

(Notice to Borrower

RTO90284382IN IVR:827709028
RL INDUSTRIAL ESTATE S.O (MASHIK) (422077)
Counter Mo:1,18/04/2024,11:11
To:SUBHADA SANJA.MADALA FATHARDI
PIN:422009, Cidco Colony S.O (Mashik)
From:SBI,RACPC MASHIK
Ht:25gms Ack Fee:3.00,REG=17.0
Amt:35.40(Cash)Tax:5.40
(Track on www.indiapost.gov.in)
(Dial 18002666868) (Mear Masle Star See

तीय स्टेट तीय स्टेट TE BA

ment due/

PI Da

To, Mrs. Subhada Sanjay Ahire & Mr. Sanjay Shivajirao Ahire Flat No- 03, Shree Kunj Apartment, Plot No- 02, Survey No- 889/4/2, Near Church, Wadala Pathardi Road, Indira Nagar, Nashik-422009. Mobile No. 9421421419/ 9422763731

Home Loan A/C No. 34436537572 Suraksha A/C No- 34437954903

SUB: Notice u/s 13(2) of Securitisation and Reconstruction of Financial Ass Enforcement of Security Interest Act, 2002 (hereinafter called 'Act')

Dear Sir(s),

- 1. At your request, you have been granted by the Bank, through its Old A (01469) from time to time, various credit facilities by way of financial a various assets creating security interest in favour of the Bank. The relevant the said credit facilities and the security agreement(s)/document(s) ex stated in Schedule 'A' and 'B' respectively excluding pledge of movables the financial assistance with an undertaking for repayment of the said fin terms of the said agreement(s)/document(s).
- 2. You have also created mortgage by way of deposit of title deeds/ Reg creating security interest in favour of the Bank. The documents relating are also stated in Schedule 'B'.
- 3. The relevant particulars of the secured assets are specifically stated in
- 4. You have also acknowledged subsistence of the liability in respect of the facilities by executing confirmation of balances and revival letters and from time to time. The operation of and conduct of the about

### State Bank of India - BACRA ROAD NASIK Branch



(Notice to Borrower

RH090284382IH IVR: 927709028 RL INDUSTRIAL ESTATE S.O (HASHIK) (422/07) Counter No:1,18/04/2024,11:11 To:SURHADA SANJA, WADALA PATHARDI PIH:422009, Cidco Colony S.O (Hashik) From: SBI, RACPC HASHIK Ut:25gms Ack Fee:3.00,REG≃17.0 Amt:35.40(Cash)Tax:5.40 (Track on www.indiapost.gov.in) (Dial 18002666868) (Mear Flashe Stone

भागिय अव

तीय स्टेट बै तीय स्टेट बे TE BAN

ment due/ H

Pla Date

To, Mrs. Subhada Sanjay Ahire & Mr. Sanjay Shivajirao Ahire Flat No- 03, Shree Kunj Apartment, Plot No- 02, Survey No- 889/4/2, Near Church, Wadala Pathardi Road, Indira Nagar, Nashik-422009. Mobile No. 9421421419/ 9422763731

Home Loan A/C No. 34436537572 Suraksha A/C No- 34437954903

SUB: Notice u/s 13(2) of Securitisation and Reconstruction of Financial Asse Enforcement of Security Interest Act, 2002 (hereinafter called 'Act')

Dear Sir(s),

1. At your request, you have been granted by the Bank, through its Old Ag (01469) from time to time, various credit facilities by way of financial as various assets creating security interest in favour of the Bank. The relevant the said credit facilities and the security agreement(s)/document(s) exec stated in Schedule 'A' and 'B' respectively excluding pledge of movables. ' the financial assistance with an undertaking for repayment of the said fina in terms of the said agreement(s)/document(s).

2. You have also created mortgage by way of deposit of title deeds/ Regis creating security interest in favour of the Bank. The documents relating to

are also stated in Schedule 'B'.

3. The relevant particulars of the secured assets are specifically stated in S

4. You have also acknowledged subsistence of the liability in respect of the facilities by executing confirmation of balances and revival letters and from time to time. The operation of and conduct of the above has been c

,
Service of the servic
ice, Nasik 422002 ia RACPC Nashik 422002 ia RACPC Nashik 712) read with Rule 120 Security 130 Se
See and Constitution of the se
See Appear their single of the series of the
SNL Office, Nasil of Edge, Nasil of Enforcement of de Enforcement of de issued Demand agate amounts me, agate agate, S.No. 70.5 422.101 Nagar, S.No. 70.5 No. 304. E. Wing, S.No. 304. E. Wing, S.No
SSN 45 SSN 1253.
Security Isaal Act will be received by the responsibilities of the Borrowest (Enforcement) Rules, 2002 said published finds RACPC Nashik Natices (Enforcement) Rules, 2002 said published and Enforcement of Salate Bank of India RACPC Nashik Said Act west (Enforcement) Rules, 2002 said published and Enforcement of Said Rachiges in Cornect and Enforcement of Said Act with the India Rachige Said Act with India Rachige India
Financial Asset Conferred Asset 2 said publishe against their re- wers to pay the nation of state of publishe against their re- wers to pay the nation of state of publishe against their re- bases to pay the nation of state of publishe 19/06/2019 Files of nation of state of publishe 19/06/2019 Files of nation of state of publishe State of nation of state of nation of state of state of nation
Date of an him henting of the property of the
Since of the bold
nustruction of Fise of powers of Pow
Sand Sand Sand Sand Sand Sand Sand Sand
Recommend of the property of t
as (Rs.) & he constructions on the dates railing upon the dates railing upon the dates rate and to be incured and to be incured and to be incured and to be incured as and to be incured as as an on pate as
d Act and a sea
Sanjing of
Notice Property of the party of
Ssued to the Borrower, the Said Act cal ames. The relevant deta and state as an angle of the Said Act, cal ames. The relevant deta as an angle of the case may be a shire & Mr. Sanjay Ac. No. 34436537572 Sonawane Ac. No. 32089972635 Orrowers having failed as with the Public in get as the charge of State of the charge of the charge of State of the charge of the cha
A Signature of the state of the
The state of the s

जाशत त्रंबक कुलकणी को-११, रंग्डा रेसिडेन्सी, वभव कॉलनी, राजीव नगर, नाशिक. 2:२३७०४२७ मो. ९४२०८९१९४० / ९७६७६५५००८

# MR.SANJAY SHIVAJIRAO AHIRE & MRS. SUBHADA SANJAY AHIRE FLAT NO.03 BUILT UP AREA OF 97.54 SQ.MTRS. "SHREEJI KUNJ APARTMENT" AGREEMENT FOR SALE

Eyecux

# . AS CONTRACTOR

पावती

Friday, September 26, 2014

5:11 PM

Original/Duplicate नोंदणी क्रं. :39म

Regn.:39M

दिनांक: 26/09/2014 पावती क्रं.: 7044

गावाचे नाव: नाशिक शहर

दस्तऐवजाचा अनुक्रमांक: नसन3-6596-2014

दस्तऐवजाचा प्रकार : करारनामा

सादर करणाऱ्याचे नाव: संजय शिवाजीराव अहिरे

नोंदणी फी दस्त हाताळणी फी

पृष्ठांची संख्या: 20

হ. 27000.00

হ. 400.00

एकूण:

रु. 27400.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ व सीडी अंदाजे 5:24 PM ह्या वेळेडू Joint Sub Registrar Nashik

वाजार मुल्यः रु.2623900 /-

भरलेले मुद्रांक शुल्क: रु. 162000/-हीडी/धनादेश/पे ऑर्डर क्रमांक: MH003063229201415E दिनांक: 26/09/2014

मुक्त देती, हिंग ही. में एसे देव परित के ली.

2) देयकाचा प्रकार: By Cash रक्कम: रु 400/-

इतर पावती

Original/Duplicate

Friday,26 September 2014 5:44 PM

नोंदणी क्रं. :39म

Regn.:39M

पावती क्रं.: 7048

दिनांक: 26/09/2014

गावाचे नाव: -नाशिक शहर

दस्तऐवजाचा अनुक्रमांक: नसन3-6596-2014

दस्तऐवजाचा प्रकार : करारनामा

सादर करणाऱ्याचे नाव: संजय शिवाजीराव अहिरे

वर्णन

दस्त हाताळणी फी

पृष्ठांची संख्या: 3

रु. 60.00

एकूण:

रु. 60.00

Joint Sub Registrar Nashika

1); देयकाचा प्रकार: By Cash रक्कम: रु 60/-



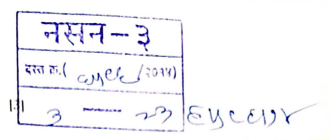
#### CHALLAN MTR Form Number-6



GRN MH	003063229201415E BARCODE		[[]] <b>M</b>	111 1111 1111	Dato 20	0/00/20	014-	13:57	:44	Form	ID	25.2
Department	Inspector General Of Registration	Payor Dotallo										
Type of Payment Registration Fees			TAX ID (If Any)									
	Ordinary Collections IGR			PAN No. (If Appliacable)								
Office Name NSK3_NASHIK 3 JOINT SUB REGISTRAR			Full Namo	SANJAY SHIVAJIRAO AHIRE								
ocation												
Year 2014-2015 One Time			Flat/Block I		S.No	. 889	)/4/2 F	PIt No	. 02			
A	ccount Head Details	Amount In Rs.	Promises/Building									
0300£3301 Amo	unt of Tax	27000.00	Road/Stroot			Flat No. 03 Aroa 97.54 sq.mtrs.						
			Aroa/Locality			SHREEJI KUNJ APARTMENT NASHI						\SHII
		•	Town/City/[	District						_		
P	14:4-3	,	PIN	1	£ _	4	2	2	0	0	9	
ट्रस्त	(8602/ 11	Romarks (If Any)  PAN2=~PN=KRRISH CONSTRUCTION-CA=270										
4	ws											
Ĭ.	0000											
10 11 11 12			Amount In Twenty Seven Thousand Rupoes Only									
			Amount In									
Paymont Doubles SUB BANK OF MAHARASHTRA  Chadup DD Dotalls  The DD Dotalls  Pame of Bank  Warne of Bank  Warne of Bank			FOR USE IN RECEIVING BANK									
				105704740								
			Bank CIN	REF No.	02300042014092686396 195791740							
			Date 26/09/2			/2014-13:58:30						
			Bank-Branch BANK OF MAHARASHTRA									
			Scroll No. , Date Not Verified with Scroll									
12	Available Viv											

Syrvening

Suit



R COP.

d (3)

1(3)

00.0

Index No. 1.3. 7 Nasik

Flat Rate - 26,900/-per Sq. meters.

Flat Area- 97.54 sq. mtrs. Built up

Valuation Rs.

26,23,900/-

Consideration Rs. Stamp Rs.

27,00,000/-

1,62,000/-

R/f Rs.

27,000/-

This Agreement of Sale is made at Nasik on this 26 Th day of September in the Christian Year Two Thousand Fourteen.

#### BETWEEN

KRRISH CONSTRUCTION, [Pan Card No. AAIFK 8360 P] a partnership firm through it's Partner MR.VIVEK GOKULBHAI JAVIA Age. 30 years, Occ. Business R/at. Shreeji Palace Apartment, Indira Nagar Nashik 422009 Hereinafter referred to as the "VENDORS" (which expression shall unless it be repugnant to the context or meaning thereof mean and include the said firm, its time being partners, their legal heirs, successors, executors, administrators, assigns, etc.) Of the First Part;

#### AND

1] MR. SANJAY SHIVAJIRAO AHIRE [Pan card No. AESPA 3428 E] Age.40 years, Occ. business,

2] MRS. SUBHADA SANJAY AHIRE [Pan card No. AIFPA 3126 J] Age.37 years, Occ. business,

BOTH RESIDENT AT. FLAT NO 06, GANESH APARTMENT, 100 FEET ROAD, INDIRANAGAR, NASHIK. 422009 Hereinaster referred to as

The Purchaser (which expression shall mean and include

his/her/their legal heirs, successors, representatives etc.) of the

Other Part;

WHEREAS the bearing plots No. 02 admeasuring 602.00 sq.mtrs. oùtof S.No.889/4/2 and particularly described in the Schedule I written hereunder is purchased by the VENDOR from MR.

VEERCHAND INDERCHAND PARAKH Vide registered sale deed registered at S. No. 13791/2013 in the office of the Joint Sub-Registrar, Class II Nashik-5 on 17/12/2013. Accordingly the names

of Vendors are mutated in the revenue record vide Mutation entry No. 91730. The Vendors have absolute right to develop the said plot by constructing building thereon as per the approved plans and to enter into agreements of sale, sale deeds, deed of apartment for the sale of constructed and other areas.

AND WHEREAS the plots described in the Schedule-I is the retained land of the Vendors considering the ceiling limit provided under the Urban Land (Ceiling and Regulations) Act, 1976 and they have every right to develop the same and to deal and dispose of the same. (The plots are hereinaster referred to as the "said plots");

AND WHEREAS the Vendors have absolute right to develop the said plot by constructing building thereon as per the approved plans and to the enter into agreements of sale for the sale of constructed areas. AND WHEREAS the title of the Vendors to the said plot is clear and marketable and certificate for the same is issued by Advocate of the

AND WHEREAS the plans for the construction of Premises on above plot are Residential cum Commercial building plan approved by the Executive Engineer [Town Planning] Nasik Municipal Corporation, Nasik Municipal Corporation Nasik under Sanction of Building Permit & Commencement Certificate No. LND/BP/B5 /167/1813/14 dated 21/08/2014



HEREAS the Vendors have commenced with the work of construction and specifications thereof are hereto attached and AND WHEREAS the Vendors have entered into a standard agreement with Architect registered with the Council of Architects and the Vendors have appointed a Structural Engineer for the preparation of the Structural design and drawings of the building and the Vendors shall accept the professional supervision of the Architects and the Structural Engineer till the completion of the building. AND WHEREAS the plans and specifications are displayed for inspection at the site and also in the office of the Vendors; AND WHEREAS the Vendors are executing the agreements of like nature with other Purchasers of the other constructed premises; AND WHEREAS the Purchaser with an intention to purchase Flat No. 03 demanded inspection of the documents hereinabove including the agreement of sale, Possession receipt and agreement with Architects, approved plans permissions etc. and the Purchaser is satisfied about the title of the Vendors rights of the Vendors to develop the said plot and to sell the constructed areas, and the Purchaser admits to have received the copies of the following documents viz.: (1)Copy of Sale Deed (2) Copy of Commencement Certificate and the approved plans (3) Title Certificate (4) Copy of the plan of premises mentioned in the schedule II hereunder written and as the Purchaser admits to have received the copies thereof, which

are not annexed to this Agreement. AND WHEREAS the Vendors undertake to comply with all terms and conditions of sanction orders and get the renewal thereof as and when required;

AND WHEREAS the Purchaser wants to purchase the constructed premises bearing Flat No.03 more particularly described in the Second Schedule of this Agreement and hereinafter referred to as the "Said Premises" for the sake of brevity and the Purchaser has approved the specifications for the construction as proposed by the

AND WHEREAS the price of the said premises is fixed at Rs.27,00,000/- (Rs. TWENTY SEVEN LACK ONLY) excluding all gosts and expenses for Stamp, registration and engrossing of this agreement, charges for electric supply which are to be borne by the Purchaser.

NOW THEREFORE THIS AGREEMENT WITNESSETH AND IT IS AGREED BY AND BETWEEN THE PARTIES AS SHOWN BELOW:

The Vendors shall construct the building on the said plots according to the plans, designs approved by the concerned Local Authority, and the specifications annexed hereto with such variations and modifications as the Vendors may consider necessary or as may be required by the concerned Local Authority or the Government to be made and the Purchaser has given their irrevocable consent to such variations and modifications, if they are not affecting their premises substantially and it shall be treated and considered as consent by the Purchaser in writing.

2. The said price of the said premises is on built up area basis and area of the said premises is calculated as per the plans presented and presently approved by the Authority. The carpet area shall be in clear dimensions from un finished wall to un finished wall [brick to brick] including all the areas in the said premises, balcony, otta, Cupboards internal passages, etc. No deduction shall be made for structural

bu ap 4. Th  $\mathbf{O}$ 01 AI 1,

me

in

as

sa

Ve

Rs

3. Th

2,

1,

Th

W oł st

by

SE

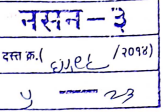
6. Th in to

> ٧٠ fa

7. Th a) Th

re St

riç th



members of the building like columns, beams, shafts, skirting, dados in the premises, shelves in the walls at floor level shall be considered as full dimensions for carpet area measurement. The Purchaser is satisfied about the conversion and has no complaint about the said.

- 3. The Purchaser has agrees to purchase the said premises and the Vendors have agreed to sell the said premises at or for Rs.27,00,000/- (Rs. TWENTY SEVEN LACK ONLY) having Flat built-up area 1050.00 sq.ft. Equivalent to 97.54 Sq.mtrs approximately
- 4. The Purchaser have paid amount of Rs.2,00,000/- (Rs. TWO LACK ONLY) AS TOKAN AMOUNT TO THE VENDOR BEFOR EXECUTION OF THIS AGREEMENT IN FOLLOWIUNG MANNERS

AMOUNT	PARTICULATES
1,00,000/-	Rs. One lack only by cheque no.025072 by dated
	25/08/2014 central bank of India
1,00,000/-	Rs. One lack only by cheque no.025076 by dated 25/09/2014 central bank of India

2,00,000/- Rs two lack only

The purchaser further agrees to pay the remaining amount of Rs. 25,00,000/- (Rs. TWENTY FIVE LACK ONLY) TO THE VENDOR BUX THIN GIVEN TIME PERIOD TO THE VENDORS.

SUBWITHIN GIVEN TIME PERIOD TO THE VENDORS.

The Purchaser agree to pay the aforesaid sum on due date without defaults. The payment of the instalments as scheduled above is the condition precedent for the continuance of agreement and is essented of the agreement between the parties. The Vendors are not liable to give any intimation or notice of the instalments becoming due, over oral / telephonic demand is sufficient.

The fixtures, fittings & amenities to be provided by the Vendors in the said building and the premises are those that are set out in annexure hereto. The Purchaser shall pay the said amounts as and when demanded by the VENDOR. The Vendors hereby agree to observe, perform and comply with all the terms and conditions, stipulations and restrictions, if any, which may have been imposed by the concerned Local Authority at the time of sanctioning of the said plans or thereafter.

- **6.** The Vendors declare that the F.S.I. available for the construction is in the ratio of 1:1 for the said property. The Vendors have utilities the total available F.S.I. of the said property In addition to that the Vendors have additional **F.S.I.** of **240 sq. mtrs**. By availing T.D.R. facility of other property in the Construction of the said property.
- 7. The Vendors hereby declare and the Purchaser herein by agrees that:
- a) The F.S.I. of unsold premises or the premises not constructed shall remain the property of the Vendors. The areas excluding the staircase & landing shall remain the property of the Vendors. The right of ownership of terrace shall remain with the Vendors only and the Vendors may deal with the area of the terrace and other areas as

日刊一日 3円の(wgeと11098) 6 - 23

he deems lit without affecting the rights of use and casements of the purchaser.

- Purchaser.

  b) Any additional F.S.I. is made available by the Authority, the Vendulation shall be entitled to the benefit thereof of the said F.S.I. will utilised without damaging the R.C.C. Structure of the buildings rights of the Occupies i.e. Air Ventilation and Light.
- c) The Purchaser shall not raise any objection for the utilisation of F.S.I. as aforesaid by the Vendors for the construction of additional premises and the sale thereof.
- 8. In the event of any portion of the said plots being required by the M.S.E.B. for putting a electric pole, transformer, the vendor shall be entitled to give such portion to M.S.E.B. on such terms and conditions as the vendor thinks fit the said D.P., and Transformer will not be fixed in front of the flat gate entrance gate.
- 9. The Purchaser agrees to pay to the Vendors an interest @ 18% p.a. on all the amounts from the date and/or stage they became due and payable by the Purchaser to the Vendors under the terms and conditions of this Agreement. The payment of interest by way of damages is condition precedent for acceptance of delayed payment. But it is discretionary with the Vendors whether to accept the delayed payment with interest or not.
- 10. On the Purchaser committing default in payment the amount of due dates or stages or any amount becoming due and payable by the Purchaser to the Vendors under this Agreement and upon the Purchaser committing breach of any of the terms and conditions herein contained then the Vendors is entitled to terminate this agreement by giving registered notice mentioning specific breach of agreement and time limit will be mentioned in the notice for correction of the breach.

Provided always that the power of termination hereinbefore contains shall not be exercised by the Vendors unless and until the Vendors have given to the Purchaser fifteen days prior notice in writing the notice being sent by Registered Post Acknowledgement Due or Unit Certificate of Posting or being personally delivered to the Purchase of their intention to terminate this Agreement and intimating of the specific breach or breaches of the terms and conditions in respective which it is intended to terminate the agreement and defaults made by the Purchaser and calling upon the Purchaser to remedy such breach or breaches within the specified period after giving of such notice.

Provided further that, upon termination of this agreement as aforesaid, the Vendors shall refund to the Purchaser the installment of sale price of the said premises which may till then have been by the Purchaser to the Vendors after deducting the expenses incurred. The Vendors shall not be liable to pay the Purchaser interest on the amount so refunded and the termination of this interest on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the Vendors shall have been personal agreement on refund of the aforesaid amount by the vendors shall have been personal agreement on refund of the aforesaid amount by the vendors shall have been personal agreement on refund of the aforesaid amount by the vendors agreement on refund of the aforesaid amount by the vendors agreement on refund of the aforesaid amount by the vendors agreement of the personal agreement of the per

the Purchase Vendors and refund of the by the purch shall be enti delivery of p the building a) Non-avail and/or elect b) War, civil c) Any notice other Public d) Any act b Provided alv the said per NASIK MUN herein befor wants to car wait further upon the Ve this agreem refund the s such refund said premis

The Purch premises or

construction

OINT Supremises.

12. The Porton palament Vendors It

any structu Purchaser,

- b) It is further reasonable
- c) It is further the appoint
- be used for kind.
- 15. The build
- time to time to time membership formation ar proposed Ap within eight



the Purchaser shall handover the document received by their to Vendors and further agrees to register the cancellation deed. The refund of the amount by the Vendors and returning of the documents by the purchaser shall be simultaneous. Provided that the Vendors shall be entitled to reasonable extension of the time for giving the delivery of premises later than the aforesaid date, if the completion of the building is delayed on account of:

a) Non-availability of steel, cement, other building materials, water and/or electric supply; or

b) War, civil commotion or act of God; or

c) Any notice, order, rule, notification of the Government and/or other Public or Competent Authority; or

d) Any act beyond the control of the Vendor.

Provided always that if the construction cannot be completed within the said period or COMPLETION CERTIFICATE which is issued by NASIK MUNICIPAL CORPORATION is not issued on account of acts herein before referred, then the Purchaser may, if the Purchaser wants to cancel and terminate this agreement and does not want to wait further till completion of the building, the Purchaser may call upon the Vendors to refund the consideration amount paid under this agreement and the Vendors on deducting the expenses. if any, refund the sum on payment of simple interest @ 12% Per year. On such refund the Vendors are entitled to deal with and dispose of the said premises as deemed fit.

11. The Purchaser shall not claim any deduction in the cost of their premises or other premises on account of deletion of any item of construction as per the requirement of the Purchaser in their

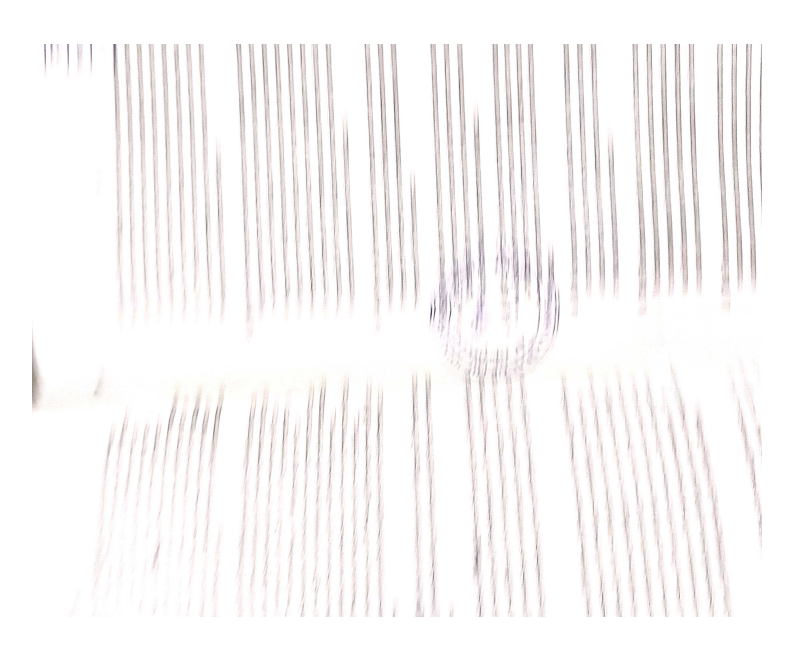
SUBERRISES

The Purchaser shall receive actual possession of the said premises in palarith of all the sums to be paid under this Agreement to the rendors If the sums to be paid by the Purchaser remain unpaid on emandathe Vendors shall terminate and cancel this Agreement.

15 forther agreed by the Vendors that:

Nit within one year from the date of the Completion Certificate there is any structural defect brought to the notice of the Vendors by the Purchaser, necessary repairs shall be carried out by the Vendors;

- b) It is further made clear that the Vendors are not responsible for reasonable wear and tear of the premises;
- c) It is further agreed that as regards standard of material, opinion of the appointed Architect shall always prevail.
- 14. The Purchaser shall use the said premises or permit the same to be used for Residential purpose without creating nuisance of any kind.
- 15. The building shall be named as "Shreeji Kunj Apartment"
- 16. The Purchaser agrees and undertakes to sign and execute from time to time the applications, affidavits for registration and/or membership and other papers and the documents necessary for formation and registration of the Apartment, and bye-laws of the proposed Apartment and duly fill in, sign and return to the Vendors within eight days of the same being forwarded by the Vendors to



स्तन- '३ इता इ.( अ.८९/2098)

scheme of the building in which the said premises is attented and shall keep the portion, sewers, drains, pipes in the said premises and appurtenances thereto in good, tenantable repair and condition and in particular so as to support shelter and protect the other parts of the building in which the said premises is situated and shall not chisel or in any manner damage to columns, beams, walls, slabs or R.C.C. paddies or other structural members in the flat without the prior written permission to the Vendor and/or the Society or the Association of Apartment Owners;

- d) Not to store any goods which are of hazardous, combustible or dangerous nature or are so heavy so as to damage the construction or structure of the building in which the said premises is situated or storing of which goods is objected to by the concerned Local Authority or other Authority or by any other Purchaser in the said premises and shall not carry on or caused to be carried any kind of other business or professional activity which will affect the peace and tranquillity of the building and which will be objected by other occupiers, members of the building;
- e) Not to do or permit to be done any act or thing which renders void or voidable any insurance of the said premises is situated or any part thereof or whereby any increased premises shall become payable in respect of the insurance;

TSTBNAT to allow to be thrown the dirt, rubbish, rags, garbage or other an -?, relige or permit the same to be thrown from the said premises in the compound or any portion of the said premises, land and building in which the said premises is situated;

To pay to the Vendors within seven days of demand by the Vendor, his share of security deposit, demanded by the concerned Local his share of security deposit, demanded by the concerned Local his share of security or the Government for giving water, electricity or any other Authority or the Government for giving water, electricity or any other security connection to the building in which the said premises is situated;

- h) To bear and pay the 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 and pay the said amounts punctually;
- i) The Purchaser shall not let, sub-let, transfer, assign or part with the Purchaser's interest or benefit factor of this agreement or part with the possession of the said premises until all the dues payable by the said Purchasers to the Vendor under this Agreement are fully paid up and also thereafter with intimation of the Vendor;
- j) The Purchaser shall observe and perform all the rules and regulations which the Association may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and

said premises therein and for the observance and performance of the building rules and regulations and bye-laws for the time being in force of the concerned Local Authority and of Government and other Public Bodies. The Purchaser shall also observe and perform all the stipulations and conditions laid down by the Association of Apartments Owners regarding the occupation and use of the said premises and in the building and shall pay the contribution regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement;

- k) Till a conveyance of building in which the said premises is situated is executed, the Purchaser shall permit the Vendor and his Surveyors, Agents with or without workmen and others at all reasonable times to enter into and upon the said land and building or any part thereof to view and examine the state and conditions thereof and after formation of Association allow the said office bearers to enter the said
- 1) The Purchaser shall not use the premises for immoral or illegal
- m) The Purchaser shall not have their premises & grills painted from outside by different colour than provided to the building nor shall the purchaser change the elevation of the building. The Purchaser shall also not use additional doors, windows; ventilators opened other than already provided & shall not put sine board or name board on outside elevation of the building.
- 19. Nothing contained in this Agreement is intended to be nor shall it be construed as a grant, demise or assignment in law of the said premises or of the said plot and building or any part thereof. The Purchaser shall have no claim save and except in respect of the said premises hereby agreed to be sold to their and all open spaces, parking spaces, lobbies, staircases, terraces, recreation spaces etc. will remain the property of the Vendors until the said land and building is transferred to the Association as hereinbefore mentioned. at the discretion of the Vendors to allot the adjoining terraces of the flats to the respective flat holders and also to allot the lawn areas, parking areas exclusively to the owners of the concerned apartment. The Purchaser shall not raise any objection therefore.
- The Vendors shall have a right and paramount lien and charge on the said premises in respect of any amount not paid by the Purchaser under the terms and conditions of this Agreement.
- 21. The Vendors shall be at liberty to sell, assign, and transfer or otherwise deal with the right, title, interest in the said plot and building subject to the rights of the Purchaser in respect of the said premises.



नसन-३ इसा इ.( ५,८६८ हे २०१४) ११ — २३

- 22. If the Purchaser neglects, omits or fails for any reason whateour to pay to the Vendors any part of the amount due and payable to the Vendors by the Purchaser under the terms and conditions of this Agreement (Whether before or after the delivery of possession) within the time limit specified or if the Purchaser shall in any other way fails to prefer or observe any of the covenants and stipulations herein contained or referred to, the Vendors shall be entitled to re-enter upon and resume the possession of the said premises and everything whatsoever therein and this agreement shall cease and stand terminated subject to the clauses mentioned above. The Purchaser herein agrees that on the Vendors' re-entry on the said premises as aforesaid, all the rights, title and interest of the Purchaser in the said premises and under this Agreement shall cease and that the Purchaser shall also be liable for immediate ejectment as trespasser.
- 23. If the Purchaser is desirous to obtain loan from any Corporation or Financial Institution then it will be the liability of the Purchaser to make the same available and also to bear all the expenses for additional copies of plans, agreements, certificates and property described in the Schedule 'II' to be purchased by the Purchaser shall only be encumbered with the liability of the loan and the premises he has agreed to purchase as per this agreement. The Purchaser may mortgage the premises described in Schedule II to financial mortgage the premises described in Schedule II to financial institution and for that mortgage N.O.C. will be given by Vendors herein if required.
- 24. The Purchaser hereby covenants with the Vendor to observe and perform the covenants, conditions contained in this Agreement and to keep the Vendor indemnified against the said payment and observance and performance of the said convents and conditions except so far as the same ought to be observed by the Vendor.

TSUB TREETY tolerated or indulgence shown by the Vendor in a renforming the terms of this Agreement or any forbearance or giving of time to the Furchaser by the Vendor shall not construct as a waiver time to the Furchaser by the Vendor of any breach or non-compliance of any of the Vendor of this Agreement by the Purchaser nor conditions of this Agreement by the Purchaser nor the terms and conditions of this Agreement to the rights of the Vendors and the same in any manner prejudice to the rights of the Vendors to the rights of the Vendors.

The state of

Is the Planchaser shall present this Agreement as well as the limit prescribed by the Registration Act and the within the time limit prescribed and admit execution thereof.

- 27. All the notices to be served on the Purchaser as contemplated by this Agreement shall be deemed to have been duly served if sent to this Agreement shall be deemed to have been duly served if sent to the Purchaser by Registered Post A.D./Under Certificate of Posting at the Purchaser written in the title cause. Any change of the Purchaser's address should be made known to the Vendors by the Purchaser in writing
- 28. The terrace on top of the building shall always remain the property of the Vendor and may be disposed of by the Vendors deemed fit by

IGene

VICIER COP.

; No. 7572

\*\*\*\*\*\*

78860

sured (7)

10,430.00

ured (₹)

51

their and the Vendors are at liberty to allot the terrace of the their and the Vendors are ...
building for the advertisement or any purpose. The person to whom the terrace is allotted shall be accepted as a member of such Association. Date of the overhead tanks and water flow there

- 29. The parties hereto admit that this agreement is not between employer and employee. This Agreement is in respect of complete premises, though the price is to be received by instalments. The Purchaser admits that the Vendors are not a contractor appointed by the Purchaser. The specifications are prepared by the Vendor and accepted by the Purchaser. The Purchaser admits that the Vendors have already commenced the work of construction as per the
- 30. If any additional amenities are required by the Purchaser then the Purchaser will have to pay in advance the cost of such additional amenities as per the cost estimates prepared by the Architect of the Project & his decision shall be final and binding.

This agreement always subject to provisions of the Maharashtra Ownership Flat Act 1963 or the provisions of the Maharashtra Apartment Ownership Act 1970 or the Maharashtra Co-operative Apartment Ownership ..... Society Act 1960 & rules made there under.

#### SCHEDULE - I OF THE SAID PROPERTY REFERRED TO ABOVE

All that piece and parcel of land bearing plots No. 02 total admeasuring 602sq.mtrs. Out of S.No.889/4/2 lying and being at Washik within the limits of Nashik Municipal Corporation, Nashik, and Registration and Sub-Registration District of Nashik, Taluka and District of Nashik, which plots are bounded as shown below:

On or towards East

: 30 mt.rs. wide road

On or towards West

: plot no 16 and 17

On or towards South

: plot no 03

On or towards North

: plot no 1

## SCHEDULE - II OF THE SAID PREMISES REFERRED TO ABOVE

The premises of Flat bearing No.03 having built-up area 1050.00 sq. ft. Equivalent to 97.54 Sq. mtrs approximately situated on Second Floor in the building known as "SHREEJI KUNJ APARTMENT" which is constructing on the plot described in

Schedule I above. Said flat is bounded as follows:

Flat no 03

: 30 Meters Road : Staircase and Lift East

West North : Marginal Space : Flat No 04

South

their and the Vendors are at liberty to allot the terrace of the their and the Vendors are ...
building for the advertisement or any purpose. The person to whom the terrace is allotted shall be accepted as a member of such Association. But the person to whom the terrace will be allotted shall Association. Dec. .... not in any way damage the overhead tanks and water flow there

- 29. The parties hereto admit that this agreement is not between employer and employee. This Agreement is in respect of complete premises, though the price is to be received by instalments. The Purchaser admits that the Vendors are not a contractor appointed by the Purchaser. The specifications are prepared by the Vendor and accepted by the Purchaser. The Purchaser admits that the Vendors have already commenced the work of construction as per the
- 30. If any additional amenities are required by the Purchaser then the Purchaser will have to pay in advance the cost of such additional amenities as per the cost estimates prepared by the Architect of the Project & his decision shall be final and binding.

This agreement always subject to provisions of the Maharashtra Recownership Flat Act 1963 or the provisions of the Maharashtra Apartment Ownership Act 1970 or the Maharashtra Co-operative Society Act 1960 & rules made there under.

#### SCHEDULE - I OF THE SAID PROPERTY REFERRED TO ABOVE

admeasuring 602sq.mtrs. Out of S.No.889/4/2 lying and being at NaShik within the limits of Nashik Na and Registration and Sub-Registration District of Nashik, Taluka and District of Nashik, which plots are bounded as shown below:

: 30 mt.rs. wide road On or towards East

: plot no 16 and 17 On or towards West

: plot no 03 On or towards South : plot no 1 On or towards North

# SCHEDULE - II OF THE SAID PREMISES REFERRED TO ABOVE

The premises of Flat bearing No.03 having built-up area 1050.00 sq. ft. Equivalent to 97.54 Sq. mtrs approximately situated on Second Floor in the building known as "SHREEJI KUNJ APARTMENT" which is constructing on the plot described in

Schedule I above. Said flat is bounded as follows:

Flat no 03

: 30 Meters Road : Staircase and Lift East : Marginal Space West : Flat No 04 North

South

[13]

#### ANNEXURE SPECIFICATION & AMENITIES

ıe o whom

tted shall here

en iplete The ointed by or and <sup>7</sup>endors e

then the ional ct of the

ashtra ra ative

**a**1 eing at lashik, duka and

WITNESSES:

1. The Structure shall be R.C.C. frame type with panel walls of brick works

2. External walls shall be sand faced cement plaster with cement paint and internal wall shall be gypsum plaster with the paint and internal wall shall be gypsum plaster finish.

3. Main Door frames shall be of wood and flush door shutters

4. Windows in all room will be provided with Aluminum Sliding with M.S. Grill fitting.

5. Flooring in all rooms will be in size of 2"2' tiles

6. Kitchen platform will be of black granite stone with built in sink in white glazed tiles up to slab level

7. Bathroom & W.C. shall be finished in dado up to slab level.

8. All Flats shall have common drainage system as per slandered rules with septic tank and soak pit provision.

All Flats will be painted inside with pleasing shades of paint and SUB Acceptant walls with acrylic paints.

Bach Flat shall be provided with sufficient water supply from

ill Fath W.C. shall be provided with Indian Pan/ western commode.

12. Common staircase will be provided with flooring tiles on entire steps and mid landings.

Significant desired will have brick wall compound

Fuge underground and overhead R.C.C. water storage tank One Common Lift with battery backup.

IN WITNESS WHEREOF the parties hereto have hereunto subscribed their respective hands on this day, month and year

hereinabove mentioned. SIGNED & DELIVERED BY THE WITHINNAMED VENDORS Krrish Construction, through its Partner

MR.VIVEK GOKULBHAI JAVIA

(VENDORS)

SIGNED & DELIVERED BY THE WITHINNAMED PURCHASER 1] MR. SANJAY SHIVAJIRAO AHIRE

<sup>2</sup>] MRS. SUBHADA SANJAY AHIRE



(PURCHASE

n

on

50.00



# NASHIK MUNICIPAL CORPORATION

NO LND/BP/ @5/167 DATE :- 21

SANCTION OF BUILDING PERMIT AND COMMENCEMENT CERTIFICATE

Krrish Construction Partnership Firm TO.

C/o. Ar. V. B. Shardul & Stru. Engg. R. N. Singh of Nashik

-: Sanction of Building Permit & Commencement Certificate in Plot No.- 2 of Sub S.No. 889/4/2 of Nashik Shiwar.

Your Application & Plan dated: 7/5/2014 Inward No. B5/BP/615

Sanction of building permit & commencement certificate is hereby granted under section 45 & 69 of the Maharashtra Regiond and Town Planning Act 1966 (Mah. of 1966) to carry out development work/and building parmits under section 253 of The Bombay Provincial Municipal Corporation Act 1949 (Somba) 250, No.LIX of 1949) to erect building for Residential+ Commercial Purpose as per plan 202y amended in ---- subject to the following conditions.

# COMDITIONS (1 to 37)

- The land vacated in consequence of enforcement of the set-back rule shall form part of 1. the state of the section Public Street.
- No new building of part thereof shall be occupied or allowed to be occupied or permitted to be used by any person until completion certificate, under sec. 263 of the Bombay 2. Provincial Municipal Corporation Act, 1949 is duly granted.
- The commencement certificate Building permit shall remain valid for a period of one year commencing from date of its issue & thereafter it shall become invalid automatically 3 unless otherwise renewed in stipulated period Construction work commenced after expiry of period for which commencement certificate is granted will be treated as unauthorized development & action as per provisions laid down in Maharashtra Regional & Town Planning Act 1966 & under Bombay Provincial Municipal Corporation Act. 1949 will be taken against such defaulter which should please be clearly noted.

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

The date of commencement of the construction work should be intimated to this office VITHIN SEVEN DAYS

nission required under the provision of any other Act, for the time being in force shall Abtained from the concerned authorities before commencement of work [viz under be abtained from the concerned authorities and Act & under appropriate sections of Frontier of Urban Land Ceiling & Regulation Act & under appropriate sections of Frontier and Revenue Code 1966 efc.). rashtra Land Revenue Code 1966 efc.).

completion of plinth, certificate of planning authority to the effect that the plinth is Mal structed as, per sanctioned plan should be taken before commencement of

Building permission is granted on the strength of affidavit & indemnity bond with reference to the provisions of Urban Land [Ceiling & Regulation] Act, 1976. In case a statement made in affidavit & indemnity bond found incorrect or false the permission shall stand cancelled.

The drains shall be lined out & covered up properly to the satisfaction of Municipal Authorities of Nashik Municipal Corporation. 9.

The effluent from septic tank, kitchen, bath etc. should be properly connected to Municipal drain in the nearest vicinity invert levels of the effluent of the premises should be such that the efficient gets into the Municipal drain by gravity self cleaning velocity

In case if there is no Municipal drain within 60 meters should be connected to a soak pit to be provided by the owner.

The size of sonk pit should be properly worked out on-the basis of tenements% a pigeon

ER COP.

12

'ed (₹) 430.00

id (₹)



# NASHIK MUNICIPAL CORPORATION

NO LND/BP/ @5/167/1813/14 DATE :- 21

SANCTION OF BUILDING PERMIT AND

COMMENCEMENT CERTIFICATE

Krrish Construction Partnership Firm TO

Cla. Ar. V. B. Shardul & Stru, Engg. R. N. Singh of Nashik

Sub -: Sanction of Building Permit & Commencement Certificate in Plot No.- 2 of S.No. 889/4/2 of Nashik Shiwar.

Your Application & Plan dated: 7/5/2014 Inward No. B5/BP/615

Sanction of building permit & commencement certificate is hereby granted under section 45 & 69 of the Maharashira Recipits and Town Planning Act 1966 (Mah. of 1965) to carry out development work/and building permits under section 253 of The Bombay Provincial Municipal Corporation Act.1949 (Bomba) Act. No.LIX of 1949) to erect building for Residential+ Commercial Purpose as per plan day amended in —— subject to the following

# CONDITIONS (1 to 35)

- The land vacated in consequence of enforcement of the set-back rule shall form part of किया कार्याना स्थापित
- No new building of part thereof shall be occupied or allowed to be occupied or permitted to be used by any person until completion certificate, under sec. 263 of the Bombay Provincial Municipal Corporation Act, 1949 is duly granted.
- The commencement certificate Building permit shall remain valid for a period of one year commencing from date of its issue & thereafter it shall become invalid automatically unless otherwise renewed in stipulated period Construction work commenced after expiry of period for which commencement certificate is granted will be treated as unauthorized development & action as per provisions laid down in Maharashtra Regional & Town Planning Act 1966 & under Bombay Provincial Municipal Corporation Act. 1949 will be taken against such defaulter which should please be clearly noted.

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

The date of commencement of the construction work should be intimated to this office THIN SEVEN DAYS

mission required under the provision of any other Act, for the time being in force shall blained from the concerned authorities before commencement of work [viz under son of Urban Land Ceiling & Regulation Act & under appropriate sections of rashtra Land Revenue Code 1966 efc.).

completion of plinth, certificate of planning authority to the effect that the plinth is constructed as per sanctioned plan should be taken before commencement of

Building permission is granted on the strength of affidavit & indemnity bond with reference to the provisions of Urban Land [Ceiling & Regulation] Act, 1976. In case a statement made in affidavit & indemnity bond found incorrect or false the permission shall stand cancelled

The drains shall be lined out & covered up properly to the satisfaction of Municipal Authorities of Nashik Municipal Corporation. 9

The effluent from septic tank, kitchen, bath etc. should be properly connected to Municipal drain in the nearest vicinity invert levels of the effluent of the premises should be such that the effluent gets into the Municipal drain by gravity self cleaning velocity

In case if there is no Municipal drain within 60 meters should be connected to a soak pit to be provided by the owner.

of spek oir should be properly worked out on-the basis of tenements% a pigeon

दस्त क्र.( ५४९८/१०१४)

This ce dificate contains: 3 Pages

NMC TOWN PLANNING DEPARTMENT

The balconies, ottas & varandas should not be enclosed and merged into adjoining 10 room or rooms unless they are counted into built up area of FSI calculation as given on the building plan, it the balcony ottas & verandas are covered or merged into adjoining room the construction shall be treated as unauthorized and action shall be taken.

- At least FIVE trees should be planted around the building in the open space of the plot. Completion certificate shall not be granted it trees are not planted in the plot as provided under section 19 of the reservation of Tree Act, 1975.
- The construction work should be strictly carried out in accordance with the sanctioned 12. plan enclosed herewith.
- Copy of approved plan should be kept on site so as to facilitate the inspection of the site 13. by Municipal Corporation's staff from time to time and necessary information in respect of construction work should be furnished whenever required by the undersigned.
- Stacking of building material debris on public road is strictly prohibited. If building material of debris is found on public road the same will be removed by the Authority and cost incurred in the removal of such material shall be recovered from the owner.
- All the conditions should be strictly observed and breach of any of the conditions will be dealt with in accordance with the provision of Manarashtra Regional & Town Planning Act, 1966 and Bombay Provincial Municipal Corporation Act, 1949. 15.
- Nashik Municipal Corporation will not supply water, electricity, road etc. which will be provided by the applicant Colony/Society etc. on their own accord as per the specifications of N.M.C. Applicant should make necessary arrangement for water supply as per the undertaking given Similarly street lights will not be provided by Municipal Corporation till Electric supply Mains of M.S.E.B. is available at site." 16.
- There is no objection to obtain electricity connection for construction purpose from 17. M.S.E.B.
- N.A. order No. 491/1990 dt: 7/9/1990 submitted with the application. 18.
- Adequate space from the plot ulr should be reserved for transformer in consultation with M.S.E.D.C.L. Office before actually commencing the proposed construction. 19
- A) Rs.209220/- is paid for development charges w.r.to the proposed Construction vide 20. R.No./B.No. 20/570 Dt:2/8/2014
- B) Rs.I- is paid for development charges winto the proposed land development. 21. Vide R.No./B.No.-- Dt:--

ee plantation shall be made as per the guidelines of Tree Officer of N.M.C. & NOC

SUBLATION obtained before occupation certificate. Deposited vide R.No./B.No. 07/2404 Dt: 2/8/2014

soak pit shall be constructed as per the guide shall be produced before occupation certificate. soak pit shall be constructed as per the guidelines of Health officer of

commencing the construction on site the owner/developer shall install a Board"on the conspicuous place on site indicating following details. "हैं। कि

nd Address of the owner/developer, Architect/Engineer and Contractor.

Number // City Survey Number/Ward Number of land under reference along

der Number and date of grant of development permission/redevelopment description of its boundaries. permission issued by the Planning Authority or any other authority.

F.S.I. permitted.

- e] Number of Residential/Commercial flats with their areas.
- f] Address where copies of detailed approved plans shall be available for inspection.
- B) A notice in the form of an advertisement, giving all the details mentioned in 23A above, shall also be published in two widely circulated newspapers one of which should be in regional language.
- Proper arrangement in consultation with Telecom Dep't. To be done for telephone 25, facilities to be provided in the proposed construction.
- Nashik Municipal Corporation shall hot be responsible for the ownership and boundaries 28 of the land.
- Fly ash bricks and fly ash based and related materials shall be used in the construction 27

--- . 55/- to paid vide R.No./B.No. 79/9498 Dt:2/8/2014

- 30 Proper arrangement for rain water harvesting should be made at site
- 31. NMC shall not supply water for construction purpose.
- 32 This permission is given on the basis of affidavit given by applicant Dt:10/6/2014 regarding Local Body Tax Local Body Tax should be paid for LBT Registration No NSK205251 before completion Certificate
- This permission is given on the basis of affidavit given by applicant Dt:10/6/2014 regarding NMC supplied water and any public source of water should not be used for construction purpose. Also after obtaining occupancy certificate decision of NMC regarding drinking water supply connection shall be binding on applicant.
- This permission is given on the basis of affidavit given by applicant Dt:10/6/2014 for disposal of excavated/debt/s material on his own at the prescribed site.
- 35. NMC Tax for Vacant plot shall be paid before Completion.

This permission is given on the strength of DRC No: 134 & 679 Dt:1/10/2002 & 21/2/2014 and. 205.00 Sq.m; 2:33.00 Sq.m; TDR area utilized from the same.

Sommercial N. A. order & N. A. Tax receipt shall be produced before occupancy

Cavificate.

No. LND / BP Nashik, Dt.

/2014

Copy to: Divisional Officer

Executive Engineer
(Town Planning)

Nashik Municipal Corporation, Nashik

pr

आयकर विभाग भार INCOMETAX DEPARTMENT GOV

SANJAY S AHIRE SHIVAJIRAO PANDURANG AHIRE

15/05/1974 Permanent Account Number

AESPA3428E

Signature

भारत सरकार GOVT. OF INDIA





ायकर विमाग INCOMETAX DEPARTMENT

SUBHADA SANJAY AHIRE DAULAT NATHU DEORE 08/07/1976

Permittant Account Number

AIFPA3126J

Salanalaro









#### CHALLAN MTR Form Number-6



PS:	162000	00.0	***************************************		JSE	221	UNS	K3)			
MINO 300 PED 1 FO PRODE II		BUITE UNI	HHRITISH	5596	014-	13:55	14 F	orm II	25.2		
Inspectivitivity and Registration 16	2000.00	y)		Payer	Detail	ls					
Delace 1505332012 Delace Town of Thousand Ruper Town of The Payment One Laking Chengraph Town of The La			TAX ID (If Any)						4		
			PAN No. (If Appliacable)								
NOVA NASHIK 3 JOINT SUB REGISTRAN			Full Name			SANJAY SHIVAJIRAO AHIRE					
of Name NASHIK											
2014-2015 One Time		Flat/Block	No.	S.N	o. 889	)/4/2 F	Pit No.	. 02			
Account Head Details	Amount In Rs.	Premises/E	uilding								
045401 Sale of NonJudicial Stamp	162000.00	Road/Stree				a 97.5					
J45401 Co.:		Area/Locali	SHF	SHREEJI KUNJ APARTMENT NASHIK							
नस्य र		Town/City/District			1.	1.	0	0	9		
(初死( なり)とよれの98)		PIN			2	2	0	0			
(th) xi-( -4) /	Remarks (If Any)  PAN2=-PN=KRRISH CONSTRUCTION-CA=270										
ge man vij											
		0000									
				sixty Two Th	21122	nd Ru	nees	Only			
		Amount In	One Lakh	Sixty I wo III	0050		-				
	162000.00	Words		D LICE IN PE	IN RECEIVING BANK						
nent Details BANK OF MAHARASHTRA	FOR USE IN RECEIVING SANK  1 CIN   REF No.   02300042014092685379   195790909						2909				
Cheque-DD Details	Bank CIN	REF No.	0230004201403266657 26/09/2014-13:56:12								
ne/DD No	Date		BANK OF MAHARASHTRA								
e of Bank	Bank-Branch	1									
of Branch SUB-R	Scroll No. , Date Not Verified with Scroll										
ile No.: Not Available	165										



## CHALLAN MTR Form Number-6

2098

MH00306322 D145 ORCODE		YATTELWILLIH	HHUHHA	6596 26/037	10	R313	4	(3)			
AMOUNT AMOUNT AND AMOU			26/09/2014 Form ID 25:2  Payer Details								
Inspecto Number of Registration 27000 00  Inspecto Number of Registration 27000 00  Deface Number of Registration 27000 00  Deface Number of Registration 7000 00  Ordinary Collections IGR		TAX ID (If Any)									
No. The stretion Seesen Thousand Seesen Thousa		PAN No. (If Appliacable)									
WASHIK 3 JOINT SUB REGIS	STRAR	Full Name		SANJAY SHIVAJIRAO AHIRE							
MACHIK				. 10, 11	0,114,	-wii 0-\	O AII	INC.			
2014-2015 One Time		Flat/Block N	lo.	S.I	4o. 88	9/4/2 F	Pit No.	02			
Account Head Details	Amount In Rs.	Premises/B	uilding		S.No. 889/4/2 Pit No. 02						
163301 Amount of Tax	27000.00	Road/Street	Road/Street			03 Are	a 97.5	54 sq.	mtrs.		
Allouin Ville		Area/Locality			SHREEJI KUNJ APARTMENT NASHIK						
		Town/City/District									
7112-3		PIN	4	2	2	0	0	9			
(3048)		Remarks (If	Any)								
ZHA B. ( WSC / 2010)	PAN2=~PN=KRRISH CONSTRUCTION~CA=270										
23		0000									
20	<b>"</b>										
		Amount In	Twenty Se	even Thousand Rupees Only							
a	27000.00	Words									
Priment Details BANK OF MAHARASHTRA			FO	R USE IN RECEIVING BANK							
Cheque-DD Details		Bank CIN	REF No.	02300042014092686396 1957917		1140					
		Date	ate I			9/2014-13:58:30					
ane of Bank			Bank-Branch BANK OF MAHARASH								
The of Branch  Not Available  The of Branch  Not Available  The of Branch	Scroll No. , Date Not V			Verified with Scroll							