

सूची क्र.2

दुस्यम निवंधक : सह दु.नि.पनवेल 2 इम्त क्रमांक : 17622/2022

नोदंणी: Regn:63m

गावाचे गाव: पनवेल

(1)विलेखाचा प्रकार

अंग्रीमेंट टू लीज

(2)भोवदला

241244126.28

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

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

1) पालिकेचे गायःरायगड इतर वर्णतः, इतर माहितीः , इतर माहितीः प्लॉट नं.12,सेक्टर - 20,न्यू पनवेल ईस्ट.ता.पनवेल,जि.रायगढ़ क्षेत्र - 2812.79 चाँ.मी((Plot Number : 12 ; SECTOR NUMBER : 20 ;))

(5) ইৰদক

1) 2612.79 चौ.मीटर

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐबज करुन देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी त्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.

1): नावः-मे . मानस ग्रुप तर्फे नागिदार सुजित सुभाष थौरात - - वव:-35; पत्ता:-स्नॉट नं: -, माळा नं: -, इमारतीचे गावः ११८,रहेना अर्केड,प्लॉट नं.61,सेक्टर - ११,बेलापूर,मबी सुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ठाणे. पिन कोड:-400614 पॅन नं:-ABSFM2246H

(8)इस्ताोबज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रनिवादिचे नाव व पत्ता

1): नाव:-सिडको तर्फे राजेंद्र सोनावणे - - वय:-45; पत्ता-प्लॉट नं: -, माळा नं: -, डमारतीचे नाव: ऑफिस निर्मल दुसरा मजता नरीमन पॉईंट,मुंबई , ब्लॉक तं: -, रोड नं: -, महाराष्ट्र, मुम्बई, पिन कोड:-400021 पॅन नं:-AACCC3303K

(9) दस्तों वज करन दिल्याचा दिनांक

19/12/2022

(10)दस्त नींदणी केल्याचा दिनांक

19/12/2022

(11)अनुक्रमांक,खंड व पृष्ठ

17622/2022

(12)वाचारभावाप्रमाणे मुद्रांक शुल्क

12062500

(13)बाजारमायाप्रमाणे गोंवणी शुस्क

30000

(14)भेरा

मुल्यांकनासाठी विचारात घेतलेला वपशील:-:

मुल्यांकनाची आवश्यकता नाही कारण शासकीय/निमशासकीय किंगत कारणाचा नपशील शासकीय/निमशासकीय

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

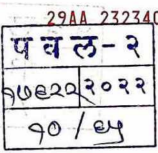
य्यम निबधक वर्ग--(पनवेल-२)







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AGREEMENT TO LEASE FOR

(RESIDENTIAL CUM COMMERCIAL)

CITY AND INDUSTRIAL DEVELOPMENT CORPORATION VEL-3

OF MAHARASHTRA LTD

AND

M/S MANAS GROUP

PLOT . NO . 12, SECTOR - 20, PANVEL (E)

NAVI MUMBAI

Assistant Marketing Officer

FOR MANAS GROUP

1 5 DEC 2022 1 ansexure-II प्रशास विक्री नोंद्राची अंत क मिळकतीचे वर्णन FOR MANAS GROUP नुद्रांक विकत येगा-बांचे नाव दुम-या खकारांचे नात बुद्रांक शुल्क रक्कम पुडाक विक्रेत्याची सही व विक्रीचे टिकाण राकं स्टॅप्प तेंडर, दुकांन का. ३१, प्रधात सेंटर, (सी.ची.की, राषी) संबद्ध १-अ, सी.जी.डी.बेलापुर, गर्दा बुंगई-४००६१४ का कारणासाठी ज्यांनी एडांक लाटी केमा जूकि धाम क्रार मानारी पुराक छन्द्री वेहल्यामध्य ६ महिल्यान क्रिक्ट क्रिक्ट आहे.

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For MAHAG GROUP

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CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED

(For Residential cum Commercial Purpose)

AGREEMENT TO LEASE

AN AGREEMENT made at CBD Belapur on the 19th day of December Two Thousand Twenty Two BETWEEN THE CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LTD., a Company incorporated under the Companies Act, 1956 (1 of 1956) and having its registered office at 'Nirmal' 2nd floor, Nariman Point, Mumbai - 400 021 (hereinafter referred to as "the Corporation" which expression shall where context so admits, be deemed to include its successors and assigns) of the One part AND Name of Person M/s. Manas Group of (Address and Occupation 118, Raheja Arcade, Plot No.61, Sector- 11, Belapur, Navi

Mumbai-400614 (hereinafter referred to as "Licensee" which expression shall, where the context so admits be deemed to include its successor or successors), of the other part.

WHEREAS:

- a) The Corporation is the New Town Development Authority declared for the area designated as a site for the new town of Navi Mumbai by the Government of Maharashtra in exercise of its powers under Sub-Section (1) and (3-A) of Section 113 of the Maharashtra Pegional and Town Planning Act 1966 (Maharashtra XXXVII of 1966) (hereinafter referred to as "the said Act").
- b) The State Government is, pursuant to section 113(A) of the said Accarding lands described therein and vesting such lands in the Corporation for development and disposal.
- c) Vide scheme no.MM-SCH-20-2021-22 Corporation has launched a scheme for lease of 19 Plots for Residential Cum Commercial use at Kharghar, and New Panvel node of Navi Mumbai through e-Tender cum e-Auction.
- d) The licensee has participated in the said scheme and applied for Plot No.12, Admeasuring 2,612.79 Sq.mtr, Sector-20, New Panvel (E) node by quoting Rs. 92,332.00 per Sq.mtr.
- e) Being the Highest bidder among the participants for the above said plot, the allotment letter was issued in favour of the licensee on 27.04.2022 as per the provision of Navi Mumbai Disposal of Land (Amendment) Regulation,2008.
- f) The Corporation has consented to grant to the Licensee a lease of all the piece or parcel of land described in the Schedule hereunder written

Assistant Marketing Officer

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and more particularly delineated on the plan annexed hereto and shown thereon by a red colour boundary line, and containing by measurement 2612.79 sq. mtrs. or thereabout (hereinafter referred to as "the said land"), for the purpose of constructing a building or buildings for Residential+Commercial and has permitted the Licensee to occupy the said land from the date hereof, on the terms and conditions hereinafter contained.

g) The Licensee has, before the execution of this Agreement, paid the Managing Director of the Corporation, hereinafter referred to as the Managing Director, (which expression shall include any other officer of the Corporation as may be notified by the Corporation from time to time by a general or special order) a sum of Rs. 24,12,44,126.28 (Rupees Twenty Four Crore Twelve Lakh Forty Four Thousand One Hundred Twenty Six and Twenty Eight Paisa Only.) being the full premium agreed to be paid by the Licensee to the Corporation.

THIS AGREEMENT WITNESSES AND NOW IT IS HEREBY AGREED AS FOLLOWS:

GRANT OF LICENCE :

1. During the period of Four years from the date hereof, the Licensee shall have license and authority only, to enter upon the said and the the purpose of erecting a building or buildings for RESIDENCIAL CUMP.

COMMERCIAL purpose only and for no other purpose and until the grant of lease as provided hereinafter, the licensee shall be deemed to be mere Licensee of the said land at the same rent and subject to the same terms including the liability for payment of a service charges to the Corporation as if the lease has been actually executed.

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NOT A DEMISE:

2. Nothing in these presents contained shall be construed as demise in law of the said land hereby agreed to be demised or any part thereof so as to give to the Licensee any legal interest therein until the lease hereby provided shall be executed and registered but the Licensee shall only have a license to enter upon the said land for the purpose of performing this Agreement. The licensee shall not be entitled to transfer or assign his rights and interest in or benefits under this agreement in favour of any person or persons provided that if he intends to have a lease in the name of a Co-operative Housing Society or a Company or an Association of Apartment of Owners constituted of the buyers of Apartment in a building constructed on the said land. He will be permitted to do so if he has complied with all the terms and

Assistant Warketing Officer

FOR MANAS GROUP

conditions of this Agreement and further such transfer purports to be conveyance of his rights, title and interest in the said land building thereon in the performance of his obligation under Section 11 and other applicable provisions of the Maharashtra Ownership Flats (Regulations of the promotion of Construction, Sale, Management and Transfer) Act 1963 or any other corresponding law for the period in the promotion of the prom

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The Licensee hereby agrees to observe and perform the stipped following, that is to say:-

SUBMISSION OF PLANS FOR APPROVAL:

(a) That it will within six months from the date hereof, submit to the concerned Town Planning Officer of the Corporation/NMMC/PMC-fdro his approval the plans, elevations, sections, specifications and details of the building hereby agreed by the Licensee to be erected on the said land and the Licensee shall at their own cost and as often as it may be called upon to do so, amend, all or any such plans and elevations and if so required, will produce the same before the Town Planning officer and will supply him such details as may be called the partitle specifications and when such plans, elevations, details and specifications shall be finally approved by the town Planning Officer and signed by him, the Licensee shall sign and leave with him three copies thereof and also three copies of any further conditions or stipulations which may be agreed upon between the Licensee and the Town Planning officer, Provided that the building or buildings hereby agreed by the Licensee to be so constructed shall not be less than 75% of the permissible floor space index under the provisions of NMDL(A)R 2008.

PLANS TO COMPLY WITH THE FOLLOWING RULES:

- (a) i) The base permissible floor space index as defined by the "Unified Development Control and Promotion Regulations for Maharashtra State (UDCPR) and shall be 1.5.
 - ii) The maximum height up to which the building shall be constructed as per "Unified Development Control and Promotion Regulations for Maharashtra State (UDCPR).
 - iii) The maximum height of a room in the building shall be less than 4.27 meters. In case any room where height is 4.27 metres or more, the area of such room shall be counted twice for the computation of F.S.I.

Assistant Warketing Officer

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FENCING DURING CONSTRUCTION :

(b) That the said plot shall be fenced, properly by the Licensee at its expenses, within a period of 2 months from the date hereof. The Licensee shall not encroach upon any adjoining land, road, pathway or footpath of the Corporation in any manner whatsoever. Any such encroachment shall be deemed to be a breach of this Agreement without prejudice to the generality of the rights and remarked or the corporation. In respect of such breach, the Managing Director shall be at liberty to remove or cause to be removed any such encroachment at the risk and cost of the Licensee and dispose of any tool, implement, material or thing involved in such encroachment and to recover expenses of such removal and disposal from the Licensee.

(bb) The License is aware that the Corporation has not provided to the said land physical infrastructure such as power, water, sewerage and pucca road and the Licensee further agrees to submit to the Tamper Planning Officer for his approval the plans, elevation, section, specification and details of the building or buildings hereby agreement the Licensee to be erected within the time limit prescribed under the condition herein before stated. The Licensee further agrees that he will set no defense for his failure to submit the plans within the time limit prescribed, only on the ground that the Corporation has not provided any physical infrastructure, such as power, water, sewerage and pucca road. No water shall be provided or made available by the Corporation for construction of the intended building. The Licensee hereby agrees to make its own arrangement for water to be used for erection of the intended building on the said land.

NO WORK TO BEGIN UNTIL PLANS ARE APPROVED:

(c) That no work shall be commenced or carried on which infringes the CIDCO General Development Control Regulations for New Bombay, 1975 or any other law for the time being in force as regards construction of a building on the said land and until the said plans, elevations, sections, specifications and details shall have been so approved as aforesaid and thereafter it shall not make any alterations or additions thereto unless such alterations and additions shall have been in like manner approved previously.

TIME LIMITS FOR COMMENCEMENT AND COMPLETION OF CONSTRUCTION WORK:

(d) That he/they/it shall, within a period of 6 months from the date hereof, commence and within a period of FOUR years from the date hereof at

Assistant Marketing Officer

FOR MANAS/GROUP

with new and sound materials and in compliance with the said Development Control Regulations and any other law, for the time being in force and in strict accordance with the approved plan, elevations, sections, specification and details to the satisfaction of the Town Planning Officer of the concerned planning authority and comfortably the building lines marked on the plans and completely finish fit for occupation a building to be used as Residential cum Commercial use with all requisite drains and other proper convenience thereto. Provided that the building or buildings hereby agreed by the Licensee to be so constructed shall not be less than 75% of the permissible floor space index under the provisions of the Navi Mumbai Disposal of Land (Ammendment) Sequentions?

RATE AND TAXES:

(e) That it will pay all rates, taxes charges, claims and outgoing chargeable against an owner or occupier in respect of the said any building erected thereon.

PAYMENT OF SERVICE CHARGES:

That it will, on the efflux of four years from the date hereof or trousthe date of obtaining a Completion and Occupancy Certificate from the Town Planning Officer whichever is earlier, CIDCO/NMMC/PMC a yearly payment at a rate as may be determined and notified from time to time by the Corporation as its contribution to the cost of establishing and maintaining civic amenities such as roads, water, drainage, conservancy for the said land regardless of the extent of benefit derived by it from such amenities, provided that no payment shall be made one year after such civic amenities have been transferred to a local authority constituted under any law for the time being in force. The payment hereunder shall be paid on the first day of April in each year or within 30 days there from. "Without prejudice to the other rights of the Corporation under this Agreement and/or in law, the Licensee shall be liable to pay to the Corporation interest at the rate to be approved by the Corporation by general or specific order on all amounts due and payable by the Licensee under this clause if such amount remained unpaid for seven days more after becoming due".

PAYMENT OF LAND REVENUE:

(g) That it shall pay the land revenue and cesses assessed or which may be assessed on the said land.

Assistant Marketing Officer

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Partner

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INDEMNITY:

(h) That he/they/it will keep the Corporation indemnified against any and all claims for damage which may be caused to any adjoining buildings or other premises in consequence of the execution of the aforesaid works and also against all payments whatsoever which during the progress of the work, may become payable or be demanded by any - 2 Local Authority or authority in respect of the said works or of anything done under the authority herein contained.

SANITATION:

(i) That it shall observe and conform to the "Unified Development Control and Promotion Regulations for Maharashtra State (UDEPRESSION any other law for the time being in force relating to public health and sanitation and shall provide sufficient latrine accommodation and other sanitary arrangement for the labourers and workmen employed during the construction of the buildings on the said land in order to keep the said land and its surroundings clean and in good condition to the efficient satisfaction of the Managing Director and shall not, without the consent in writing of the Managing Director, permit any labourers or workmen to reside upon the said land and in the event of such consent being given, shall comply strictly with the terms thereof.

EXCAVATION:

(j) That it will not make any excavation upon any part of the said land or remove any stone, earth or other material there from except so far as may, in the opinion of the Managing Director be necessary for the purpose of forming the foundation of the building and compound walls and executing the works authorized by this agreement.

NOT TO AFFIX OR DISPLAY SIGN-BOARDS, ADVERTISEMENT ETC.:

(k) That it shall not affix or display or permit to be affixed or displayed on the said land or buildings erected thereon any sign boards, sky- signs, neon signs or advertisements painted or illuminated or otherwise unless the consent in writing of the Managing Director shall have previously been obtained thereto.

NUISANCE:

(I) That it shall not at any time do, cause or permit any nuisance in or upon the said land and in particular shall not use or permit the said land to be used for what is not granted.

Assistant Marketing Officer

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INSURANCE:

(m) That it shall as soon as any building to be erected on the said land shall be roofed, insure and keep insured the same in its name against damage by fire for an amount equal to the cost of such building and shall on request produce to the Managing Director a policy or policies of insurance and receipts of the payment of last premium and shall forthwith apply all moneys received by virtue of such insurance in rebuilding or reinstating the building.

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RECOVERY OF ANY SUM DUE TO THE CORPORATION:

(n) Where any sum payable to the Corporation by the Libensee under this Agreement is not paid, the Corporation shall be entitled to recover such sum as arrears of land revenue, pursuant to paragraph 6 of the schedule to the said Act. Whether any sum is so payable by ther licensee shall be determined by the Corporation and every determination by the Corporation in this behalf shall hot be disputed by the Licensee and shall be final and binding upon it.

RESTRICTION AGAINST APPOINTMENT OF AGENT BY A POWER OF ATTORNEY OR OTHERWISE:

The Licensee shall not appoint any person as its agent by a power of Attorney or otherwise, for the purpose of this Agreement except his/her spouse, father, mother, brother & sister or a major child and if the licensee shall be a company or such a body corporate, its successor or successors.

REGISTRATION UNDER REGISTRATION ACT, 1908:

(p) The Licensee shall, under the provision of the Registration Act, 1908, present this Agreement before the Sub-Registrar and shall get it registered. The stamp duty, registration charges and any other expenses payable thereto for getting the Agreement registered shall be paid wholly and exclusively by the Licensee.

RESTRICTION AGAINST TRANSFER:

- (0) Notwithstanding anything containing in the 'The Navi Mumbai Disposal of Lands (Amendment) Regulations 2008' the licensee shall not transfer or assign by sale, mortgage, sub-lease or by development agreement the plot or any part thereof, which is leased or agreed to be leased without permission of the Managing Director of the Corporation.
- Every permission granted by the Managing Director of the Corporation shall be subject to the payment of charges in the manner and to extent

Assistant Marketing Officer

FOR MANAS

provided in Explanation (ii) of Regulation 10 of Navi Mumbai Disposal of lands (Amendment) Regulation, 2008 or as may be prescribed by the Corporation from time to time.

(iii) In case of plots allotted to Co-operative Societies, such pots are transferable at any point of time during the duration of the lease per even it is permitted under any other law.

5. POWER TO TERMINATE AGREEMENT:

Should the Town Planning Officer not approve the plans, elevations, sections, specifications and details whether originally submitted within the time hereinbefore stipulated or if and whenever there chall be breach of any of the clause of this present by the Licensea properties any of the members of Licensee, the Managing Director may be notice in writing to the Licensee, revoke the license and re-enter upon the said land and thereupon the license shall come to an end.

POWERS OF CORPORATION:

- i. If the Licensee commits a breach of any of the Regulations and further falls to remedy the said breach within a period of six months from the date of issue of notice by the Corporation thereof or within any extended period not exceeding three months granted by the Managing Director, the Corporation shall have powers:
 - a) to direct removal or alteration of any building or structure erected or used contrary to the condition of the grant of the completion certificate, within the time prescribed in that behalf and if no such removal of or alteration is carried out within the time prescribed, cause the same to be carried out and recover the cost incurred for the same from the Licensee.
 - b) to evict the Licensee under the provisions of the Bombay Government Premise (Eviction) Act, 1955 and to resume the land and building to Corporation without payment of any compensation.

TO RESUME LAND:

Until the building and works have been completed and certified as completed in accordance with Clause 7 hereof, and until the Corporation grants and Licensee accept a Lease of said land as provided hereinafter, the Corporation shall have the following rights and powers:

- (a) The right of the Managing Director and Officer and servants of the Corporation acting under his directions at all reasonable time to enter upon the said land to view the state and progress of the work and for all other reasonable purpose.
- (b)Power (i) in case the Licensee (a) shall fail to submit to the Town Planning Officer for his approval the plans, elevation, sections,

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For MANAS GROUP Partner

specification and details of the building agreed by the Licensee to be erected on the said land to commence the erection of the said building and to complete the said building within the time prescribed hereinbefore for the performance of each act and in accordance with the stipulations hereinbefore contained (time in each respect being intended to be of the essence of the contract) or (b) shall not protect with works with due diligence or shall fail to observe any of the on his part herein contained, the Corporation shall have the process a liberty to revoke the license hereby granted to the Lie restrain the Licensee, its agents, servants to enter upon the land and thereupon this Agreement shall cease and terminate and all erections and materials, plants and things upon the said land notwithstanding any enactment for the time being in force to belong to the Corporation without making any compensation allowance and without making any payment to the Licensee or repayment of any premium paid by it but without nevertheless to all other legal rights and remedies of the Corporation against the Licensee.

(ii) to continue the said land in the Licensee's occupation on payment of such fine or premium as may be decided upon by the Managing Director

- (iii) to direct removal or alteration of any building or structure erected or used contrary to the condition of the grant of the occupancy Certificate within the time prescribed in that behalf and on such removal of or alteration not being carried out within the time prescribed, cause the same to be carried out and recovered the cost of carrying out the same from the Licensee.
 - upon the said land by or for the Licensee for the purpose of erecting such building as aforesaid shall be considered immediately attached to the said land and no part thereof other than defective or improper materials (remove for the purpose of being replaced by proper materials) shall be removed from the said land without the previous consent of the Managing Director until the grant of the completion.

EXPLANATION. 1.

Any delay or omission to exercise the right or power accruing to the Corporation under the foregoing sub-clause (i) of clause (b) hereof and any extension, accommodation, consent, compromise, release indulgence or forbearance granted or shown by the Corporation to the Licensee shall not be construed as a waiver of the Corporation's such right and power under the said sub-clause (i) Clause (b).

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For MANAS GROUP

EXPLANATION - 2.

Nothing contained in the foregoing clauses shall be construed to suffer from inconsistency to derogate from the rights and powers reserved to the Corporation under the respective clauses and exercisable by the Corporation at any time. The Licensee hereby agrees and declared that be will set up no defense based on such inconsistency to impugn the exercise of any right or power by the Corporation. 27

6. EXTENSION OF TIME:

Without prejudice to the right, powers and remedies of the Corporation, in the foregoing clause, the Managing Director may in his discretion give us notice to the Licensee of his intention to enforce the Licensee s Agreement herein contained or may fix any extended period for the completion of the building and the works for the said period mentioned in clause \$ (d) above if he is satisfied that the building and works could not be completed within the prescribed time for reason beyond the control of the Licensee and if the Licensee shall agree to pay additional premium at the scale provided by: Regulation No. 7 of, The Navi Mumbai Disposal of Lands (Amendment) Regulations, 2008 made and amended from time to time by the Corporation under the provisions of the said Regulations and thereupon the obligations herein under of the Licensee to complete the building and to accept a lease shall be taken to refer to such extended period.

7. GRANT OF LEASE:

As soon as the Town Planning Officer has certified that the building and works have been erected in accordance with the terms hereof and if the Licensee shall have observed all the stipulations and conditions hereinbefore contained, the Corporation will grant and the Licensee will accept a lease (which shall be executed by the parties in duplicate) of the said land and the building erected thereon for the term of 60 years from the date hereof at the yearly rent of Rupees One hundred only.

COMPLIANCE WITH MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966, THE NAVI MUMBAI DISPOSAL OF LANDS (AMENDMENTS) REGULATIONS, 2008.

7A. It is hereby agreed and declared by and between the parties hereto that the Corporation has agreed to lease the said land to the Licensee and the Licensee has agreed to have such lease upon the terms and conditions herein and subject to Section 118 and other applicable Provisions of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra Act

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XXXVII of 1966) and rules and regulations made thereunder including, The Navi Mumbai Disposal of Lands (Amendment) Regulations, 2008 for the time being in force and as amended from time to time the said regulations stated in the Letter of Allotment dated 27.04.2022, these Regulations shall prevail.

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7B. Special Terms and Conditions;

- 1. The plot is offered on "as is where is basis."
- 2. Sub-division of the plots shall not be permitted.
- 3. The permissible base F.S.I. will be 1.5.

4. The building shall be constructed for Residential Cum Commercial purpose only.

5. The Unified Development Control and Promotion Regulations at the till of submission of development proposal and plan to Town Flaming Officer shall be applicable to the above conditions.

6. The licensee shall observe and abide all the conditions aid in MAHA-RERA Act.

8. Solid Waste Management, Provisions for installation of Solar Energy Assisted System, Solar Assisted Water Heating Systems (SAWHS), Soalr Assisted Electric Equipment (photo voltaic equipment) and Rain Water Harvesting Structures (RWHS) shall be applicable as per the regulations mentioned in the Unified Development Control & Promotion Regulations for Maharashtra State.

9. FORM OF LEASE:

The lease shall be prepared in duplicate in accordance with the annexed form of lease with such modifications and additions thereto as may be determined by the Corporation and all costs, charges and expenses of and incidental to the execution of this Agreement and its duplicate shall be borned and paid by the Licensee wholly and exclusively.

10. Transfer of assignment of right

The intending lessee can transfer or assign his rights, interest or benefits which may accrue to him from the Agreement to Lease with prior written permission of the Corporation and on payment of such transfer charges as may be prescribed by the Corporation from time to time. Such permission can however be granted only after the agreed lease premium and any other amount required has been paid in full and after execution of agreement.

However, the intending lessee shall be permitted to sell the flats/shops/offices to his intending buyers and to obtain a lease in favor of a Co-operative Society/Company/Association to be constituted of his buyers under the provision of the section 10 of the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Saîe, Management and Transfer) Act, 1963.

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For MANAS GROUP

11, NOTICE:

All notices, consents and approvals to be given under this Agreement shall be in writing and shall unless otherwise provided herein be signed by the Managing Director or any other officer authorized by him and any notice to be given to the Licensee shall be considered as duly served if the same shall have been delivered to, left, or posted, addressed to the Licensee at the usual or last known place of residence or business or on the said land hereby agreed to be demised or if the same shall have been affixed to any building or erection whether temporary or otherwise upon the said land. All the other terms and conditions of the scheme booklet (if any) and Allotment letter will also be a part of the Agreement to Lease.

12. The GST and other applicable charges will be paid by the licensee as and when demanded by CIDCO and affidavit to that effect has already been submitted by licensee.

Assistant Marketing Officer

FOR MANAS GROUP

Partner

प्वल-२ १७१२२२२०२२ २७/६५



SCHEDULE

ALL THAT piece or parcel of land known as Plot No. 12 situated in Sector-20, situated at New Panvel (E), contained by admeasurements

2612.79 sqm Or thereabouts and bounded as follows that is to say:
Plot No. 12, Sector-20, situated at New Panvel (E), Navi Mumbai

On or towards the North by : 15.00 M WIDE ROAD

On or towards the South by : PLOT NO. 13
On or towards the West by : PLOT NO. 15 FD

On or towards the East by : 15.00 M WIDE ROAD

And delineated on the plan annexed hereto and shown thereous colour boundary line.

IN WITNESS WHEREOF the parties hereto have set their hands

seal the day and year first above written:

Signed and Delivered for and on

Behalf of the City and Industrial

Development Corporation of

Maharashtra Limited, Lessor

By the hand of

Asst. Marketing Officer

Shri- Rajendra Sonawane

In the presence of

1. Jagneti Talpade

2. Shubham Ambre

Signed and Delivered by Licensee

M/s Manas Group

In the presence of

1. Jagnet Talpada

2. Shubham Ambre

FOR MANAS GROUP

Assistant Marketing Officer

Partner

Partie

शहर व औदयोगिक विकास महामंडळ (महाराष्ट्र)

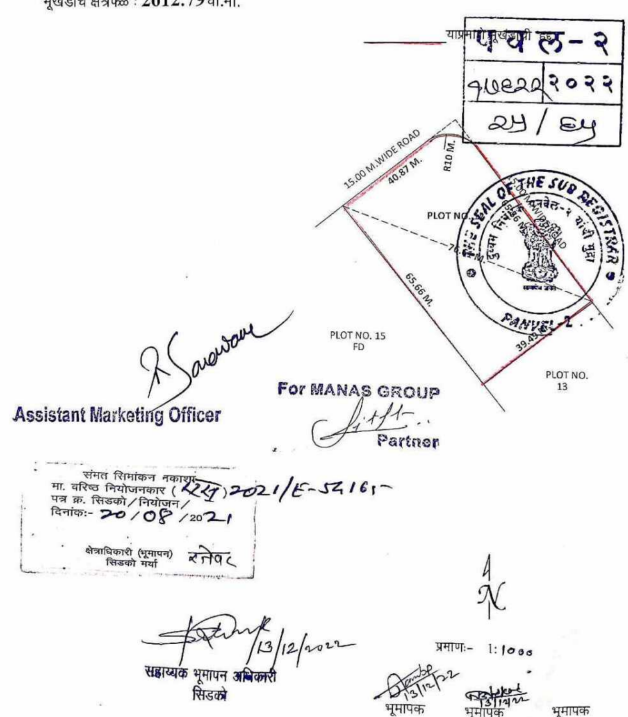
नोंदणीक्त क्यांलयः - 'निर्मल 'दूसरा मजला, नरिमन पॉईट मुंबई - ४०००२१, मुख्य क्यांलयः - 'सिडके' सी.बी.डी बेलापूर, नवी मुंबई ४००६१४.

भूमी व भूमापन विभाग–सिडको भवन

दिनांक : 13 / 12 /2022

मोजमापासह पनवेल(पू.)नोड मधील सेक्टर क्रमांक 20 भूखंड क्रमांक $-12(R \pm C)$ यांचा सिमांकन नकशा वरिष्ठ नियोजनकार (द.) यांचेकडील पत्र क्रमांक CIDCO/PLNG(S)/2021/E-54165 दिनांकः 20/08/2021 च्यानूसार सिमांकनाचा नकशा तयार वेला.

भूखंडाचे क्षेत्रफळ : 2612.79चौ.मी.



PERMISSION/ LICENSE TO ENTER UPON THE LAND

too 4 - amgo 4 - cinen d, - cinco 4 - c

I/WE SHRI / MESSRS M/S. MANAS GROUP HAVE THIS 19 DAY OF DECEMBER, 2022 RECEIVED POSSESSION OF PLOT NO. 12 ADMEASURING AREA OF 2612.79 SQ MTR IN SECTOR NO. 20 PERTAINING TO REVENUE VILLAGE PANVEL (E) TALUKA PANVEL DISTRICT RAIGAD EARMARKED FOR RESIDENTIAL CUM COMMERCIAL PURPOSE AS PER DEMARCATION ON SITE AND SHOWN ON THE ENCLOSED PLAN BY RED COLOUR AND AS PER THE PERMISSION/ LICENCE GRANTED.

HANDED OVER

Assistant Marketing Officer

compa e compe e posso e le com

TAKEN OVER

FOR MANAS GROUP

