350/10196 Tuesday, September 18, 2018 1:21 PM

पावती

Original/Duplicate नोंदणी क्रं,:39म Regn.:39M

पावती क्रं.: 11372 दिनांक: 18/09/2018

गावाचे नावः विरार

दस्तऐवजाचा अनुक्रमांकः वसइ३-10196-2018

दस्तऐवजाचा प्रकार : करारनामा

सादर करणान्याचे नावः शैला दीपक शखारे . .

नोंदणी फी र्फ.22500.00 दस्त हाताळणी फी र्फ.800.00 पृष्ठांची संख्याः४०

₹.23300.00

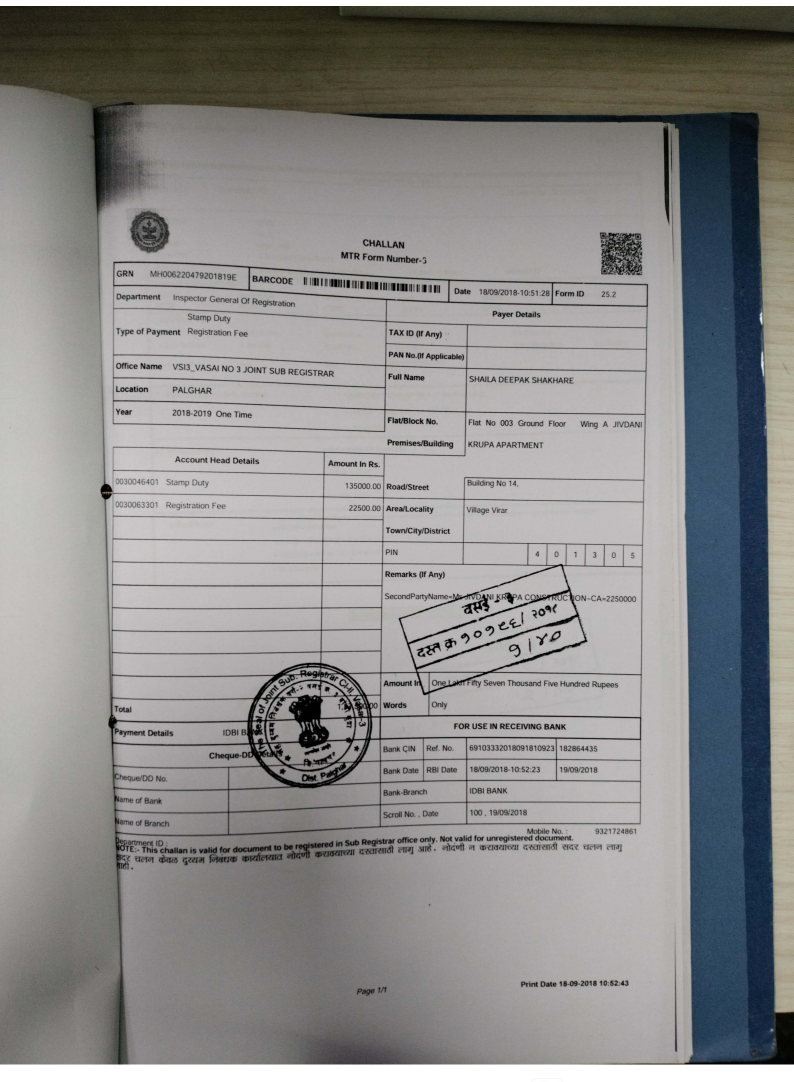
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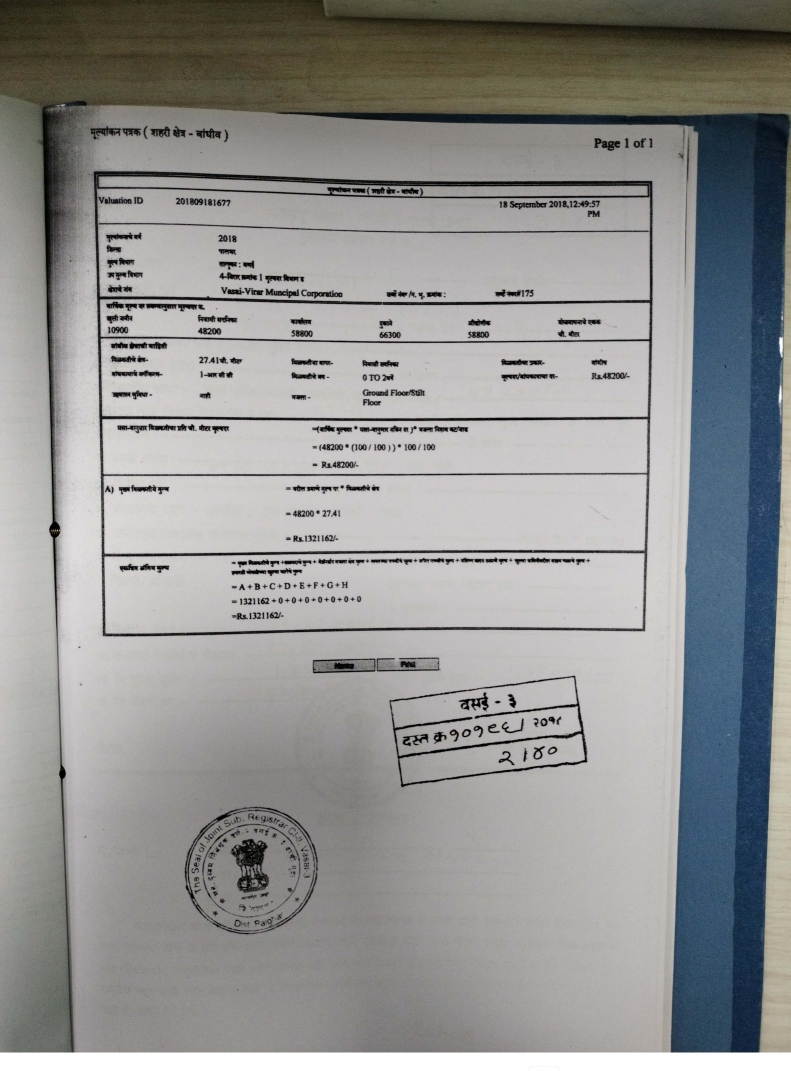
बाजार मुल्यः रु.2250000/ मोबदला रु.2250000/-भरलेले मुद्रांक शुल्क : रु.135000/

१) देयकाचा प्रकारः eChallan स्क्कमःरु.22500/-डीडी/धनादेश/पे आर्डर क्रमांकः MH006220479201819E दिनांकः 18/09/2018 बँकेचे नाव व पत्ताः

२) देयकाचा प्रकारः DHC रक्कमःरु.800/-डीडी/धनादेश/पे आर्डर क्रमांकः 1809201801259 दिनांकः 18/09/2018 बँकेचे नाव व पत्ताः

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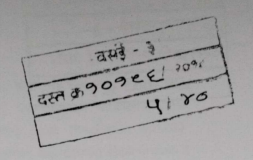


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ा. मिळकतीचा प्रकार :- खुली जमिन/f	नेवासी /कर्णांच्या /उकर	उपावमाग	48200/-
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15. निर्धारित केलेले बाजारमूल्य :	13,22,000/		
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17. देव मुद्रांक शुल्क :-	1,35,0001-		1,35,0001-
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सत्य प्रतिक्षेदर कथन करितो की, रस्तपेदजादी दिश्यवस्तू असलेली मिळकत ही यापूर्वी खरेदी देणा-याने कविही दिखी, पहण्य, दान, लीज, मुखत्वार, पोटभी वा इतर अन्य प्रकारे कोठेडी जडजोजिमांमध्ये पुत्रविलेली नाही. याची नीदणी कायदा - १९०८ गयील असणा-या शोप (Search) तरतुरीनुतार खात्री करून पंतलेली आहे. एतंच स्टार निक्कात ही करेरी देगार पॉच्याप गारावीकी आहे. यह रह गुणा अमिलेख पाहून खात्री करून घेतलेली आहे. या मिळवलीबादत काही बाद पाराना प्रारच्या त्याची लागेली पादावदारी माही हाराना वाल याची मी/आमही हमी देतो.

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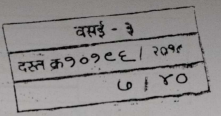


## AGREEMENT FOR SALE

ARTICLES OF AGREEMENT is made and entered into at VIRAR on this \_\_\_\_\_ tay of \_\_\_\_ Sep\_\_\_ in the Christian year Two Thousand Eighteen BETWEEN M/s. JIVDANI KRUPA CONSTRUCTION, a proprietary concern, through its Proprietor Mr. KISHOR NAMDEV PATIL, having its office at Mauli Krupa Bunglow, Manvelpada Gaon, Virar East, Taluka Vasai, Dist. Palghar - 401 305, hereinafter called "THE BUILDER" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to include his heirs, executors, administrators and assigns) of the FIRST PART:-

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MRS. SHAILA DEEPAK SHAKHARE, age 45 years, PAN NO. CPMPS7557B residing at Flat no.403, Skandagupt Socieity Chsl, Chanakya Nagar, Samelpada, Nallasopara west, Plaghar - 401203, hereinafter called 'THE PURCHASERS" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to include his/her/heirs, executors, administrators, and assigns) of the SECOND PART :-

#### WHEREAS:

All that piece and parcel of the land bearing Survey No. 175, Hissa No. 5, admeasuring 0-46-5 assessed at Rs. 9.94 paise and Survey No. 175, Hissa No. 6, admeasuring 0-14-0 and Wing A-9 assessed at Rs. 3.44 paise lying, being and situated at Village Virar, Taluka Vasai, Dist. Palghar.

and Mr. Siya Atu Kurel were the owners of the Mr. Motya Atu Kure said land.

intestate leaving behind him 1) Samav Wurel di Mr. Silya Att Anton Silva Kirel, 3) Zuzya Silya Kurel, 4) Lusu Silvya Kurel (HUF), Silya Kurel and 5) Bavtis Silya Kurel being the legal heirs.

- Whereas Mr. Ramji Sukur Gharat was the tenant in respect of the said Land.
- Mr. Ramji Sukur Gharat died intestate leaving behind him Mr.Damodar Ramji Gharat being the legal heirs according to Hindu Succession Act by which he was governed at the time of his death.
- Mr. Damodar Ramji Gharat had purchased the said Agriculture Land under the provision of Bombay Tenancy and Agricultural Lands Act through the Additional Tahasildar Vasai under Tenancy Certificate bearing No. 2218, dated 12/09/1988.
- The said Land was applicable under Section 43 of Bombay Tenancy and Agricultural Land Act and Mr. Damodar Ramji Gharat obtained the sale permission from Sub-Divisional Officer Bhiwandi, Bhiwandi Division, Thane vide its order bearing No. BD/KV/VP/VASAI/SR-111/2002 dated 17/09/2002

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g) By Conveyance Deed dated 21/08/2006 and registered in the office of Sub-Registrar at Vsai No. II, Mr.Damodar Ramji Gharat sold and conveyed the said land to (1) Mr. Dayanand Damodar Patil, (2) Mrs. Chitra

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Vijayanand Patil.

h) By Release Deed dated 14/03/2012, Mrs. Chitra Vijayanand Patil released her share in the said land in favor of Mr. Dayanand Damodar Patil.

- The Collector of Thane has sanctioned the N.A. order bearing order
   No. MAHASUL/K-1/T-9/NAP/VIRAR-VASAI/SR-146/2012 on 16/01/2014
   and wing a respect of the aforesaid land.
- j) The owner herein has obtained Development Permission for proposed Residential Building No. 14 and Wing 'A' from Vasai-Virar City Municipal Corporation vide its Letter bearing No. VVCMC/TP/CC/VP-5158/3351/2012-13 and Wing "A" dated 12/03/2013 and Wing "A".
- executed a Development August at dated 30/12/2013 and Wing "A" in favor of M/s. JIV CONSTRUCTION its proprietor Mr. Kishor Namdev Patil (at a riting to date by the said property and having constructed Building No and Wing "A" known as "JIVDANI KRUPA APARTMENT" of the last being Survey No 175, Hissa No. 5 admeasuring 0-46-5 assessed at Rs, 9.94 paise and Survey No. 175, Hissa No. 5, admeasuring 0-46-5 and Wing A-9 assessed at Rs. 3.44 paise lying, being and situated at Village Virar, Taluka Vasai, Dist. Thane.
- I) The Builder have engaged the services of an Architect ACUBE CONSULTANT registered with the council of Architect as their Structural Engineer for preparation of the structural drawings of the building accepts and possession supervision of the Architect and Structural Engineer till the completion of the Building.
- m) The Builder is entering into several agreement similar to this agreement with several parties who may agree to take acquire premises in the said plot of land on ownership except and subject to such modification as may be necessary or considerable, desirable or proper by the Builder with a view ultimately that the Purchaser/s of the various premises along with occupants of the other premises in the said plot of land shall form a Co-operative Housing Society or Limited Company the said plot of

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land together with the building/s thereon will be conveyed as herein provided.

- n) The Purchaser/s has/have demanded from the Builder inspection of the aforesaid building/s plans, specification of and other documents referred to above including the agreement such inspection has been duly given to and taken by the Purchaser/s. The Purchaser/s has/have also satisfied himself/herself/themselves about the same.
- o) The Flat Purchaser/s demanded from the Builder and the Builder have given inspection to the Purchaser/s of all the documents of title relating to the said land and the plans, designs and specifications prepared by the Builder Architects ACUBE CONSULTANT and of such other documents as specified under the Maharashtra Ownership Flat (Regulation of the Promotion of Construction Sale Management and Transfer) Act, 1963 (hereinafter for the sake of brevity it may be referred to as "The said Act") and the rules made thereunder such inspection has been duly given to and taken by the Purchaser/s. The Purchaser/s has/have also satisfied himself.
- p) The Builder has supplied to the Ruchaser's such of the documents are mentioned in Rule 4 of the Menarasura Ownership Flat Rules 1964 as demanded by the Purchaser/s.

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

- The Builder shall construct the said building on the said plot of land more particularly described in the Schedule "A" hereunder written in accordance with the plans, designs, specifications approved by the concerned local authority and which have been seen and approved by the Flat Purchaser/s with only such variations and modifications as the Builder may consider necessary or as may be required by the concerned local authority/the Government to be made in them or any of them.
- The Purchaser/s hereby agrees to purchase from the Builder and the Builder hereby agrees to sell to the Purchaser/s the Flat bearing No.
   Carpet area admeasuring 27.41 square meters i.e. (520 square



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feet) (which is inclusive of the area of balconies) on Ground Floor, in the Building No. 14, and Wing "A" in the building known as "JIVDANI KRUPA APARTMENT" (hereinafter referred to as "The Flat") for the price of Rs.22,50,000/- (Rupees Twenty Two Lakhs Fifty Thousand Only) including price of the common area and facilities appurtenant to the premises, the nature, extent and description of the common facilities which are more particularly described in the Second Schedule hereunder written

- The said consideration of Rs.22,50,000/- (Rupees Twenty Two Lakhs Fifty Thousand Only) shall be payable in the following manner :-
- 15% as earnest amount on execution of this Agreement. a)
- 15% on or before completion of plinth. b)
- 08% on or before completion of 1stslab c)
- 08% on or before completion of 2nd slab d)
- 08% on or before completion of 3rdslab,
- 08% on or before completion of 4th slab.
- 08% on or before completion of 5 slab. g)
- 10% on or before completion of brick work
- 10% on or before completion of plaster. g)
- 05% on or before completion of flooring. h)
- 05% on or before completion of sanitary fitting and plumbing.
- The Builder hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions, if any, which may have been imposed by the concerned local authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the Flat to the Purchaser/s, obtained from the concerned local authority occupation and/or completion certificates in respect of the flat.
- The Builder hereby declares that the Floor Space Index available in respect of the said plot is \_\_\_\_ \_\_\_\_ sq. Meters only and that no part of the said Floor Index has been utilized by the Builder elsewhere for any purpose whatsoever

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- The Purchaser/s agrees to pay to the Builder interest at percent per annum on all the amounts which become due and payable by the Purchaser/s to the Builder under the terms of this agreement from the date of the said amount is payable by the Purchaser/s to the Builder.
- On the Purchaser/s committing default in payment on due date of any amount due and payable by the Purchaser/s to the Builder under this agreement (including his/her/their proportionate share of taxes levied by concerned local authority and other outgoing) and on the Purchaser/s committing breach of any of the terms and conditions herein contained, the Builder shall be entitled at their own option to terminate this agreement.

PROVIDED always that the Power of termination herein before contained shall not be exercised by the Builder unless and until the Builder shall have given to the Purchaser/s fifteen days prior notice in writing of their intention to terminate this agreement and of the specific breach or because the big intended to breaches of terms and conditions in terminate the agreement and default shall have then made by the Purchaser/s in remedying such breads or ches in a reasonable time after the giving of such notice.

PROVIDED further that upon the propagation of this agreement as aforesaid, the Builder shall refund to the Purchaser/s the installments of sale price of the flat which may till have been paid by the Purchaser/s to the Builder, but the Builder shall not be liable to pay to the Purchaser/s any interest on the amount so refunded and upon termination of this agreement and refund of aforesaid amount by the Builder, the Builder shall be at liberty to dispose off and sell the flat to such person and at such price as the Builder may in their absolute discretion think fit.

- The fixtures, fittings and amenities to be provided by the Builder in the premises and the said building/s are those that are set out in Schedule "D" herein under written.
- The Builder shall give possession of the premises to the . If the Builder fails or Purchaser/s on or before neglects to give possession of the flat to the Purchaser/s on account of

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Purchaser's share is so determined, the Purchaser/s shall pay to the Builder provisional monthly contribution of Rs.150/- per month towards the Outgoings. The amounts so paid by the Purchaser/s to the Builder shall not carry any interest and remain with the Builder until a conveyance/assignment of lease is executed in favour of the society or a limited company as aforesaid. Subject to the provisions of Section 6 of the said Act, on such conveyance/assignment of lease being executed the aforesaid deposits (less deductions provided for this agreement) shall be paid over by the Builder to the society or the limited company, as the case may be. The Purchaser/s undertakes to pay such provisional monthly contribution and such proportionate share of outgoings regularly on the  $5^{\text{th}}$  day of each and every month in advance and shall not withhold the same for any reason whatsoever.

15) The Purchaser/s shall on or before delivery of possession of the said premises keep deposited with the Builder the following amounts:-

Rs. 3.000/-Rs. 2,000/-

for legal charges

ntrance fee of the society or

Rs. 1,500/iii)

stration the society or limited o meet legal expenses thereof. e shale of taxes and other charges.

Rs. 6,000/iv)

Rs. 7,500/-

charges towards local authority or Government for giving water meter, electric meter, electricity cable, sub-station or any other service connection to the building including sundry expenses.

Rs. 2,400/- to meet with 6 months outgoings.

16) The Builder shall utilize the amount paid by the Purchaser/s to the Builder for meeting all legal costs, charges and expenses, including professional costs of the attorney-at-law/advocates of the Builder in connection with formation of the said society, or as the case may be limited company, preparing its rules, regulations and bye-laws and the cost of preparing and engrossing this agreement and the conveyance of assignment of lease.

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17) At the time of registration, the Purchaser/s shall pay to the Building the Purchaser's share of stamp duty and registration charges payable if any, by the said society or limited company on the conveyance or lease or any documents or instrument of transfer in respect of the said land and the building/s to be executed in favour of the society or limited company.

18) The Purchaser/s or himself/herself/themselves with intention to bring all persons into whatsoever hands the flats may come, doth hereby covenant with the Builder as follows :-

To maintain the flat at the Purchaser's own costs any good tenantable repair and condition from the date of possession of the flat is taken and shall not do or suffered to be done anything in or to the building/s in which the flat is situated, staircase or any passages which may be against the rule, regulations or bye-laws or concerned local or any other authority or change / alter to make addition in or to the

Not to store in the flat any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structures of the building in which the flat is situated or storing of which good is abjected by the concerned local or other authority and shall not correct to the carried heavy packages whose upper floors which may damage or likely to damage the staircases, common passages or any other structure of the building/s in which the flat is situated and in case any damage is caused to the building/s in which the flat is situated or the flat on account of negligence or default of the Purchaser/s in this behalf, the Purchaser/s shall be liable for the consequences of the breach.

To carry at his/her/their own cost all internal repairs to the said flat and maintain the flat in the same conditions, state and order in which it was delivered by the Builder to the Purchaser/s and shall not do or suffering to be done anything in or to the building/s in which the flat is situated or the flat which may given the rules and regulations and byelaws of the concerned local authority or other public authority. And in the event of the Purchaser is committing any act the contravention of the above provision, the Purchaser/s shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

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d) Not to demolish or cause to be demolished the flat or any part thereof, nor at any time make or cause to be made any addition or alteration of whatsoever nature in or to the flat or any part thereof, nor any alteration in the elevation and outside colour scheme of the building/s in alteration in the elevation and outside colour scheme of the building/s in which the flat is situated and shall keep the portion, sewers, drains pipes which the flat is situated and shall keep the portion, sewers, drains pipes which the flat and appurtenances thereto in good tenantable repair and in the flat and appurtenances thereto in good tenantable repair and condition and in particular, so as to support shelter and protect the other condition and in particular, so as to support shelter and protect the other parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in parts of the building/s in which the flat is situated and shall not chisel or in the flat or in parts of the building/s in which the flat is situated and shall not chisel or in the flat or in the flat

- e) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said land and the building/s in which the flat is situated or any part thereof or whereby any increase premium shall become payable in respect of the insurance.
- f) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown/from the said flat in the compound or any portion of the said land and the buildings in with the flat is situated.
- g) Pay to the Builder within seven days of demand by the Builder, their share of security deposit demanded by concerned local authority or Government or giving water, electricity or any other service connection to the building/s in which the flat is situated.
- h) To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, on account of change of user of the flat by the Purchaser/s viz. user for any purposes other than for residential / commercial purpose.
- i) The Purchaser/s shall not let, sub-let, transfer, assign or part with Purchaser's interest or benefit factor of this agreement or part with the possession of the flat until all the dues payable by the Purchaser/s to the builder under this agreement are fully paid up and only if the Purchaser/s had been guilty of breach of or non-observance of any of the terms and conditions of this agreement and until the Purchaser's has/have intimated in writing to the Builder

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j) The Purchaser/s shall observe and perform all the rules and regulations which the society or the limited company may adopt at its inceptions and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said

Building/s and the flat therein and for the observance and performance of the said building/s Rules, Regulations and bye-laws for the time being of the concerned local authority and of Government and other public bodies. The Purchaser/s shall also observe and perform all the stipulation and condition laid down by the society/limited company regarding the occupation and use of the flat in the building/s and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this agreement.

- k) Till a conveyance of building/s in which flat is situated is executed the Purchaser/s shall permit the Builder and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the said land and building/s or any part thereof to view and examine the state and condition thereof to be a simple of the state and condition thereof t
- 19) The Builder shall maintain a square account in respect of sum received by the Builder from the flat the same as advance or deposits sums received on account of the share capital or the promotion of the Cooperative Society or towards the outgoings legal charges and shall utilize the amounts only for the purposes for which he has been received.
- 20) Nothing contained in this building is intended to be nor shall be construed as a grant, demise or assignment in law of the said flat or of the said plot of land and building/s or any part thereof. The Purchaser/s shall have no claim save and except in respect of the flat hereby agreed to be sold to him/her/them and all open spaces, parking spaces, lobbies, staircases, recreation spaces etc., will remain the property of the Builder until the said land and building/s is transferred to the society / limited company as hereinbefore mentioned.
- 21) Any delay tolerated or indulgence shown by the Builder in enforcing the terms of this agreement or any forbearance or giving of time to the Purchaser/s by the Builder shall not be construed as a waiver on the part of the Builder of any breach or non-compliance of any of the terms and

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conditions of this agreement by Purchaser/s nor shall the same in any manner prejudice the right of the Builder.

- The Purchaser/s and/or the Builder shall present this agreement as well as the conveyance/assignment of lease at the proper registration office of registration within the time limit prescribed by the registration act and the Builder will attend such office and admit execution thereof.
- 23) All notices to be served on the Purchaser/s as contemplated by this agreement shall be deemed to have been duly served, if sent, to the Purchaser/s, by registered post A.D./Under Certificate of posting at his/her/their address specified below :-

viz: Flat no.403, Skandagupt Societty Chsl, Chanakya Nagar, Samelpada, Nallasopara west, Plaghar - 401209

- 24) IT IS ALSO UNDERSTOOD AND AGREED BY AND BETWEEN THE PARTIES HERETO that the terrace space in front of or adjacent to s, if any, shall belong exclusively to the respective Purch so the receipt flat and such terrace spaces are of the espective terrace flat purchaser/s. intended for the expusiv rease enclosed by the Flat Purchaser/s till the The said terrac bramed room the concerned local authority and the Builder or the south Alian the case may be, the limited company.
- 25) IT IS AGREED BETWEEN the Builder and Purchaser/s that in case any additional F.S.I. is granted or construction of additional floor or floors is allowed then the Builder are entitled to construct and dispose of the said additional construction and the Builder have reserved the right to construct the same additional construction mentioned above and dispose the same. The necessary covenant in the deed of conveyance 5to be executed in favor of Co-operative Housing Society shall be incorporated
- 26) At the time of registration the Purchaser/s shall pay to the Builder the Purchaser's share of stamp duty and registration charges payable, if any, by the said society or limited company on the conveyance or lease  ${}^{\mbox{\scriptsize or}}$ any documents or instruments of transfer in respect of the said land and the Building to be executed in favour of the society or limited company.

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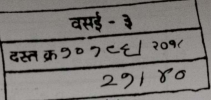
27) It is agreed that the Builder shall be entitled, without affecting the rights of the Purchaser/s to the said premises including the area thereof to revise the building/s plans in respect of the said building/s and to utilize the total F.S.I. and the development rights available in respect of the said property by suitably modifying the building/s plans in respect of the said premises as the Builder may desire and the Purchaser/s hereby irrevocably consents to the right of the Builder to revise and modify the building/s plans in respect of the said premises from time to time.

: 14 :

28) In the event of any society being formed and registered before the sale and disposal by the Builder of all the premises, the powers and the authority of the society or limited company or Condominium of Apartment so formed or the Purchaser/s and other holders of the premises shall be subject to the overall authority and control of the Builder in respect of all the matters concerning the said building/s and in particular the Builder shall have absolute authority and control as regards the unsold premises and the disposal thereof. PROVIDED AND ALWAYS the Purchaser/s hereby agrees and confirms that in the event of the said society and/or Limited Company or Condominium the Builder dealing with or disposity off the aid building/s on the said eror. Purchaser/s of premises property then and in that event any allotte from the Builder shall be admitted to such co-eperative society, limited company of Condominium of Apartment on being called upon by the Builder without payment of any premium or any additional charges save and except Rs.500/- for the share money and Rs.100/- entrance fee and such allottee Purchaser/s or transferee thereof shall not be discriminated or treated prejudicially by such co-operative society, limited company or Condominium or Apartment as the case may be.

- 29) The Purchaser/s hereby agrees that in the event of any amount towards development charges or betterment charges or of a similar nature becoming due and payable by the Builder to the Government or Vasai Virar Municipal Corporation or to any other public body in respect of the said property, the same shall be reimbursed by the Purchase/s in proportion to the area of his/her/their flat.
- 30) The Purchaser/s hereby agrees that in the event of any amount by way of premium or security deposit is payable to the Vasai Virar Municipal Corporation or the State Government or betterment charges or

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used commonly by the Purchaser/s of Flats/Shops only on the society or other organization being formed and registered.

- 35) The Builder shall in respect of any amount remaining unpaid by the Purchaser/s under this agreement have first lien and charge on the said flat agreed to be purchased/acquired by the Purchaser/s.
- 36) This agreement shall always be subject to the Provision of Maharashtra Co-operative Societies Act, 1960 with rules made thereunder and also The Maharashtra Ownership Flats (Regulation of the Promotion of Construction Sale Management and Transfer) Act, 1963.

### SCHEDULE "A"

### THE SCHEDULE ABOVE REFERRED TO

ALL THAT piece and parcels of N.A. Land bearing Survey No. 175, Hissa No. 5, admeasuring 0-46-5 assessed at Rs. 9.94 paise and Survey No. 175, Hissa No. 6, admeasuring 0-14-0 and Wing A-9 assessed at Rs.3.44 paise lying, being and situated at Village Virar, Taluka Vasai, Dist. Thane.

THE SCHEDULE ABOVE REPERPENDE FLAT

SCHEDULE SB"

Flat bearing No.003, Carpet area admeasuring 27.41 square meters i.e. (520 square feet) (which is inclusive of the area of balconies) on Ground Floor, in the Building No. 14, and Wing "A" in the building known as "JIVDANI KRUPA APARTMENT" N.A. Land bearing Survey No. 175, Hissa No. 5, admeasuring 0-46-5 assessed at Rs. 9.94 paise and Survey No. 175, Hissa No. 6, admeasuring 0-14-0 and Wing A-9 assessed at Rs. 3.44 p;aise, lying, being and situated at Village Virar, Taluka Vsai, Dist. Thane, within the area of Sub – Registrar at Vasai No. II (Virar).

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SCHEDULE "C"

LIST OF AMENITIES

BUILDING:

R.C.C. framed structure.

DOORS AND WINDOWS:

Main door shall have flush doors with safety chain aldrop, peep hole, window with hinges, M.S. & aluminium fittings and sturdy night latches.

FLOORING:

Attractive flooring tiles in living room, bed room, kitchen.

BATHROOM:

Full glazed tiles.

W.C.:

Glazed tiles flooring with 4' day

KITCHEN:

Raised kitchen platform with marble stones and 1.0 dado.

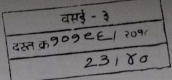
**ELECTRICITY:** 

Concealed wiring.

OTHERS:

Concealed pipe fitting with standard chrome fillings, one wash basin, sliding windows wherever applicable, cable network point.

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IN WITNESSES WHEREOF THE PARTIES HERETO HAVE HEREUNTO SET AND SUBSCRIBED THEIR RESPECTIVE HANDS THE DAY AND THE YEAR FIRST HEREINABOVE WRITTEN.

SIGNED	AND	<b>DELIVERED</b> by the
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withinnamed "THE BUILDER"

M/s. JIVDANI KRUPA CONSTRUCTION )

a proprietory concern, through its,

Proprietor MR. KISHOR NAMDEV PATIL

in the presence of





SIGNED AND DELIVE

withinnamed "THE PURCHASER/S"

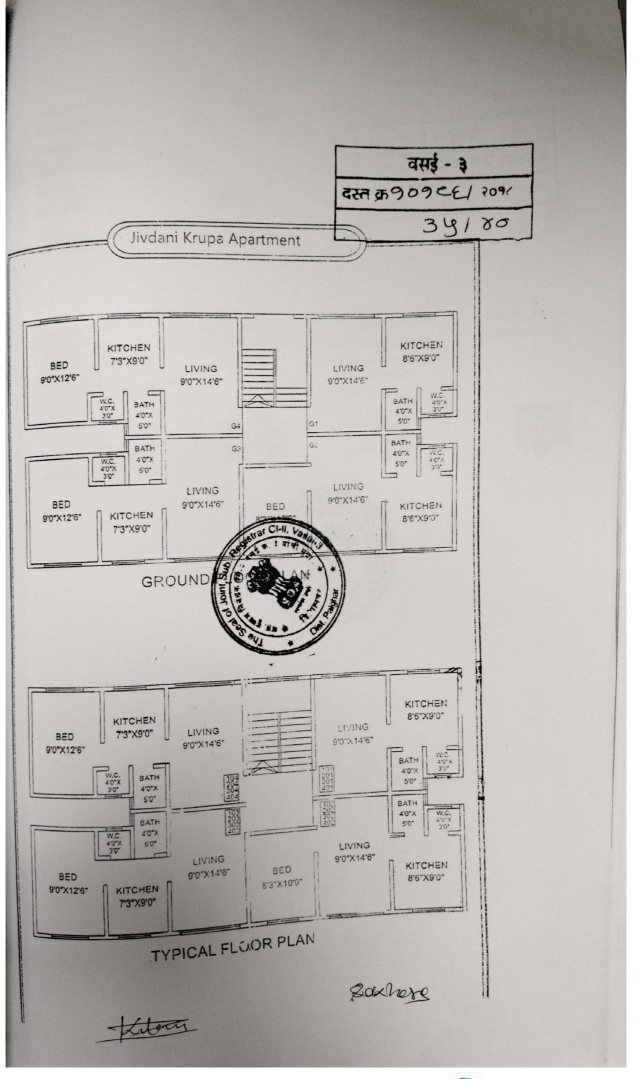
MRS. SHAILA DEEPAK SHAKHARE

in the presence of Sekholt









Summary-1 (GoshwaraBhag-1) 350/10196 दस्त गोषवारा भाग-१ मंगळवार, 18 सप्टेंबर 2018 1:21 म.नं. दस्त क्रमांकः 10196/2018 दस्त क्रमांक वसइ3 / 10196/2018 बाजार मुल्यः रु.25,50,000/-मोबदलाः रु. 22,50,000/-भरलेला मुद्रांक शुल्कः रु. 1,35,000/-दु. नि. सह. दु. नि. वसइ3 यांचे कार्यालयात पावती:11372 पावती दिनांकः 18/09/2018 अ. क्रं. 10196 वर दि. 18-09-2018 सादरकरणाराचे नावः शैला दीपक शखारे .. रोजी 12:34 म.नं. वा. हजर केला. नोंदणी फी रू. 22500.00 दस्त हाताळणी फी रु. 800.00 पृष्टांची संख्या:40 दस्त हजर करणान्याची सहीः यकुणः 23300.00 वसई क. ३ दस्ताचा प्रकारः करारनामा मुद्रांक शुल्कः (एक) कोणत्याही महानगरपालिकेच्या हद्दीत किंवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत किंवा उप-खंड (दोन) मध्ये नमूद न केलेल्या कौणत्याही नागरी क्षेत्रात शिक्का क्र. 1 18 / 09 / 2018 12 : 34 : 28 PM ची वेळः (सादरीकरण) शिक्का क्र. 2 18 / 09 / 2018 12 : 35 : 55 PM ची वेळः (फी) इस्सीजासीधर जोडलेले कागटपत्रे कुलप्त्याग्यः मधील स्वक्ती इत्यादी बनावट आडळून आल्याम याची संपूर्ण जवाबदारी निष्पादकाची राहाल



