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खहडरका, िर्द्रान्त कल्याण

| ताच वर्ष 2024 ठाणे तमाग तालुका : कल्याण व किमाग 4/21-किमाग 18अ: नवागांव - मध्य रे माग Kalyan/Dombival Muncipa मान्य दर तक्त्यानुमार मूल्यदर रु. तेन तिवामी सदनिका कार्यालय 1 69300 79300 | जेच्या पश्चिमेकडील सर्व भाग थि स.न.न झालेल्या I Corporation रुखे नवर /न. | न्वागाव भागतील सर्वे क्रमांक | 20 August 2024,11:10:36 A |
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ent ID : This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. जन केवळ दुव्यम निवंधक कार्यालयात नोदणी करावयाच्या दस्तांसाठी लागु आहे - नोदणी न करावयाच्या दस्तांसाठी सदर चलन लागु 9819684589

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Village : Navagaon Market Value Rs. 37,49,754/- Agreement Value Rs.62,00,000/-Stamp duty Paid Rs. 4,64,000/- Flat No:204, Second Floor, Admeasuring Carpet area 41.94 Sq Mtr + ENCLEVE BALCONY 2.47 Sq Mtr + TERRACE 4.78 Sq Mtr TOTAL 49.19 Sq Mtr

AGREEMENT FOR SALE

1

This Article of Agreement made and entered into at Dombivli, on this 21th day of AUGUST in the year, 2024 by and between :-

M/s. SHREE UMA DEVELOPERS a Registered Partnership firm having its Registered Office at A-404, Om Rinku Co-Operative Housing Society, Veer Savarkar Road, Dombivli (East) 421 201, Taluka – Kalyan, District – Thane, through its Partner/C.A. Shri. Ashok Shankar Netalkar, aged 62 Years, Occupation – Business, hereinafter referred to as THE PROMOTERS (which expression shall mean and include all its partners, their heirs, executors, administrators and assigns, unless repugnant and contrary to the context in which used) of the FIRST PART.

AND

MR. SAURABH SHRIRANG SOMAN, Age: 40 Years, Occupation : Service, Income Tax PAN Card No. BNPPS2289J, & MRS. SWATI SHRIRANG SOMAN, Age: 66 Years. Occupation : Housewife, Income Tax PAN Card No. CNQPS9302E, both residing at : B-6, 1° FLOOR, TRIBHUVAN JYOT CHS. MHATREWADI. hereinafter referred to as "THE FLAT PURCHASERS" (which expression shall mean and include his/her/their heirs, attorneys, executors and unless repugnant and contrary to the context in which used) of the SECOND PART.

WHEREAS :-

A. Shri. UDAYA SADASHIV GOKHALE and Others are the Owners of the said property and seized and possessed of and sufficiently entitled to following immovable property mentioned herein under and more particularly described in the schedule written here-under and marked "A" (hereinafter referred to as the **SAID PROPERTIES**)

B. Land owner executed a Development Agreement of Power of Potencievy in favour of M/s. SHREE UMA DEVELOPERS a Partnerster Eine through its ourtner Shri Ashok Shankar Netalkar and others on 19.09.2019 read ame conceptioner of Registration No. 10333/2019 and 10334/2019 respectively before sub-Registered vide Assurances at Kalyan -3 land Owners transferred all right of land bearing OH survey No.256, Hissa No. B(Part) New Survey No.29, Hissa No. B (Part), OK

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Corresponding City Survey No: 1408 to 1411 and 1437, 1438 totally admeasuring

about 518.38 Sq.Mtrs. situate at Village - Navagaon within the limits of Kalyan

2

C.

Owners of the said property and seized and possessed of land sufficiently entitled to following immoveable property mentioned herein under and m_{Ole} particularly described in Schedule written hereunder and marked as "B" (hereinafter D.

The Original land owner executed Development Agreement and Power of Attorney in favour of M/s.MORYA CONSTRUCTION & BUILDERS a Proprietorship firm through its Proprietor Shir.MANGESH BHAURAO HARNE, on 02.01.2014 And same was Registered vide Registration No.22/2014 and 23/2014 respectively before Sub-Registrar of Assurances Kalyan -3 The Original land Owner transferred all rights in respect of land bearing Old S.No:256 Hissa No.B (Part) New Survey No.29 Hissa No:B (Part) C.T.S. No:1412 to 1414 Admeasuring about 338.62 Sq.Mtrs. situate at Village -Navagaon within the limits of Kalyan Dombivli Municipal Corporation.

E. M/s.MORYA CONSTRUCTION and BUILDERS due to technical difficulties not able to develop the property marked "B" and M/s.MORYA CONSTRUCTION and BUILDERS executed a development Agreement and Power of Attorney in favour of M/S.SHREE UMA DEVELOPERS on 06.12.2018 and same was registered before the Sub-Registrar Kalyan - 2 vide Registration No. 14375/2018 and 14376/2018 and M/s.MORYA CONSTRUCTION and BUILDERS transferred all his/their rights together with land lords rights in favour of M/s.SHREE UMA DEVELOEPRS.

M/s.SHREE UMA DEVELOPERS got amalgamated the properties marked "A" and F. "B" together and submitted building plan before the Town Planning Authority of Kalyan Dombivli Municipal Corporation.

After scrutinizing all the documents and building plan submitted by M/s.SHREE G. UMA DEVELOPERS to Town Planning Authority & Kalyan Dombivli Municipal Corporation sanctioned the building plan of property mentioned in Annexure "A" and "B" together and sanctioned building plans. According to the work commencement certificate vide Lange WU. KENNERV/BP/DOM/CC/0068/19 dated 19.09.2019. Revise building plan property According to the work commencement certificate vide letter No.KDMC/THDPBB DOM 9-2040868/10 dated 30/07/2020. Revise building plan of Appreling 6 property the commencement certificate No.KDMC/TPW/2P/DOM/2019-20/00/8/100 dated 09/06/2021. Revise building plan ccording to the work commencement certificate vide letter of property No.KDMC/TPD/BP Municipal Corporation, permitted M/s.SHREE UMA DEVELOPERS to construct the building on property mentioned in Annexure "A" and "B" together admeasuring to 795 Sq.,Mtrs. A building having ground + 7 upper floors. The copy of the C.C. have marked and annexed here in after.

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H. Common N.A. order issued by the Collector Thane vide its No. SR/034/1930 dt 10.07.1930 The said properties have been converted from Agricultural to non-agricultural use a copy of which is annexed hereto and marked as Annexure – II.

As per the Development Plan of Kalyan Dombivli Municipal Corporation the said land comes under the D.P. Plan As per 7/12 Extract total area of the property was 911.29 Sq.Mtrs. but as per TILR Survey of Kalyan Dombivli Municipal Corporation available area was 116.29Sq.Mtrs. about24 Sq.Mtr. of land area comes under wide D.P.Road and balance available land for construction was795 Sq.Mtrs. which comes under Residential Zone.

1. Under the circumstances the Promoters have commenced the development of the said property by constructing residential buildings and permitted offices/shops as per plan duly approved and sanctioned by the Kalyan Dombivli Municipal Corporation (herein after referred to as a said building).

J. The Promoters have entered into a standard agreement with the Architects registered with the council of Architecture and such Agreement is as per the agreement prescribed by the council of Architecture. The Promoters have further appointed structural Engineers for the preparation of the structural designs and drawings of the Building and the Promoters accepted the professional supervision of the Architects and structural Engineers till the completion of the Building.

K. The copies of certificates of title issued by the Advocates Mr. M. L. Mhatre and the copies of property card showing the nature of the title of the owners to the said property on which the building and flats are to be Constructed as per the sanctioned plans and specification of the building and flats agreed to be purchased by the Purchaser/s herein are attached hereto and marked Annexure IV, V, VI respectively.

L. The Promoters alone have the sole and exclusive rights to sell the flat/tenements in the said building to be constructed by the Promoters on the said property and to enter into agreements with the purchasers of the flat/tenements etc and to receive the sale price in respect thereof in their own name.

M. The Allottee/Purchaser/s/ purchaser/sherein has/have applied to the Promoters for the allotment of a flat bearing provisional **Flat No: 204, Second Floor** in the building known as *"SHREE UMA RESIDENCY"* under construction on the said property. The flat applied for purchase is herein the property of the SAID FLAT.

N. Relying upon the said declaration and the apple tion method above the Promoters have agreed to sale flat to purposer's the price and on the terms & conditions hereinafter mentioned.

O. AND WHEREAS, the Promoter have registered the **Project** under the Provisions of the RERA Act (Real Estate Regulatory Authorn). Authorn wide its Reg. No: P51700027328 Dated: 02/12/2020 authenticated copy is attached in Annexure "F".

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AND WHEREAS, on demand from the Allottee/ Purchaser/s /Purchaser/s Promoters have given inspection to the Allottee/ Purchaser/s /Purchasers of all documents of title relating to the project land and the plans, designs a specifications prepared by the Promoter's Architects M/s. R. K. ASSOCIATES, B. Ranade and of such other documents are specified under the RERA (Real E_{state} (Regulation and Development) Act 2016 (hereinafter referred to as "the said Act") a the Rules and Regulations made thereunder.

AND WHEREAS, the Promoters have accordingly commenced construction of t O. said building/s in accordance with the sanctioned plans.

AND WHEREAS, the Allottee/Purchaser/s/Purchasers has/have applied to the R. Promoter for allotment of an Flat No: 204, Second Floor situated at Near 52 Chaw Railway Ground, M G Road, Dombivali (West) 421202.

AND WHEREAS, the carpet area of the said Flat is 49.19 Sq Mtr "carpet area S. means the net usable floor area of an Flat/Shop/Office, excluding the area covered b the external walls, areas under services shafts, exclusive balcony appurtenant to th said Flat for exclusive use of the Allottee/Purchaser/s/Purchaser/s or verandah are and exclusive open terrace area covered by the internal partition walls of the

Τ.

AND WHEREAS, the Parties relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter.

AND WHEREAS, prior to the Ū.

Allottee/Purchaser/s/Purchaser/s has/have paid to the Promoter a sum of presents Rs.62,00,000/- (Rupees Sixty Two Lakh only) being Part payment of the sale the

consideration of the Flat agreed to be sold by the Promoter to the Allottee/Purchaser/s/Purchaser/s as advance payment or Application Fee (the payment and receipt whereof the Promoter both hereby admit and acknowledge) and the Allottee/Purchaser/s/Purchaser/s has/have agreed to pay to the Promoter the balance of the sale consideration in the manner hereinafter appearing.

tion and Act the Promoter is required to execute a ale of said Flat/Shop/Office with the Allottee/Purch fact free presents and also to register said Agreement under the Registration Acri 906. जि. उषे In accordan

thentermand conditions set out in this Agreement and as mutually agreed upon by and between the parties, the Promoters hereby agree to sell the flat and the Allottee/Purchaser/s/Purchaser/s hereby agrees to purchase the Flat/Shop/Office Premises and the garage/covered parking (if applicable).

V.

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| दस्त क्र. 93403/२०२४ |
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NOW THIS AGREEMENT WITHNESSETH AND IT IS HEREBY AGREED BY & BETWEEN THE PARTIES HERETO AS FOLLOWS:

- The Promoters shall construct the said building/s consisting of Stilt + basement and ground + 7 upper floors on the project land in accordance with the sanctioned plans, designs and specifications as approved by the concerned local authority from time to time.
- The Allottee/Purchaser/s/Purchaser/s hereby agree to purchase from the 1(a) Promoter ar.d the Promoters hereby agree to sell to the Allottee/Purchaser/s/Purchaser/s Flat No:204, of carpet area admeasuring 49.19 Sq mtr on Second Floor in the building "SHREE UMA RESIDENCY" (hereinafter referred to as "the Flat") as shown in the floor plan thereof hereto annexed and marked Annexures C for the consideration of Rs.62,00,000/-(Rupees Sixty Two Lakh only) being the proportionate price of the common area and facilities appurtenant to the premises the nature extent and description of the common area and facilities which are more particularly described in the Second Schedule annexed herewith. (the price of the Flat/Shop/Office including the proportionate price of the common area and facilities and parking spaces should be shown separately).
- 1(b) The Total Price mentioned above excludes Taxes (consisting of tax paid or payable by the Promoter by way of GST, and Cess or any other similar taxes which may be levied, in connection with the construction of and carrying out the Project payable by the Promoters) up to the date of handing over the possession of the Flat/Shop/Office.
- 1(c) The Total Price is escalation-fee, save and except escalations/increases, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority Local Bodies / Government from time to time. The Promoters uncertake and agree that while raising a demand on the Allottee/Purchaser/s/Purchaser/s

for increase in development charges, cost, or levies imposed of all

competent authorities etc., the Promoters shall encode the sale work the sale work tion / order / rule / regulation published / issued in the bottalf the sale ong with the demand letter being issued to the Alloune/Purchattin/s/Publicser/s, which shall only be applicable on subsequent payments.

1(d) The Promoters may allow, in its sole discretion, a rest of early payments of equal installments payable by the Allottee/Purchaser/s/Purchaser/s by discounting such early payments @ 8 % per annum for the period by which the respective installment has been proposed.

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provision for allowing rebate and such rate of rebate shall not be sub_{b} any revision / withdrawal, once granted to an Allottee/Purchaser/s/Purchage by the Promoters.

6

- The Promoters shall confirm the final carpet area that has been allotted to 1(e) Allottee/Purchaser/s/Purchaser/s after the construction of the Building complete and the occupancy certificate was granted by the competent $a_{uth_{0}}$ by furnishing details of the changes, if any, in the carpet area, subject variation cap of three percent. The total price payable for the carpet areabe recalculated upon confirmation by the Fromoters. If there is any reductionthe carpet area within the defined limit then Promoter shall refund the e_{X_0} money paid by Allottee/ Purchaser/s /Purchaser/s within forty-five days annual interest at the rate specified in the Rules, from the date when suchexcess amount was paid by the Allottee/Purchaser/s/Purchaser/s, if there w any increase in the carpet area allotted to Allottee/Purchaser/s/Purchasers, Promoter shall demand additional amount from Allottee/Purchaser/s/Purchaser/s as per the next milestone of the ${\sf Pay}_{{\tt IIII}_{\rm C}}$ Plan. All these monetary adjustments shall be made at the same rate per $\mathsf{sq}_{\mathsf{u}_{\mathbb{R}}}$ meter as agreed in Clause 1(a) of this Agreement.
- The Allottee/Purchaser/s/Purchaser/s authorizes the Promoter to adjust 1(f) appropriate all payments made by him / her under any head(s) of dues againlawful outstanding, if any in his / her name as the Promoter may in its s_{0} discretion deem fit and the Allottee/Purchaser/s/Purchase:/s undertakes not object / demand / direct the Promoter to adjust his payments in any manner.

NOTE : Each of the installments mentioned in the sub clause (ii) and (iii) shall be further subdivided into multiple installments linked to number d basements/podiums / floors in case of multi-storied building / wings.

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The Promoters 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 of all block handing over possession of the Flat/Shop/Office to has a series of the flat/Shop/Office to have a series of the series thereafter and sha the Aller and/ plet rtifiencen respect of the Flat/Shop/Office. Time

the the Allottee/Purchaser/s. The Promotions shall abject by the time schedule for completing the project and handing over the (Anaryment/Plot) to the Allottee/Purchaser/s and the common areas to the association of the Allottee/Purchaser/s after receiving the occupancy certificate or the completion certificate or both, as the case may $\mathfrak{b}^{\mathfrak{c}}$ Similarly,

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the Allottee/Purchaser/s shall make timely payments of the installment and other dues payable by him/her and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoters as provided in clause 1(c) herein above. ("Payment Plan").

7

- 3. The Promoters hereby declare that the Eloor Space Index available as on date in respect of the project land was 795 Square meters only and Promoters have planned to utilize floor Space Index of 795 Sq.Mtrs. by availing of TDR or FSI available on payment of premium or FSI available as incentive FSI by implementing various scheme as mentioned in the Development Control Regulation or based on expectation of increased FSI which may be available in future on modification to Development Control Regulations, which are applicable to the said Project. The Promoters have disclosed the Floor Space Index of 795 Sq Mtr. T.D.R. available as proposed to be utilized by him on the project land in the said Project and Allottee/Purchaser/s has agreed to purchase the said Flat/Shop/Office based on the proposed Construction and sale of Flat/Shop/Offices to be carried out by the Promoters by utilizing the proposed FSI and on the understanding that the declared proposed FSI shall belong to Promoters only.
- 4.1 if the Promoters fail to abide by the time schedule for completing the project and handing over the (Flat/Shop/Office/Plot) to the Allottee/Purchaser/s, the Promoters agree to pay to the Allottee/Purchaser/s, who does not intend to withdraw from the project, interest as specified in the Rule, on all the amounts paid by the Allottee/Purchaser/s, for every month of delay, till the handing over of the possession. The Allottee/Purchaser/s agrees to pay to the

Promoters, interest as specified in the Rule, on all the delayed payment which may become due and payable by the Allottee/Purchaser/s to the Promoters under the terms of this Agreement from the date the said amount was payable by the Allottee/Purchaser/s(s) to the Promoters.

4.2 Without prejudice to the right of promoter to charge interest in terms of sub clause 4.1 above, on the Allottee/Purchaser/s committing default in payment on due date of any amount due and payable by the the purchaser/s to the Promoter under this Agreement (including higher the stars) of the promoter on the Allottee/Purchaser of taxes levied by concerned local authority and other outgetnes) and on the Allottee/Purchaser/s committing three detunts of patients of the promoters shall at their own option, may take the present of the promoter of the prom

Provided that, Promoters shall give notice fifteen stays in friting to the Allottee/Purchaser/s, by Registered Post AD and talties provided by the Allottee/Purchaser/sand mail at the e-mail address provided by the Allottee/Purchaser/s, of his intention to terminate

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Allottee/Purchaser/s in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the Promoters. The Allottee/Purchaser/s agree(s) to pay the maintenance charges as determined by the Promoters or association of Allottee/Purchaser/s, as the case may be. The Promoters on their behalf shall offer the possession to the Allottee/Purchaser/s in writing within 30 days of receiving the occupancy certificate of the Project.

- 7.2 The Allottee/Purchaser/s shall take possession of the Flat/Shop/Office within 07 days of the written notice from the Promoters to the Allottee/Purchaser/s intimating that the said Flat/Shop/Offices was ready for use and occupancy.
- 7.3 Failure of Allottee/ Purchaser/s to take Possession of [Apartment/Plot] Upon receiving a written intimation from the Promoters as per clause 8.1, the Allottee/Purchaser/s shall take possession of the Flat/Shop/Officefrom the Promoters by executing necessary indemnities, undertakings and such other documentation as prescribed in this Agreement, and the Promoters shall give possession of the Flat/Shop/Officeto the Allottee/Purchaser/s. In case the Allottee/Purchaser/s fails to take possession within the time provided in clause 8.1 such Allottee/Purchaser/s shall continue to be liable to pay maintenance charges as applicable.
- 7.4 If within a period of five years from the date of handing over the Flat/Shop/Office to the Allottee/Purchaser/s, the Allottee/Purchaser/s brings to the notice of the Promoters any structural defect in the Flat/Shop/Office or the building in which the Flat/Shop/Officewere situated or any defects on account of workmanship, quality or provision of service, then wherever possible such defects shall be rectified by the Promoters at his own cost and in case it was not possible to rectify such defects, then the Allottee/Purchaser/s shall be entitled to receive from the Promoters compensation for such defect in the manner as provided under the Act.
- 8. The Allottee/Purchaser/s shall use the Flat/Shop/Office or any part thereof or permit the same to be used only for purpose of "residence/office/show-room/shop/godown for carrying on any industry or business ("strike of which is not applicable). He shall use the garage or parking that Ship purpose of keeping or parking vehicle.
- 9. The Allottee/Purchaser/s along with othe OF Flat/Shop/Office in the building shall join in forming and n sering the fociety or Association or a Limited Company to be naphylas the dist. Promoters may decide and for this purpose also sign and execute the application for registration and/or members d the other papers and documents necessary for the formation and registration of the Society or Association or Limited Company and for becoming a member,

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this Agreement and of the specific breach or breaches of terms and condition terms and condition in respect of which it is intended to terminate the Agreement. If allottee/Purchaser/s fails to rectify the breach or breaches mentioned by the promoters with the period of notice then at the end of such notice period promoters shall be entitled to terminate this Agreement.

8

Provided further that upon termination of this Agreement as aforesaid, the Promoters shall refund to the Allottee/Purchaser/s (subject to adjustment as recovery of any agreed liquidated damages or any other amount which may payable to Promoters) within a period of thirty days of the termination, the installments of sale consideration of the Flat/Shop/Office which may till the have been paid by the Allottee/Purchaser/s to the Promoters.

- 5. The fixtures and fittings with regard to the flooring and sanitary fittings ar amenities like one or more lifts with particular brand, or price range unbranded) to be provided by the Promoters in the said building and the Flat/Shop/Office as are set out in Annexure "C" annexed hereto.
- 6. The Promoters shall give possession of the Flat/Shop/Office to th Allottee/Purchaser/s on or before 31st day of December 2023 If the Promoter fail or neglect to give possession of the Flat/Shop/Office to th Allottee/Purchaser/s on account of reasons beyond his control and of his agent by the aforesaid date then the Promoters shall be liable on demand to refund to the Allottee/Purchaser/s the amounts already received by him/them in respect of the Flat/Shop/Office with interest

at the same rate as may be mentioned in the clause 4.1 hereinabove from the date the Promoters received the sum till the date the amounts and interest thereon is repaid.

Provided that the Promoters shall be entitled to reasonable extension of time for giving delivery of Flat/Shop/Office on the aforesaid date, if the completion of building in which the Flat/Shop/Office is to be situated is delayed on account of

Any new second s

nonce, order, rule, notification of the Government and/or others

Procedure for target possession - The Promoters, upon obtaining the occupient exertific the from the competent authority and the payment made by possession of the Flat/Shop/Office/Plot, to the Allottee/Purchaser/s in terms of notice and the Promoters shall give possession of the Flat/Shop/Office/Plot is the Allottee/Purchaser/s. The Promoters agree and undertake to indemnify the

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- 31. GOVERNING LAW That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India for the time being in force and the Kalyan courts will have the jurisdiction for this Agreement.
- 32. It is hereby agreed by and between the parties hereto that the Promoters herein will observe and follow all the terms and conditions and rules mentioned in the Real Estate (Regulation and Development) Act with Maharashtra Rule, 2017 and the party of the FIRST PART promoters hereby assures and agrees that they are bound by all the provisions mentioned in Real Estate Regulation and Development Act.
- 33. It is hereby agreed by and between the parties hereto that the Promoters herein will provide all project details on Real Estate Regulation Website and provide regular updates regarding the progress of construction of the Flat/shop/office purchaser that also assure in case of delay in delivering possession of the Flat/shop/office in such circumstances the Promoters are liable to pay 2% interest above bank lending rate to the Flat/shop/ office purchaser.

FIRST SCHEDULE "A" ABOVE REFERRED TO

That piece or parcel of land heredeterment and premises admeasuring **518.38 Sq. Mtrs.** Promoter will convey the land admeasuring **518.38 Sq. Mtrs.** in the name of Society only in the land bearing Old Survey No: 256 Hissa No:3 Part, New Survey No:1. 29, Hissa No: B (Part), having Corresponding C.T.S. Nos. 1408 to 1411 and 1437 & 1438 lying and being situate at Village : Navagaon, Taluka – Kalyan, District – Thane, within the limits of Kalyan Dombivli Municipal Corporation and within the Registration District – Thane, Sub-Registration District – Kalyan and bounded as follows :-

 On or towards East
 :
 Property belongs to Annaji Tower

 On or towards West
 :
 Property belongs to Saanjhor BNT SUB Property belongs to Saanjhor BNT SUB Property belongs to Sidor First Sub Property

That piece or parcel of land heredeterment and premises admeasuring **338.62 Sq.Mtrs.** Promoter will convey the land admeasuring **338.62 Sq.Mtrs.** in the name of Society only in the land bearing Old Survey No: 256 Hissa No: B (Part), New Survey No: 29, Hissa No. B(Part), having Corresponding C.T.S.Nos. 1412 to 1414 lying and being **situate at Village : Navagaon**, Taluka – Kalyan, District – Thane, within the limits of Kalyan Dombivli Municipal Corporation and within the Registration District – Thane, **Sub-Registration District – Kalyan and bounded as follows :-**

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| On or towards On or towards On or towards On or towards | West : As per Government Record |
| ANNEXURE ANNEXURE | Schedule of Property Copies of Plans & Layout as approved by concerned |
| ANNEXURE | Local authority Copies of Plans and Layout as approved by concerned |
| ANNEXURE ANNEXURE | Local authority Copies of Title Report Copy of Search Report |
| ANNEXURE | : Copies of the plans of the Layout as proposed by the |
| ANNEXURE | Promoter and according to which the construction of the buildings and open spaces are proposed to be provided for on the said projectAuthenticated copies of the plans and specifications of the said premises agreed to be purchased by the Purchaser as approved by the concerned local |
| ANNEXURE | authority. |

Specification and amenities for the Premises ANNEXURE

THIRD SCHEDULE ABOVE REFERRED TO

Flat No: 204, Second Floor building known as "SHREE UMA RESIDENCY" admeasuring Carpet area **49.19 Sq Mtr** ar

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IN WITNESS WHEREOF the parties hereto set and subscribed their respective hands, seals the day and year hereinabove mentioned. SIGNED,SEALED AND DELIVERED by the with in named

M/s. SHREE UMA DEVELOPERS

Through its Partner

Shri. ASHOK S. NETALKAR

the Promoters above named

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PROMOTERS

in the presence of

U.S.BSW.

SIGNED, SEALED AND DELIVERED by the with in named

MR. SAURABH SHRIRANG SOMAN

MRS. SWATI SHRIRANG SOMAN

the Allottee/Purchaser/s above named

in the presence of





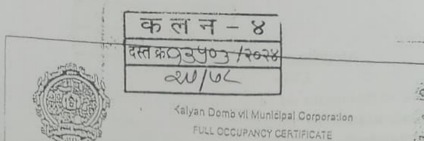




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Approval Nc. : KDMGC/F0/2023/APU/00022

Proposal Code : KDMCC-23-ENTRY-68609

SHREE UMA

RESIDENCY

DOMBIVALI, TAL:- KALYAN, DIST:- THANE

Water Harvesting system. (if applicable)

Permission No KOMC/TPD/BP/DO/W2016-20/0053/18 Date 07/04/2022

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ii) BHALCHANDRA RANADE (Archileci)

CHS LTD(Mixed)

Floor:

F_COR(152,U8 Sq ml)

PROPOSED BUILDING ON PLOT BEARING C.T.S. NO. 1408 TO 1411, 1437 TO 1438, 1412 TO 1414 SHREE UMA RESIDENCY CHS LTD, MAHATMA GANDHI ROAD, NEAR GANDHI GARDEN, DOMBIVALI(W) MOUJE:-

The FULL development work / erection re-erection,/ or alteration in of building / part building No / Name SHREE

UMA RESIDENCY CHS LTD(Mixed) Plot No -, Final Plot No -, City Survey NoJSurvey No./Khasara NoJ Gut

No. C.T.S.NO.1408 TO 1414, 1437 TO 1438,1412 TO 1414, Village Name/Mouje DOMBIVALI, Sector No. -.

Authority will supply only drinking water as per availability
 All Conditions mentioned in NOC of Tree, Water & Drainage, NOC of the fire department will be binding.

3 It is responsibility of Developer / Society to keep in Operation the system of Solar Water system & Rain

c. It is responsibility of Developer / Society to keep in Operation the system of GCTV, Lift & Organic Waste

Occupancy plan is not issued separally along with this letter. Hence, please rolar approved plan iscurd vide

completed under the supervision of Architect, License No CA/0075/02276 as per approved plan vide Permission No. KDMC/TPD/BP/DO1//2019-20/0038/18 Date 07/04/2022 may be occupied on the following

(Mr Uday Sadashiv Gokhalo And Others P.O.A.Shree Uma Developera Through Partner Mr Achie, Science

Building Name :

Netalkar And Cihers,

Slr/Madam.



Date : 22/08/2024

Building Proposal Number - 20541

GROLND FLOOR(\$2.14 Sq ml), FIRST FLOOR(102.41 Sq mt), SECOND



Approval No. : KBMCC/F Proposal Code : KDMCC

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Sir/Madam.

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- All Conditions martich I is responsibility of De
- Water Harvesting systematics a. It is responsibility of De
- Disposal (7 applicable)

Occupancy plan is not les LIT SSIDE NO KENCTP



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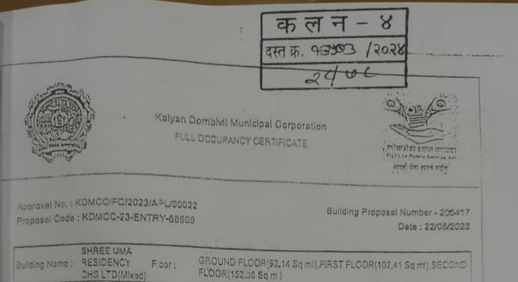
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Yours faithfully. Assistant Director Town Planning Katyan Dambiyli Municipal Corporation

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Mr Upay Sadashiv Cokhalo And Olhurs P.O.A Shirea Uma Developent Through Partner Mr Ashoe Reviewer

PROPOSED BUILDING ON PLOT BEARING C.T.S. NO. 1408 TO 1411, 1437 TO 1438, 1412 TO 1414 SHREE HA RESIDENCY CHS LTD, MAHATMA GANDHI ROAD, NEAR GANDHI GARDEN, DOMBIVALI(W) MOUJE-CIMBIVALI, TAL:- KALYAN, DIST:- "HANE

BHALCHANDRA RANADE (Architect)

Sir/Madam,

The FULL development work / erection re-erection / or alteration in of building / part building No / Name SHREE UMA RESIDENCY CHS LTD(Mixed) Plot No -, Final Plot No -, City Survey NoJSurvey No./Khasara NoJ Gut No. C.T.S.NO.1468 TO 1414, 1437 TO 1438, 1412 TO 1414, Village Name/Mouje DOMBIVALI, Sector No. -. completed under the supervision of Architect, License No CA/0075/02276 as per approved plan vide Permission No. KDMC/TPD/BP/DOW/2019-20/0068/18 Date 07/04/2022 may be occupied on the following

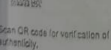
Authority will supply only drinking water as pur availability

All Conditions mentioned in NOC of Tree, Water & Drainage, NOC of the fire department will be binding.

E. It is responsibility of Developer / Society to keep in Operation the system of Solar Water system & Rain Water Harvesting system.(if applicable)

c. It is responsibility of Developer / Society to keep in Operation the system of CCTV, Lift & Organic Waste Disposal.(il applicable)

Occupancy plan is not issued separally along with this letter. Hense, please refer approved plan issued vide Permasion No KDMC/TPD/BF/DC W2018-20/0058/16 Data 07/04/2022



Director Town Planning

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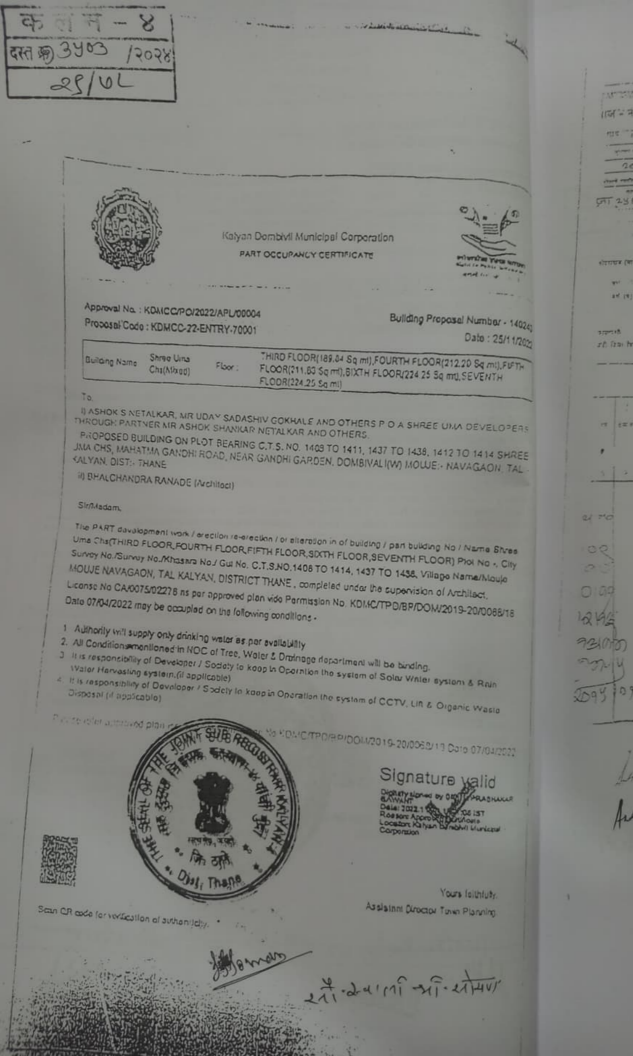
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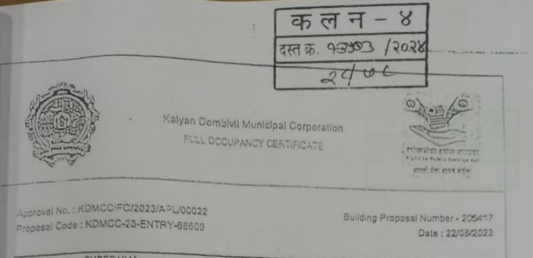
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| Building Name : | RESIDENCY CHS LTD(Mixad) | Floor: | GROUND FLOOP (52,14 Sq mi), FIRST FLOOR (102,41 Sq mi), SECOND FLOOR (152,38 Sq mi) |
|-----------------|-----------------------------|--------|---|
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or Uday Sadashiv Cokhala And Others P.O.A Shino Uma Davelor-in Through Portner Mr.Achor Shanka

COOPDISED BUILDING ON PLOT BEARING C.T.S. NO. 1408 TO 1411, 1437 TO 1438, 1412 TO 1114 SHALES RESIDENCY CHS LTD, MAHATMA GANDHI ROAD, NEAR GANDHI GARDEN, DOMBIVALIWI MOULE-DCHBIVALI, TAL:- KALYAN, DIST:- "HANE

IN BHALCHANDRA RANADE (Architect)

Sir/Madam,

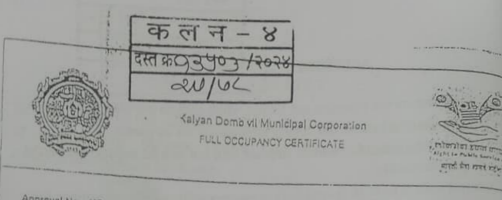
The FULL development work / erection re-erection / or alteration in of building / part building No / Name SHREE UMA RESIDENCY CHS LTD(Mixed) Plot No -, Final Plot No -, City Survey NoJSurvey No./Khasara NoJ Gut No. C.T.S.NO.1468 TO 1414, 1437 TO 1438, 1412 TO 1414, Village Name/Mouje DOMBIVALI, Sector No. -. completed under the supervision of Architect, License No CA/0075/02276 as per approved plan vide Permission No. KDMC/TPC/BP/DO W2019-20/0768/18 Date 07/04/2022 may be occupied on the following

Authority will supply only drinking water as pur availability

- 2 All Conditions mentioned in NOC of Tree, Water & Drainage, NOC of the fire department will be binding.
- It is responsibility of Developer / Society to keep in Operation the system of Solar Water system & Rain Water Harvesting system. (if applicable)
- 4. It is responsibility of Developer / Society to keep in Operation the system of CCTV, Lift & Organic Waste Disposal.(il applicable)

Occupancy clan is not issued separally along with this letter. Hence, please refar approved plan issued vide Fernission No KEMO/TPD/BF/DC W/2018-20/0058/18 Data 07/04/2022





Approval Nc. : KDMCC/F0/2023/APU/00022 Proposal Code : KDMCC-23-ENTRY-68609

Building Proposal Number - 2056 Date : 22/08/2010

| Bulleting | SHREE UMA | | Here and the set of th |
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| aniging Nama: | RESIDENCY | Floor : | GRO_ND FLOOR(\$2.14 Sq ml), FIRST FLOOR(102.41 Sq ml), SECON |
| | CHS LTD(Mixed) | | FLCOR(152.08 Sq ml) |

iller Uday Sadashiv Gokhalo And Olhers P.O.A Stree Uma Davelogiere Through Pailner Mr. Ashter Secure Netalkar And Cihers.

PROPOSED BUILDING ON PLOT BEARING C.T.S. NO. 1408 TO 1411, 1437 TO 1438, 1412 TO 1414 SHREE UMA RESIDENCY CHS LTD, MAHATMA GANDHI ROAD, NEAR GANDHI GARDEN, DOMBIVALI(W) MOUJE:-DOMBIVALI, TAL:- KALYAN, DIST:- THANE

II) BHALCHANDRA RANADE (Architect)

Sir/Medam.

The FULL development work / erection re-erection, ' or alteration in of building / part building No / Name SHREE UMA RESIDENCY CHS LTD(Mixed) Plot No -, Final Plot No -, City Survey No /Survey No./Khasara No / Gut No. C.T.S.NO.1408 TO 1414, 1437 TO 1438,1412 TO 1414, Village Name/Mouje DOMBIVALI, Sector No. completed under the supervision of Architect, License No CA/0075/02276 as per approved plan vide Permission No. KDMC/TPD/BP/DOM/2019-20/0968/18 Date 07/04/2022 may be occupied on the following

- Authority will supply only drinking water as per availability
- 2. All Conditions mentioned in NOC of Tree, Water & Evaluage, NOC of the fire department will be binding. 3. It is responsibility of Developer / Society to keep in Operation the system of Solar Water system & Rain Water Harvesting system.(if applicable)
- «, It is responsibility of Developer / Society to keep in Operation the system of CCTV, Lift & Organic Waste

Occupancy plan is not issued separatly along with this letter. Hence, please refar approved plan issued vide Permission No KDMC/TPD/BP/DCM/2015-20/0052-18 Date 07/04/2022.



Signature valid

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Yours faithfully. Assistant Director Town Planning. Kalyan Dombivil Municipal Corporation

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Approval No. : KOMCO Proposal Code : KDM

| Building Nama : | SHRE RESIL |
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Sir/Madam,

The FULL developme UMA RESIDENCY CH No. C.T.S.NO. 1408 T completed under the Permission No. KDMI

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- 2 All Conditions mer
- Water Harvesting
- Disposal. (if applic

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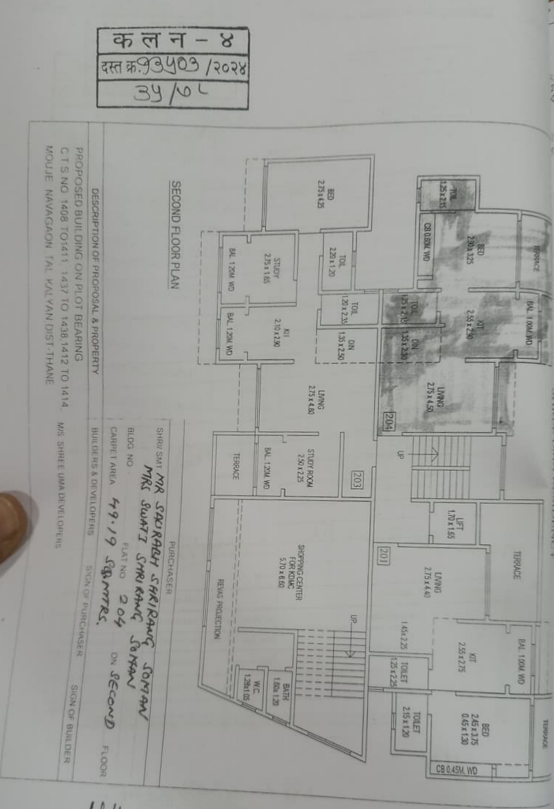


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TRAR KALYAN

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역비권 कल्याण रणालक मत्याम कोन्वित मा.स.क्वॉमना/नपवे/माप/वॉ/वि/CC 0068 19 समायेशक आरखणाचे धर्तीवर वांधकाम प्रारंभ प्रमाणपत्र संस्थाण डोविवली महानगरपालिका, कल्याण, Rain :- 19/09/2019 ST. THAN ही. उदय सदाशिव गोखंटे व इत्र कलन-४ बीमती. सुनंदा एन.खरे र इतर यांचे कु.मु.म.मा. श्री.नगेश हरणे दात क. 900 / २०२३ मामता छ मालचंद्र रागडे, मे.आर.के.अलोसिएटस् (वास्तु.), डोविवलो(पूर्व व्यापत्य अभियंता - हो. अमोध लुमन, डों बेवली. 100 22 कलन-8 विषय:- सि.स.में १४०८ ते १४११, १४३७ ते १४३८, १४१२ ते १४९४, मौजे वस्त क. 93403 /२०२४ बांधवनम काण्याच्या पंजूरीनावत. 02/00 संदर्भ-- आपला दि.२७/११/२०१८ रोजी Auto DCR बारे हो पालयंद राज होतिवसी(पूर्व) यांचे मार्फत सादर केलेला प्रसात क SE2/ NAV/0228/18-19 महत्ताष्ट्र प्रादेशिक व नगररवल अधिनियम १९६६ ये कलम ४४ तमेच ग.श. व न.र. अधिनियम १९६६ ये कराम ४५ जुसार सि.स.मं.र४०८ ते १४११, १४३७ ते १४३८, १४१२ ते १४१५, मोजे-मवागांव मध्ये ७९५०० ये मी क्षेत्राच्या भूखज्ञानर एकुण १११.२९ चौ.मी. धेताचा विकस करावधास मुंबई प्रांतिक महानगरपालिका अधिनियम १९४९ छे कलग २५३ अन्वये बाधकाम काण्यासाठी कोलेल्या दिनांक २७/११/२०१८ च्या अर्जाष्ठ अनुसरन पुढील शतींस अभिन रातुन तुमच्या ज्ञातकोच्या जागेत डिरज्या रंगाने टुरुस्ती दाखविल्याप्रमाणे ''रहिवास - वागिज्य'' इमारतोच्या गांभकाणातानत, 'रूपावेशक आरधणाचे पतींबा माधकाम प्रारंभ प्रमाणपत्र' टेण्यात येत आहे. इमारतीच्या व जागेच्या माराको हक्कामंदर्शात कुठलाही कह क्रार्ग जात्यास त्याला सर्वस्वी आपमा जवाबटर रहाल या अर्टीवर हे संमतीपद देण्यात येत आहे. इमारत - स्टिल्ट(पे.), तळ(पे) • पहिला नजला ते तिसरा नजला • यौथा मजला(पे) • पानवा भयाला(पे) + सहावा मजला + सावज्ञ मजला (रहिवास + वाणिज्य) तहाय्यक संचालक नगराचना छो इतने कल्याण डोंबिवली महापालिका, कल्याण 100 १) हे बांधकाम प्रारंभ प्रमाणपत्र दिल्याचे तारखेगानून एक तर्घापपंत वैध असेल,नंतर पुढील वर्षासाठी मंजूरीपताचे नूतनीकरण भुदत रापण्याआधी करणे आवरंग्यक आहे. मूटनीकरण काताना किंवा नयोन परवानगी घेताना त्यावेळो अस्तित्वाज आलेल्या नियमांच्या व नियोजित विकास योजने अनुत्रंगाने छाननी काण्यात येईल. तकाशात हिरव्या रंगाने केलेल्या दुरूस्त्या स्थाप्त्यावर बंधनकारक राहतील राणकाम यालू काण्यापूर्वी सात दिवस आमें महापत्रिक कार्यालयास लेखो कलदियपात यावे ही परवानगी आपल्या मालकोच्या कब्जातील जमोनोव्यतिरिका अन्य अमोनोवर बायकाम/विकास करण्यास हरक देत गई इमाहीये बांधकाम या सोनतच्या मंजूर, जेलेल्या नकाशांप्रमाणे आणि घालून दिलेल्या अटींप्रमाणे करता येईल गार्वभित व जोत्पाचे सांधकास झाल्यानंतः वास्तुतित्यकाराचे, गंजूर तकाराप्रमाणे वाहेभितीचे व जोल्याचे सांधणाम केल्या-ध्यतवे प्रमागवद महानगरपालिकेस सादर इरक्सात मावे, व ते या कार्मारूमाकदून तपासून घेऊन "जोता पृणीखाया राधेला" धेन्याह यावा व स्पार्तररम पुर्वात वांधकाम करण्यात यावे अधिनगरात कोणत्याही प्रकारवा फेफ्झा पूर्व परवानगी पेतल्याशिवाय करु नये,तसे केल्याये आवळून T-9087 राधकाण प्रारंभ प्रमाणपत्र रद्द हालें असे समूलण्यात येईल. अभारतीच्या तांधकामाच्या मुराधिततेची (स्ट्रव्चरल मेफटी) जनाबदारी सर्वाद्ध आपले वास्तुशिल्पफ) रकागाव शाखविलेल्या गाळ्यांच्या माज्येनध्ये व निर्माणनगध्ये पूर्वपाव न<u>गोपिष्ठम</u>-स यायेवर सटिल भारती भोवती मोकळपा सोडावपाच्या शानेत बदल करू नये व उन्द्रसुराधर्त्त निर्धाध प्रमुख्य (•) मणी जमीन कमाल मर्यादा अधिनियम : १७६ मर्चल नरत्दी ग्रिमे उम्रायसाधितच्छेत्र अन्त् आपलेवर रहिल. 11) भुखंडाकटं जाण्या-धेण्याच्या मार्गाची जवाबदाधे संपूर्णपरो शृष्ट्रलेकी गहिल दुर्भुकीम प्रार्थ्योग दिले असल्यास त्या रस्त्यांचे कान महानगणलिकेच्या होया प्रेमाफ्टेंब प्राधान्यायमाणे केले झा मारटीकढे लाणाच्या येणाच्या मर्गांची जदाबटारी स्वस्वा अस्ति एहेले. (8) 41.9 1 fortable 221- delection en 101 Blowers

सूची क्र.2

दुय्यम निवंधकः सह दु.नि.कल्याण 4 दस्त क्रमाकः 13503/2024 नोदणीः Regn:63m

| | Regn:63m |
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| गावाचे नाव: नवागाव | |
| चा पकार | करोरनामा |
| r i | 6200000 |
| भाव(भारेपटटयाच्या द्यावार आकारणी देनों की पटटेदार ने | 3750000 |
| 0 | |
| त्र,पोर्टाइंग्मा व पग्झमाक(असन्न्यास) | 1) पालिकेचे नाव:कल्याण-डोबिबली इतर वर्णन ;, इतर माहिती: विभाग क 4/21-विभाग 18अ,दर 69300 मौज तवागाव पेथोल जुना सब्हें नं.256,हिस्सा क. बी(पार्ट)नवीन लव्हें क 29,हिसा क.वी(पार्ट)सिटी सव्हें क्रमाक: 1408 ते 1411 आणि 1437,1438 यावरील श्री उसा रेसिडेस्सी या इमारतीमधील सदनिका क 204 दुसरा मजला कार्पेट शेव् 41.94 चौरस मीटर + एनक्लेव्ह बाल्कनी 2.47 चौरन मीटर + टेरेम,4.78 चौरस मीटर एकूण क्षेत्र 49.19 चौरस मीटर (Survey Number : जुना सब्हें नं.256,हिस्सा क. बी(पार्ट)नवीन सब्हें क.29,हिंसा क बी(पार्ट)सिटी सब्हें क्रमांक: 1408 ने 1411 आणि 1437,1438 ;)) |
| 6 | ⁻) 49.19 चौ,मीटर |
| ती किया जुडी देण्यान अमेल नेव्हा. | |
| इज करन देशा-या/निहन ठेवणा-या नाव दिवा दिवाणी न्यायालयाचा किवा आदेश अस-पास,प्रतिवादिचे ा |): नाव:-मे. श्री उमा डेव्हलपर्स तर्फे भागीदार अशोक शंकर नेताळकर वय:-; पना:-प्लॉट नं: -, माळा न: इमारतीचे नाव: ए/404, ओम सिंकू को-ऑपरेटिव्ह हाउसिंग सोसायटी, बीर मावरकर रोड, डॉबिवली (पूर्व) ए/404, ओम सिंकू के-ऑपरेटिव्ह हाउसिंग सोस यटी, बीर मावरकर रोड, डॉबिवली (पूर्व), ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ठाणे. पिन कोड:-421201 पॅन नं:-ADRFS6346P |
| त्त करून खेला-या पक्षकारगचे व किंवा त्यालयाचा हुकुमनामा किंवा आदेश इतिवादिचे नाव व पत्ता |): नाव:-मौरभ धीरंग सोमण वय:-40; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: बी-6, पहिला मजला. त्रिभुवन ज्योत सी.एच.एस. म्हात्रेवाडी, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई, पिन कोड:-400004 पॅन न - BNPPS2289J 2): नाव:-स्वाती श्रीरंग सोमण वय:-66; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: बी-6, पहिला मजला. विभुवन ज्योत सी.एच.एस. म्हात्रेवाडी, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई, पिन कोड:-400004 पॅन नं:- CNQPS9302E |
| । त्र करन दिल्याचा दिनाक | 21/08/2024 |
| तक्षणी कल्याचा दिनाक | 21/08/2024 |
| गढ,संह व पृष्ठ | * 3503/2024 |
| आवाधमाणे मुद्रांक शुल्क | 434000 |
| भावाप्रमाणे नॉटणी शुल्क | 30000 |
| | |

गरी विचारात घेतलेला तपशील:-:

সোলাদেরানা নিবরদৈরা অনুভইব - : (i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.

