Original/Duplicate 398/7124 पावती नॉदणी क्रं. :39म Friday, November 10 ,2017 Regn.:39M 12:44 PM दिनांक: 10/11/2017 पावती क्रं.: 9091 गावाचे नाव: कळंबोली दस्तऐवजाचा अनुक्रमांक: पवल3-7124-2017 दस्तऐवजाचा प्रकार : करारनामा सादर करणाऱ्याचे नाव: अल्पेश पारसमल जैन - -रु. 30000.00 नोंदणी फी ₹. 2640.00 दस्त हाताळणी फी पृष्ठांची संख्या: 132 ₹. 32640.00 एक्ण:

Sub Registra Panvel 3

बाजार मुल्य: रु.3443256 /-

मोबदला रु.5300000/-

भरलेले मुद्रांक शुल्क : रु. 318000/-

1) देयकाचा प्रकार: eSBTR/SimpleReceipt रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH007071079201718R दिनांक: 10/11/2017

बँकेचे नाव व पत्ता: IDBI

2) देयकाचा प्रकार: By Cash रक्कमः रु 2640/-

ट्रस्त परत मिळाल

पक्षकाराची सही मूळ दस्त घरत दिल्ला

सिंपिक,

निखंधाक, पनवंतिः



सूची क्र.2

दुय्यम निबंधक : सह दु.नि.पनवेल 3

दस्त क्रमांक : 7124/2017

नोदंणी : Regn:63m

गावाचे नाव : 1) कळंबोली

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

5300000

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

3443256

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

1) पालिकेचे नाव:रायगड इतर वर्णन :, इतर माहिती: म न पा क्षेत्र .विभाग क्र .3/15/20,दर . 68400 प्रती चौ मी सदनिका क्र. 102. 1 ला मजला,डी विंग. ईटरिनया प्लॉट नं. 69 व 70,सेक्टर. 20,कळंबोली तालुका पनवेल जिल्हा रायगड,क्षेत्रफळ.41.95 चौ मी कारपेट((Plot Number : 69 AND 70 ; SECTOR NUMBER : 20;))

(5) क्षेत्रफळ

1) 41.95 चौ.मीटर

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐवज करून देणा-या/लिह्न ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.

(8)दस्तऐवज करून घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुक्मनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता

1): नाव:-में. ग्रीनस्केप डेव्हलपर्स प्रा ली तर्फे डायरेक्टर सुरेश ए वाविया यांच्या तर्फे कु मु म्हणून निलेश रामजी रावरिया - - वय:-29; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: 1908 सायबर वन प्लॉट नं . 4 व 6, सेक्टर 30 ए वाशी नवी मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ठाणे. पिन कोड:-400703 पॅन नं:-AACCG4829L

1): नाव:-अल्पेश पारसमल जैन - - वय:-35; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सी 504, प्रतिक्षा टावर आर एस निमकर मार्ग मुंबई सेन्ट्रल मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई. पिन कोड:-400008 पॅन नं:-ADYPJ8167C 2): नाव:-पारसमल मालाजी जैन - - वय:-66; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव:

सी 504, प्रतिक्षा टावर आर एस निमकर मार्ग मुंबई सेन्ट्रल मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, मुम्बई. पिन कोड:-400008 पॅन नं:-AAFPJ0191G

(9) दस्तऐवज करुन दिल्याचा दिनांक

10/11/2017

(10)दस्त नोंदणी केल्याचा दिनांक

10/11/2017

(11)अनुक्रमांक,खंड व पृष्ठ

7124/2017

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

318000

(13)बाजारभावाप्रमाणे नोंदणी श्ल्क

30000

(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

मुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद :- :



mining the sports of any Municipal Corporation or any Cantonment

e-Registration summary(नोंदणी पूर्व गोषवारा) मूल्यांकन पत्रक (शहरी क्षेत्र - बांधीव) 10 November 2017,01:08:10 201711101298 alyation ID म्ल्यांकनाचे **वर्ष** 2017 रायगड जिल्हा तालुका : पनवेल मुल्य विभाग प म्ल्य विभाग 3/15/20-कळंबोली सिडको से.क्र.20 A Class Palika सर्व्हें नंबर /न. भू. क्रमांक : ताचे नांव ह मूल्य दर तक्त्यानुसार मूल्यदर इ. मोजमापनाचे एकक निवासी सदनिका कार्यालय औद्योगीक दुकाने जमीन चौ. मीटर 68400 77400 77400 93900 वीव क्षेत्राची माहिती 50.34चौ. <u>क्</u>तीचे मिळकतीचा बांधीव मिळकतीचा प्रकार-निवासी सदनिका मीटर वापर-मूल्यदर/बांधकामाचा 1-आर सी नामाचे मिळकतीचे वय Rs.68400/-0 TO 2वर्ष करण-सी दर-वाहन स्विधा आहे मजला -1st To 4th Floor =(वार्षिक मुल्यदर * घसा-यानुसार निक्तें दर)* मजला निहाय घट/वाढ ा-यानुसार मिळकतीचा प्रति चौ. मीटर म्ल्यदर = (68400 * (100 / 100)) * 100 / 100 = Rs.68400/-य मिळकतीचे मुल्य = वरील प्रमाणे मुल्य दर * मिळकतीचे क्षेत्र = 68400 * 50.34 = Rs.3443256/-

त्रित अंतिम मुल्य

= मुख्य मिळकतीचे मुल्य +तळघराचे मुल्य + मेझॅनाईन मजला क्षेत्र मुल्य + लगतच्या गच्चीचे मूल्य + वरील गच्चीचे मुल्य + बंदिस्त वाहन तळाचे मुल्य + खुल्या जिमनीवरील वाहन तळाचे मुल्य + इमारती भोवतीच्या खुल्या जागेचे मुल्य

= A + B + C + D + E + F + G + H

= 3443256 + 0 + 0 + 0 + 0 + 0 + 0 + 0

=Rs.3443256/-

Home Print



a/2017 https://inet.idblbank.co.lin/corp/BANKAWAYTRAN;jsesslonid=0000YN_0lzqrUTv1aSMZ3CYE386:1bgb9e5i1?bwayparam=YKcvEf9gHtA%3D lot Payment Successful. Your Payment Confirmation Number is 119483691

BIDBI BANK

				СНА	LLAN			
			MTR	Form	Number - 6			
GRN NUMBER	MH007071079201718D				CODE	Form ID:	Date: 09- 11-2017	
Department	IGR						111-2017	
Receipt Type	RE			,	Payee Details Dept. ID (If Any)		
	IGR148 PNL3_J 3 JOIN REGIST Period: From:(PANVE NT SU ΓRAR 09/11/20	Locatio	n	PAN No. (I Applicable) Full Name	PAN-ADYP		
Year Object	To : 31/		Amount in	Rs.	Flat/Block No Premises/ Bldg	JAIN ,FLAT NO FLOOR WIN		
0030046401-75		3	18000.00		Road/Street, Area /Locality	ETERNIA 1 69 AND 70 S	PLOT NO SEC 20	
0030063301-70			0000.00		District	KALAMBO PANVEL Maharashtra	RAIGAD	
			.00		PIN	4 1 0 2	1 8	
		_	.00		Remarks (If Any)		-	Alan.
			.00					C)
			.00					1
			.00			(99)0	2014 91	, P.
			.00					
Total			48000.00		Amount in words	Rupees Ebree Eight Thousand	Lakhs Forts Ohly	2
Payment Details:IDBI NetBanking Payment ID: 142236602				FOR USE IN RECEIVING BANK				
Cheque- DD Details:			Bank CIN No: 6	91033320171	10950690			
Cheque- DD No.			Date	09-11-2017				
Name of Ban	Name of Bank IDBI BANK			Bank-Branch				
Name of Branch			Scroll No.					

PM Am



Data of Bank Receipt for GRN MH007071079201718R Bank - IDBI BANK

Bank/Branch Pmt Txn Id

: 142236602

Pmt DtTime

: 09/11/2017 15:11:04

ChallanidNo

: 69103332017110950690

District Office Name : 1301 / RAIGAD

GRAS GRN

: MH007071079201718R

GRN Date

Simple Receipt

Print DtTime

: 09/11/2017 15:11:04

StDuty Schm

: IGR148 / PNL3_PANVEL 3 JOINT SUB REGISTRAR

: 0030046401-75/ Stamp Duty(Bank Portal)

StDuty Amt

: Rs 3,18,000.00/- (Rs Three Lakh Eighteen Thousand Rupees Only)

RgnFee Schm

RgnFee Amt

: Rs 30,000.00/- (Rs Thirty Thousand Rupanothto be printed and used Only for verification and control of the printed and used

Article

: B25

Prop Mybity

: Immovable

Consideration

: 53,00,000.00/-

Prop Descr

: FLAT NO 102 1 STFLOOR WING DETERNIA PLOT NO69 AND 70 SEC 20 , KALAMBOLI TALPANVELRAIGAD

: 410218

Duty Payer

: PAN-ADYPJ8167C ALPESH PARASMAL JAIN

Other Party

: PAN-AACCG4829L GREENSCAPE DEVELOPERS PVT LTD

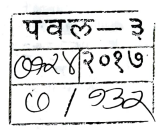
: 100 : 10/11/2017

910227840932

ced Details

Sr. No.	Remarks				
		Defacement No.	Defacement Date	Userld	D.C
1	(iS)-398-7124	0003939271201718		Oseriu	Defacement Amount
2	((0) 000 7101	000000000000000000000000000000000000000	10/11/2017-12:34:16	IGR148	20000.00
	(iS)-398-7124	0003939271201718	10/11/2017-12:34:16	100111	30000.00
				IGR148	318000.00
			Total Defacement Amount		0.0000.00
					3,48,000.00







AGREEMENT

Pol

ARTICLES OF AGREEMENT made at Vashi, Navi Mumbai this 10 day of 100, 2017, 2017

M/S GREENSCAPE DEVELOPERS PRIVATE LIMITED, (PAN no. AACCG4829L), (CIN No. U45200MH2005PTC156919), through its Director SURESH AMBAVI WAVIA, having its Office address at 1908, CYBER-ONE, Plot No. 4 & 6, Sector -30 A, International Infotech Park, Vashi, Navi Mumbai, hereinafter referred to as the "PROMOTERS" (which expression unless it be repugnant to the context shall mean and include the said Company, the Director or Directors for the time being of the said Company and their successors, assignees, administrators) of the FIRST PART.

The second second

AND

Pros. Jank

1) MR. ALPESH PARASMAL JAIN of Mumbai, Indian Inhabitant, (PAN NO ADYPJ8167C) (Aadhar no. 528580888481) 2) MR. PARASMAL MALAJI JAIN of Mumbai, Indian Inhabitant, (PAN NO AAFPJ0191G) (Aadhar no. 930566003867) Residing at C/504, 5th Floor, Pratiksha Tower, R. S. Nimkar Marg, Mumbai Central, Mumbai-400008, hereinafter referred to as "THE PURCHASER/S/ALLOTTEE/S" [which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to include his/her/their heirs, administrators and permitted assigns] of the THIRD PART:

WHEREAS the City and Industrial Development Corporation of Maharashtra Ltd., is a Government Company within the meaning of the Companies Act, 1956, (hereinafter referred to as "The Corporation/CIDCO Ltd") having its registered office at "Nirmal", 2nd floor, Nariman Point, Mumbai - 400 021. The Corporation has been declared as a New Town Development Authority, under the provisions of sub sec. (3-A) of Section 113 of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra Act No. XXXVIII of 1966 hereinafter referred to as 'the said Act') for the New Town of Navi Mumbai by Government of Maharashtra in the exercise of its powers of the area designated as Site for New Town under sub-section (1) of Section 113 of the said Act.

AND WHEREAS the State Government has acquired lands within the designated area of Navi Mumbai and vested the same in the Corporation by an order duly made on that behalf as per the provisions of Sec 113 of the said Agt

AND WHEREAS by virtue of being the Development Authority the Corporation has been empowered under Section 118 of the said Act to dispose off any land acquired by it or vested into it in accordance with the proposal approved by the State Government under the said Act.

AND WHEREAS by an Agreement to Lease registered on 20-10-2014 executed between CIDCO Ltd. and Mr. Prabhakar Madhu Patil and Ors, as mentioned in the Title clause of the said Agreement to Lease, all adults Indian Inhabitants, having their common address at Roadpali, Post. Navade, Taluka – Panvel Districtor, Raiged hereinafter referred to as said Original Licensees), the CIDCO Ltd. granted to the said Original Licensees a lease in respect of all the pieces and parcel of land being Plot No. 69 the Grant Original Licensees a lease in respect of all the pieces and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and parcel of land being Plot No. 69 the Grant Original Licensees and Conditions as contained therein. The said Agreement to Lease is registered with the Sub-Registrar of Assurances under Serial No. PVL4-9869-2014 dated 20-10-2014.

AND WHEREAS by a Transfer Deed dated 20/09/2014 executed by and between the said Original Licensees (in case of deceased through their legal heirs and representatives) and the Promoters and M/S. VEENA CONSTRUCTION, a Proprietary Firm, through its Proprietor SHRI. ATMARAM N. PATIL, having its address at KL-2, Building No. 32/1, 2, Sector-5, Kalamboli, Taluka Panvel and District Raigad (hereinafter referred to as the said "Co-Promoters"), the said Original Licensees agreed to sell, transfer and convey in favour of the Promoters herein and said Co-Promoters the said plot for such consideration and upon such terms and conditions as mentioned therein.

AND WHEREAS subsequent thereto, by an Agreement of Joint Development dated 25th March, 2014



PMAN

executed between the said Co-Promoters and the Promoters herein, the said Co-Promoters and the Promoters herein has agreed to jointly develop the said plot for such consideration and upon such terms and conditions as mentioned therein.

Tripartite Agreement dated 30-12-2014 executed between CIDCO Ltd., the said Co-Promoters, by a Tripartite Agreement dated 30-12-2014 executed between CIDCO Ltd., the said Original Licensees (in case of deceased through their legal heirs and representatives) and the Promoters and the said Co-Promoters, the CIDCO Ltd. has transferred the said plot being all the pieces and parcel of land being Plot No. 69 + 70, Sector-20, Roadpali- Node, situated at Village Roadpali Node, Taluka - Panvel, District - Raigad of 12.5% (Erstwhile Gaothan Expansion Scheme) Scheme, containing by measurement 7249.58 Square Meters or thereabouts (hereinafter referred to as the said plot) and the same is more particularly described in the First Schedule hereunder written in favour of the Co-Promoter and the Promoters jointly wherein the Co-Promoter and the Promoter herein shall hold the said plot in equal ratio i.e. the Co-Promoter shall hold 50% of the undivided share in respect of the said plot and the Promoters herein shall hold 50% of the undivided share in respect of the said plot upon such terms and conditions as mentioned therein. The said Tripartite greater is registered with the Sub-Registrar of Assurances under Serial No – PVL4- 69 -2015 dated 02-01-2015

AND WHEREAS the CIDCO Ltd., vide its letter dated 08-01-2015 bearing reference no. CIDCO/VASAHAT/SATYO/ROADPALI/91+53+175+22+108+158+119 142(P)+115+134+98/2015. has transferred the said plot in favour of the Promoters and The said Co-Promoters jointly upon such terms and conditions as contained therein.

AND WHEREAS further, by a Deed of Confirmation dated 15-07-2017 registered under serial no. 8225/2017 on 17-07-2017 and executed between the Promoters herein and the said Co-Promoters, both the Promoters and the said Co-Promoters have identified and earmarked the flats /shops/ premises to be constructed on the said plot coming to their respective share as specified therein. The flats /shops/ premises forming the part of the Promoter's share are hereinafter referred to as the "said Promoter's entitlement" and likewise the flats/ shops/ premises forming the part of the Co-Promoter's share are hereinafter referred to as the "said Co-promoter's entitlement" in structure agreed between the Promoters herein and the said Co-Promoters that each of them shall respectively have the right to sell, alienate or encumber such flats/shops/ premises to their respective entitlement, without any consent, reference or recourse from each other and also neither of them are required to be made as Confirming party to the Agreement for Sale that shall be executed under RERA in favour of the prospective Purchasers in respect of the flats/shops/ premises forming part of their respective entitlement. The flat/shop/premises hereby agreed to be sold is from and out of the said Promoter's entitlement and consequently all financial dealings of and pertaining to this Agreement upto the stage of handing over of possession of the flat/shop/premises shall be done exclusively with the Promoters. Consequently, wherever context permits, reference hereunder to the Promoters shall mean and refer only to the Promoter and to the exclusion of the Co-Promoters in respect of Agreements for sale of flats/shops from and out of the said Promoter's entitlement.

AND WHEREAS in the above circumstances, the Promoters and the said Co-Promoters are jointly entitled to develop the said plot by constructing Residential cum Commercial Building / such other permissible user, as per the Building plans sanctioned by the concerned Authority.



O ng

DW Fr

AND WHEREAS the Promoters along with the said Co-Promoters, through their Architects, 'SOYUZ TALIB ARCHITECTS PRIVATE LIMITED', having its office at 1405/1406, 14th Floor, Kesar Solitaire, Plot No. 5, Sector-19, off Palm Beach Road, Sanpada, Navi Mumbai, had prepared and submitted to the CIDCO Ltd. and other authorities the building plans, specifications and designs for the said plot by initially utilizing part permissible FSI, by proposing to construct Residential Building(s) / Complex on the said plot. The CIDCO Ltd. had sanctioned the building plans, specifications and designs submitted by the Promoters and the Co-Promoters and granted its Development permission and Commencement Certificate, vide its letter dated 15-10-2015 having reference no. CIDCO/BP-11867/TPO(NM & K)/2015/1181 to construct Residential Buildings/ Complex comprising of 5 (Five) Wings, namely Wing A, Wing B, Wing C, Wing D and Wing E, each Wing consisting of Basement + Stilt + upper floors. The copy of the said Development permission and Commencement Certificate dated 15-10-2015 is annexed hereto and marked as Annexure "A".

AND WHEREAS the Promoters have also appointed "STRUCTURAL CONCEPT DESIGNS PRIVATE LIMITED" as RCC Consultants and have entered into standard Agreement for carrying out the construction of the said Building/s and also have entered into standard agreement with the Architect for preparing plans of the said Building/s. AND WHEREAS by Registered Deed of Confirmation dated 20 July 2017, registered with Sub Registrar assurances under Registration No 3225/2017/dated 17th July 2017, both the Promoter and the Co-Promoter have earmarked, identified and distributed the specific Flats and Shops and other premises that are coming to the respective share of the Promoter and the Co-Promoter respectively. Similarly as per clause 7 of the said Deed of confirmation dated 15th July 2017, both the Promoter as well as the Co-Promoter have full right and absolute authority to sell, transfer and assign and to execute necessary Agreement for Sale with the prospective purchaser/s and received and appropriate to themselves entirely, full consideration amount for all such Flats/Shops and other premises that are coming to the share of the Promoter herein. By virtue of the said clause 7 to remise that are coming to the share of the Promoter herein. By virtue of the said clause 7 to remise that are coming to the share of the Promoter herein. By virtue of the said clause 7 to remise that are coming to the share of the Promoter herein. By virtue of the said clause 7 to remise that are coming to the share of the Promoter herein.

AND WHEREAS the Promoters to-Promoters hereby declare that the Floor Space Index available as on date in respective the said plot on the basis of 1.5 FSI is 7249.58 X 1.5 = 10874.37 Square meters and the Promoters have planned to utilize Floor Space Index of 10874.37 by availing the entire FSI available as mentioned in the Development Control Regulation which are applicable to the said Project. However, the Promoters have not utilized the said entire FSI of 1.5 available / permissible on the said plot. The Promoters shall upon compliance of the necessary procedure and obtaining necessary NOC from the concerned Authorities shall submit revised plan by proposing to consume the entire FSI of 1.5 by proposing to construct 5 (Five) Wings, namely, Wing A, Wing B, Wing C, Wing D and Wing E, along with such external amenities as are mentioned herein. The said permissible FSI of 1.5 FSI is hereinafter referred to as the Developable Potential of the said Plot known as "ETERNIA" (hereinafter referred to as the said Project).

AND WHEREAS the Promoters have informed the Purchaser/s and the Purchaser/s is / are aware that one 1) Shri. Vithhal Laxman Patil, 2) Shril. Bapu Laxman Patil and 3) Smt. Tarabai Chango Patil

Ser OF

PMAN

have filed Special Civil Suit No. 180 / 2016 against Mr. Nitesh Jana Thakur and Ors (including the Promoters and the said Co-Promoters) before the Civil Judge Senior Division, Panvel whereby claiming to have undivided share in respect of the part of the said plot being an area admeasuring 425 Square Meters or thereabouts. The Hon'ble Court has passed an Interim Order in respect of the said suit and the said suit is pending before the Hon'ble Court.

AND WHEREAS the Promoters have registered the Project under the provisions of the Real Estate (Regulation and Development) Act, 2016 with the Real Estate Regulatory Authority at Mumbai on 31st August 2017 under registration no. P52000011766. The copy of Registration Certificate of the Project in respect thereof is annexed hereto and marked as Annexure "B".

AND WHEREAS the Promoters have informed the Purchaser/s and the Purchaser/s is/are aware that the Promoters will develop the said Plot by utilizing the said total developmental potential available to be utilized on the said plot by constructing building/s to be used for Residential purpose and as per the sanctioned plans, with such modifications thereto as the Promoters may from time to time determine and as may be approved by the concerned local bodies and/or authorities. The Schedule of the said development will also be determined by the Promoters and discretion.

AND WHEREAS the Purchaser/s has/ have seen the approved plans as prepared by the Architect and the Purchaser/s is/are aware that the Promoters / Co-Promoters may change the said building plans from time to time and/or as may be required by the CIDCO/Ltd. and or all other concerned authorities while giving the approval to the same and/or at any time and from time to time thereafter.

AND WHEREAS the Promoters have now commenced with the construction of the Building on the said Plot in accordance with the sanctioned plans as per Commencement Certificate dated 15-10-2015 (hereinafter referred to as the said Layout) and upon obtaining the necessary clearances and upon obtaining necessary NOC / Sanction and upon obtaining sanction of Revised Building Plan for utilizing the entire Developable Potential of the said Plot, the Promoters shall continue the development of the said plot in accordance with such further development pertuision and continue cement Certificate. As per the terms & conditions of the said Agreement to lease. Tripartice Agreement, the Promoters are desirous of selling Premises in the said proposed Building. Project which is intended to be named as "ETERNIA" or such name as the Promoters may decide. The Purchaser's has/ have, after understanding the manner in which the development of the said plot shall reference by the Promoters, agreed to purchase from the Promoters a Flat in the said Project for such consideration and upon such terms and conditions as appearing hereinafter. A Layout Plan of the said Plot is annexed hereto and marked as Annexure "C".

AND WHEREAS the Report on Title issued by Ms. T. R. Tamlurkar, Advocates, has been seen and inspected by the Purchaser/s and a copy thereof has been annexed hereto and marked as Annexure "D". The Purchaser/s has/ have, also prior to the execution of this Agreement, for himself /herself / themselves satisfied about the right and title of the Promoters to the said Plot, the right of the Promoters to develop the said Plot and to construct the said proposed Building on the said Plot more particularly described in the First Schedule hereunder written. The Purchaser/s by virtue of

Z.

W 18.

Taml

his / her / their having executed this Agreement, is deemed to have accepted the title of the Promoters to the said plot as clear & marketable & free from all encumbrances.

AND WHEREAS the Purchaser/s has/ have demanded and the Promoters have given to the Purchaser/s inspection of the following documents:-

- i. Agreement to Lease executed between CIDCO Ltd. and Mr. Prabhakar Madhu Patil and Ors
- ii. Transfer Deed dated 20/09/2014.
- iii. Agreement of Joint Development dated 25th March, 2014
- iv. Tripartite Agreement dated 30-12-2014
- v. Commencement Certificate dated 15-10-2015
- vi. All relevant documents, letters, papers and writings in respect of Special Civil Suit No. 180 / 2016.
- vii. Deed of Confirmation dated 15-07-2017
- viii. Report on Title issued by Ms. T. R. Tamlurkar
- ix. All other relevant documents, letters, papers and writings referred to herein.
- b. All plans sanctioned by the CIDCO Ltd. and other authorities, the designs, specifications etc., submitted to CIDCO Ltd., and other authorities as required under the provisions of the Real Estate (Regulation and Development) Act, 2016 and the rules and regulations made there under, including the Commencement Certificate dated 15:10-2015.
- The Purchaser/s has has earnified the foregoing Agreements and relevant documents, C. letters, papers and writings inspection of which, the Promoters have given to him/her / them and get him/her / them satisfied.

AND WHEREAS on satisfying himself/herself about the plans and other terms and conditions including the Title, the Purchaser/s hereby agree/s to purchase Flat No. 102 on the 1st Floor, in Wing D. admeasuring 41.95 Square meters (Carpet Area) or thereabouts in the Project known as "ETERNIA" to be constructed on the said plot (hereinafter referred to as the said Premises and which is more particularly described in the Second Schedule hereunder written) for a total consideration of Rs.53,00,000 (Rupaes Fifty Three Lakhs Only). The Typical floor plan of the said Premises is annexed here of marked as Annexure "E". The said premises is forming the part of the said Promoter's entitlement. The said carpet area is inclusive of unfinished wall surface, area under RCC Column and shear wall and other such structural members of the premises in the Building on the said Plot being constructed thereof.

AND WHEREAS the Promoters have further represented that as per the sanctioned Building plans, CIDCO Ltd. has sanctioned certain additional areas as permitted under GDCR. The Certificate of the Architect detailing the said additional areas is annexed hereto and marked Annexure "F". The Promoters/ Co-Promoters have paid necessary premium / charges to the CIDCO Ltd. for getting the sanction of the said additional areas from the CIDCO Ltd. The aforesaid additional areas are fused to the said premises. However, the Promoters have not charged any additional consideration for the aforesaid additional areas from the Purchaser/s.

AND WHEREAS the Purchaser/s has / have seen and approved the Building and floor plan, and have understood the nature and quality of construction and fittings, fixtures, facilities and amenities to be provided in the said premises as per the general specifications and amenities to be

(8 11)

DW19-M

provided in the said premises as set herein.

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 both the Promoters and the Purchaser/s hereby confirm that they are signing this Agreement with full knowledge of all the laws, rules, regulations, notifications, etc., applicable to the Project.

AND WHEREAS now both the parties are desirous of recording the terms and conditions of these presents so reached between them.

NOW IT IS HEREBY AGREED, DECLARED AND RECORDED BY AND BETWEEN THE PARTIES HERETO AS UNDER:

ACT AND RULES GOVERNING THE AGREEMENT:

This Agreement shall always be subject to the provisions contained in the Real Estate (Regulation and Development) Act, 2016 (RERA) or any amendment therein or re-enactment thereof for the time paint in force or any other provisions of law applicable from time to time and the rules framed there under Under the provisions contained in the Real Estate (Regulation and Development) Act, 2016, the Promoters are the Promoters and all references herein shall be read and construed accordingly. The said Real Estate (Regulation and Development) Act, 2016 shall be hereinafter referred to as the "Act" and the Rules framed there under shall be referred to as the "Rules".

2. INSPECTION OF DOCUMENTS AND SITE VISIT:

The Purchaser/s has / have taken inspection of the Agreements, Sanctioned Plans, and other relevant documents required to be given by the Promoters/s under the provisions of the Real Estate (Regulation and Development) Act, 2016 in respect of the said plot and the Purchaser's has / have visited the site of construction and made himself /herself /themselves familiar with meeterns and conditions imposed by the CIDCO Ltd. and other relevant authorities. The Purchaser's binds himself/herself/themselves to adhere with terms and conditions of the all documents to correspondence with CIDCO Ltd./ other concerned authorities. All the liabilities pertaining to the above shall be borne and paid by the Purchaser/s as and when demanded by the CIDCO Ltd./ other concerned authorities or the Promoters.

3. ADDITIONS AND ALTERATION:

The Promoters shall under normal conditions construct building/s on the said plot in accordance with the said plans and specifications duly approved and sanctioned by the CIDCO Ltd. and other concerned authorities. It is agreed that the Promoters shall, save as permissible under the Act and the Rules, not make any additions and alterations in the sanctioned plans, layout plans in respect of the said premises, plot or building, as the case may be, without the previous written consent

of the Purchaser(s) / Allottee(s). Provided however, in case if any change, addition, alteration in the layout plans are required by the sanctioning Authority, then such additions, alteration, shall be carried

A STATE OF THE STA

() ()

Dond,

- 4 (a) The Purchaser/s hereby agree/s to purchase Flat No. 102 on the 1st Floor, in Wing D, admeasuring 41.95 Square meters equivalent to 451.55 Square Feet or thereabouts (Carpet Area) in the Building/ Project known as "ETERNIA" which is to be constructed on the said plot and pro rafa share in the common areas [("Common Areas") as defined under clause (n) of Section 2 of Real Estate (Regulation and Development) Act, 2016] (hereinafter referred to as the said Premises and which is more particularly described in the Second Schedule hereunder written) for a total consideration of Rs.53,00,000/-(Rupees Fifty Three Lakhs Only). The said premises is forming the part of the said Promoter's entitlement. As mutually discussed and agreed between the Promoters and the Purchaser/s, the said total consideration shall be paid by the Purchaser/s to the Promoters as per the Payment Schedule annexed hereto & marked as ANNEXURE "G" (Time being essence of the contract). The above consideration does not include various other charges, expenses more particularly mentioned in this Agreement and the same shall be paid by the Purchaser/s over and above the consideration mentioned herein on their respective due dates.
- 4 (b) The said total consideration excludes Taxes [consisting of tax paid or payable by the Promoters by way of Value Added Tax, LBT, Service Tax, and Cess, GST or any other similar taxes which may be levied, in connection with the purchase of the said premises and construction of the Project payable by the Promoters] payable in accordance with the rules, regulations and notifications applicable at the relevant time upto the date of handing over the possession of the said premises. The Input Rebate for GST as shall be permissible shall be calculated and the same shall be credited to the Purchaser's Account on or before the Promoters obtaining the Occupancy Gertificate for the said Project. Provided that in case there is any change / modification in the taxes the subsequent amount payable by the Purchaser(s) / Allottee(s) to the Promoters shall be increased/reduced based on such change / modification.
- The Promoters have further represented that as per the sanctioned Building plans, CIDCO Ltd. has sanctioned certain additional areas as permitted under GDCR. The Certificate of the Architect detailing the said additional areas is annexed hereto. The Promoters Copposite have paid necessary premium / charges to the CIDCO Ltd. for getting the sanction of the said additional areas from the CIDCO Ltd. The aforesaid additional areas are fused to the said premises of the Promoters / Co-Promoters have not charged any additional consideration for the aforesaid additional areas from the Purchaser/s. The Certificate issued by the Architect certifying the said carpet area and the said additional area sanctioned by the CIDCO Ltd. as mentioned herein above shall be final and binding on the parties hereto.
- 4 (d) The Promoters shall periodically intimate to the Purchaser(s) / Allottee(s), the amount payable as stated in Clause 4(a) above and the Purchaser(s) / Allottee(s) shall make payment within 15 (fifteen) days from the date of such written intimation. In addition, the Promoters shall provide to the Purchaser(s) / Allottee(s) the details of the taxes paid or demanded along with the acts / rules / notifications together with dates from which such taxes / levies etc. have been imposed or become effective.
- 4 (e) The said total consideration is mutually agreed and subject to such increases which are due to increase on account of development charges or any other charges, deposits, fees, etc. payable to the competent authority and/or any other increase in Taxes, Charges, Cess which may be levied or

0/10

PMJ

the necessary return of such TDS with the Income Tax authorities within the stipulated period under the Income tax Act, 1961 and shall also issue the TDS Certificate to the Promoters within the stipulated period. NOTWITHSTANDING anything contained herein, it is specifically agreed by the Purchaser/s that the Purchaser/s shall be entitled to get the credit of the TDS deducted by him / her / them only if the Promoters are entitled to get the credit from the Income Tax Department of such TDS amount paid by the Purchaser/s. In case, if there is any additional TDS required to be deducted (in addition to the TDS already deducted), then the Purchaser/s shall deduct the same as and when required under law and the conditions mentioned above in this Clause shall be applicable for the additional TDS so deducted.

5. MODE OF PAYMENT:

6.

The payment of all the above installments /payment will be accepted by Cheque / Demand Draft / Pay Order / NEFT / RTGS only and as per the Payment Schedule annexed hereto. The Cheque/s or Demand Draft or Pay Order should be drawn in favour of: M/S GREENSCAPE DEVELOPERS PRIVATE LIMITED Account no. 0291001013299, with The Cosmos Co-Operate Bank Vashi Branch" and shall be sent to Office of Promoters at 1908, CYBER-ONE, Plot No. 4 & 6, Sector -30 A, International Infotech Park, Vashi, Navi Mumbai, either by Hand Delivery or by Registered A/D or by Courier (Acknowledges Due in all types of Deliveries). In case if the Purchaser/s has I have made the payment by NEFT or by RTGS, then immediately upon the Purchaser/s making such payment to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser/s shall intimate to the Promoter's designated account, the Purchaser shall intimate to the Promoter's designated account the Promoter's designated account the Promoter's designated account the Promoter's designated account the Purchaser shall be account to the Promoter's designated account the Purchaser shall be account to the Promoter's designated account the Purchaser shall be account to the Bank details and such other details as shall be required by the Promoters to identify and acknowledge the receipt of the payment by the Promoters. In case, if the Promoters desired to receive further payments of balance installments, favouring certain other Bank Account of the Promoters, then and in that event, the Promoters shall specifically mention the new Bank Account in the Installment Demand Letter that shall be addressed to the Purchaser/s. Thereafter, the Purchaser/s shall himself / herself/ themselves or cause his/her/ their Financial Institute to draw the Cheque/s or Demand Draft or Pay Order favouring the said new Bank Account.

TIMELY PAYMENT OF THE INSTALLMENTS:

The Promoters shall give a Notice to the Purchaser/s intringing the Purchaser/s the amount of the installment or the balance amount payable by the purchaser/s in accordance with the Payment Schedule annexed hereto as Annexure G Time being essence of the contract) and within 15 days from the date of letter, the Purchaser/s shall pay the amount of the said installment or the balance amount to the Promoters. The Purchaser/s will not find the Promoters responsible for delay in postal service or delay in receipt or non-receipt of the said Notice.

OF THE

Both the parties hereby agree with each other that timely payment of all the above installments and every other amount payable by the Purchaser/s under these presents to the Promoters shall be the essence of this contract. Both the Promoters and the Purchaser/s has / have mutually agreed that the Purchaser/s shall be liable and responsible to pay all the installments payable for the purchase of the said premises and other charges payable under this Agreement on their respective due dates without committing any delay, defaulter demur. In case if the Purchaser/s has/have obtained / shall obtain from any Bank/ NBFC or Money Lenders finance/ Loan on the said premises, then it shall be the sole and absolute responsibility of Purchaser/s herein to ensure that the

JE 18

P.MJ

imposed by the competent authority from time to time. The Promoters agrees that while raising a demand on the Purchaser(s) / Allottee(s) for increase in development charges, cost/charges imposed by the competent authorities, the Promoters shall enclose the said notification/order/rule/regulation to that effect along with the demand letter being issued to the Purchaser(s) / Allottee(s), which shall only be applicable on subsequent payments.

- The Carpet area of the said premises is in accordance with the definition of the Carpet area as per the Real Estate (Regulation and Development) Act, 2016. Further, the Promoters have informed the Purchaser/s and the Purchaser/s is/are aware that the carpet area mentioned in this Agreement is inclusive of unfinished internal wall surface, area under internal RCC Column and shear wall and other such structural members of the premises and the carpet area of the said premises upon completion shall include the plastering on the Wall, POP, if any, the areas under the wall and under RCC columns, shear walls and other structural members. Therefore, the Promoters have informed the Purchaser/s and the Purchaser/s is aware that there is likelihood that there can be some discrepancy in the Carpet area mentioned in this Agreement and the carpet area of the said premises upon completion. The Certificate issued by the Architect certifying the above area shall be final and binding on the parties. The Purchaser/s hereby agree, declare, confirm and undertake not to raise any objection, claim, dispitte regarding such discrepancy in respect of the said carpet area. The Promoters shall confirm the final carpet area that has been allotted to the Purchaser(s) / Allottee(s) after the construction of the Building/s is complete and the Occupancy Certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area. If there is any reduction in the carpet area within the defined limit, the total price payable for the carpet area shall be recalculated upon receiving the net carpet area statement for the said Premises from the Project Architect. In case there is any reduction in carpet area, subject to the permissible variation cap, then Promoters shall refund the excess money paid by Purchaser(s) / Allottee(s) within the time prescribed in law with annual interest at the rate specified in the Rules and if there is any increase in the carpet area allotted to Purchaser(s) / Allottee(s), the Promoters shall demand the increased consideration from the Purchaser(s) / Allottee(s) in the immediate next milestone of the Payment Schedule. All these monetary adjustments shall be made at the same rate per square feet as agreed in Clause 4 (a) hereunder. It is agreed between the parties hereto that in case of increase or reduction in carpet area, both the Promoters and the Purchaser/s shall execute a Deed of Rectification or any other appropriate document wherein the said new carpet area of the said Premises shall be mentioned along with such other additions and alterations to this Agreement as shall be required by the Promoters in accordance with the said the Regulation And Development) Act, 2016. The Cost of registration of such Deed of Rectification shall be borne by the Purchaser/s alone.
- 4 (g) The Promoters have also informed the Purchaser/s categorically and the Purchaser/s has/ have agreed/ understood that all the Rules and Regulations governing the sale of Flats/ premises by the Promoters and / or development of the said plot by the Promoters and this Agreement shall be governed by Rules and Regulations under Real Estate (Regulation and Development) Act, 2016.
- 4 (h) The Purchaser/s hereby agree/s, declare/s and confirm/s with the Promoters that at the time of execution of this Agreement, the Purchaser/s shall deposit the entire TDS presently applicable at 1% of the total consideration or such amount of TDS as shall be applicable from time to time and deposit the same with the concerned authorities under Income Tax Department and the Purchaser/s shall file

Supp. (5)

FMAN

It is made clear by the Promoters and the Purchaser(s) / Allottee(s) agrees that the said premises shall be treated as a single indivisible unit for all purposes. It is agreed that the Project is an independent, self-contained Project covering the said plot and is not a part of any other project or zone and shall not form a part of and/or linked/combined with any other project in its vicinity or otherwise except for the purpose of integration of infrastructure for the benefit of the Purchaser(s) / Allottee(s). It is clarified that Project's facilities and amenities shall be available only for use and enjoyment of the Purchaser(s) / Allottee(s) of the Project. At the request of the Purchaser/s, the Promoters have agreed to reserve One Car Parking for the Purchaser/s in the said Project. The location and specific Car Parking Number reserved for the Purchaser/s shall be subsequently determine by the Promoters in their absolute discretion. No separate consideration is charged by the Promoters for the reservation of the said Car Parking to the Purchaser/s. The Purchaser/s agrees not to raise any objection, claim and dispute, as regards to the reservation of the said Car Parking or their Specific Car Parking Number, so allotted and agrees to abide by all the terms and conditions thereof.

CANCELLATION BY PURCHASER(S) / ALLOTTEE(S):

The Purchaser(s) / Allottee(s) shall has / have the right to cancel / withdraw his/her/their allotment in the Project as provided in the Act. Provided that where the Purchaser(s) / Allottee(s) proposes to cancel/withdraw from the Project without any fault of the Promoters, the Promoters herein are entitled to forfeit 10% of the total consideration for the allotment. Subject to the terms and conditions of mortgage NOC or any other confirmation given to any Bank, NBFC, Financial Institution, in case of the mortgage of the said premises, the balance amount of money paid by the Purchaser(s) / Allottee(s) shall be returned by the Promoters to the Purchaser(s) / Allottee(s) within 4500 of such cancellation without any interest. In this case, the Purchaser/s will not be entitled to any claim / taxes paid by them or demand Registration charges, Stamp Duty or interest paid by hem. In the event of such Cancellation, the Promoters shall be entitled to resell the said premise to such third person / party, as the Promoters may deem fit, necessary and proper.

The Promoters shall provide the amenities and facilities as per the List of Amenities annexed 10. hereto and marked ANNEXURE "H".

RIGHTS OF THE PROMOTERS/ CO-PROMOTERS TO AMEND THE LAYOUT AND OBTAIN AMENDMENT IN SANCTION PLANS AND TO UTILIZE THE ENTIRE FSIL ADDITIONAL THE SUB PERMIT rights FSI/ TDR OR ANY INCREMENTAL FSI:

The Purchaser/s hereby agree, declare and confirm that the Promoters shalkhave irrays for the purpose as set out herein below & the Promoters shall be entitled to exercise the serious Purchaser/s has/ have given prior written consent to the Promoters as required under the However, with the view to remove any doubt, the Purchaser/s hereby confers upon the Promoters such right /authority to the Promoters for the purpose as set out herein below:- ANVEL

The Promoters/ Co-Promoters hereby declare that the Floor Space Index available as on date in respect of the said plot on the basis of 1.5 FSI is 7249.58 X 1.5 = 10874.37 Square meters and the Promoters have planned to utilize Floor Space Index of 10874.37 by availing the entire FSI available as mentioned in the Development Control Regulation which are applicable to the said Project. At present, the Promoters have obtained the Commencement Certificate for the permissible area of 7020.278 Square Meters and the Promoters hereby reserve with themselves full right and absolute authority to



P.M.L

THE FIRST SCHEDULE ABOVE REFERRED TO

ALL THAT pieces or parcels of lands bearing Plot No. 69 & 70 in Sector – 20 at Village / Site Kalamboli (Roadpali Node) of 12.5% (Erstwhile Gaothan Expansion Scheme) cumulatively admeasuring 7249.58 Square meters or thereabouts and bounded as follows:

On or towards the North by

11 Mts. wide Road.

On or towards the South by

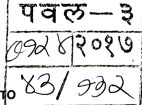
Plot No. 71

On or towards the East by

Plot No. 68 & 67.

On or towards the West by

20 Mts. wide Road.



THE SECOND SCHEDULE ABOVE REFERRED

Flat No. 102 on the 1st Floor, in Wing D, admeasuring 41.95 Square meters (Carpet area) in the Building/ Project Known as "ETERNIA" to be constructed on Plot No. 69 & 70 in Sector – 20 at Village / Site Kalamboli / Roadpali Node of 12.5% (Erstwhile Gaothan Expansion Scheme) cumulatively admeasuring 7249.58 Square meters or thereabouts and which is more particularly described in the First Schedule mentioned hereinabove.

First Schedule mentioned nereinabove.			
SIGNED, SEALED AND DELIVERED BY)		
THE WITHIN NAMED PROMOTERS)		
M/S GREENSCAPE DEVELOPERS PRIVATE LIMITE (PAN no. AACCG4829L) (CIN No. U45200MH2005PTC156919) Through its authorized Director SURESH AMBAVI WAVIA	ED _{Fo}) Grea))))	niscupe Devolopers Pvt. Ltd. Director	
IN THE PRESENCE OF			
SIGNED, SEALED AND DELIVERED)		100
BY THE WITHINNAMED "PURCHASERS" SUB D	,	a Pour	
MR. ALPESH PARASMAL JAIN	GISIRAR		
MR. PARASMAL MALAJI JAIN		Druty	查
)		
IN THE PRESENCE OF)	A STATE OF THE STA	



CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITEI

(CIN - U99999 MH 1970 SGC - 014574)

REGD. OFFICE:

"NIRMAL", 2nd Floor, Narlman Point,

Mumbal - 400 021.

PHONE: 00-91-22-6650 0900 FAX : 00-91-22-2202 2509 HEAD OFFICE:

CIDCO Bhavan, CBD Belapu Navi Mumbal - 400 614.

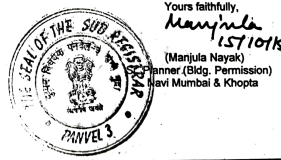
PHONE: 00-91-22-6791 8100 : 00-91-22-6791 8166

75 OCT 2015

Ref. NeiDCO/BP-11867/TPO(NM & K)/2015/ 1 1 8 0 - _

W. Veena Construction through its Proprietor Mr. Atmaram Namdev Patil Office at KL-2, Building No. 32/1, Sector-05, Kalamboli, Tal-Panvel, Dist. Raigad & M/s. Greenscape Developers Pvt. Ltd. through its Director Mr. Suresh Ambavi Patel Office at 1801, Cyber One, Plot No. 4 & 6, Sector-30A, International Infotech Park, Vashi, Navi Mumbai.

ASSESSMENT ORDER NO.269/2015-16 REGISTER NO.01 PAGE NO.269 Unique Code No. 3 SUB:- Payment of Construction & Other Workers Welfare Cess charges for Residential Building on Plot No.69 & 70, Sector - 20 at Kalamboli, (12.5% Scheme) Navi Mumbai. 1) Your architect's application dated 03/03/2015, 09/04/2015 & 09/04/2015 ORDER OF ASSESSMENT OF CONSTRUCTION & OTHER WORKERS WELFARE CESS (AS PER BUILDING AND OTHER CONSTRUCTION WORKER'S WELFARE CESS RULES, 19 :- M/s. Veena Construction through its Proprietor Name of Assessee Mr. Atmaram Namdev Flatil and M/s. Greenscape Developers Pvt. Ltd. through its Director Mr. Suresh Ambavi Patel :- Plot No.69 & 70, Sector - 20 at Kalamboli (12.5% Scheme), 2. Location Navi Mumbai. 3. Land use :- Residential :- 7249.580 Sq. mtrs 4. Plot area 5. Permissible FSI :- 1.50 **GROSS BUA FOR ASSESSEMENT** :- 19549.467_Sq.mtrs. 6 :- 19549.467 Sq.mtrs. X 18000/- = Rs.351890406.00 **ESTIMATED COST OF CONSTN. AMOUNT OF CESS** :- Rs.351890406.00 X 1%= Rs. 3518904.06 Construction & Other Workers Welfare Cess charges paid Rs. 35,20,000/- vide Receipt No. 13995, dtd. 19/08/2015.



In case of any corruption related complaint, please visit: cidco/maharashtra.gov.in/CIDCO VIGILANCE MODULE NEW / Userlogin.aspx



CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED

(CIN - U99999 MH 1970 8GC - 014574)

REGD. OFFICE:

"NIRMAL", 2nd Floor, Nariman Point,

Mumbal - 400 021.

PHONE: 00-91-22-6650 0900 : 00-91-22-2202 2509 FAX

HEAD OFFICE:

CIDCO Bhavan, CBD Belapur. Navi Mumbai - 400 614.

PHONE: 00-91-22-6791 8100

: 00-91-22-6791 8166

CIDCO/BP-11867/TPO(NM & K)/2015/ 11 80 - -Ref. No.

M/s. Veena Construction through its Proprietor Mr. Atmaram Namdev Patil Office at KL-2, Building No. 32/1, Sector-05, Kalamboli, Tal-Panvel, Dist. Raigad & M/s. Greenscape Developers Pvt. Ltd. through its Director Mr. Suresh Ambavi Patel Office at 1801, CyberOne, Plot No. 4 & 6, Sector-30A, International Infotech Park, Vashi, Navi Mumbai.

Date: 5 OCT 2015

ASSESSMENT ORDER NO.269/2015-16 REGISTER NO.01 PAGE NO.269

SUB :- Payment of development charges for Residential Building on Plot No.69 & 70, Sector - 20 at Kalamboli, (12.5% Scheme), Navi Mumbai.

REF:- 1) Your architect's application dated 03/03/2015, 09/04/2015 & 01/10/2015

Delay NOC issued by M(TS-II) vide letter No. CIDCO/Est/12.5% Sch/Roadpail/91+53+175+22+108+58+119+142+115+134+98/2015, dtd. 08/01/2015

3) Extension in time limit issued by M(TS-II) vide letter No.

CIDCO/Est/12.5% Sch/Roadpail/91+53+175+22+108+58+119+142+115+134+98 /2015, dtd. 13/02/2015

Final transfer order issued by M(TS-II)vide letter No.

4) Final transfer order issued by M(TS-II)vide letter No. CIDCO/Est/12.5% Sch/Roadpali/91+53+175+22+108+58+119+142+115+134+98/2015, dtd. 08/01/2015
5) Maveja NOC 183Uel by M(TS-II) vide letter No. CIDCO/Est/122% Sch/Roadpali/91+53+175+22+108+58+119+142+115+134+98/2015, dtd. 08/01/2015
6) Height Clearance NOC issued by AAI vide letter No. BT-1/NOC/MUM/15/NM/10/462/555-57, dtd.02/03/2015
7) Fire NOC issued by Fire Officer, CIDCO vide letter no. CIDCO/Fire/Kim/ 1210/2015, dtd.30/07/2015
8) Approval of Eletric Sub-Station issued by EE(Panvel (U) Division), vide letter No. EE/PNL-U/Tech/S/S, Approval 03764, dtd. 14/08/20
50% IDC paid of Rs 36,25,000/- vide Receipt No. 13995, dtd. 19/08/2015
ORDER OF ASSESSMENT FOR DEVELOPMENT CHARGES

9

Location

Land use

Plot area

3.

4.

ORDER OF ASSESSMENT FOR DEVELOPMENT CHARGES

(AS PER MAHARASHTRA REGIONAL & TOWN PLANNING (AMENDED) ACT 2010)

:- M/s. Veena Construction through its Proprietor

Mr. Atmaram Namdev Patil and M/s. Greenscape Developers Pvt. Ltd. through its Director

Mr. Suresh Ambavi

:- Plot No.69 & 70, Sector - 20 at Kalamboli, (12.5% Scheme), Navi Mumbai.

:- Residential

:- 7249.580 Sq. mtrs

:- 1.50

Permissible FSI Rates as per Stamp Duty Ready :- Rs.26600/-

6. Reckoner, for Sec-20, Kalamboli

RECKORET, TOT SEC 20, TAILED STATE (RESIDENTIAL):AREA FOR ASSESSEMENT FOR (RESIDENTIAL):7249.580 Sq.mt. 7.(A) Plot area

i) : 7020.278 Sq.mt. Built up area ii)

DEVELOPMENT CHARGES FOR (RESIDENTIAL) :-: 7249.580 Sq.mt. X 26600/- X 0.5% = Rs. 964194.140 8.(A)

Plot area i)

7249.580 Sq.mt. X 26600/- X 2.0% = Rs. 3734787.896 7020.278 Sq.mt. X 26600/- X 2.0% = Rs. 4698982.036 Built up area ii)

: 8(A) = Rs. 4698982.036 Say Rs. 4898983/-Total Assessed development Charges

Date of Assessment 10.

: Upto 30/08/2016

iopment charges and of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

iopment charges and of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

Control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,000/- vide Receipt No.13995, dtd. 19/08/2015

The control of Rs. 47,00,00 Due date of completion 11

Development charges

Uniqu

(Manjula Nayak) Sr. Planner (Bldg. Permission) Navi Mumbai & Khopta

1405/14/24 A4/VI floor Placko. 05, Sector Militor, Wesar Solitaire, Sector 19, Sanpada, Navi Mumbai



CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED

(CIN - U99999 MH 1970 SGC - 014574)

REGD. OFFICE:

"NIRMAL", 2nd Floor, Narlman Point,

Mumbal - 400 021.

PHONE: 00-91-22-6650 0900 : 00-91-22-2202 2509 FAX

HEAD OFFICE:

CIDCO Bhavan, CBD Belapur,

Navi Mumbal - 400 614.

PHONE: 00-91-22-6791 8100

: 00-91-22-6791 8166

Ref. NO!DCO/BP-11867/TPO(NM & K)/2015/ 17 1 8 1

dtd. 08/01/201

1.5 OCT 2015

3 2 0 Unique Code No.

M/s. Veena Construction through its Proprietor Mr. Atmaram Namdev Patil Office at KL-2, Building No. 32/1, Sector-05, Kalamboli, Tal-Panvel, Dist. Raigad. and M/s. Greene Developers Pvt. Ltd. through its Director Mr. Suresh Ambavi Patel

Office at 1801, CyberOne, Plot No. 4 & 6, Sector-30A, International Infotech Park, Vashi, Navi Mumbai. SUB :- Development Permission for Residential Building on Plot No.69 & 70, Sector - 05 at Kal

Navi Mumbai REF:- 1) Your architect's application dated 03/03/2015, 09/04/2015 & 01/10/2015

Delay NOC issued by M(TS-II) vide letter No. CIDCO/Est/12.5% Sch/Roadpail/91+53+175+22+108+58+119+142+115+134+98/2015

3) Extension in time limit issued by M(TS-II) vide letter No. CIDCO/Est/12.5% Sch/Roadpail/91+53+175+22+108+58+119+142+115+134+98 /2015 dtd. 13/02/2015 4) Final transfer order issued by M(TS-II)vide letter No.

CIDCO/Est/12.5% Sch/Roadpail/91+53+175+22+108+58+119+142+115+134+98/2018, dtd. 08/01/2015

5) Maveja NOC issued by M(TS-II) vide letter No. CIDCO/Est/12.5% Sch/Roadpail/91+53+175+22+108+58+119+142+115+134+98/2015, dtd. 08/01/2015

6) Height Clearance NOC issued by AAI vide letter No. BT-1/NOC/MUM/15/NM/10/462/555-57, dtd.02/03/2015

7) Fire NOC Issued by Fire Officer, CIDCO vide letter no.CIDCO/Fire/Klm/ 1210/2015, dtd.30/07/2015

Approval of Electic Sub-Station issued by EE(Panvel (U) Division), vide letter No. EE/PNL-U/Tech/S/S, Approval 03764, dtd. 14/08/20 9) 50% IDC paid of Rs. 36,25,000/- vide Receipt No. 13995, dtd. 19/08/2015

Please refer to your application for development permission for Residential Building on Plot No.69 & 70, Sector - 20 at Kalam (12.5% Scheme), Navi Mumbai.

The development permission is hereby granted to construct Residential Building on the plot mentioned above.

The commencement certificate as required under section 45 of the Maharashtra Regional and Town Planning Act, 1966 is enclosed herewith for the structures referred above.

The Developer / individual Plot Owner should obtain the proposed finished road edge level from the concerned Nodal Execu Engineer. The Developer/ Plot Owner to ensure that the finished plinth level of the proposed buildings / shops to be minimum 750 mm above proposed finished road edge level. In case, the building is having stilt, the finished stilt level to be minimum 300 mm. above the road edge level.

The approval for plumbing services i.e. drainage and water supply shall be separately obtained by the applicant from the concess Executive Engineer(W/S), CIDCO prior to the commencement of the construction Work.

The Developers / Builders shall take all precautionary measures for prevention of Malaria breeding during the construction period of project. If required, you can approach Health Department CIDCO, for orientation program and pest control at project site to avoid epidemic.

You will ensure that for every 50 no. of flats, two wheeled bins of HDPE material and of capacity 240 liters each (1 no. for Dry as No. for Wet Garbage) will be provided at site before seeking occupancy certificate You will ansure that the building materials will not be star to 13995 and 19/06/2015 you may approach to the Office of Execu on the road during the construction period.

Since, you have paid 50% IDC of Rs. 36,25,000/- vide challan Engineer (PnI) to get the sewerage connection to your plot.

Thanking you,

ours faithfully

(S) nner (Bldg. Permission) avi Mumbai & Khopta

C.C.TO: STAPL, Architect 1405/1406, 14TM floor, Kesar Solitaire, Plot No. 05, Sector – 19, Sanpada, Navi Mumbai

> In case of any corruption related complaint, please visit: cidco/maharashtra.gov.in/CIDCO VIGILANCE MODULE NEW / Userlogin.aspx

CITY & INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARSHTRA LTD COMMENCEMENT CERTIFICATE

Permission is hereby granted under section – 45 of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra XXXVII of 1966) to M/s, Veena Construction Through its sole Proprietor; Mr. Atmaram Namdev Patil & M/s. Greenscape Developers Pvt. Ltd. Through its Director: Mr. Suresh Ambavi Wavia on Plot No. 69 & 70, Sector – 20 at Kalamboli (12.5% Scheme), Navi Mumbal as per the approved plans and subject to the following conditions for the development work of the proposed Residential Building (Basement+Stilt + 10 upper Floors with wing "A,B,C,D&E")

Resi. BUA= 7020.278 Sq.mt., Total BUA = 7020.278 Sq.mt.

(Nos. of Residential Units - 188, Nos. of Commercial units - NII)



This Commencement Certificate is valid up to plinth level only. The further order will be given after the plinth is inspected and plinth Completion Certificate is issued.

- 1. This Certificate is liable to be revoked by the Corporation if: -
 - 1(a) The development work in respect of which permission is granted under this certificate

is net carried out or the use thereof is not in accordance with the Sanctioned plans.

1(b) Convolute conductors subject to which the same is granted or any of the restrictions imposed upon by the corporation is contravened.

1(a) The Managing Director is satisfied that the same is obtained by the applicant through travel or Misrepresentation and the applicant and/or any person deriving title under

raud or Misrepresentation and the applicant and/or any person deriving title under thin, in such an event shall be deemed to have carried out the development work in contravention of section – 43 or 45 of the Maharashtra Regional and Town Planning

Act- 1966.

- 2. The applicant shall:-
 - 2(a) Give a notice to the Corporation for completion of development work upto plinth level, at least 7 days before the commencement of the further work.
 - 2(b) Give written notice to the Corporation regarding completion of the work.
 - 2(c) Obtain Occupancy Certificate from the Corporation.
 - 2(d) Permit authorized officers of the Corporation to enter the building or premises for which the permission has been granted, at any time for the purpose of ensuring the building control Regulations and conditions of this certificate.
- 3. The structural design, building materials, installations, electrical installations etc. shall be in accordance with the provision except for provision in respect of floor area ratio) as prescribed in the plational Building Code or and/or GDCRs- 1975 in force.
- The Certificate shall remain valid for period of 1 year from the date of its issue, thereafter revalidation of the same shall be done in accordance with provision of Section 48 of MRTP Act- 1966 and as per regulations no. 16.1(2) of the GDCRs 1975.
- 5. The conditions of this certificate shall be binding not only on the applicant but also on its successors and/or every person deriving title through or under him.
- 6. A certified copy of the approved plan shall be exhibited on site,



- 7. The amount of Rs 37,000/- deposited with CIDCO as security deposit shall be forfeited either in whole or in part at the absolute discretion of the Corporation for breach of any of the conditions attached to the permission covered by the Commencement Certificate. Such forfeiture shall be without prejudice to any other remedy or right of Corporation.
- 8. "Every Building shall be provided with underground and over head water tank. The capacity of the tanks shall be as per norms fixed by CIDCO. In case of high rise buildings underground and over head water tank shall be provided as per the fire fighting requirements of CIDCO. The applicant shall seek approval of the EE (Water Supply) of CIDCO in respect of capacity of domestic water tanks. The applicant shall seek approval of the Fire Officer of CIDCO in respect of capacity of water tanks for the fire fighting purpose".
- 9. You shall approach Executive Engineer, M.S.E.B. for the power requirements, location of transformer, if any, etc.
- 10. As per Govt. of Maharashtra memorandum vide No. TBP/4393/1504/C4-287/94, UD-11/RDP,
 Dated 19th July, 1994 for all buildings following additional conditions sinal apply.
 - i) As soon as the development permission for new construction or re-development obtained by the Owners/Developer, he shall install a bisplay Board in conspicuous place on site indicating following details
 - a) Name and address of the owner/developer, Architect and Contractor.
 - b) Survey Number/City survey Number, Plot Number/Sector & Node of Land under reference along with description of its boundaries.
 - Order Number and date of grant of development permission or re-development permission issued by the Planning Authority or any other authority.
 - d) Number of Residential flats/Commercial Units with areas,
 - e) Address where copies of detailed approved plans shall be available for inspection.
 - ii) A notice in the form of an advertisement, giving all the detailed mentioned in (i) above, shall be published in two widely circulated newspapers one of which should be in regional language.
- 11. As per the notification dtd. 14th September 1999 and amendment on the August 2003, issued by Ministry of Environment & Forest (MOEF), Govt. of India and as per circular issued by Urban Development Deptt., Govt. of Maharashtra, vide No. 247-102004-16002-27/UD-20, dtd. 27/02/2004, for all Buildings following additional conditions hall apply.

The Owners/Developer shall use Fly Ash bricks or blocks or tiles or olar than bricks or cement fly ash bricks or blocks or similar products or a combination of aggregate of them to the extent of 100 % (by volume) of the total bricks, blocks & tiles as the case may be in their construction activity.

- 12. As directed by the Urban Development Deptt. Government of Maharashtra, under Section 154 of MR & TP Act- 1966 and vide Provision No. TPB 432001/2133/CR-230/01/UD-11; dated 10/03/2005, for all buildings, greater than 300.00 Sq. m. following additional condition of Rain Water Harvesting shall apply.
 - All the layout open spaces/amenities spaces of Housing Society and new construction / reconstruction / additions on plots having area not less than 300.00 Sq. m. shall have one or more Rain Water Harvesting structures having minimum total capacity as detailed in schedule (enclosed).

Provided that the authority may approve the Rain water Harvesting Structures of specifications different from those in Schedule, subject to the minimum capacity of Rain Water Harvesting being ensured in each case.

b) The owner/society of every building mentioned in the (a) above shall ensure that the Rain Water Harvesting structure is maintained in good repair for storage of water for non potable purposes or recharge of groundwater at all times.

The Authority may impose a levy of not exceeding Rs. 100/- per annum for every 100

Sq. m. of built up area for the failure of the owner of any building mentioned in the (a)

above provide or to maintain Rain Water Harvesting structures as required under

1927 R 88 198

(Manjula Nayak)
Sr. Planner (Bldg. Permission)
(Navi Mumbai & Khopta)

C.C. TO: Architect:

M/s. STAPL 1405/1406, 14th Floor, Kesar Solitaire, Plot No. 5 Section 10, Off Palm Beach Road, Sanpada, Naw Mumbai

C.C. TO: Sep

1. (4.55)

3. EE KHRIPNLANLINIDEONIYLWE

4. EE WS-M



Maharashtra Real Estate Regulatory Authority

REGISTRATION CERTIFICATE OF PROJECT FORM 'C'

[See rule 6(a)]

This registration is granted under section 5 of the Act to the following project under project registration number: P52000011766

Project: Eternia, Plot Bearing / CTS / Survey / Final Plot No.:PLOT NO 69 AND 70,SECTOR 20 AT KALAMBOM Rodpall, Panvel, Ralgarh, 410218;

- Greenscape Developers Private Limited having its registered office / principal place of business at Tehsil: Thane, District: Thane, Pin: 400703.
- 2. This registration is granted subject to the following conditions, namely:-
 - The promoter shall enter into an agreement for sale with the allottees;
 - The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017;
 - The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to the cost of promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to the cost of promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to the cost of the cost of construction and the land cost to the cost of the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and the land cost to the cost of construction and cost of co

That entire of the amounts to be realised hereinafter by promoter for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained the account to cover the cost of construction and the land cost and shall be used only for that purpose, since the estimated receivable of the project is less than the estimated cost of completion of the project.

- The Registration shall be valid for a period commencing from 31/08/2017 and ending with 31/12/2022 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with rule 6.
- The promoter shall comply with the provisions of the Act and the rules and regulations made there under;
- That the promoter shall take all the pending approvals from the competent authorities

3. If the above mentioned conditions are not fulfilled by the promoter, the Authority may take packets and regulation against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there under.

Signature valid (17)
Digitally Stoned by
Dr. Vasan Femanand Prabhu
(Secretary, MahaRERA)
Date:31-08-2017 17:17:44

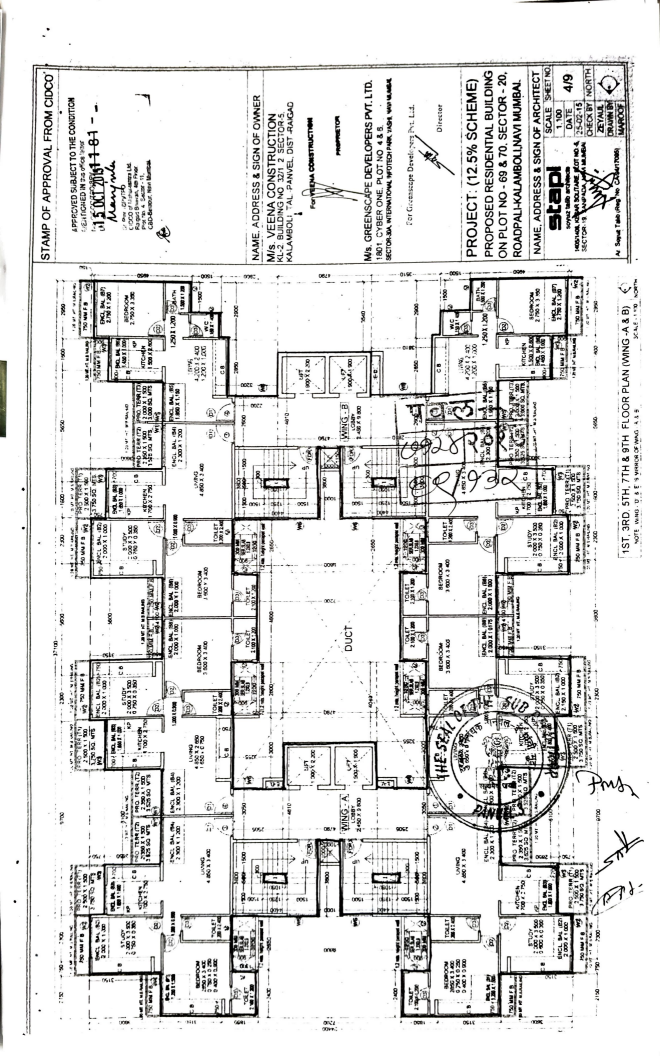
Dated: 31/08/2017 Place: Mumbal

Signature and seal of the Authorized Officer Maharashtra Real Estate Regulatory Authority

शहर व औद्योगिक विकास महामंडळ (महाराष्ट्र) मर्यादित.

सिडको भवन, ७ वा मजला, भूमि विभाग नवी मुंबई १२.५% योजना अंतर्गतः मौजे क्विकेटी (नोडवाफी) ता. पर्वनिष्ट चा सिमांकन नकाशा. - भूखंड क्र. E. C + 40 विभाग क्र. 🐕 /१२.५%/योजना/८०+५ द क्रिकारी (१) (२) (३) क्र.सिडको/भूमि/ संदर्भ : सहा.भूमि व र् दिनाक: ४। ८। २८०८ भूवंडाची हदः — भूषंह क्र. क्षेत्र चौ.मी. שום ב וציאטי - 6286.75-4 AT. 68 AOAD "I " PLOTNO. PROPRIETOR For Greenscapy Developers Fvt. Lts. MANAGER (TOWN SERVICES-II) CIDCO of Maharashira Limited CIDCO Bhavan, 1st Floor... ररमन सिमाकन नकाशा. C.B.D. Belapatituti 9 मा वरिष्ठ नियोजनकार (वि आ) 1000 पत्र का सिडको/नियोजन (१२.५% यो ८) मिन्ने नकाशी तयी ००१) २००४ सिडको मया (बाडी क्र (नि.नि.आळेकर). पात्न 3 3 وع

PANVEL



path

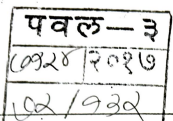


AREA STATEMENT

This is to certify that carpet areas of the flats on Plot No.-69,70, Sector-20, Roadpali, Navi Mumbai. As per Plans approved by CIDCO vide letter for Development Permission and Commencement Certificate No.- CIDCO/BP-11867/TPO (NM & K)/2015/1181 dated 15-10-2015 admeasure as follows:

WING A AND WING E					
FLOOR	FLAT NO.	CARPET AREA	C.B AREA	ENCL. BAL.	
··········		(Sq.m.)	(Sq.m.)	(Sq.m)	
	101	39.507	6.615	8.495	
107.51.000	102	39.605	6615	8:285	
1ST FLOOR	103 -	39.605	6615	8:285	
	104	39.592	093 V	2026	
				0.405	
	201	39.507	6619/	8.495	
2110 51 000	202	39.605	6.615	0 08 285	
2ND FLOOR	203	39.605	6.615	0.44	
	204	39.592	6.615	8.41	
•	704 704 004	39.507	6.615	8.495	
	301, 501, 701, 901	39.605	6.615	8 285	
3RD, 5TH, 7TH & 9TH	302, 502, 702, 902	39.605	6.615	8.285	
FLOOR .	303, 503, 703, 903	39.592	6.615	8.41	
	304, 504, 704, 904	35.352	- 0.010		
	401, 601, 1001	39.507	6.615	8.495	
·	402, 602, 1002	39.605	8615	g285	
4TH,6TH,10TH FLOOR	403, 603, 1003	39.605	68 SU	8.285	
-	404, 604, 1004	39.592	8.615म्बेल	841	
	10 1, 00 1	//.	A COLOR	1. 0	
	801	39.507	n.6.615	到495	
· -	802	39.605		설계 2 8 285	
8TH FLOOR	803	39.605	6.645	285	
-	804	39.592	6.615 gad	8.41	





	24			
the second secon	WINGBANI	D WING D		
FLOOR	FLAT NO.	CARPET AREA	C.B AREA	ENCL.
		(Sq.m.)	(Sq.m.)	(Sq.m.)
	101	24.53	3.63	6.992
40T EL 00D	102	41.95	4.252	8.41
1 ST FLOOR	103	41.95	4.252	8.41
	104	24.53	3.63	6.992
	201	24.53	3.63	6.992
	202	41.95	4.252	8.41
2ND FLOOR	203	41.95	4.252	8.41
	204	24,53	3.63	6.992
			·	
	301, 501, 701, 901	24.53	3.63	6.992
3RD, 5TH, 7TH,9TH	302, 502, 702, 902	41.95	4.252	8.41
FLOOR	303, 503, 703, 903	41.95	4.252	8.41
FLOOR	304, 504, 704, 904	24.53	3.63	6.992
				0.000
	401, 601, 1001	24.53	3.63	6.992
4TH 6TH 10TH FLOOR	402, 602, 1002	41.95	4.252	8.41
	403, 603, 1003	41.95	4.252	8.41
	404, 604, 1004	24.53	3.63	6.992
		24.53	3.63	6.992
	801	41.95	4.252	8.41
STUELOOP.	802	40.374	6.127	7.957
8TH FLOOR	803	REFUGI		
ŀ	804	REFUGI		







	Wi	NG C		
FLOOR	FLAT NO.	CARPET AREA	C.B AREA	ENCL. BAL.
	•	(Sq.m.)	(Sq.m.)	(Sq.m.)
	101	24.892	3.72	6.2
1ST FLOOR	102	26.522	1.62	6.67
131 FLOOR	103	26.992	1.62	6.2
	104	24.892	3.72	6.2
	201	24.892	3.72	6.2
	202	26.522	1.62	6.67
2ND FLOOR	203	26.992	1.62	6.2
· ·	204	24.892	3.72	6.2
				1,,
	301,501,701 & 901	24.892	3.72	6.2
3RD, 5TH, 7TH & 9TH	302,502,702 & 902	26.522	1.62	6.67
FLOOR .	303,503,703 & 903	26.992	1.62	6.2
	304,504,704 & 904	24.892	U3.72 ~	6.24
	401,601 &1001	24.892	3.72	662
4TH,6TH & 10TH	402,602 & 1002	26.522	(CAG) XI	4 0 8 953 !
FLOOR.	403,603 & 1003	26.992	182	6.2
1 <u>200</u> 1.	404,604 & 1004	24.892	103.77	7 6.2
			122/7	900
	801	23.918	372	7.174
8TH FLOOR	802	24.015 1.62		9.177
STATEOOK	803		REFUGE	
	804	REFUGE		

Ar. Soyuz Talib'
(Architect)
(Reg. No.: CA/94/17095)

