RECITALS

### 1.1.RECITALS TO FORM AN INTEGRAL PART

The recitals, operative part, schedules and annexures contained herein shall form an integral part of this Agreement as if the same were set out and incorporated herein verbatim and to be interpreted, construed and read accordingly.

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Developer	Member	Society



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### 1.2. CONTEXT CONNOTATION

In this Agreement unless there is anything inconsistent with or repugnant to the subject or context (a) singular shall include plural and vice versa and (b) masculine shall include feminine and vice versa.

## 2. PERMANENT ALTERNATE ACCOMMODATION AND OTHER COMPENSATION

As per the terms and conditions of the said Agreement, in consider the development rights granted by the Society to the Developer is the said Property, the Developer is liable to provide to the following:

### 2.1 PERMANENT ALTERNATE ACCOMMODATION:

The Developer hereby agrees to construct the New Building the Member, free of cost, on ownership basis and free encumbrances, a new self-contained residential flat, bearing Flat No. 502 admeasuring 451 square feet (MOFA carpet area), on the 5th floor of the New Building named "RDK Vivanta" ("Member's New Flat") delineated on the sanctioned floor plan annexed hereto as ANNEXURE - "III" and thereon shown surrounded by red colour boundary line, along with fixtures, fittings, specifications and common area amenities as set out in the list contained in ANNEXURE - "IV" together with right to use 1(one) car parking space to be constructed on the said Land ("Member's Parking") as and by way of permanent alternate accommodation in lieu of the Existing Premises occupied by the Member. The Member's New Flat shall hereinafter collectively referred to as the "Member's New Premises" and more particularly described in SECOND SCHEDULE hereunder written. It is agreed by and between the Parties that the Member's New Premises to be allotted and the New Building shall be in a good and tenantable condition and the Developer shall provide common area amenities in the New Building, as well as fittings, fixtures attached to the Member's New Premises as per ANNEXURE "IV" annexed hereto, which in any event shall not be less than the minimum fixtures and fittings in the permanent alternate accommodation and common area amenitics in the New Building as set out in the said Agreement.

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Developer	Member	Society

2.2 OTHER COMPENSATIONS:

Hardship Compensation, Shifting Charges, Brokerage and all other payments as agreed upon in the said Agreement, to the Member as per the terms and in the manner as agreed under the said Agreement that is to say:

- 2.2.1 Monthly Compensation for Temporary Alternate Accommodation:
- 2.2.1.1 As agreed, the Members shall make their own arrangements for a special porary alternate accommodation.

me The rent amount to be paid by the Developers to the Members shall be calculated and paid in the following manner:

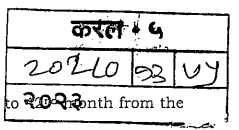
S. 70/- (Ruples Seventy Only) per sq. ft. per month on the carpet area

Rupees Seventy-Three Only) per sq. ft. per month on the carpet area of the said existing flat for the next 12 months i.e., from the 13th month to the 24th month from the Vacation Date;

- c) Rs. 76/- (Rupees Seventy-Six Only) per sq. ft. per month on the carpet area of the said existing flat for the next 12 months i.e., from the 25th month to the 36th month from the Vacation Date;
- d) It is agreed that the cheques for TAA payable by the Developers to the Members shall be handed over by the Developers to the Managing Committee Members of the Society along-with the Vacation Notice and the Managing Committee Members shall in turn distribute the said cheques amongst its Members only after all 24 members have vacated their premises and handed over the possession as mentioned hereinabove and the Developers shall not be liable/responsible for such distribution or for any delay or default on the part of the Society in such distribution and the Society and its Members agree to indemnify the Developers in respect thereof;
- e) In case of delay on the part of the Developers in handing over the new flats to the 24 members beyond the 36 months from the Vacation Date (subject to force majeure), then the Developer shall continue to pay the TAA Rent at Rs. 78/- (Rupees Seventy-Eight Only) per s. ft. per month on the carpet area of the said existing flat for a further period of 6

DNK	Jan	(Josh)
Developer	Member	Society

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months i.e., Grace Period (from the 36th month to 20 and onth from the Vacation Date);

- In case there is further delay by the Developer in handing over the new flats to the 24 members beyond 42 (Forty-Two) months from the Vacation Date, (subject to Force Majeure), then the Society shall allow Developer additional period for completion of construction of the New Building. Developer shall continue to pay TAA to all members of the Society @ rate of Rs 84/- (Rupees Eighty-Four Only) per square feet on existing carpet area per month subject to Developer paying the mutually agreed Liquidated Damages of Rs.7,500/- (Rupees Seven Thomas First Hundred Only) per day to the Society. Developer shall pay for the Rent to the Society by depositing six monthly (1 more than the Rent to the Society by depositing six monthly (1 more than the Rent to the Society by depositing six monthly (1 more than the same than the same
- 2.3 The Developer shall complete the construction of the New Building and handover possession of the Member's New Flat, subject to force majeure within 36 (Thirty-Six) months plus 6 (Six) months grace period aggregating to 42 (Forty-Two) months and if required, a further 6 (Six) months of Liquidated Damages period as defined hereinabove from the Vacation Date (as defined in Development Agreement).
- 2.4 It is agreed that obligations of the Developer to pay monthly displacement compensation shall come to an end within 30 days from the date the Society receives written notice from the Developer handing over possession of the Member's New Premises irrespective of the fact whether the Member has taken possession or not. The notice will be sent to the Society/Member in writing along with copy of the Occupation Certificate and Occupation Plan. It is agreed between the Parties that the possession of the Members' New Premises will be offered by the Developer only after the Developer obtains full occupancy certificate in respect of the New Building.
- 2.5 The Society and its Members agree that it is the sole responsibility of the Society to vacate their Members and handover the said Property to the Developer. However, the Society and its Members agree that in the event if there is any delay/default on the part of any particular member in handing

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Developer	Member	Society

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vacantland peaceful possession of his respective flat then the entitled and shall have a right to recover the amount of o the other members who have vacated their respective premises during the notice period by the Developer as and by way of damages and additional costs incurred by the Developer in getting the defaulting member vacated from such defaulting Member/s. The Parties hereto agree and accept that this entitlement of the Developer shall be without prejudice to other rights of the Developer against such non-vacating member. It is specifically agreed between parties that till such defaulting Member/s pay such outstanding amount to the Developer, the Developer to handover possession of Permanent Alternate tion the such defaulting member/s and furthermore till such hall have lien over defaulting member/s flat/s and in mber fails to pay the said outstanding amount to the completion of 6 (Six) months period from the date of Occupation Certificate of the new building then the Developer

2.6 Hardship Compensation:

they may deem fit.

2.6.1 The Developers shall in addition to the above, pay to each of the 24 existing members of the said Society an amount calculated Rs.

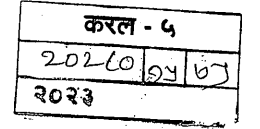
1000/- per sq. ft. of the existing flat area of the respective Members by way of hardship compensation (hereinafter referred to as "the Hardship Compensation Amount").

shall have a right to sell such flat of the defaulting member and appropriate

the said outstanding amount from the proceeds of the sale of the flat, as

2.6.2 The parties hereto agree that 50% of the Hardship Compensation Amount payable by the Developers to each Member on the Vacation date and balance 50% of the hardship compensation shall be payable by the Developers to each Member on obtaining the Occupation Certificate or offering/ providing possession of the new flat to the Member in the new building, whichever is earlier.

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Developer	Member	Society



### 2.6 Brokerage:

The Developer has agreed to pay brokerage equivalent to one month's temporary displacement compensation, i.e., Rs. 22,540/- (Rupees Twenty Two Thousand Five Hundred and Forty only) to the Member (at the time of vacating the Members' Existing Flat).

### 2.7 Shifting Charges:

The Developers shall in addition to the above hand over to each of the existing members on the Vacation date, a cheque for an amount equipment to Rs. 20,000/- (Twenty Thousand Only) by way of defraying the content to & fro shifting/transportation charges.

### 2.8 Car Parking:

- Out of the total number of car parking's available (i) parking tower, the Developers agrees to allot a total parkings to the Society in car parking tower of the New Building. The Society shall inter alia allot and apportion the 24 approved car parking spaces amongst its Members in such manner as it deems fit and proper and shall indemnify and continue to indemnify the Developers in respect of any dispute which may arise between the Members and the Society in respect thereof. The remaining car parking's in the car parking tower, and the car parking spaces in the stilt in form of stack or surface or in any other form at any other location save and except the 24 approved car parking's for the Society, shall belong to the Developers and the Developers shall be at absolute discretion to allot the Developer's car parking to their Sale Flat or Sale Shop Purchasers in such manner as the Developers deem fit and proper.
- (ii) Developer shall make provision of Visitor Car parking spaces as per MCGM Norms and such visitors car parking spaces shall be allotted to Society, as same is statutorily required.
- (iii) The car parking cannot be allotted to any third party (outsiders) other than purchasers of new flats/commercial premises in the new building or existing members.

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2023 be allowed to park their vehicle in building.

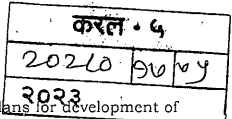
# 2.10 STAMP DUTY, REGISTRATION CHARGES, TAXES AND OTHER EXPENSES:

It is clearly agreed, understood and confirmed by the Developer that all present and future stamp duty, registration charges, GST and all such tory taxes dues, duties or payments (including payments rest, penalty or the like in respect of such taxes etc.) payable on said Agreement Pelating to the Members' New Premises including free additional area agreed to be provided by the Developer in terms Agreement alternate accommodation entradial be borne and paid by the Developer. It is hereby statutory taxes dues, duties or payments (including payments for interest, penalty or the like in respect of such taxes etc.) with respect to the said Property and/ or the Existing Premises up to the date of handover of the said Property to the Developer shall be borne and paid by the Society and the Developer shall be liable and responsible to pay from the date of taking possession of the said Property from the Society till the date of handing over the possession in New Building. However, in the event if the Member has chosen not to be a party to the said Agreement or refused to admit execution thereof as per Registration Act, then the Member shall bear the registration and stamp duty expenses for these presents, if any levied over above payable under Section 4 of the Maharashtra Stamp Act, as well as any other incidental expenses.

### 3. SPECIFIC OBLIGATIONS OF THE DEVELOPER

- 3.1 The Developer shall take all precautions and implement adequate safety measures in accordance with the various applicable guidelines governing the development and construction work.
- 3.2 The Developer shall undertake the redevelopment of the said Property and construct the New Building thereon in compliance and accordance with the terms and conditions of the said Agreement, as

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Developer	Member	Society



well as in accordance with the sanctioned plans for development of the said Property.

- 3.3 During the course of construction, the Developer shall take adequate proper insurance of the workers as also the third party for the injuries or death during the course of construction and take all statutory insurances required by law. The Member and the Society shall not be liable for any mishaps, injuries or deaths that they arise during the construction.
- 3.4 The Developer shall procure the Occupation Certificate from Since Rehabilitation Authority (SRA) / Municipal Corporation of Green Mumbai (MCGM) in respect of the New Building on or limit stipulated in the said Agreement.
- 3.5 The Parties shall abide by all the terms and conditions of the said Agreement and these presents and the Developer shall not delay in paying consideration or handing over possession of the Member's New Premises.

### 4 DECLARATIONS AND OBLIGATIONS OF THE MEMBER / DEVELOPER

- 4.1 The Member is seized and possessed of and/or otherwise well and sufficiently entitled to the Existing Premises.
- 4.2. The Member has not entered into any agreement or arrangement, oral or written, with regard to the sale of the Existing Premises and/or any part thereof and/or assignment of his rights in the Existing Premises and/or any part thereof and the Existing Premises is free from any mortgage, charges or encumbrances.
- 4.3 There are no proceedings instituted by or against the Member in respect of the Existing Premises and pending in any Court or before any authority and the Existing Premises is not subject to lispendens.
- 4.4 No notice from any Government, Municipal Corporation or any other public body or authority or any notice under any law including the Land Acquisition Act, the Town Planning Act, the Municipal Corporation Act, the Urban Land Ceiling Act or any other statute has been received or served upon the Member in respect of the Existing Premises or any part thereof which restricts or may restrict the execution of this Agreement.

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202 Revenue Authority, Municipal Corporation for any taxation or other dues disentitling or restraining the Member from dealing with the Existing Premises or entering into this Agreement.

- 4.6 The Member will not create any unnecessary hindrances, obstacles in the redevelopment process and extend his co-operation to the Developer for any lawful purpose under this Agreement and/ or the said Agreement.
- 4.7 The Member hereby agrees and confirms that the terms and one of the said Agreement/Power of Attorney are binding on

The Member hereby agrees and confirms that the Developer shall be entitled to expastruct flats as it may deem fit and it shall also be contilled to so the same.

The Mend of has verified all plans till receipt of IOA/IOD in respect the line of Property. The Developer shall not submit any new plans for redevelopment project to the authorities without receiving written approval from Member with respect to any change in the Member's New Premises.

- 4.10 The Members shall maintain the Members New Flat at his own cost and in good and tenantable condition from the date on which the possession of the Members New Flat was taken by him and shall not do or allow or suffer to be done anything in and or to the common areas in the New Building or any part of the New Building in which the Members New Flat is situated which is not expressly permitted by the Developer in writing.
- 4.11 The Members shall not store in the Members New Flat, any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structure of the New Building in which the Members New Flat is situated or storage of which goods is objected 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 are likely to damage the staircase, common passage or lift or any other structure of the New Building in which the Members New Flat is situated including entrance of the New Building. In case of any damage caused to the New Building on

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account of negligence or default of the Member, the Member shall be liable to pay or make good the damage incurred or caused due to the default of the Member.

- 4.12 The Member shall carry out at his own cost, all internal repairs/modifications/alterations to the Member's New Flat and maintain the Members New Flat in the same condition, state and order in which it was delivered by the Developer to the Member. Further, the Member shall not do or allow or suffer to be done anything in the Members New Flat or to the New Dayling in what the Members New Flat is situated, or carry, out the repairs/modifications/alterations and changes in the Members New Flat without prior written approval of the Society and concerned statutory authority (when necessary). In the carry the Member shall be responsible and liable for the consequences thereof to the concerned local authority and/or public authority.
- 4.13 Notwithstanding what is stated in clause 4.12 hereinabove, if within a period of 5 (five) years from the date of occupation certificate or handing over possession of the Member's New Premises, whichever is earlier, the Member brings to the notice of the Developer any structural defect in the Member's New Premises or the New Building or any defects on account of workmanship, quality or any malfunction/breakdown of any fixtures, fittings or common area amenities then such defects shall be rectified by the Developer at its own cost and in case it is not possible to rectify such defects then the Member shall be entitled to receive from the Developer reasonable compensation for such defect. However, if the Member carries out any alteration or addition or change in the Member's New Premises without obtaining prior written permission of the Developer and of the concerned authorities wherever required, then, in that case the liability of the Developer shall come to an end and the Member alone shall be responsible to rectify such defect or change at his own cost. In case of any issues with regard to waterproofing, the Developer shall be liable to carry out such repairs at its own costs and expenses for a period of 10 years.

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2012 The Menter to the hereby admit and accept that he shall not be 202 centified to seek the rectification as provided in clause 4.13 from the Developer and/or at the cost of Developer, if such defects occur:

- a. due to carrying out any structural additions or alterations or internal changes by the Member in and over the Member's New Premises and/or;
- b. due to causing of any damage to the fixtures/services provided to the Member's New Premises by the acts and/or omissions on the part of the Member and/or anybody claiming through or under him as the case may be, and/or

c. due to any manhandling and/or any misuse of the Member's New conises and/or or of the said amenities, fixtures, etc. and/or to the said amenities, fixtures, etc. and/or alterations/ structural/interpal changes by any other Member within his respective apartment and thereby causing any damage by them to the said New Balding or any part thereof or water proofing treatment was by their as the case may be.

- e. Any tamage due to wear and tear or alteration/addition of whatsoever nature is caused thereto (save and except the defects as mentioned hereinabove), the Developer shall not be responsible for the cost of re-instating and/or repairing such damage caused by the Member and the Member alone shall be liable to rectify and reinstate the same at his own costs.
- New Flat or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the Members New Flat or any part thereof; nor any alteration in the elevation, and outside colour scheme of New Building in which the Members New Flat is situated and shall keep the premises, sewers, drains, pipes in the Members New Flat and appurtenances thereto in good and tenantable conditions so as to support, shelter and protect other parts of the New Building in which the Members New Flat is situated and shall not chisel or in any other manner damage any columns, beams, walls, slabs or RCC pardis in the New Flat without prior written permission of the Society, the Developer and the Concerned Authority.

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4.16 The Member shall not throw dirt, rubbish, rags garbage or other refuse or permit the same to be thrown from the Members New Flat in the compound or any portion of the New Building in which the Members New Flat is situated.

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- 4.17 The Member shall bear and pay any and all differences 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 authorities on account of change of user of the Members New Flat by the Member.
- 4.18 The Member hereby declares and confirms that he/she over the saleable area and the Developer has full right authority to change/amend the plans in respect of the saleable area.
- 4.19 The Developer shall be entitled to put signage / board to present the property of the form of Neon Signs, MS Letters, Vinyl & Sun Boards on the Real Estate Project and on the façade, terrace, compound wall or other part of the Real Estate Project. The Developer shall also be entitled to place, select, decide hoarding/board sites.

### 5 THIRD PARTY TRANSFER

- 5.1 If any Member during the subsistence of the redevelopment project is desirous to transfer by sale, gift, exchange, lease or otherwise of the Member's New Premises, then the transfer/transaction shall be subject to the New Transferee giving a registered undertaking to the Developer that such purchaser shall comply with all the terms and conditions of the said Agreement as well as these presents, as if the New Transferee was a party to the said Agreement.
- 5.2 Such transferee shall be treated as New Transferee and accordingly the Developer shall be handing over consideration under these presents to such New Transferee. Similarly, the New Transferee shall be liable to pay to the Society / Developer any amount duly payable by the Member and also any amount duly payable as per this Agreement.

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The Society further undertakes not to transfer such premise in its records writess the New Transferee / Purchaser execute the Declaration cum Undertaking in favour of the Society and furnishes a copy to the same to the Developer.

- 5.4 It is agreed by the Member and the Society that at any time hereafter if any objection and / or claims relating to the ownership to the Member's New Premises is received then the Member shall at their own cost, charges and experies and risk remove and clear such objection and/or laims at their own josts and shall clear all outstanding estates, all tile defects, all such claims arising by way of sale, exchange, mortgage, gill that, inheritance obssession, lien or lease or otherwise and deduce a claim marketable him of the same to the Society / Developer.
- 5.5 The Developer shall be entitled to give possession to purchasers of premises in the New Building after offering possession to the Society and its Members and depositing cheques for all balance payments due to the Member as well as the Society with the Society.
- 5.6 It is agreed by the Developer that the Developer shall bear and pay all refundable or otherwise deposits such as IOA and debris deposits and also payment towards temporary electric meters and water connections and Developer shall be entitled to recover the same after the same in a manner stated hereinabove.
- 5.7 The Society shall at the request of Developer admit the Membership of Developer's Flat Purchasers and issue Share Certificate in their favour upon the Developer submitting all the required applications for Membership, depositing monies in the manner stated in the said Agreement duly accompanied with the copy of the registered Agreement for Sale executed by the Developer in favour of the Developer's Flat Purchasers.
- 6. The Society hereby agrees, accepts and undertakes that the Society shall co-operate and sign such necessary documents, as may be required

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statutorily to enable the Developer to register and initiate the RERA

registration, apply for various statutory approvals and thereafter, as per the provisions of RERA and laws related thereof. The Developer shall get the redevelopment project registered under RERA, as may be statutorily applicable. It is specifically agreed that it shall be sole and absolute responsibility of the Developer to comply with provisions of RERA and it is further agreed between the parties that Society and/or MEMBERS shall not have any role in completing the project as a promotion otherwise.

### 7. VACATION OF EXISTING FLAT

The Member shall vacate and hand over the keys of his Exilting Premises to the Managing Committee on or before 22nd September 2023. Simultaneous to the handing over of the keys, the Managing Committee shall hand over to the Member, the cheque for monthly displacement compensation for the months by way of post-dated cheque and the cheques pertaining to Hardship Compensation, Shifting Charges and the brokerage amount shall be paid in terms of Article 4 as stated in the Development Agreement.

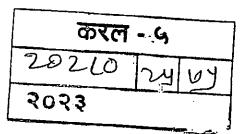
### 8. APPROVALS AND CONSTRUCTIONS MILESTONES

- 8.1 Based on the tentative plan submitted by the Developer, the Developer has marked out Member's New Premises, Society has already identified the Members' New Premises, and allocated the Member's New Flat to the Member along with other member.
- 8.2 The Developer has agreed to complete Redevelopment of the Society within a period of 36 (Thirty-Six) months plus 6 (Six) months grace period aggregating to 42 (Forty-Two) months and if required, a further 6 (Six) months of Liquidated Damages period as defined hereinabove from the Vacation Date and subject to force majeure circumstances, as defined in the Development Agreement, from the date of receipt of Commencement Certificate, and handover possession to Members'.
- 8.3 "Force Majeure Event" shall mean and include fire, earthquake, flood, epidemic, riot, civil disturbance, pandemic, lockdowns, war,

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202 LO adta or old non-availability of cement or steel which is beyond the control of the Developers and/ or acts of public authorities that prevent or delay the performance of any one or more obligations of the Developers, change in law, regulations, or the policies, or any order of any court, tribunal, authority etc. which affect the said Project or development/real estate construction industry as a whole and/or all other acts which are beyond the reasonable control of the Developers and which are not ributable to any default on the part of the Developer. ading anything contained in this Agreement, it is greed that we because of any Force Majeure event, the Developers Prevented from carrying on with or hampered in performance of the obligations under this Agreement or otherwise hereinalter referred to as the "Force Majeure Event"), then the reason and delay shall be intimated by the Developers to the Society and if the Developers invoke this clause, the performance of all the obligations of the Developers, except the obligation of the Developers to continue paying the monthly compensation for Temporary Alternate Accommodation to the Members of the Society after invoking and during the subsistence of the Force Majeure Event, under this Agreement or otherwise shall stand suspended for such time as the Force Majeure Event continues and such time shall be excluded for the purpose of computation of time for performance of the Developers' obligation. During the occurrence of force majeure events such as War, Floods and Earthquake only the Developer shall be liable to pay rent only for a further period of 6 (Six) months, in accordance with the schedule, stated hereinabove to Members and thereafter in the event after the completion of the period of the said 6 (Six) months, such force majeure event is still in existence and not completed then the Developer shall not be liable to pay any amounts for such period of Force Majeure Event till the parties mutually decide in this respect. After completion of Force Majeure events the Developer shall be liable to continue to pay monthly rental compensation from that date of resumption.

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- intimate to the Society/ Member with a 30 (Thirty) days' notice in writing to take possession of the Member's New Premises and within 30 days from the date of receipt of notice from the Developer, the Member shall take possession of the Member's New Premises. For the sake of clarity the Member shall be deemed to have taken possession of the Member's New Premises on the 30th day of receipt of such notice irrespective of whether they have taken physical possession of the Members New Flat of shall be liable to bear and pay the taxes and of the Members New Flat of the Members New Premises from the determinant of the Members New Premises from the deemed possession. It is clarified that the object of the Members New Premises from the deemed possession of the said notice to the Members New Premises from the deemed possession.
- 8.5 It is agreed that on account of planning constraints, and/or construction methodology there may be a variation in the area of the aforesaid Permanent Alternate Accommodation to be given to the 24 members of the Society subject however to a maximum of 3% (three percent) thereof. It is clarified that in case of any such variation above the said overall limit of 3%, the variation in area shall be compensated by the Developers to the concerned member of the Society or alternatively, by the concerned member of the Society to the Developers (as the case may be) at the rate of Rs. 27,900/- (Twenty-Seven Thousand and Nine Hundred) per sq. feet. of carpet area for such variation.
- 9. The Developer has agreed to pay maintenance charges, municipal taxes, water charges, electricity charges etc. during the period of construction till the date of grant of intimation to the Members to take possession of the new flats, in the New Building shall be borne and paid by the Developer alone upto OC.

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In case of death of the Member (or any of them in case there's more than one) during the redevelopment process, payments due to him by the Developer will be paid to such legal heir of the deceased Member or mominee / legal heir, namely, Mrs. Nina Sachin Kadakia who is admitted by the Society as the principal member in respect of that flat and as may be informed by the Society, in writing in this respect. The name of such legal heir/nominee of the deceased Member/ first nominee will be intimated by a Society in writing to the Developer.

11. NOTICE AND COMMUNICATION

notices and other communications to be given under this Agreement hall, be in writing and delivered (i) by hand against a written addressed ment of receipt, or (ii) by Registered Post A. D., or (iii) by email at mentioned email address and addressed to the Parties at the addresses mentioned in the title clause of this Agreement or at such other address as is from time to time designated (in writing) by the Party to whom the communication is addressed. Any communication that is delivered in accordance herewith shall be deemed to be received when delivery is received or wrongly refused, as the case may be.

### 12. PAN CARD

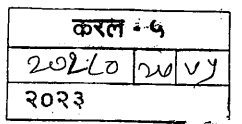
As required by the Income-tax (Sixteenth Amendment) Rules, 1998:-

- (a) The Member's Permanent Account Number is <u>ACBPK7810P</u>, and a copy of his PAN Card is annexed hereto and marked **Annexure "V"**;
- (b) The Society's Permanent Account Number is <u>AAIAJ4188M</u> and a copy of its PAN Card is annexed hereto and marked Annexure "VI";
- (c) The Developer' Permanent Account Number is <u>ABEFR0584P</u> and a copy of its PAN Card is annexed hereto and marked Annexure "VII".

### 13. MODIFICATION

This Agreement may be modified or amended only by a writing making specific reference to this Agreement duly executed by the Parties.

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### 14. INVALIDITY AND SEVERABILITY

Any provision of this Agreement, which is invalid or unenforceable, shall be ineffective to the extent of such invalidity or unenforceability, without affecting in any way the enforceability or validity of the remaining provisions of this Agreement, which shall remain in full force and effect to the maximum extent permitted by law.

### 15. FURTHER ASSURANCES

Each of the Parties shall co-operate with the others and executo the other such instruments and documents and take such, as may be reasonably requested, from time to time, in order to effect to and confirm their rights and intended purpose of this

### 16. COUNTERPARTS ORIGINALS

This Agreement may be executed in multiple counterparts, each of shall be deemed an original, but which together shall constitute one and the same instrument.

### 17. SPECIFIC PERFORMANCE

Either Party will be entitled to seek specific performance of this Agreement against the other Party.

18. The Developer shall also be entitled on their own account to sell on ownership basis the flats etc. and allot parking space in the New Building/buildings to the prospective purchasers (except flats and parking to be allotted to the Member of the Society as members' New Flat as agreed under this Agreement)and Society's common areas and for that purpose to enter into on their own behalf, risk and responsibility Agreements or letter of allotment or any such other writings or documents in their own name. It is also agreed that the Developer shall be entitled to receive and retain with them all the moneys from the said persons to whom the flats etc. are sold or allotted as the case may be in the new building/buildings to be constructed by the Developer on the said Property and to appropriate the same in such

manner as the Developer may deem fit. All the Moneys shall be which shall be received by the Developer from such persons shall belong to the Developer and will be received by them on their own account.

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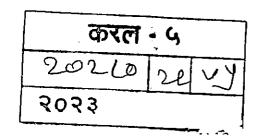
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THE RESOLUTION APPLICABLE LAW AND JURISDICTION.

event any dispute or difference arises between the Society and the Developer in the matter of existence, interpretation or implementation of this Agreement, the Power of Attorney and/ or any related or incidental documents or any part thereof, the Society and the Developer shall firstly endeavour to resolve such disputes or differences in an amicable manner within 30 days from the date that one of the parties notifies (in writing) to the other Party of the existence of such disputes or differences and calls upon to hold escussions/dialogues for resolving the same. In the disputes on differences are not resolved within the said period of the Parties shall jointly appoint a sole arbitrator upon expiry of 30 days, failing which, each farty shall appoint one arbitrator, and the two arbitrators shalf, before entering upon the reference, appoint a third arbitrator, to resolve the aforesaid disputes and differences. Such arbitration shall be governed by the provisions of the Arbitration and Conciliation Act, 1996, or any statutory amendment or re-enactment thereof for the time being in force. The arbitration proceedings shall be held at Mumbai and the language of the proceedings shall be English. The Arbitrator/s shall have summary powers and be entitled to give interim directions and awards from time to time. The award/s of the Arbitrator/s shall be reasoned and given in writing and shall be final and binding upon the Society (for itself, and for and on behalf of all its Members) and the Developer. Till the Arbitrator decides the quantum, the cost of the Arbitration proceedings shall be borne and paid by the Society and the Developer, in equal shares.

20. This Agreement shall by always be subject to the provisions of the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and construed in accordance with the Transfer) Act, 1963 and the rules made thereunder and Real Estate (Regulation and Development) Act, 2016 and rules made thereunder or provisions of other laws of India, applicable thereto and shall be subject to the jurisdiction of the Courts at Mumbai only;

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### FIRST SCHEDULE HEREINABOVE REFERRED TO:

(Description of the said Property)

All that piece and parcel of land along with structure situate lying and being at Ghatkopar in the Registration Sub-District of Bandra, District Bombay Suburban being Plot No. 193 of Garodia Nagar, Ghatkopar Mumbai-400 077 of Village Ghatkopar bearing CTS No. 195 of Carodia Nagar Scheme containing by admeasurement 1000 square Yang equivalent to 836.01 Square Meters or there abouts being portion of land rearing Survey No. 249, Hissa No 1 (part) which is assessed by the Mumbai Mumerpal Corporation under the Assessment No. NX010248001000 and Spunded under:

On or towards North

Plot No. 179 and 180

On or towards South

Road - Dr. Ajay Ahuja Marg

On or towards West

Plot no. 194

On or towards East

Plot No. 192

## THE SECOND SCHEDULE HEREINABOVE REFERRED TO:

(Description of the Members New Premises)

A residential flat bearing Flat No. <u>502</u> admeasuring <u>451</u> square feet (MOFA carpet area), on the <u>5th</u> floor of the New Building to be constructed on the said Land.

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he Parties hereto have hereunto set and

subscribed their respective hand and seal the day and year first hereinabove written



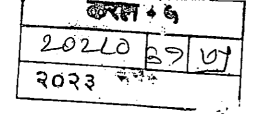






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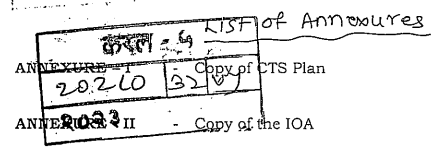
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SIGNED AND DELIVERED  By the within named "MEMBER"	
MR. SACHIN MANILAL KADAKIA	,
in the presence of	)
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2. Janil	THE SEA
SIGNED AND DELIVERED	The state of the s
By the within named "THE SOCIETY"	SUGURBAN DIST.
JEEVAN TARANG CO-OPERATIVE HOUS	SING )
SOCIETY LIMITED,	
Jar Lader (3) (MENN)	
(i) Mr. Sachin Manilal Kadakia, Chairman	
MUMPA) SO	
(ii) Mr. R. Vijayraghavan, Secretary	
in the presence of	·····)
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### <u>List of Annexures</u>

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ANNEXURE - III - Copy of Floor plan

ANNEXURE - IV - List of fixtures, fittings, specifications and amenities in common area

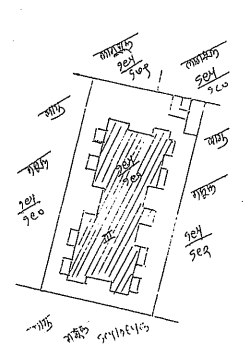
ANNEXURE - V - Copy of Member's Permanent Account Number (PAN)

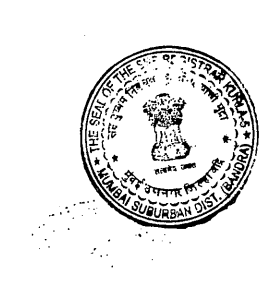
ANNEXURE - VI - Copy of Society's Permanent Account Number (PAN)

ANNEXURE - VII Copy of Developer's Permanent Account Number (PAN)

PRK- DNK	Owl	(Jail
Developer	Member	Society

मार्गिक कार्मि अंसे.





 सदरची नक्कल पुनर्विलोकन आलेखाक्कन दंगत आली आहे.

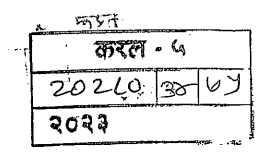
२) सदरची नवबाल पुनर्विलोकनाचे बेळी जानेण अठकून आलंली स्थिती दर्शविने (पुर्विक्तोकन केलेला आलायमी......)

 क्टाची नक्दाल जागेवर अग्राचन िन्दर्भ दर्शवत नाही, जागेची अग्रावट दिश्रश दर्शविणाऱ्या नकाशासाठी योजणी करून छेणे खावश्यक शाहे अन क्रमक 28 र्ष अन आत्याचे माराव 201201029 नवकतेचा शुक्त 30 जनकत्त तथार गरीव 33/2218022 नवकतेची शिवर (स्वार अस्टार (100/1976 30) नवकतेची शिवर (स्वार अस्टार (100/1976 30) नवायद शुक्त 90/ (स्वार अस्टार (100/1976)

Ymada4 प्रमुख लिपीक नगर भूमापन अधिकारी घाटकोपन

प्राप्त क्षिकारी पाट येथा

স্কলতে হ:৬০৩



Annexure II - Copy of IOA



LUM REHABILITATION AUTHORITY

Administrative Building, Anant Kanekar Marg, Bandra (E), Mumbai: 400051

of Approval under Sub regulation of Regulation 33(11) Development control and Promotion Regulations – 2034 For Grater Mumbai

No. N/PVT/0116/20230606/AP

( Sale Building )
Dated:-

2 1 AUG 2023

To.

M/s. RDK Construction

Office No 1 & 2, Ground floor,

Kamdar Shopping Arcade,

Velji Shivaji Wadi, Hingwala Lane,

Ghatkopar (E), Mumbai-400077.

With reference to your Notice, letter u/no. 125 dated 28/07/2023 and delivered on 28/07/2023 and the Plans Sections Specifications and Description and further particulars and details of your building at Plot bearing CTS No. 195/191, Plot no.193 of village Ghatkopar, Taluka Kurla, Garodia Nagar, at Ajay Ahuja Road, Ghatkopar (E), in 'N' ward of MCGM Mumbai- 400077.

furnished to me under your letter, date <u>28/07/2023</u> I have to inform you that the proposal of construction of the building of work proposed to be erected or executed is hereby approved under Section 45 of the Maharashtra Regional & Town Planning Act, 1966 as amended up-to-date subject to the following conditions:

- A. THAT THE FOLLOWING CONDITIONS SHALL BE COMPLIED WITH BEFORE COMMENCEMENT OF THE WORK UPTO PLINTH LEVEL
- A.1) That the Commencement Certificate under section 44/69 (1) of the MR & TP Act shall be obtained before starting the proposed work.
- A.2) That the compound wall shall be constructed, after getting the plot demarcated from the concerned authority, on all sides of the plot clear of the road side drain without obstructing the flow of rain water from the adjoining holding, to prove possession of holding before starting the work as per DCPR-2034 Regulation No.37 (24).
- A.3) That the structural Engineer shall be appointed, and the Supervision mento as per Annexure 5 of DCPR 2034 shall be submitted by him.
- A.4) That the Structural design and calculations for the proposed work accounting for system analysis as per relevant IS code along with plan shall be submitted before C.C.

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Subject to your so modifying your intention as to comply the aforesalt mentioned conditions and meet by requirements. You will be at liberty to precise yith the said building or work at anytime before the day of any of the provisions of the said Act as amended a Queenid or any rule, regulations of bye-law made under that Act at the time in force.

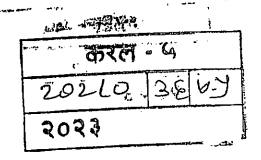
Your attention is drawn to the special Instructions and Notes accompanying this Intimation of Approval

Executive Engineer, (S.R.A.)

#### SPECIAL INSTRUCTIONS

- (1) IN CASE OF PRIVATE PLOTS THIS INTIMATION OF APPROVA
- Under Section 151 & 152 of M.R & T.P. Act 1966, as amended the Executive Officer, Slum Rehabilitation Authority has employed Dy.Ch. Engineer (S.R.A.)/ Executive Engineer (S.R.A.) to exercise and discharge the powers, duties and functions conferred and imposed and vested in the C.E.O. (S.R.A.) by section of the said Act.
- (3) Proposed date of commencement of work should be communicated to this office.
- (4) One more copy of the block plan should be submitted to the Collector, Mumbai / Mumbai Suburbs District as the case may be.
- (5) Necessary permission for Non-agricultural use of the land shall be obtained from the Collector, Mumbai/ Mumbai Suburban District before the work is started. The Non- agricultural assessment shall be paid at the rate that may be fixed by the Collector, under the Land Revenue Code and Rules there under.

Attention is drawn to the notes accompanying this Intimation of Approval



athos, projumum plinth height shall be 30 cm. above the

That the low lying plot shall be filled up to a reduced level of at least 92 T.H.D. or 15 dm. above adjoining road level whichever is higher with murum, earth, boulders etc. and shall be leveled, rolled, consolidated and sloped towards road.

That the internal drainage layout shall be submitted & got approved the process of the proces

BURSINESSINED Asst. Engineer (SRA) and the drainage work shall be executed in accordance with the approved drainage layout.

- 8) That the existing structure proposed to be demolished shall be demolished with necessary phase program by executing agreement with eligible slum dwellers.
- 9) That the Registered site supervisor through Architects/Structural Engineer shall be appointed before applying for C.C. & quarterly report from the site supervisor shall be submitted through the Architect/Structural Engineer certifying the quality of the construction work carried out at various stages of the work.
- That no construction work shall be allowed to start on the site unless <sub>t</sub>: 10) labour insurance is taken out for the concerned labours and the same shall be revalidated time to time. And the compliance of same shall be intimated to this office.
  - That the Registered Undertaking from the Developer shall be 11) submitted for the following
    - Not misusing part/pocket terrace.
    - iil Not misusing stilt.
    - iii) Not misusing Refuge Area.
    - iv) To Demolish the excess area if constructed beyond permissible F.S.I.
    - Not misusing fitness centre & handing over the fitness centre to v) the society of occupants of the building u/ref.
    - Not to misuse Puzzle/Mechanical/Tower parking system shall vi) be equipped with electric sensor devices & also proper precaution & safety majors shall be taken to avoid mishap & maintenance shall be done regularly.
    - Not to misuse the entrance lobby. vii)
    - viii) That condition for inadequate maneuvering space for car parking to be included in the sale agreement of prospective buyers & no complaints to SRA in this regard will be made in future & to incorporate a condition in sale agreement informing the prospective buyers regarding inadequate maneuvering space for car parking has been approved in the building u/ref. & that no claims/damages/risks will be maid against CEO (SRA) & its staff in this regard.
    - That the buyers / member will not be held liable to SRA for ix) inadequate/sub standard sizes of rooms in future.
    - X) That the buyers / member will not be held liable to SRA for deficient open spaces in composite building.

That the buyers / member will not be be (ix failure of mechanical parking system in future

Not misusing a roof top gardening area / confi xii) which will be used by the sale residents of subspaiding as an additional amenity the same and will hand over the same to the sale tenants of Sale building u/ref.

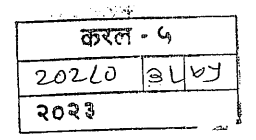
The Structural designs and the quality of materials and workmanship 121 shall be strictly as per conditions laid down in Regulation 49 of DCPR 2034.

131 That you shall submit the NOC's as applicable from the following concerned authority in the office of Slum Rehabilitation Authority at a stage at which it is insisted upon by the concerned Executive Engineer (SRA)

LOKA	<b>)</b> ,	
Sr.	NOC's	Stage of Copy Bufeet Gis
No.		कि उला.
1.	A.A. & C. 'N' ward	Before Plath & C.C. of
		building ufferia
2.	H.E. from MCGM	Before Flight C. C. C. Juliof
	<u> </u>	building ulfref
3.	Tree Authority	Before Plyith C.C.
l		building u
4.	Dy. Ch. Eng.(SWD) E.S./W.S./City	
	Regarding Internal SWD	Before Further BURBANO
		building u/ref
5.	Dy. Ch. Eng.(S.P.) (P & D)	Before Plinth C.C. of
		_building u/ref
6.	Dy.Ch.Eng.(Roads) E.S./W.S./City	Before Further C.C. of
!	•	building u/ref.
7.	P.C.O.	Before Plinth C.C. of
i		_building u/ref.
8.	BEST / TATA / Reliance Energy /	Before Further C.C. of
:	MSEB / Electric Co.	building u/ref.
9.	Civil Aviation Authority	Before Further C.C. of
!		building u/ref.
10.	E.E. (M&E) of MCGM	Before Further
		C.C./O.C.C. of building
		u/ref.
11.	E.E. (T&C) of MCGM for Parking	Before Plinth C.C. of
	Layout	building u/ref.
12.	CFO	Before Plinth C.C. of
		building u/ref.

- That the design and construction of proposed building will be done 141 under supervision of Registered Structural Engineer as per all relevant LS. Codes including seismic loads as well as under the supervision of Architect and Licensed Site Supervisor.
- That the regular/sanctioned/proposed lines & reservation will be got 15) demarcated at site through A.E. (Survey)/E.E. (T. & C.)/E.E. D.P./DILR before applying for C.C.

TEN R. E. MARKETT HO. .



That the regular a unctioned /proposed lines & reservation will be got demarcated at alternation copy of plan shall be submitted for greeing to handwell the set back land free of compensation & set back landing over certificate will be obtained from Assis commissioner, that ownership of setback land will be transferred in name of MCGM.

- 17) The Estant by arrangement of generator/ alternative electric power supply requisite capacity shall be made in case of failure of electricity.
- 18) That all the cantilever projections shall be designed five times of load as per I.S. code 1993-2002 This also includes the column projecting beyond terrace & carrying OHWT etc.
- 19) That you shall be asked unless payment of advance for providing treatment at construction site to prevent epidemics like derigue, Malaria etc. is made by insecticide officer of concern ward office & provision shall be made as and when required by Insecticide officer for inspection of water tanks by providing safe but stable ladder etc. & requirements as communicated by insecticide office shall be complied.
- 20) That the structural members below the ground level shall be designed considering the effect of chlorinated water, sulphur water, seepage water etc. & any other possible chemical effect & due care while constructing the same will be taken & completion certificate to that effect shall be insisted before granting further C.C. beyond plinth.
- 24) That you shall incorporate necessary condition in sale agreement of sale flat owners that, they will not blame SRA for inadequate/sub standard sizes of rooms in future & the prospective buyers will be made aware of the same & no claims /damages / risks will be made against CEO(SRA) & its staff with regards to the same. A copy of sale agreement will have to submit before granting plinth C.C. to building u/ref.
- 25) That you shall incorporate necessary condition in agreement for sale of sale tenements that the sale building is constructed with deficient open space & the prospective buyers will be made aware of the same & no claims /damages / risks will be made against CEO(SRA) & its staff with regards to the same. A copy of sale agreement will have to submitted before granting plinth C.C. to building u/ref.
- 26) That the Developer to get the structural design of buildings having height more than 24m peer reviewed from another registered structural engineer / educational institute.
- 27) That you shall install C.C.T.V. cameras on site with its real time relay/display on real time basis at SRA office in co-ordination with I.T. officer (SRA).
- 28) That Rehab building shall constructed as per specifications of relevant IS Codes, NBC in force under specifications for quality control measures as prescribe by SRA.

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With:

29) That the C.C. shall be released as per co-relation?Robate card in word policy as may be decided by SRA.

That the existing stand post water connections in the scheme shall be disconnected after demolition of respective hutment and all the dues shall be paid & cleared by the developer in consultation of AEWW of concerned ward.

That the Rain Water Harvesting system should be installed/provided as per the direction of U.D.D., Govt. of Maharashtra under No. TPB/432001/2133/CR-230/01/UD-11 dtd.10/03/2002 [180] Provided shall be maintained in good working conditions at the factor of pulling which penalty of Rs.1000/- per annum for every 10/2 square, of built-like

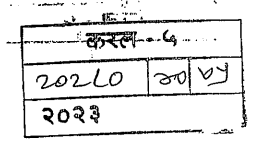
area shall be levied.

32) That the sale C.C. shall be released as per proposed in scheme-1.

A. THAT THE FOLLOWING CONDITIONS SHALL BE BEFORE FURTHER C.C. OF SUPER STRUCTURE:

- That a plan showing the dimensions of the plinth and the available open spaces certified by the Architect shall be submitted and the same shall be got checked & certified by the concerned Sub Engineer (SRA)
- 2) That the stability certificate for work carried out upto plinth level/stilt level shall be submitted from the Lic. Structural Engineer.
- 3) That the quality of construction work of bldg, shall be strictly monitored by concerned Architect, Site supervisor, Structural Engineer, Third Party Quality Auditor and Project Management Consultant. The periodical report as regards to the quality of work shall be submitted by Architect along with test result.
- That you shall submit the P.R. Card with area mentioned in words duly certified by Superintendent of Land Records for amalgamated/sub-divided plots before requesting C.C. for last 25% of sale built up area.
- B. THAT THE FOLLOWING CONDITIONS SHALL BE COMPLIED WITH BEFORE GRANTING O.C. TO ANY PART OF THE PROPOSED BUILDING.
- All the conditions of Letter of Intent shall be complied with before asking for occupation certificate of sale building.
- 2) The Building Completion Certificate in prescribed Performa certifying work carried out as per specification shall be submitted.
- 3] That some of the drains shall be laid internally with C.L pipes.
- 4) That you shall developed the layout access/D.P. Road/setback land including providing streetlights as per the remarks/specifications MCGM. And submit the completion certificate from E.E. (Road Construction) as per the remarks.

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har केए ब्रीपडाएकी सीवी be provided as per requirement.

That carriage entrance over existing SWD shall be provided and that the same shall be paid to MCGM before requesting the pation.

- constitution with E.E. (SWD) as per the remarks and a completion certificate shall be obtained and submitted before requesting for occupation certificate.
- 8) That the requirements from the Reliance Energy /concerned electric Supply Co. shall be complied with before asking occupation permission.
- 9) That the Architect shall submit the debris removal certificate before requesting for occupation permission.
- 10) That 10'-0" wide paved pathway up to staircase shall be provided.
- 11) That the surrounding open spaces, parking spaces and terrace shall be kept open and unbuilt upon and shall be levelled and developed before requesting to grant permission to occupy the building or submitted the B.C.C. whichever is earlier.
- 12) That the name plate/board showing Plot No., Name of the Bldg. etc. shall be displayed at a prominent place.
- 13) That the N.O.C. from Inspector of Lifts, P.W.D. Maharashtra, shall be obtained and submitted to this office.
- 14) That the drainage completion Certificate from E.E. (S.P.) (P & D) for provision of septic tank/soak pit/STP shall be submitted.
- 15) That stability Certificate from Structural Engineer in prescribed Performa 'D' along with the final plan mounted on canvas shall be submitted.
- 16) That the single P.R. cards for the amalgamated plot shall be submitted.
- 17) That the N.O.C. from the A.A. & C. 'N' Ward shall be obtained and the requisitions, if any shall be complied with before O.C.C.
- 19] That completion certificate from C.F.O. shall be submitted.

- 20) That the completion certificate from E.E. (T&C) of MCGM for parking shall be submitted.
- 21) That the completion certificate from E.E. (M&E) of MCGM for Ventilation/Stack parking/Mechanical Parking System shall be submitted.
- 22) That the completion certificate from Tree Authority of MCGM shall be submitted.

- 23) That Extra water sewerage & charges shall be pa
- C. THAT THE FOLLOWING CONDITIONS SHALL BETTO THE SECONDARY SHALL BETTO
- BEROMPRIED WITH
- That certificate under Section 270A of B.M.C. Act. shall be obtained from H.E.'s department regarding adequacy of water supply

#### NOTES:

1. That C.C. for sale building shall be controlled in a phasewise manner as decided by CEO (SRA) in proportion with the actual work rehabilitation component as per Circular No. 192

2. That no occupation permission of any of the sa building/sale area shall be considered until Occupation equivalent Rehabilitation area is granted.

3. That CEO (SRA) reserves right to add or amend or deleasove or all the above mentioned conditions if requescution of Slum Rehabilitation Scheme.

Executive Engineer
Slum Rehabilitation Authority

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#### NOTES

1) The work should now be shried unless objections \_\_\_\_\_\_ are

(2) Constituted set of lates Suproved plans shall be displayed on site at the time of the progress of the construction work.

(3) Telephone parmission on payment of deposit should be obtained for any shed to holder and process for construction purposes, Residence of workmen shall not

be allowed on site. The temporary structures for storing construction materials shall be demolished before submission of building completion certificate and a certificate signed by Architect shall be submitted alongwith the building completion certificate.

- (4) Temporary sanitary accommodation on full flushing system with necessary drainage arrangement should be provided on site for workers, before starting the work.
- (5) Water connection for construction purposes will not be given until the hoarding is constructed and application is made to the Ward Officer of M C.G.M. with the required deposit for the construction of carriage entrance, over the road side drain.
- (6) The owners shall intimate the Hydraulic Engineer of M.C.G.M. or his representative in wards of M.C.G.M. atleast 15 days prior to the date of which the proposed construction work is taken in hand, that the water existing within the compound will be utilized for their construction works and they will not use any Municipal Water for construction purposes. Failing this, it will be presumed that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.
- The hoarding or screen wall for supporting the depots of building materials shall be constructed before starting any work even though nc materials may be expected to be stabled in front of the property. The scaffoldings, bricks, metal, sand, preps, debris etc should not be deposited over footpaths or public street by the owner/architect/their contractors, etc without obtaining prior permission from the Ward Officer of the area.
- (8) The work should not be started unless the compliance of abovesaid conditions is approved by this department.
- (9) No work should be started unless the structural design is submitted from Licensed Structural Engineer.
- (10) The work above plinth should not be started before the same is shown to this officeSub Engineer (SRA) concerned and acknowledgement obtained from him regarding correctness of the open space dimension.
- (11) The application for sewer street connections, if necessary, should be made simultaneously with commencement of the work as the Municipal Corporation of Greater Mumbai will require time to consider alternative site to avoid the excavation of the road and footpath.
- (12) All the terms and conditions of the approved layout/subdivision/Amalgamationunder No. \_\_\_\_\_ should be adhered to and complied with.
- [13] No building/Drainage Completion Certificate will be accepted and water connection granted (except for the construction purposes) unless road is constructed to the satisfaction of the concerned Ex Engineer of M.C.G.M. and as per the terms and conditions for sanction to the layout.
- (14) Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.
- The access road to the full width shall be constructed in water bound macadam before commencing work and should be complete to the satisfaction of concerned. Ex-Engineer of M.C.G.M including asphalting, lighting and drainage before submission of the building Completion Certificate.
- (16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.
- (17) The surrounding open spaces around the building should be consolidated in

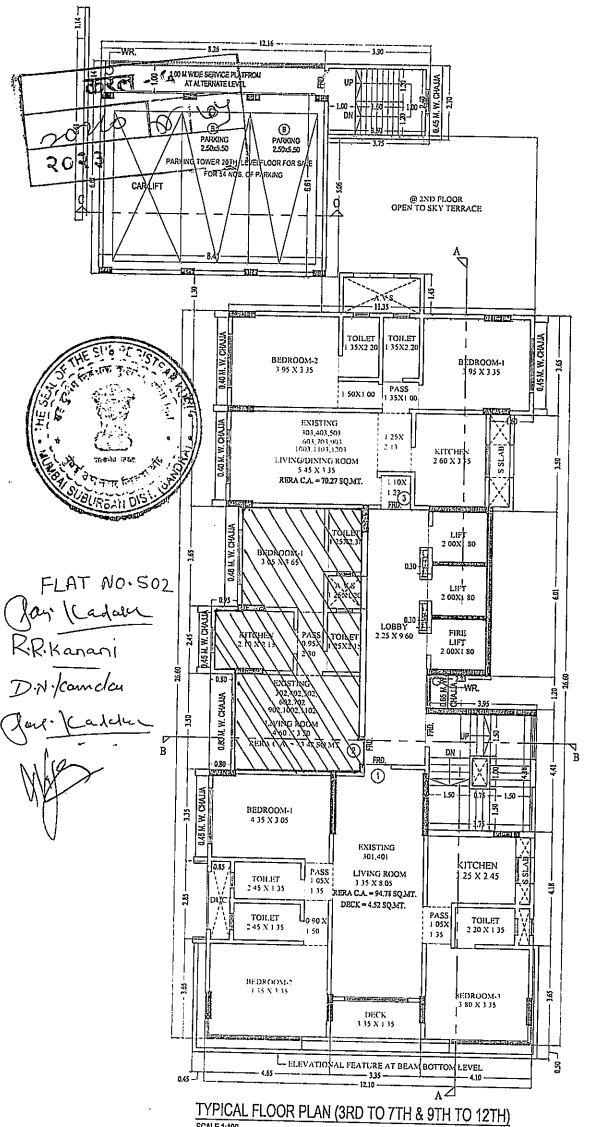
,一个人,我们就是一个人,我们也是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就 第一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就 concrete having broken glass pieces at the rate of 0.125 cubic meters per 10 sq.mt below pavement.

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

- No work should be started unless the existing structures or proposed to be demolished are demolished.
- (20) If It is proposed to demolish the existing structures by negotiations with the tenants under the circumstances, the work as per approved plans should not be taken up in hand unless the Dy.Ch. Engineer(SRA) is satisfied with the following:
  - (i) Specific plans in respect of evicting or rehousing the existing tenants on your plot stating their number and the area in occupation of each tenant.
  - (ii) Specifically signed agreement between you and the existing tenants that they are willing to avail for alternative accommodation in the proposed structure.
  - (iii) Plans showing the phase program of construction has to be duly approved by this office before starting the work so as not to contravene at any stage of construction, the Development Control Rules regarding open spaces, light and ventilation of existing structure promotion.
- (21) In case of additional floor no work should be started during monsoon which will give rise to water leakage and consequent nuisable to tenants staying on the floor below.
- on the floor below.

  (22) The bottom of the overhead Water Tank above the dinished level of the terrace shall not be less than 1.20 meter & not more fram 1.50 meter.
- (23) The work should not be started above first floor fevel unless the No Objection Certificate from the Civil Aviation Authorities, wherever necessary, is obtained.
- (24) It is to be understood that the foundations much be areas at et of white soil.
- (25) The positions of the nahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- (26) No new well tank, pond, cistern or fountain shall be dug or constructed without the previous permission in writing from the Chief Executive Officer of Slum Rehabilitation Authority.
- (27) All gully traps and open channel shall be provided with right fitting mosquito proof covers as per relevant I. S. specifications.
- (28) No broken bottle should be fixed over boundary walls. The prohibition refers only to broken bottles & not to the use of plains glass for coping over compound wall.
- (29) If the proposed addition is intended to be carried out on old foundations and structures, will do so at your own risk.

Executive Engineer, (S.R.A.)



#### A. CONSTRUCTION SPECIFICATION

- 1. External Walls External Walls of 6" thick brick work
- 2. Internal Walls shall be 4" inch thick brick work with RCC

- 3. Waterproofing Waterproofing shall be provided in Terrace, Machine room top, Bait, WC, Sinks and all wet areas shall be adequately waterproofed with Brick Bal Coba
- 4. External Plaster External Plaster will be minimum 24 MM thick with sand finish in two
- 5. All internal walls shall have Gypsum finish.
- 6. Decorative Name Plates shall be provided for each flat owner
- 7. Decorative railing for staircase
- 8. Decorative compound wall with Decorative Pillars/Gates
- 9. Concrete pavement / Paver blocks / Chequered tiles for open ground
- 10. Fire-fighting system along with fire alarm, automatic sprinkler as per C and as specified.
- 11. Bore Well shall be provided as per MCGM rules and regulations for flus



- 1. Society Office, as per MCGM norms.
- 2. Security Cabin as approved by the authorities.
- 3. Space for Fitness Centre.
- CCTV Security Cameras covering common access areas along-with adequate Recording system and Display monitor for Surveillance purposes.

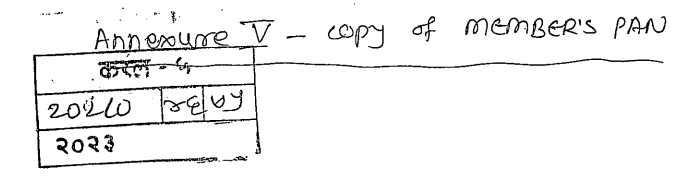
#### C. ENTRANCE HALL / LIFT LOBBY

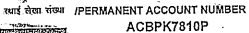
- Designer Entrance Lobby with Imported Marble / Agglomerated / Vitrified-Tiles flooring and sidewalls having Marble / Agglomerated / Vitrified-Tiles as designed by the Architect.
- 2. Designer Lift Lobby with Marble / Agglomerated / Vitrified-Tiles Flooring having Granite / Marbonite / Marble / Vitrified-Tiles on the sidewalls
- 3. Letter Box to be provided in the Common Lobby.

#### D. LIFT

1. Lifts of Schindler and/or Otis and/or Mitsubishi and/or Kone and/or Eros as per availability. (With Power back Up of cable from separate Sub-station or DG Set as approved by the authorities)

HEATTE ENTRE









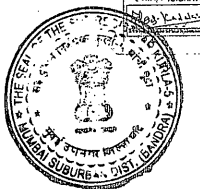
नाम INAME SACHIN MANILAL KADAKIA

पिता का नाम IFATHER'S NÄME MANILAL KADAKIA

जन्म रिथि IDATE OF BIRTH 16-05-1955

हस्तादार ISIGNATURE

आयकर आयुक्त (कम्प्यूटर केन्द्र) missioner of Income-tax (Computer Operations).



Annexure - VI - Society's PAI

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'आयकर विभाग INCOME TAX DEPARTMENT



भारत परकार GOVT. OF INDIA

म्थायी लेखा भंख्या कार्ड Permanent Account Number Care

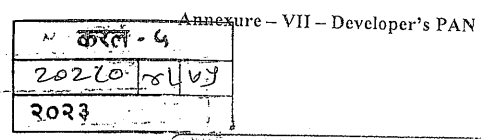
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JEEVAN TARANG CO OP HSG SCC LIMITED

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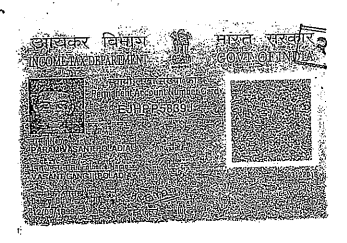
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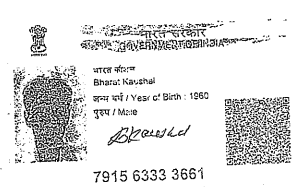




R.R. Kanani







Society and/or its members shall not be liable to contribute for a same.

1.1.18 "Free Sale Area" shall mean the total capet area for Residential Flats and Commercial Units/Shopsutilization of FSI which is available with the Deal 3 pers for sale in the New Building/s. The Free Sale Area shall be deemed to include Developers car Parking spaces, amenities, etc. in accordance with the approvals and sanctions under the prevailing laws;

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1.1.19 (i) "Sale Flat/s" shall mean self-contained fl Building/s forming a part of the Free Sale Area a Developers for sale.

(ii) "Sale Shop/s" shall mean self-contai Shop/s or Unit/s in the New Building/s forming a part Area available with the Developers for sale on the ground

1.1.20 "Society's Car Parkings" shall mean the 24 agreed to be allotted by the Developers to the Society for ın any car parking tower of the New Building.

1.1.21 "Developers Car Parkings" shall mean the all par stilt area of the New Building, all car parkings, in the car tower of the New Building save and except the Society's Car Parkings and Visitor Car Parkings; available with the Developers to be allotted with the Sale Flats or Shops to the Sale Flat or Sale Shop Purchasers, as per the Developers' discretion.

- 1.1.22 "Visitor Car Parking's" shall mean car parking sanctioned by MCGM/SRA for the purpose of visitor car parking shall belong to Society and same shall not be for allotment.
- 1.1.23 "Force Majeure" shall mean and include fire, earthquake, flood, epidemic, riot, civil disturbance, pandemic, lockdowns, war, acts of God, non-availability of cement or steel which is beyond the control of the Developers and/ or acts of public authorities that prevent or delay the performance of any one or more obligations of the Developers, change in law, regulations, or the policies, or any order of any court, tribunal, authority etc. which affect the said Project or development/real estate construction industry as a whole and/or all other acts which are beyond the reasonable control of the

Project in exercise of the said development rights as envisaged

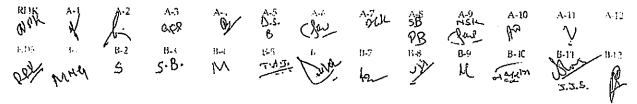
entitled to utilize the maximum development potential available for consumption under Regulation 33(11) of the DCPR,2034 and/ or other regulation of DCPR 2034 on the said land and the FSI potential generated by arranging the PTC's as per the Developers discretion under Regulation 33(11) of the DCPR, 2034. Further, the Developers shall be entitled to the benefit of incentive additional Built-up Area subjects and subject to the benefit of incentive additional Built-up Area subjects and subject to the developers between the Society and the property and subjects and subjects and subject to the developers.

Social positions hat simultaneously with the execution hereof, well the law ecome entitled to carry out the redevelopment of the plans in terms hereof and as permitted by law in accordance as may be amended from time to time. The Developers short obtain approvals from statutory authorities as the Subject of the purpose of redevelopment of the said Property, demolition of the existing structures and construction of the New Building on the said land.

6. In consideration of the Society appointing the Developers in the manner provided in these presents, the Developers shall:

#### A. PERMANENT ALTERNATE ACCOMMODATION (PAA):

i. At their own costs and expenses construct New Building/s on the said land and allot 24 PAA flats free of cost in the New Building/s to be constructed on the said land to the 24 existing members of the said Society as and by way of their Permanent Alternate Accommodation admeasuring the Existing Flat Area plus 36% additional MOFA carpet area over and above the area of the Existing Flat Area. Further, as per the request of certain existing Members, the Developers have agreed to sell additional free sale area at a concessional rate to such Members, which additional area shall be included/embedded in the PAA flat/s and the terms thereof shall be



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v. The society office with toilet to be provided by the Developers as may

he approved by the competent authority. Further the proposed

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Caspace for the fitness center shall be as approved by the compotent

the said Society shall be entitled to use and enjoy the said space for fitness center as well as all other amenities to be provided by the.

Developers.

#### B.HARDSHIP COMPENSATION AMOUNT:

The Dryclopers shall in addition to the above, pay to eath of the 24.

Executed go logarithm of the said Society an amount calculated Rs.

LOGE typex sor to of the Existing Flat Area of the respective of the respective to the respective of the respective to the respective of the respective of the respective of the respective of the Hardship Compensation.

ii. The Parties hereto agree that 50% of the Hardship Compensation Amount payable by the Developers to each Member on the Vacation date and balance 50% of the hardship compensation shall be payable by the Developers to each Member on obtaining the Occupation Certificate or offering/ providing possession of the new flat to the Member in the New Building, whichever is earlier.

#### C. TO AND FRO SHIFTING CHARGES AND BROKERAGE:

- i. The Developers shall in addition to the above hand over to each of the existing Members on the Vacation date, a cheque for an amount equivalent to <u>Rs. 20,000/-</u> (Twenty Thousand Only) by way of defraying the one-time to & fro shifting/transportation charges.
- ii. The Developers shall in addition to the above handover to each existing Members on the vacation date, a cheque for an amount equal to one month's Temporary Alternate Accommodation Compensation calculated equivalent to one month's TAA of said existing flat area as detailed in Annexure "M" as brokerage charges.



ADJ/1100901/ 87 /2023/K 95 Pages

### COMPENSATION FOR TEMPORARY

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addition to the above, from the Vacation date, the

agree to pay monthly compensation to each Member for Temporary Alternate Accommodation hereinafter referred

(TAA) from Vacation Date and thereafter during the period of the toping and construction of the New Flat and agree to pay the tion of 30 days of possession notice af

tificate of the New Building/s

until 30 days after the respective Membe ssion the New Flat in the New Build ing

sagreed that under no circumstances hable to pay the TAA after the expir

obtaining Full Occupation Certificate of the New Beild? the possession of the New Flat is duly offered to that Member in terms of this Agreement. The Monthly compensation for TAA shall be paid by the Developers by way of Post-Dated Cheques (PDC's) for a 12 months' period at a time in advance. Cheque for the subsequent 12-month period shall be handed over 1 month prior to the expiry of any such 12-month period.

In the event of dishonor of any cheque for TAA or default in making payment, then the Developers shall do NEFT within 15 days from the date of dishonour of such cheque. If the amount of the dishonoured cheque is not paid within 15 days of dishonour, then the Developers are liable to give interest @ 12% p.a. on the said amount till payment. The TAA rent amount to be paid by the Developers to the Members shall be calculated and paid in the following manner:

- a) Rs. 70/- (Rupees Seventy Only) per sq. ft. per month on the carpet area of the said Existing Flat Area for the first 12 months from the Vacation Date:
- b) Rs. 73/- (Rupees Seventy-Three Only) per sq. ft. per month on the carpet area of the said Existing Flat Area for the next 12 months i.e., from the 13th month to the 24th month from the Vacation Date;

NO

c) Rs. 76/- (Rupees Seventy-Six Only) per sq. ft partial on the

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from the 25th month to the 36th month from the Vacation-Date

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It is agreed that the cheques for TAA payable by the Developers to the the Members shall be handed over by the Developers to the Managing Committee Members of the Society along-with the Vacation Notice and the Managing Committee Members shall in turn distribute the said cheques amongst its Members only and the Developers shall in the passes to the said cheques amongst its Members only and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes the said cheques and the Developers shall in the passes to the said cheques and the Developers shall in the passes the said cheques and the Developers shall in the passes the said cheques and the Developers shall in the passes the said cheques and the Developers shall in the passes the said cheques and the Developers shall in the passes the said cheques and the Developers shall in the passes the said cheques and the passes the said cheques and the passes the said cheques and the passes the said cheques are said the passes the said cheques and the passes the said cheques and the passes the said cheques are said the passes the said cheques and the passes the said cheques are said the passes the said cheques and the passes the said cheques are said the said cheques are sai

ossessing an inertity ned hereinabove and the Developers shall have been such distribution or for any delays or despite party of the Society in such distribution and the Society

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vii. In case 5 the 24 members beyond the 36 months from the new flats to the 24 members beyond the 36 months from the Vacation Date (subject to force majeure), then the Developer shall continue to pay the TAA Rent at Rs. 78/- (Rupees Seventy-Eight Only) per s. ft. per month on the carpet area of the said existing flat for a further period of 6 months i.e., Grace Period (from the 36th month to 42nd month from the Vacation Date).

viii. In case there is further delay by the Developer in handing over the new flats to the 24 members beyond 42 (Forty-Two) months from the Vacation Date, (subject to Force Majeure), then the Society shall allow Developer additional period for completion of construction of the New Building. Developer shall continue to pay TAA rent to all Members of the Society@ rate of Rs 84/- (Rupees Eighty-Four Only) per square feet on existing carpet area per month subject to Developer paying the mutually agreed Liquidated Damages of Rs.7,500/- (Rupees Seven Thousand Five Hundred Only) per day to the Society. Developer shall pay TAA for next 6 months to the Society by depositing six monthly (1 month's Rent each) PDC having monthly dates at least one 1 month prior to the expiry of each month. It is hereby agreed by the parties that any escalation in hardship



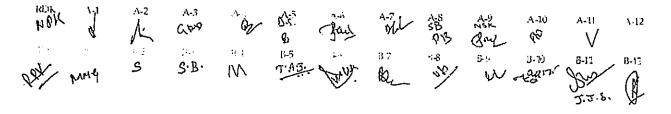


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The Developers shall give 30 days' advance notice in writing to the Managing Committee members of the Society about the New Flats cinembers being ready for occupation after the Part/Full ccupation dertificate is procured. All the 24 members shall take their respective flats as per PAA on the Developers he ald resaid notice to the Society subject to the said members having paid in accordance with the terms of this Agreement. After procuring Fart/ full Occupation Certificate, the Developers shall stop paying the monthly TAA rent compensation for the temporary accommodation after 30 days upon offering the lew Flats to the members, irrespective of whether fave taken possession of the New Flats or not. greed that the Developers' new flat purchasers of the n shall be offered possession of their new flats only his offered to the existing Members of the Society. All nitgoings in respect of the new flats and new building the payable by the Society and its members from date of expiry of the aforesaid notice or date of possession, whichever is earlier the Developers shall not be liable to pay the same thereafter.

15.It is agreed that on account of planning constraints, and/or construction methodology there may be a variation in the area of the aforesaid Permanent Alternate Accommodation to be given to the 24 members of the Society subject however to a maximum of 3% (three percent) thereof. It is clarified that in case of any such variation above the said overall limit of 3%, the variation in area shall be compensated by the Developers to the concerned member of the Society or alternatively, by the concerned member of the Society to the Developers (as the case may be) at the rate of Rs. 27,900/[Twenty-Seven Thousand and Nine Hundred] per sq. feet of carpet area for such variation.

16.In the event any existing member/s desire/s to sell and transfer the flat along with shares of the said Society held by him/them during the construction period, he/they can do so subject to the norms and NOC of the said Society and the said Developers, provided such purchaser/transferee confirms in writing to be bound by this



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# ANNEXURE - B: Existing Members Names

	750071	- G		4. 
SW.	EXISTING FLAT-	MEMBER'S NAME		TING CARPET
1	A1	MR. RAJESH IYER		533
2	A-2	ABYI VER HTMAYALAN		725
3	A-3	MR. MIHIR NARAYAN GHODKE		322
4	A-4	MRS, REMADEVI SIVADASAN	E THE SUIT	300
5	A-5	MR. DHAVAL D. SHETH & MRS. BHAVANA JIGNESH SHETH	( ) ( )	
6	A-6	AND THE MANINAL KADAKIA		322
7	1/100	MACDEVIKAGAJA MAKAMAT		1 533 1 600: 283
8	B. E.	MAS SWATI PRAKASHA DAMWALA & MR. PRAKASH HARIDAS BADAMWALA		THE STATE OF
9	(大·b)	MRS NINA SACHIN KADAXIA & MR. SACHIN MANILAL KADAKIA	BUR	BAN DIS
10	4.50, 4	MRG. YIZKOTV. DESIDAN DE		533
11	A-1	MRS.R. VASANTHAN		725
12	A-12	MR. NALIN CHIMANLAL SHAH		322
13	B-1	MR. MANDAR NARAYAN GHODKE		334
14	B-2	MRS, SULOCHANA R MANIAN		545
15	B-3	MRS. SONAL BHARATKUMAR SANGHVI		59/
16	B-4	MRS. MEENA LADHARAM RATESAR		334
17	B-5	MRS. TRUPTI ATUL ZATAKIA		645
18	B-6	MR. KETUL A JHATAKIA	ā	533
19	B-7	MR. VIKAS HARKISHAN CHAUHAN		334
20	B-B	MRS. VEDAVATHI J SUVARNA		545
21	B-9	MR. SUNDAR A UCHIL		533
22	B-10	MR. NATHURAM PHOOLARAM KUWAVAT		334
23	B-11	MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE		545
24	8-12	MRS. MEGHA NARENDRA RANE		533
			TOTAL	11,968

### - I: List of Permanent Alternate Accommodation (PAA) Areas

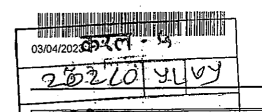
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103   728   729	<b>欧</b> 雄	1	MEMBER'S NAME	i	CARPET AREA IN
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SHETH  MRS. SULOCHANA R MANIAN  RESTRICT PRAKASH BADAMWALA & MR.  301  988  302  450  450  450  450  450  450  450  4	202	to	MR.BAJ SHIYER	103	725
10   10   10   10   10   10   10   10	२०२	3 - 3	SHETH - J	201	985
10   10   10   10   10   10   10   10		FIR RI	MRS. SULOCHANA R MANIAN	203	725
## SANTHA 401 986 ## SANTHA 402 450 ## SANTHA 403 725 ## MRS. SACHIN MANINAL KADAKIA & MR. SACHIN MANILAL 602 450 ## MRS. NEENA LADHARAM RATESAR 702 450 ## MRS. DEVIKA GAJANAN KAMAT 703 725 ## MRS. VEDAVATHI J SUVARNA 803 725 ## MRS. VEDAVATHI J SUVARNA 803 725 ## MR. SUNDAR A UCHIL 903 725 ## MR. SUNDAR A UCHIL 903 725 ## MRS. AL-KA V. DESHPANDE 1003 725 ## MRS. AL-KA V. DESHPANDE 1003 725 ## MRS. AL-KA V. DESHPANDE 1003 725 ## MRS. PRADEEP DATTARAM SHINDE & MRS. JANHAVI 1103 725 ## MRS. MEGHA NARENDRA RANE 1203 725		A STATE OF		301	985
SANTHA   401   988   450   4			MR: MATARAYAN GHODKE	302	450
### ### ### ### ### ### ### ### ### ##			MRS: SO ISL BHAR ATKUMAR SANGHVI	303	725
11 MR. SACHIN MANINAL KADAKIA 12 MRS. TRUPTI ATUL ZATAKIA 13 MRS. NINA SACHIN KADAKIA & MR. SACHIN MANILAL KADAKIA 14 MR. KETUL A JHATAKIA 15 MRS. NEENA LADHARAM RATESAR 16 MRS. DEVIKA GAJANAN KAMAT 17 MRS. VEDAVATHI J SUVARNA 18 MR. VIKAS HARKISHAN CHAUHAN 19 MR. SUNDAR A UCHIL 20 MR. NALIN CHIMANLAL SHAH 21 MRS. ALKA V. DESHPANDE 22 MR. NATHURAM PHOOLARAM KUMAVAT 23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE 24 MRS. MEGHA NARENDRA RANE 25 MRS. MEGHA NARENDRA RANE 26 MRS. MEGHA NARENDRA RANE 27 MRS. MEGHA NARENDRA RANE 27 MRS. MEGHA NARENDRA RANE 28 MRS. MEGHA NARENDRA RANE 29 MRS. MEGHA NARENDRA RANE 20 MRS. MEGHA NARENDRA RANE 20 MRS. MEGHA NARENDRA RANE 21 MRS. MEGHA NARENDRA RANE 21 MRS. MEGHA NARENDRA RANE 22 MRS. MEGHA NARENDRA RANE		Lan.	SANTHA	401	985
11       MR. SACHIN MANINAL KADAKIA       502       450         12       MRS. TRUPTI ATUL ZATAKIA       503       725         13       MRS. NINA SACHIN KADAKIA & MR. SACHIN MANILAL KADAKIA       602       450         14       MR. KETUL A JHATAKIA       603       725         15       MRS. VEENA LADHARAM RATESAR       702       450         16       MRS. DEVIKA GAJANAN KAMAT       703       725         17       MRS. VEDAVATHI J SUVARNA       803       725         18       MR. VIKAS HARKISHAN CHAUHAN       902       450         19       MR. SUNDAR A UCHIL       903       725         20       MR. NALIN CHIMANLAL SHAH       1002       450         21       MRS. ALKA V. DESHPANDE       1003       725         22       MR. NATHURAM PHOOLARAM KUMAVAT       1102       450         23       MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI       1103       725         24       MRS. WEGHA NARENDRA RANE       1203       725		WURB!	ABON NDAR NARAYAN GHODKE	402	450
12 MRS. TRUPTI ATUL ZATAKIA  13 MRS. NINA SACHIN KADAKIA & MR. SACHIN MANILAL  14 MR. KETUL A JHATAKIA  15 MRS. WEENA LADHARAM RATESAR  16 MRS. DEVIKA GAJANAN KAMAT  17 MRS. VEDAVATHI J SUVARNA  18 MR. VIKAS HARKISHAN CHAUHAN  19 MR. SUNDAR A UCHIL  20 MR. NALIN CHIMANLAL SHAH  21 MRS. AL-KA V. DESHPANDE  22 MR. NATHURAM PHOOLARAM KUMAVAT  23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE  24 MRS. WEGHA NARENDRA RANE  1203 725		0.00	MRS: REMADEVI SIVADASAN	403	725
13 MRS. NINA SACHIN KADAKIA & MR. SACHIN MANILAL 602 450 14 MR. KETUL A JHATAKIA 603 725 15 MRS. WEENA LADHARAM RATESAR 702 450 16 MRS. DEVIKA GAJANAN KAMAT 703 725 17 MRS. VEDAVATHI J SUVARNA 803 725 18 MR. VIKAS HARKISHAN CHAUHAN 902 450 19 MR. SUNDAR A UCHIL 903 725 20 MR. NALIN CHIMANLAL SHAH 1002 450 21 MRS. ALKA V. DESHPANDE 1003 725 22 MR. NATHURAM PHOOLARAM KUMAVAT 1102 450 23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE 24 MRS. WEGHA NARENDRA RANE 1203 725		11	MR. SACHIN MANINAL KADAKIA	502	450
13       KADAK:A       602       450         14       MR. KETUL A JHATAKIA       603       725         15       MRS. WEENA LADHARAM RATESAR       702       450         16       MRS. DEVIKA GAJANAN KAMAT       703       725         17       MRS. VEDAVATHI J SUVARNA       803       725         18       MR. VIKAS HARKISHAN CHAUHAN       902       450         19       MR. SUNDAR A UCHIL       903       725         20       MR. NALIN CHIMANLAL SHAH       1002       450         21       MRS. AL <a deshpande<="" td="" v.="">       1003       725         22       MR. NATHURAM PHOOLARAM KUMAVAT       1102       450         23       MR. PRADEEP DATTARAM SHINDE &amp; MRS. JANHAVI       1103       725         24       MRS. WEGHA NARENDRA RANE       1203       725</a>		12	MRS. TRUPTI ATUL ZATAKIA	503	725
15 MRS. MEENA LADHARAM RATESAR 702 450  16 MRS. DEVIKA GAJANAN KAMAT 703 725  17 MRS. VEDAVATHI J SUVARNA 803 725  18 MR. VIKAS HARKISHAN CHAUHAN 902 450  19 MR. SUNDAR A UCHIL 903 725  20 MR. NALIN CHIMANLAL SHAH 1002 450  21 MRS. AL < A V. DESHPANDE 1003 725  22 MR. NATHURAM PHOOLARAM KUMAVAT 1102 450  23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE 1103 725  24 MRS. MEGHA NARENDRA RANE 1203 725	ť;	13	MRS. NINA SACHIN KADAKIA & MR. SACHIN MANILAL KADAKIA	602	450
16       MRS. DEVIKA GAJANAN KAMAT       703       725         17       MRS. VEDAVATHI J SUVARNA       803       725         18       MR. VIKAS HARKISHAN CHAUHAN       902       450         19       MR. SUNDAR A UCHIL       903       725         20       MR. NALIN CHIMANLAL SHAH       1002       450         21       MRS. AL≺A V. DESHPANDE       1003       725         22       MR. NATHURAM PHOOLARAM KUMAVAT       1102       450         23       MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE       1103       725         24       MRS. MEGHA NARENDRA RANE       1203       725		14	MR. KETUL A JHATAKIA	603	725
17       MRS. VEDAVATHI J SUVARNA       803       725         18       MR. VIKAS HARKISHAN CHAUHAN       902       450         19       MR. SUNDAR A UCHIL       903       725         20       MR. NALIN CHIMANLAL SHAH       1002       450         21       MRS. ALKA V. DESHPANDE       1003       725         22       MR. NATHURAM PHOOLARAM KUMAVAT       1102       450         23       MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI       1103       725         24       MRS. WEGHA NARENDRA RANE       1203       725		15	MRS. MEENA LADHARAM RATESAR	702	450
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21 MRS. AL-A V. DESHPANDE 1003 725 22 MR. NATHURAM PHOOLARAM KUMAVAT 1102 45C 23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI 1103 725 24 MRS. MEGHA NARENDRA RANE 1203 725		19	MR. SUNDAR A UCHIL	903	725
22 MR. NATHURAM PHOOLARAM KUMAVAT 1102 45C 23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI 1103 725 24 MRS. MEGHA NARENDRA RANE 1203 725		20	MR. NALIN CHIMANLAL SHAH	1002	450
23 MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI 1103 725 24 MRS. MEGHA NARENDRA RANE 1203 725		21	MRS. AL <a deshpande<="" td="" v.=""><td>1003</td><td>725</td></a>	1003	725
24         MRS. WEGHA NARENDRA RANE         1103         725           24         MRS. WEGHA NARENDRA RANE         1203         725		22	MR. NATHURAM PHOOLARAM KUMAVAT	1102	45C
		23	MR. PRADEEP DATTARAM SHINDE & MRS. JANHAVI JANARDAN SHINDE	1103	725
TOTAL 16,240		24	MRS. MEGHA NARENDRA RANE	1203	725
1 1				TOTAL	16,240

ADJ/ 100901/ 87 /2023/K
Page 87 0006 6

ANNEXURE - M: List of Hardship Compensation, Shifting
Brokerage and TAA Rent

	SNL	EXISTI NG FLAT NO	MEMBER'S NAME	EXISTING CARPET AREA IN SOFT	HARDSHIP COMPENSA TION	SHIFTING CHARGES	BROKER-	TAA RENT FOR 1ST- T O 1 BT MONTH	MONTH	TEAT RENT, FOR 250B ITO 36TH MOHILL	
	1	A-1	MR. RAJESH IYER	533	5,33,000	20,000	37,310	637,576	45,93		
	2	A-2	MR. ANANTH MAHADEV IYER	725	7,25,000	20,000	5075 0	ર છ%	3 52/6	100	á
	3	A-3	MR. MIHIR NARAYAN GHODKE	322	3,22,000	20,000	22,540	22,540	369 369	ZC472	
	4	A-4	MRS, REMADEVI SIVADASAN	533	5,33,000	20,000	37,310	37.3.10	77.00	508	10 E
•	5	A-5	MR. DHAVAL D. SHETH & MRS. BHAVANA JIGNESH SHETH	725	7,25,000	20,000	50,750	50,750		No.	77
_	6	A-6	MR. SACHIN MANINAL KADAKIA	322	3,22,000	20,000	22,540	22.5	23,205	35	
	7	A-7	MRS, DEVIKA GAJANAN KAMAT	533	5,33,000	20,000	37.310	37.3	MS, 909		8
	В	8-A	MRS, SWATI PRAKASH BADAMWALA & MR, PRAKASH HARIDAS BADAMWALA	725	7,25,000	20,000	50,750	50,750		المالية الم	37
	9	A-9	MRS. MINA SACHIN KADAKIA 8 MR. SACHIN MANILAL KADAKIA	322	3,22,000	20,000	22,540	22,540	23,500	URBAN	
	10	A-10	MRS. ALKA V. DESHPANDE	533	5,33,000	20,000	37,310	37,310	38,909	40,50B	
	11	A-11	MRS. R. VASANTHA	725	7.25,000	20,000	50,750	50,750	52,925	55,100	
	12	A-12	MR. NALIN CHIMANLAL SHAH	322	3,22,000	20,000	22,540	22,540	23,506	24.472	
	13	B-1	MR, MANDAR NARAYAN GHODKE	334	3,34,000	20,000	23,380	23,380	24,382	25,384	
	14	B-2	MRS. SULOCHANA R MANIAN	545	5,45,000	20,000	38,150	38,150	39,785	41.420	
	15	B⊰	MRS. SONAL BHARATKUMAR SANGHVI	533	5,33,000	20,000	37,310	37,310	38,909	<b>△0.50</b> 8	
	16	8-4	MRS, MEENA LADHARAM RATESAR	334	3,34,000	20,000	23,380	23,380	24,382	25,304	
	17	B-5	MRS. TRUPTI ATUL ZATAKIA	545	5,45,000	20,000	38,150	38,150	39,785	41,420	
	18	8-6	MR. KETUL A JHATAKIA	533	5,33,000	20,000	37,310	37.310	38,909	i 40 508	
	19	8-7	MR. VIKAS HARKISHAN CHAUHAN	334	3,34,000	20,000	23,380	23,380	24,382	25,384	
	20	B-8	MRS. VEDAVATI¶ J SUVARNA	545	5,45,000	20,000	38,150	38,150	39,785	41,420	
	21	B-9	MR. SUNDAR A UCHIL	533	5,33,000	20,000	37,310	37,310	38,909	40,508	
	22		MR. NATHURAM PHOOLARAM KUMAVAT	334	3,34,000	20,000	23,380	23,380	24,382	25,384	
	23	B-11	MR. PRADEEP DATTARAM SHINDE &MRS. JANHAVI JANARDAN SHINDE	545	5,45,000	20,000	38,150	38,150	39,785	41,420	
	24	B-12	MRS. MEGHA NARENDRA RANE	533	5,33,000	20,000	37,310	37,310	38,909	40,508	
			TO <sup>T</sup> AL	11,968	1,19,68,000	4,30,000	8,37,760	8,37,760	8,73,664	9,09,568	





सची क्र.2

दुय्यम निवंधक : सह दु.नि.कुर्ला 5 दस्त क्रमांक : 6481/2023

नोदंणी : Regn:63m

गावाचे नाव: घाटकोपर

() विश्ववाचा प्रकार

विकर्तनकरारनामा

(2)मोबदला

127168500

(3) वाजारभाव(भाडेपटटयाच्या वावतितपटटाकार आकारणी देतो की पटटेदार

ते नमुद करावे)

58362000

हर्म कंघरक्रमान र (4) भू-मापन,पो द्धितम मुल (असल्यास) -3, ~ A

1) पालिकेचे नात्र:Mumbai Ma.na.pa. इतर वर्णन :, इतर माहिती: विकसन करारनामा,जमीन व विल्डिंग,मौजे घाटकोपर ,सी .टी .एस.नं. 195/191,प्लॉट नं. 193,या वरील इमारत प्लॉट नं. 193,जीवन तरंग क्रो.ऑप हो सो लिमिटेड गरोडिया नगर,घाटकोपर पूर्व मुंबई 400077,अगिनिर्णित

क्रेम्सिक.एडीजे/1100901/87/2023/के/197/2023 अन्वये वाजारमाय रु.58362000/-,सिक्युरिटी फ्लॅट व्हॅल्यू इ.24842000/- मोबदला रु.127168500/- त्यायर भरलेले मुद्रांक शुल्ल रु.6482635/-दिनांक 08/03/2023 र्नुज़ीर दस्तात नमूद केल्याप्रमाणे( ( C.T.S. Number : 195/191 ; ) )

ु1) 837.00 चौ.मीटर

्री देण्यात मृत्तेलच्तेव्हा. द्वेणी स्मानिह्न ठेवणा-या इंबिणी न्यायाल्यम् ना पक्षकाराचे नाव विक् हुकुमनामा किंवा आदेश असल्यास प्रतिवादिचे नाव व पत्ता.

1): नाय:-जीवन तरंग को ऑप ही सो लिमिटेड तर्फे चेअरमन सचिन कडकिया वय -68; पत्ता:-प्लॉट नं: प्लॉट नं 193 , माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हां.सो.लिमिटेड, व्लॉक नं: गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AAIAJ4188M

2): नाव:-जीवन तरंग को.ऑप.हां.सो.लिमिटेड तर्फे सेक्रेटरी आर विजयरायवन वय:-57: पत्ता:-प्लॉट नं: प्लॉट नं 193 , माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेड, व्लॉक नं: गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AAIAJ4188M

3): नाव:-मान्यता देणारे राजेश . अय्यर वय:-54; पत्ता:-प्लॉट नं: ए-1, माळा नं: ., इमारतीचे नाव: जीवन तरंग की.ऑप.ही.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, बाटकोपर पूर्व, रोह नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन न:-AAEPI6651H

4): नाव:-मान्यता देणारे बनंत महादेव अय्यर वय:-76; पत्ता:-प्लॉट नं: ए-2, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हौ.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन गोड:-400077 पॅन नं:-AALPI1435N

5): नाद:-मान्यतः देणारे मिहिर नारायण घोडके तर्फे मुखत्यार गौरी केदार डेगवेनर वय:-53; पत्ता:-प्लॉट नं: ए 3 , माळा नं: ., इमारतीचे नाव: जीदन तरंग को.ऑप.हौ.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-ADGPG3927R 6): नाव:-रेमादेवी शिवदासन वय:-75; पत्ता:-प्लॉट नं: ए 4, माळा नं: , इमारतोचे नाव: जीवन तरंग को.ऑप.ही.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: .. महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-ARBPS5616A

7): नाव:-मान्यता देणारे धवल डी. शेठ वय:-37; पत्ता:-प्लॉट नं: ए-5, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटके पर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-BBUPS3274E

8): नाव:-मान्यता देणारे भावना जिग्नेश शेठ वय:-58; पत्ता:-प्लॉट नं: ए 5, माळा नं: ., इमारतीचे नाव: जीधन तरंग को.ऑप.हौ.सो.लिमिटेङ, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AAAPD8797R

9): नाव:-मान्यता देणारे सचिन मणिलाल कडिकया वय:-68: पत्ता:-प्लॉट नं: ए 6, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हा.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: . महाराष्ट्र, MUMBAI. पिन कोड:-400077 पेन नं:-ACBPK7810P

10): नाव:-मान्यता देणारे देविका गजानन कामत वय:-82; पत्ता:-प्लॉट नं: ए 7, माळा नं: ., इमारतीचे नाव: जीयन तरंग को.ऑप.हौ.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: .. महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-BJSPK5125Q

11): नाव:-मान्यता देणारे स्वाती प्रकाश बदामबाला वय:-55; पत्ता:-प्नॉट नं: ए8, माळा नं: ., इमारतीचे नाव: जीवन तरंग की.ऑप.ही.सी.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAL. पिन कोड:-400077 पॅन नं:-AADPS5711K

12): नाव:-मान्यता देणारे प्रकाश हरिदास बदामवाला वय:-56; पत्ता:-प्लॉट नं: ए 8, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AENPB2009P

13): नाव:-मान्यता देणारे नीना सचिन फडिकया वय:-65; पत्ता:-प्लॉट नं: ए 9, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.ही.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोण्र पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-ARZPK3175C

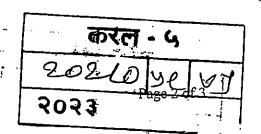
14): नाव:-मान्यता देणारे सचिन मणिलाल कडिकिया वय:-68; पत्ता:-प्लॉट नं: ए 9, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेड, व्लॉफ नं: प्लॉट नं. 193, गरोडिया नगर, घटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पेन नं:-ACBPK7810P

15): नाव:-मान्यता देणारे अल्का व्ही देशपांडे वय:-82; पत्ता:-प्लॉट नं: ए 10, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AACPD6230B

16): नाव:-मान्यता देणारे आर . यसंता यय:-81; पत्ता:-प्लॉट नं: ए 11, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेड, ब्लॉफ नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AFPPV2715P



Index-II



17): नाव:-मान्यता देणारे नलिन चिमनलाल शाह तर्फे मुखत्यार अमेश अनंतराय मेहता वय:-60; पत्ता:-प्लॉट नं: ए-12, माळा नं: ,, इमारतीचे नाय: जीवन तरंग को.ऑप.हौ.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-CIJPS1238M 18): नाव:-मान्यता देणारे मंदार नारायण घोडके वय:-54; पत्ता:-प्लॉट नं: बी 1, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.ही.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AFTPG5581Q 19): नाव:-मान्यता देणारे सुलोचना आर. मणियन वय:-85; पत्ता:-प्लॉट नं: वी 2; माळा:ने:: इमारतीचे नाव: जीदन तरंग को ऑप हो.सो लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोडप्नं: .. महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AOKPR5844M · 20): नाव:-मान्यता देणारे सोनल भरतकुमार संघवी वय:-55; पत्ता:-प्लॉट नं: वी अ नाळा वं: नाव: जीवन तरंग को.ऑप.ही.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नोप्रा क्लीएर कि. महाराष्ट्र MUMBAI. पिन कोड:-400077 पॅन नं:-AIKPS2435B महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AIKPS2435B 21): नाव:-मान्यता देणारे मीना लधाराम रतेसर वय:-82; पत्ता:-प्लॉट नं जीवन तरंग को.ऑप.हो.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया j बी हैं, माळा नं कि हमीरतीचे ना महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AHKPR9356D 22): नाव:-मान्यता देणारे तृप्ती अतुल झाटकिया वय:-58; पत्ता:-प्लॉट जीवन तरंग को.ऑप.हौ.सो.िसिमेटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिय महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AAAPZ2612B 23): नाव:-मान्यता देणारे केतुल ए झाटकिया वय:-54; पत्ता:-प्लॉट नं: जीवन तरंग को ऑप हो सो लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नर महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-AAAPZ0655N 24): नाव:-विकास हरिकशन चौहान तर्फें मुखत्यार केतन प्रकुलकुमार भन्साली वर्षे माळा नं: ., इमारतीचे नाव: जीवन तरंग को ऑप.हाँ.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गराडिया नग पाटकोपर पूर्व, रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-ACW⊃C7155Q 25): नाव:-मान्यता देणारे येदावाठी जे सुवर्णा वय:-79; पत्ता:-प्लॉट नं: वी 8, माळा नं: ., इमारतीचे नाव जीवन तरंग को.ऑप.ही.सो.लिमिटेड, व्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: .. महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-BXXPS4761F 26): नाव:-मान्यता देणारे सुंदर ए. उचिल वय:-91; पत्ता:-प्लॉट नं: बी 9, माळा नं: ., इमारतीचे नाव: जीवन तरंग को ऑप हो सो लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरीडिया नगर, घाटकोपर पूर्व. रोट नं: ., महाराष्ट्र. MUMBAI. पिन कोड:-400077 पॅन नं:-AHJPS9247F

(8)दस्तऐवज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता 1): नाव:-मेसर्स आर ढी के कन्स्ट्रक्शन्स् तर्फे भागीदार नितिन कामदार वय:-67; पक्त:-प्लॉट नं: युनिट नं. 1, प्लॉट नं. 32-33, टीपीएस 1, माळा नं: तळ मजला, इमारतीचे नाय: वेलजी शिवजी वाढी, ब्लॉक नं: हिंगवाला लेन, घाटकोपर पुर्व, रोड नं: ., महाराष्ट्र, MUMBAI. िपन कोड:-400077 पॅन नं:-ABEFR0584P
2): नाव:-मेसर्स आर डी के कन्स्ट्रक्शन्स् तफें भागीदार राकेश कनानी वय:-54; पत्ता:-प्लॉट नं: युनिट नं. 1, प्लॉट नं. 32-33, टीपीएस 1, माळा नं: तळ मजला, इमारतीचे नाव: वेलजी शिवजी वाडी, ब्लॉक नं: हिंगवाला लेन, घाटकोपर पुर्व, रोड नं: ., महाराष्ट्र, MUMBAI. िपन कोड:-400077 पॅन नं:-ABEFR0584P

27): नाव:-मान्यता देणारे नथुराम फुलाराम कुमावत वय:-61; पत्ता:-प्लॉट नं: वी 1C, माळा नं: ., इमारतीचे नाव: जीवन तरंग को.ऑप.हो.सो.लिमिटेट, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: .,

28): नाय:-मान्यता देणारे प्रदीप दत्ताराम शिंदे वय:-67; पत्ता:-प्लॉट नं: वी 11, माळा नं: .. इमारतीचे नाव: जीवन तरंग को.ऑप.हौ.सो.लिमिटेड, ळ्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, पाटकोगर पूर्व, रोड नं: .,

29): नाय:-मान्यता देणारे जान्हवी जनाईन शिंदे वय:-75; पत्ता:-प्लॉट नं: वी 11, माळा नं: ., इमारतीचे नाय: जीवन तरंग को.ऑप.ही.सो.लिमिटेड, ळॉक नं: प्लॉट नं. 193, गरोडिया नगर, पाटकोपर पूर्व, रोड नं: .,

30): नाव:-मान्यता देणारे मेघा नरेंद्र राणे वय:-55; पत्ता:-प्लॉट नं: बी 12, माळा नं: ., इमारतीचे नाव: जीवन तरंग को ऑप.हो.सो.लिमिटेड, ब्लॉक नं: प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व, रोड नं: ., महाराष्ट्र,

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महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन नं:-8YIPS2469E

MUMBAI. पिन कोड:-400077 पॅन नं:-AHIPR9072J

(9) दस्तऐवज करुन दिल्याचा दिनांक

28/03/2023

(10)दस्त नोंदणी केल्याचा दिनांक

03/04/2023

(11)अनुक्रमांक,खंड व पृष्ठ

6481/2023

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

6482700

(13)बाजारमाबाप्रमाणे नोंदणी शुल्क

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(14)शेरा

मुल्याकनासाठी विचारात घेतलेला तपशील:-:

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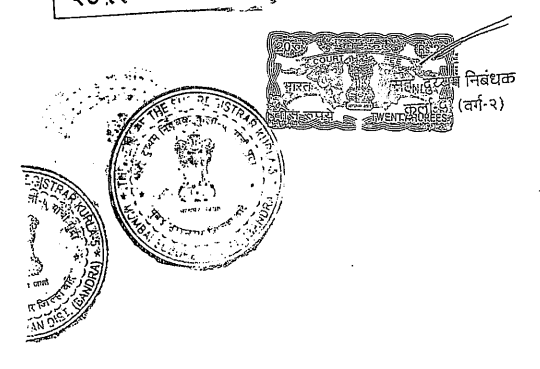
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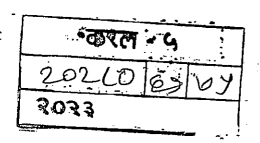
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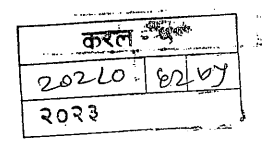
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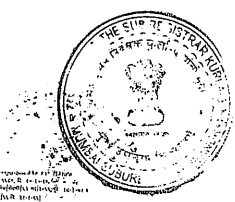




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#### मालमत्ता पत्रक

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वद्यर पुदापन खविकारी खाटकोयक

• TIMEEVAN TARANG CO-OPERATIVE HOUSING SOCIETY LTD.

(regisjored)	of 1967)  laharashtra State Co-op .Societies Act 1960-Regn no Bombay/HSG/1318
Em (9) +3	193, Garodia Nagar. Ghatkopar East, Mumbai – 400 077
The state of the state of the	e Min es of the Special General Body Meeting passed by Jeevan Tarang Co- ousing Society Limited (Reg no Bombay/HSG/1318 of 1967) in the Special rat society office on the 12th February 2023 at 11.30 AM

The meeting was called by the Chairman Mr Sachin Kadakia when the following members were present:

RAGHAVAN	(A-II
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MANDAR GHODKE	B-1
MRS NINA KADAKIA	A-9
	B-10
! MR PRADEEP SHINDE	B-1i
MRS MEENA RATESAR	B-4
<u> </u>	
	ER VON SIVADAS AN AND BHAVANA SHETH

Out of total of 24 members, 20 members were present at the time of meeting. The other members who were not present were appraised of this minutes of the meeting through mail and a consent from them is awaited through mail.

Chairman informed the members purpose of the meeting and informed the members that new revised draft of development agreement (DA) and Power of Attorney which was circulated to all the members on 03.02.2023 calling upon all the members to give their comments/ suggestions, if any on the said draft of DA. At the time of meeting, the draft of DA was discussed at length which was approved by our Advocate and also by our PMC Mr Sagar Sanghavi. The revised offer letter given to us by M/s RDK constructions vide their letter dated

With

ADJ/1100901/ 87 / 2023/K

## ANNEXURE – H: Copy of the Special General Body Meeting Dated 12th February 2023

eting C Pupe 2 3

JEEVAN TARANG CO-OPERATIVE HOUSE

(Registered under Maharashtra State Co-op Societies Act 1960-Reg n no Bom bay/1-ISG/1318 of 1967)

Plot No 193, Garodia Nagar, Ghatkopar East, Numbai - 40

9/5/10/2

01/01/2023 was also discussed and all members were informed at the Rent.

d any que ve singlestion/

Thereafter, the Chairman asked the quorum if the members had any decomments on DA draft. All the members present at the meeting mised them the execution and registration of DA.

Accordingly the following resolution was passed by majority of members

"RESOLVED THAT the draft of Development Agreement between and the Existing Members of the Society and the Power of August approved"

"FURTHER RESOLVED THAT authority be and is hereby give Himen'b Committee, jointly and severally, to effect suitable corrections in the Agreement and Power of Attorney that may be required and mutually Society and Developers"

the members between the Manner of the sales of the sales



The Hon. Secretary then explained the need to authorize at least 2 (Two) committee members out of the 3 (Three) who can jointly sign, execute and register Development Agreement, Power of Attorney, Rectification deed, Supplementary Development Agreement etc. and to sign/submit plans, documents, all correspondence, proposals and to receive approvals, plans etc., necessary to get our Redevelopment proposal approved by MCGM and any and all other authorities.

After a brief discussion the following resolution was unanimously passed:

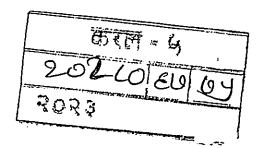
RESOLVED THAT the out of the 3 members authorized any Two members be and are hereby authorized to jointly issue Letter of Intent, sign MOU. Development Agreement. Power of Attorney, Rectification deed, Supplementary Development Agreement etc. and to sign submit plans, documents, all correspondence, proposals and to receive approvals, plans etc., necessary to get our Redevelopment proposal approved by MCGM and any and all other authorities.

R Vijayaraghavan – Secretary Sachin M.Kadakia – Chairman Prakash Badamwala – Committee Member

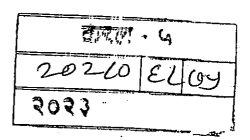
Proposed by Alka Deshpande and Seconded by Devika Kamat. All the members present voted unanimously in favour of the above resolution.

Meeting ended with a vote of thanks by Chairman.

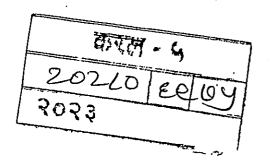
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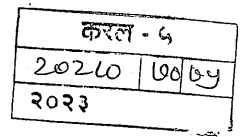
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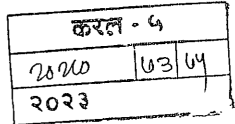
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	DHC		0923181813768	1500	RF	0923181813768D	20/09/202
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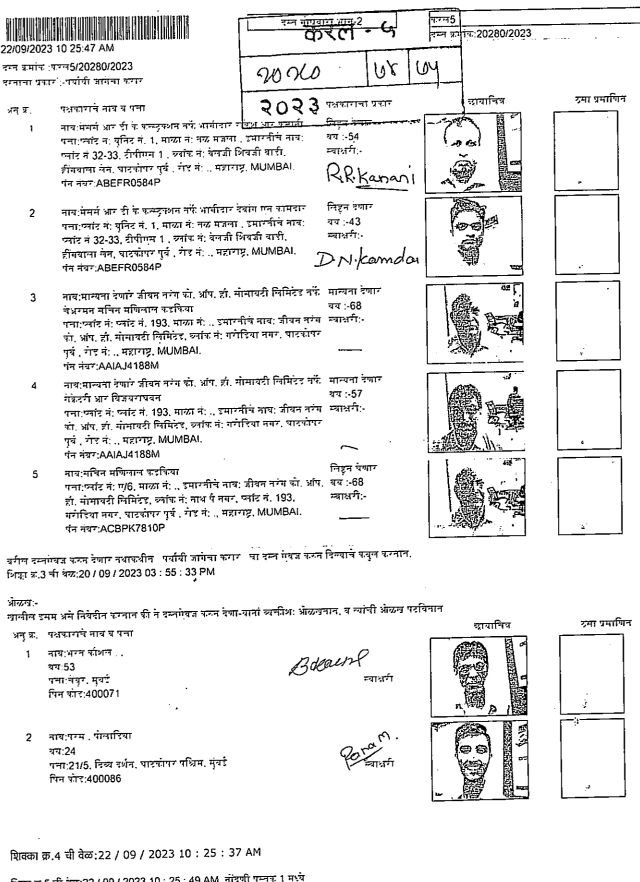
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ठ्यम निवंधक कुर्ला-५ (वर्ग-२)



Payment Details.

Sr.	Purchaser	Туре	Verification no/Vendor	GRN/Licence	Amount	Used At	Deface Number	Deface Date
1	RDK CONSTRUCTIONS	eChallan	00040572023091852995	MH008270868202324E	100.00	SD	0004383139202324	20/09/2023
2	RDK CONSTRUCTIONS	eChallan	00040572023091874889	MH008303837202324E	1200.00	SD	0004383126202324	20/09/2023
3		DHC		0923181813768	1500	RF	0923181813768D	20/09/2023
4	RDK CONSTRUCTIONS	eChallan		MH008270868202324E	1000	RF	0004383139202324	20/09/2023

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For feedback, please write to us at feedback isarita@gmail.com

Know Your Rights as Registrants

करल - ५ rono २०२३

प्रमाणित छरण्यात येते कि या दस्तामध्ये एकूण (......) पाने आहेत. करल-५/ 2020 /२०२३ पुस्तक क्रमांक १ क्रमांकावर नोंबला दिनांक: 22 /08 / २०२३

भारत. दुय्यम निवंधक, कुर्ला-५ मुंबई उपनगर जिल्हा





22/09/2023

सुची क्र.2

दुय्यम निवंधक : सह दु.नि.कुर्ली 5 दस्त क्रमांक : 20280/2023

नोदंणी : Regn:63m

गावाचे नाव: घाटकोपर

(1)विलेखाचा प्रकार

पर्यायी जागेचा करार

19748.19

(2)मोबदला

(3) बाजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की पटटेदार ते

नमुद करावे)

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

1) पालिकेचे नाव:Mumbai Ma.na.pa. इतर वर्णन :, इतर माहिती: पर्यायी जागेचा करारनामा,मौजे घाटकोपर,सी. टी. एस. नं.195/191,जीवन तरंग को. ऑप. हौ. सोसायटी लिमिटेड,प्लॉट नं. 193,गरोडिया नगर,घाटकोपर पूर्व मुंबई 400077 जुना फ्लॅट नं. ए-6 मेंबर पूर्वी वापरत असलेले जुने क्षेत्रफळ 322 चौ. फूट कारपेट त्या बदल्यात विकासका कडुन विनामूल्य मिळालेले नविन क्षेत्रफळ 129 चौ. फुट मोफा कारपेट म्हणून एकूण क्षेत्रफळ 451 चौ. फुट मोफा कारपेट,नवीन इमारतीत नवीन सदनिका नं. 502,5 वा मजला,आरडीके विवाता,जीवन तरंग को. ऑप. हौ. सोसायटी लिमिटेड,प्लॉट नं. 193,गरोडिया नगर,घाटकोपर पूर्व मुंबई 400077 व सोवत एक कार पार्किंग स्पेस सहित( ( C.T.S.

Number: 195/191;))

(5) क्षेत्रफळ

(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 नाय व पत्ता.

1) 451 चौ.फूट

1): नाव:-मेसर्स आर डी के कन्स्ट्रक्शन तर्फे भागीदार राकेश आर कनानी वय:-54; पत्ता:-प्लॉट नं: युनिट नं. 1, माळा नं: तळ मजला , इमारतीचे नाव: प्लॉट नं 32-33, टीपीएस 1 , व्लॉक नं: वेलजी शिवजी वाडी, हींगवाला लेन, घाटकोपर पुर्व , रोड नं: , महाराष्ट्र. MUMBAI. पिन कोड:-400077 पॅन नं:-ABEFR0584P 2): नाव:-मेसर्स आर डी के कन्स्ट्रक्शन तर्फे भागीदार देवांग एन कामदार वय:-43; पत्ता:-प्लॉट नं: युनिट नं. 1, माळा र्चं: तळू मजला , इमारतीचे नाव: प्लॉट नं 32-33, टीपीएस 1 , व्लॉक नं: वेलजी शिवजी वाडी, हींगवाला लेन,

घोष्टको पर पुर्व , रोड नं: ., महाराष्ट्र, MUMBAI. पिन कोड:-400077 पेन नं:-ABEFR0584P 3): नाक्-मान्यता देणारे जीवन तरंग को. ऑप. हा. सोसायटी लिमिटेड तर्फे चेअरमन सचिन मणिलाल कडकिया वय:-68; पत्ता:-प्लॉट नं: प्लॉट नं. 193, माळा नं: ., इमारतीचे नाव: जीवन तरंग को. ऑप. हा. सोसायटी लिमिटेड, ब्लॉक नं: गरोडिया नगर, घाटकोपर पूर्व , रोड नं: , महाराष्ट्र, MUMBAI. पिन कोड:-400077 पॅन

नं:-AAIAJ4188M 4): ताव:-मान्यता देणारे जीवन तरंग को. ऑप. हौ. सोसायटी लिमिटेड तर्फे सेक्रेटरी क्षार विजयराधवन वय:-57; पत्ता:-प्लॉट नं: प्लॉट नं. 193, माळा नं: ., इमारतीचे नाव: जीवन तरंग को. ऑप. हौ. सोसायटी लिमिटेड, व्लॉक नं: गंरोडिया नगर, घाटकोपर पूर्व , रोड नं: ., महाराष्ट्र. MUMBAI. पिन कोड:-400077 पॅन नं:-AAIAJ4188M

1): नाव:-सचिन मणिलाल कडकिया वय:-68; पत्ता:-प्लॉट नं: ए/6, माळा नं: ., इमारतीचे नाव: जीवन तरंग को. ऑप.

हो. सोसायटी लिमिटेड, व्लॉक नं: नाथ पै नगर, प्लॉट नं. 193, गरोडिया नगर, घाटकोपर पूर्व , रोड नं: ., महाराष्ट्र,

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

(9) दस्तऐवज करुन दिल्याचा दिनांक

(10)दस्त नोंदणी केल्याचा दिनांक

(11)अनुक्रमांक खंड व पृष्ठ

(14)शेरा

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

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मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

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

MUMBAI. पिन कोड:-400077 पॅन नं:-ACBPK7810P



कुर्ला-५ (वर्ग-२)

## Payment Details

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