528/21258 Monday, December 09, 2024 6:20 PM

पावती

Original/Duplicate

नोंदणी क्रं. : 39म Regn.:39M

पावती कं.: 23025

दिनांक: 09/12/2024

गावाचे नाव: कामोठे

दस्तऐवजाचा अनुक्रमांक: पवल4-21258-2024

दस्तऐवजाचा प्रकार: करारनामा

सादर करणाऱ्याचे नाव: दिनेश भाऊसाहेब गायकवाड - -

नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 32

एकुण:

₹. 30000.00

₹. 640.00

₹, 30640.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 6:39 PM ह्या वेळेस मिळेल.

Joint Sub Registrar Panvel 4

सह दुय्यम निवंधक वर्ग २

पनवेल क्र. ४

बाजार मुल्य: रु.4149440.295 /-मोबदला रु.5500000/-

भरलेले मुद्रांक शुल्क : रु. 385000/-

1) देयकाचा प्रकार: DHC रक्कम: रु.640/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 1224091715272 दिनांक: 09/12/2024

बैंकेचे नाव व पत्ता:

2) देयकाचा प्रकार: eChallan रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH012281943202425E दिनांक: 09/12/2024

बैंकेचे नाव व पत्ताः

प्रकाराती सही . प्रकाराती सही . प्रकाराती सही .



10/12/2024

सची क्र.2

दय्यम निबंधक : सह दु.नि.पनवेल 4 दस्त क्रमांक : 21258/2024

नोदंणी: Regn:63m

गावाचे नाव: कामोठे

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

5500000

(3) बाजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की पटटेदार ते 4149440.295

नमद करावे)

(4) भू-मापन,पोटहिस्सा व घरक्रमांक(असल्यास) 1) पालिकेचे नाव:रायगढ इतर वर्णन :, इतर माहिती: विभाग क्र 15अ/36 दर रु 100100 प्रती चौ मी सदिनका क्र 905 नववा मजला श्री शंकर हाईट्स सी एच एस लि. प्लॉट-56 सेक्टर-36 कामोठे नवी मुंबई ता पनवेल जिल्हा रायगड क्षेत्र 354 चौ. फुट कारपेट( ( Plot Number : 56 ; SECTOR NUMBER : 36 ; ) )

(5) सेत्रफळ

1) 354 चौ.फूट

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

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

1): नाव:-मिलिंद हनमंत शेडगे - - वय:-44; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सदिनका क्र 905 नववा मजला श्री शंकर हाईट्स सी एच एस लि. प्लॉट-56 सेक्टर-36 कामोठे नवी मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, हाईग़ाइ:(ं:). पिन कोड:-410206 पॅन नं:-BSFPS2694A

2): नाव:-प्रमिला मिलिंद शेडगे - - वय:-34; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सदनिका क्र 905 नववा मजला श्री शंकर हाईट्स सी एच एस लि. प्लॉट-56 सेक्टर-36 कामोठे नवी मुंबई , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, राईग़ार्:(ं:). पिन कोड:-410206 पॅन नं:-DAMPS0445A

दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता

(8)दस्तऐवज करुन भेणा-या पर काराचे व किंवा 1): नाव:-दिनेश भाऊसाहेब गायकवाड - - वय:-36; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सदिनका क्र 804 बी विंग शिव संकल्प एच एस लि. प्लॉट-20 सेक्टर-36 कामोठे नबी मुंबई, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, राईग़ार:(o:), पिन कोड:-410206 पॅन नं:-ARXPG0799A

> 2): नाव:-नंदा दिनेश गायकवाड लग्नाअगोदरचे नाव नंदा विनायक पवार - - वय:-33; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: सदनिका क्र 804 बी विंग शिव संकल्प एच एस लि. प्लॉट-20 सेक्टर-36 कामोठे नवी मुंबई, ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, ऱाईग़ाऱ्:(ं:). पिन कोड:-410206 पॅन नं:-CSLPP7553A

(9) दस्तऐवज करुन दिल्याचा दिनांक

(10)दस्त नॉदणी केल्याचा दिनांक

(11)अनुक्रमांक,खंड व पृष्ठ

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

(14)शेरा

09/12/2024

09/12/2024

21258/2024

385000

30000



दस्तासोवतची सूची क्रमांक !!

मुल्यांकनासाठी विचारात घेतलेना तपशील:-:

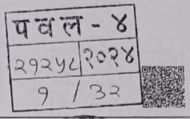
मुद्रांक शुल्क आंकारताना निवडनेला अनुच्छेद :- (i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.

#### Payment Details

ау	ment Dotains		- Nander	GRN/Licence	Amount	Used	Deface Number	Deface Date
sr.	Purchaser Type Verification no/Vendor GRN/Licence			-				
,	DINESH BHAUSAHEB	eChallan	69103332024120917096	MH012281943202425E	385000.00	SD	0006772294202425	09/12/2024
*	GAIKWAD				640	RF	1224091715272D	09/12/2024
2		DHC		1224091715272	040			
3	DINESH BHAUSAHEB GAIKWAD	eChallan		MH012281943202425E	30000	RF	0006772294202425	09/12/202

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]





#### CHALLAN MTR Form Number-6

GRN MH012281943202425E BARCODE		HE SIGNED   1 D. H.	III Date	09/12/2024 16:26:36 FORTH	25.2	an de		
Department Inspector General Of Registration			The second	Payor Details	13			
Stamp Duty		TAX ID / TAN	(If Any)		4 0			
Type of Payment		PAN No.(If A	oplicable)	ARXPO0799A	15/			
Office Name PNL5_PANVEL NO 5 SUB REGISTRA	AR	Full Name		DINESH BHAUSAHAR ELAKA	AD .			
Location RAIGAD								
Year 2024-2025 One Time		Flat/Block N	0.	FLAT NO 905 NINETH FLOOP	R			
Account Head Details	Account Head Details Amount In Rs.		ullding					
0030046401 Stamp Duty	Road/Street		SHREE SHANKAR HEIGHTS CHS LTD PLOT NO 56 SECTOR-36					
0030063301 Registration Fee 30000.00		Area/Locality		KAMOTHE NAVI MUMBAI				
		Town/City/District		SINESTICAL METERS				
		PIN .		4 1	0 2	0 6		
		Remarks (if Any)  PAN2=BSFPS2694A-SecondPartyName=MILIND HANAMAN*  SHEDAGE-CA=5500000-Marketval=4148000						
		Amount In	Four La	kh Fifteen Thousand Rupees O	Only			
Total 4,15,000.00 Payment Details IDBI BANK		Words						
		FOR USE IN RECEIVING BANK						
Cheque-DD Details	Bank CIN	Ref. No.	69103332024120917096 2	2903267504				
Heque/DD No.	Transie .	Bank Date	RBI Date	09/12/2024-16:27:42 N	Not Verified	with RBI		
lame of Bank		Bank-Branc	h	IDBI BANK				
lame of Branch	DATE	Scroll No. , Date Not Verified with S		Not Verified with Scroll		33		

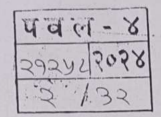
Department ID : Mobile No. : 9322267458 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. जदर रातान केतळ दुव्यम निवंधक कार्यात्यात नोंदणी करावयाच्या दस्तांसाठी लागु आहे . नोंदणी न करावयाच्या दस्तांसाठी सदर चलन लागु

P.M srewage

Dalkwad -

Page 1/1

Print Date 09-12-2024 04:28:09



### Department of Stamp & Registration, Maharashtra Receipt of Document Handling Charges

24091715272

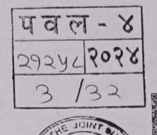
Date

09/12/2024

Repaired from DINESH BHAUSAHEB GAIKWAD, Mobile number 9322267458, an amount of the District in the Sub Registrar office Joint S.R. Panvel 5 of the District Raigarh.

	Payr	nent Details	
Bank Name	SBIN	Date	09/12/2024
Bank CIN	10004152024120914464	REF No.	471001527936

This is computer generated receipt, hence no signature is required.





#### CHALLAN MTR Form Number-6

GRN MH012281943202425E BARCODE	***************************************		III Date	09/12/2024-16:26:30 Fo	31011	25.2		
Department Inspector General Of Registration				Payer Details	978			
Stamp Duty Type of Payment		TAX ID / TAN	(If Any)	The same	15/	E E		
Type of Payment		PAN No.(If A	oplicable)	ARXPGOTHA EL-A				
Office Name PNL5_PANVEL NO 5 SUB REGISTR	Office Name PNL5_PANVEL NO 5 SUB REGISTRAR			DINESH BHAUSAHEB GA	IKWAD	1		
Location RAIGAD	T. Popular							
Year 2024-2025 One Time	Flat/Block N	o.	FLAT NO 905 NINETH FL	OOR				
Account Head Details	Amount In Rs.	Premises/B	uilding					
0030046401 Stamp Duty	385000.00	Road/Street		SHREE SHANKAR HEIG NO 56 SECTOR-36	HTS CHS	LTD	PLOT	
0030063301 Registration Fee	30000.00	Area/Locality Town/City/District		KAMOTHE NAVI MUMBAI				
		PIN		4	1 0	2 0	6	
		Remarks (If	Any)					
		PAN2=BSFF	S2694A-	SecondPartyName=MILINE	i.	HANA	AMAN"	
SACO	A PRINCE	SHEDAGE-CA=5500000-Marketval=4148000						
DEFACES								
415000.00								
		Amount in	Four La	kh Fifteen Thousand Rupe	as Only			
otal EFA CE	4,15,000.00	Words						
Payment Details IDBI BANK			,	FOR USE IN RECEIVING E	ANK			
Cheque-DD Details	Bank CIN	Ref. No.	691033320241209170	290326	7504			
	100	Bank Date	RBI Date	09/12/2024-16:27:42	Not Ve	rified wi	th RBI	
Cheque/DD No.		Bank-Branch IDBI BANK						
Cheque/DD No.		Bank-Brand	h	IDBI BANK				

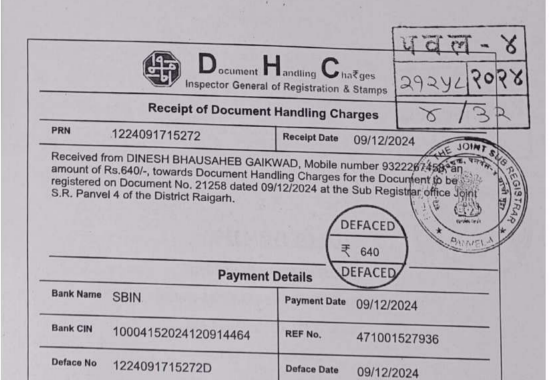
Department ID : Mobile No. : 9322267458 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवळ दुय्यम निवधक कार्यालयात नोदणी करावयाच्या दस्तांसाठी लागु आहे. नोदणी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही.

#### Challan Defaced Details

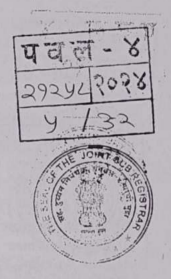
Sr. No.	Remarks	Defacement No.	Defacement Date	UserId	Defacement Amount
	(iS)-528-21258	0006772294202425	09/12/2024-18:20:46	IGR547	30000.00
2	(iS)-528-21258	0006772294202425	09/12/2024-18:20:46	IGR547	385000.00
			Total Defacement Amount		4,15,000.00

Page 1/1

Print Date 09-12-2024 06:22:18



This is computer generated receipt, hence no signature is required.



#### **AGREEMENT TO SELL**

FLAT NO: 905, NINETH FLOOR,

BLDG. KNOWN AS "SHREE SHANKAR HEIGHTS CHS LTD"

GES PLOT NO: 56, SECTOR-36,

KAMOTHE, NAVI MUMBAI.

NODE : KAMOTHE

: 354 CARPET'AREA IN SQ.FT.

RATE PER SQ. MTRS. : Rs.1,00,100/-

ADD: FLOOR WISE 5% : Rs.5,005/-

: Rs.1,05,105/-NET RATE PER SQ.MT.

: Rs.41,48,000/-MARKET VALUE

: Rs.55,00,000/-SALE PRICE

: Rs.3,85,000/-TOTAL STAMP DUTY

: Rs.30,000/-**REGISTRATION FEE** 

THIS AGREEMENT is made at Navi Mumbai, on this 29 day of DECEMBER 2024.

P.M snedage

# यवल-४

## AGREEMENT TO SELL

#### BETWEEN

MR. MILIND HANAMANT SHEDAGE, aged 44 years, [PAN NO: BSFPS 2694 A] & MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, aged 34 years, [PAN NO:DAMPS 0445 A], MRS. PRAMILA MILIND SHEDAGE, AGED AND SH

AND

MR. DINESH BHAUSAHEB GAIKWAD, aged 36 years, [PAN NO: ARXPG 0799A] & MRS. NANDA DINESH GAIKWAD, before marriage, MS. NANDA VINAYAK PAWAR, aged 33 years, [PAN NO: CSLPP 7553 A], Both adults, Indians, Inhabitants, having address at FLAT NO: 804/B, SHIV SANKALP CHS,PLOT NO:20, SECTOR NO:36, KAMOTHE, NAVI MUMBAI 410 206., hereinafter for brevity's sake called and referred to as 'THE PURCHASER' (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include his heirs, executors, administrators, legal representatives and assigns) of the

#### **DISCRIPTION OF PROPERTY**

\_\_\_\_\_\_\_\_\_\_\_

FLAT NO: FLOOR PLOT NO SECTOR

905 NINETH 56 36

BUILDING NAME : SHREE SHANKAR HEIGHTS CHS LTD

NODE : KAMOTHE, NAVI MUMBAI-410209

CARPET AREA IN SQ.FT. : 354

\_\_\_\_\_\_\_

SALE PRICE: Rs.55,00,000/- (RUPEES FIFTY FIVE LAKHS ONLY)

\_\_\_\_\_\_

Hereinafter referred to as 'THE SAID FLAT'

2

WHEREAS THE CITY & INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LTD., a Company incorporated under the Companies Act,1956, (I of 1956) and having its Registered Office at Nirmal, 2<sup>ND</sup> Floor, Nariman Point, Mumbai-400 021, hereinafter referred to as "CIDCO" is Government Company wholly owned by the State Government and is also 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-Sections (i) and (3-A) of section – 113 of the Maharashtra Regional & Town Planning Act, (hereinafter referred to as the said Act)

#### AND WHERE AS:

The State Government of Maharashtra has been acquired lands pursuant to Section -113 A of the said Act, and is vesting such lands in Corporation for it's development and disposal on such terms, conditions, stipulations covenants and for a consideration as the Corporation may decide from time to time.

#### **AND WHEREAS**

By an Agreement to Lease dated 21.8.2007 CIDCO of MAHARASHTRA LTD. agreed to lease a piece of land bearing plot no.56, Sector-36, Kamothe II, Navi Mumbai, Tal. Panvel Dist.Raigad Admeasuring about 2047.11 sq.mtrs. under 12.5 % (G.E.S.) scheme to 1) SHRI.SHYAM MADHUKAR JALE, 2) SHRI. SHRIPAT MADHUKAR JALE, 3) SHRI.BABURAO MADHUKAR JALE 4)SHRI.CHANDRAKANT MADHUKAR JALE 5) SHRI. YASHWANT MADHUKAR JALE, 6) SHRI .SHRAWAN TUKAMRAM JALE 7) SHRI. JANARDHAN TUKARM JALE, 8) SHRI.KAHSINATH TUKARAM JALE 9) SHRI. RAJESH TUKARAM JALE, 9) SHRI.RAJESH TUKARAM JALE, 10) SMT. SHANTABAI GOVIND MHATRE, 11) SHRI. PANDURANG LILYA TEMBE, 12) MR. KRISHNA LILYA TEMBE, 13) SHRI.TRIMBAK AMBO TEMBE, 14) SHRI.NATHURAM SITARAM TEMBE 15) SHRI.SHASHIKANT LAXMAN TEMBE, 16) SMT. CHARUBAI LAXMAN TEMBE 17) SHRI. LAXMIKANT VISANJI SOMAYA 18) SHRI. GIRDHARILAL VISANJI SOMAYA, 19) SHRI. CHANDRAKANT VISANJI SOMAYA (therein referred to as the Original licensees) for the purpose of construction of building/s thereon. The said Agreement to Lease executed between the parties is duly registered with the sub-Registrar Uran (Panvel-2) on 23.08.2007 under document sr. no Uran / 05787 / 2007 and Receipt no.5854.

P.M. Shedage

PANNEL

Pursuant to the said Agreement to Lease the CIDCO LTD. has handed over the quiet, peaceful and vacant possession of the said plot to the original licensee.

AND WHEREAS

Original licensees thereafter sold and transferred all their right, title and interest in respect of the said plot to SHRI.SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS buildings and Developers by obtaining required permission from CIDCO of Maharashtra Ltd. and accordingly the Tripartite Agreement dates 19.09 007 has been made and entered in to between CIDCO Ltd on on part the riginal licensees on the Second part and SHRI. SURESH CHANCHALDAS ASRANI proprietor of M/S. CHANCHALDAS SONS the new licensee on the third part.

#### AND WHEREAS

The said Tripartite Agreement dated 19.09.2007 executed between the parties is duly registered before Sub-Registrar Panvel on 19.09.2007 under document serial no.PVL1-07491/2007 and receipt no.7490 and accordingly the name of SHRI.SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS is recorded as the New Licensee in the records of CIDCO LTD in respected of the aforesaid plot.

#### AND WHEREAS

SHRI.SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS thereafter sold and transferred all his right, title and interest in respect of the said plot to M/S PATEL DEVELOPERS by obtaining required permission from CIDCO of Maharashtra Ltd. and accordingly the Tripartite Agreement dated 12.10.2007 has been made and entered in to between CIDCO Ltd. on one part SHRI.SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS builders and Developers on the Second part and M/S PATEL DEVELOPERS, a partnership firm, through its partners 1) SHRI. NARENDRABHAI RAVJIBHAI PATEL 2) SMT. INDUBEN NARENDRABHAI PATEL 3) SHRI.PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS.ISHA NARENDRABHAI PATEL the Subsequent New licensee on the third part.

p.m. sredage

The said Tripartite Agreement dated 12.10.2007 executed between the parties is duly registered before Sub- Registrar Panvel-1 on 12.10.2007 under document serial no. PVL1-08002/2007 and Receipt No. 8001 and accordingly the name of M/S PATEL DEVELOPERS a partnership firm, through its partners 1) SHRI. NARENDRABHAI RAVJIBHAI PATEL 2) SMT. INDUBEN NARENDRABHAI PATEL 3) SHRI.PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS.ISHA NARENDRABHAI PATEL the Subsequent new licensee is recorded as the Subsequent New Licensees in the recorded of right of CIDCO LTD in partnership aforesaid plot.

#### **AND WHEREAS**

M/S PATEL DEVELOPERS a partnership firm through its partners 17 9HRI. NARENDRABHAI RAVJIBHAI PATEL 2) SMT. INDUBEN NARENDRABHAI PATEL 3; SHRI.PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS.ISHA NARENDRABHAI PATEL thereafter sold and transferred all their right, title and interest in respect of the said plot to M/S YUG DEVELOPERS, a partnership firm by obtaining required permission from CIDCO of Maharashtra Ltd. and accordingly the Tripartite Agreement dated 25.07.2008 has been made and entered in to between CIDCO Ltd. on one part, M/S PATEL DEVELOPERS a partnership firm, through its partners 1) SHRI. NARENDRABHAI RAVJIBHAI PATEL 2) SMT. INDUBEN NARENDRABHAI PATEL 3) SHRI.PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS.ISHA NARENDRABHAI PATEL on the Second part and M/S YUG DEVELOPERS a partnership firm, through its partners 1) SHRI.BHAVANJI SHANKARLAL BHADRA 2) SHRI. HARGOVIND SHANKARLAL BHADRA 3) SHRI. PRASHANT BHAVANJI BHADRA the Subsequent new licensee on the third part.

#### AND WHEREAS

The said Tripartite Agreement dated 25.07.2008 executed between the parties is duly registered before Sub-Registrar Panvel-3 on 29.07.2008 under document serial no.PVL3-07102/2008 and receipt no. 7282 and accordingly the name of M/S YUG DEVLOPERS, a partnership firm, through its partners 1) SHRI.BHAVANJI SHANKARLAL BHADRA 2) SHRI. HARGOVIND SHANKARLALA BHANDRA 3) SHRI. PRASHANT BHAVANJI BHADRA the Subsequent new licensee is recorded as the Subsequent New Licensees in the records of right of CIDCO LTD in respect of the aforesaid plot vide its letter dated 04.08.2008 bearing reference no. CIDCO/VASAHAT/12.5% SCHEME/KAMOTHE/100/2008.

p.M. Shedage

dated 24,08.2009

29246

M/S YUG DEVELOPERS i.e. the builders herein has obtained the Development permission and Commencement Certificate from CITY INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED for construction of the residential building on the aforesaid plot of land under the Ref. No. CIDCO/BP/ATPO/861

HE BUILDERS commenced the constructions of the Residential building thereon pamely "SHREE SHANKAR HEIGHTS" consisting of Ground plus 13 upper floors as the plans of specification duly approved by the TOWN PLANNING Authority

#### AND WHEREAS

PANVELA

The said Builders expressed their intention to dispose off the Flats/Shops in the new building as on ownership basis to the prospective PURCHASER.

#### AND WHEREAS

The OCCUPANCY CERTIFICATE has been obtained from CIDCO vide their No. CIDCO/ BP-7701/TPO(NM & K)/2014/756, dated 31/07/2014.

#### AND WHEREAS

Under an Agreement for Sale Dated 22/07/2015, the said Builder have sold one of the Flat bearing No: 905, on the 9<sup>TH</sup> Floor to **PRESENT SELLER**, for a proper consideration. The said Agreement has been registered with the Sub-Registrar of assurances Panvel-2, vide Document No:6086/2015, Receipt No:6631, Dt:22/07/2015 by paying proper Stamp duty and Registration charges.

#### **AND WHEREAS**

The Said Building known as "SHREE SHANKAR HEIGHTS" has been Registered as "SHREE SHANKAR HEIGHTS CHS LTD" Under Registration No. NBOM / CIDCO / HSG (TC) / 6956 / JTR / 2017-2018. Where ever "SHREE SHANKAR HEIGHTS" is mentioned be read as "SHREE SHANKAR HEIGHTS CHS LTD".

P.M. Snedage

THE PURCHASER being interested in one such Flats, been constructed over thereon and requested the SELLER to sell and assign all their rights in and upon one of the said Flat and accordingly the SELLER agreed to sell and transfer the said Flat.

#### **AND WHEREAS**

On satisfying the Plans and other terms and conditions including the PURCHASER hereby agree to purchase the said Flat from the SELLER YE consideration of Rs.55,00,000/- (RUPEES FIFTY FIVE LAKHS ONLY)

#### AND WHEREAS

TDS shall be applicable as per Tax Laws.

## The SELLER do hereby covenant as follows:

- a) There are no suits, litigations civil or any other proceedings pending in any competent court, as against the SELLER personally affecting the said Flat.
- b) There are no attachments or prohibitory orders as against or affecting the said Flat.
- c) There are no charges and the said flat is not the subject matter to any lispendens or easements or attachments either before or after judgment. The SELLER has not received any notice either from the Government, Semi Government or Municipal Corporation regarding any of the proceedings in respect of the said Flat.
- d) The SELLER has paid all the necessary charges of any nature whatsoever in respect of the said Flat.
- e) The SELLER has not received any notice from any statutory body or authorities asking for the payment of any nature whatsoever of the said Flat. The SELLER has paid all the necessary charges till the date of execution of this Agreement and shall pay till the physical possession is given to the PURCHASER.

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f) The SELLER has not entered into any agreement of Leave and License with any person/persons, which is still subsisting or any other right nature, wherein he is prevented from disposing or dealing with this Flat.

g) The SELCEN has not received any notice from CIDCO/Municipal Corporation/MSEDCL and any other statutory body or authorities regarding the acquisition and or requisition of the said Flat.

h) The SELLER is in exclusive use, occupation and possession of the said Flat and every part thereof and except the SELLER no other person or persons are focuse pation and enjoyment of the said Flat or any part thereof.

The SETLER of the restricted either in the Income Tax Act, Gift Act, or under statute from disposing off the said Flat or any other statute prevented from disposing stated in the Agreement.

j) The SELLER has not done any act, deed, matter or thing whereby he is prevented from entering into this Agreement on the various terms and conditions as stated herein in favour of the PURCHASER and the SELLER has all the rights, titles and interests to enter into his Agreement with the PURCHASER on the various terms and conditions as stated herein.

Relying upon the said aforesaid representations and declarations made by the SELLER herein, the PURCHASER has agreed upon to purchase the said Flat.

#### AND WHEREAS:

9 61

The PURCHASRERS have taken the inspection of all the various documents, which the SELLER has provided for inspection and the PURCHASER are fully satisfied about the title of the SELLER and they have inspected the Flat.

Both the parties are desirous of recording the terms and conditions of these presents so reached between them.

pm sneddge

## NOW THIS AGREEMENT WITNESSETH IS MUTUALLY AGREED AS FOLLOWS:

1. THE SELLER has agreed to sell assign all interest and benefit in and upon Flat.

FLAT NO: FLOOR PLOT NO SECTOR 29242 2028

905 NINETH 56 36

BUILDING NAME : SHREE SHANKAR HEIGHTS CHS

NODE : KAMOTHE, NAVI MUMBAI-410209

CARPET AREA IN SQ.FT. : 354

to the PURCHASER for a total sum of Rs.55,00,000/- (RUPEES FIFTY FIVE LAKHS ONLY) which shall be paid in the following manner:

- Rs.2,75,000/- (RUPEES TWO LAKHS SEVENTY FIVE THOUSAND ONLY) is paid by as per Receipt attached.
- ii) And the Balance sum of Rs.52,25,000/- (RUPEES FIFTY TWO LAKHS TWENTY FIVE THOUSAND ONLY) shall be paid WITHIN 45 DAYS from the date of registration of this agreement on raising loan from ANY NATIONALISED /CO-OPERATIVE BANK/ FINANCIAL INSTITUTION.

#### TIME IS THE ESSENCE OF THE CONTRACT

- The PURCHASER agree to purchase the said Flat been constructed over the said Plot from the SELLER, which has been inspected and found to be in good and tenantable condition by the PURCHASER at or for the price of the said consideration.
- 2. The PURCHASER has to pay to the SELLER, the said consideration of Rs.2,75,000/- (RUPEES TWO LAKHS SEVENTY FIVE THOUSAND ONLY) being the PART PAYMENT of the said flat, which amount the SELLER admits of having received the same and acknowledge the receipt at the end of this Agreement.
- 3. The SELLER ON RECEIVING FULL AND FINAL CONSIDERATION shall hand over the Physical and vacant possession of the said Flat to the PURCHASER.

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4. It is hereby further agreed that in any event after taking over the possession, the PURCHASER shall not have any right to make any grievance in-respect of the construction thereof.

SELLER both hereby agrees that he shall sign, and execute all the papers, take ications, documents, and do all acts, deeds and things the PURCHASER may require from him to do in order to become members of the Company / Society and also to do the safe - guarding the interest of the SELLER and PURCHASER of all other Flats.

The PURCHASER shall from the date of possession, pay the provisional amount payable towards the taxes, maintenance and other charges as per the proportionate share and in case of any deposit is demanded by the Water/ Electricity /Municipal authorities shall be borne by the PURCHASER

- 7. The PURCHASER shall maintain at their own costs the Flat acquired by them in the same good conditions, state and order in which it is delivered to them and shall abide by all the bye-laws, rules and regulations of the Government, CIDCO and other concerned bodies and keep INDEMNIFIED the Developers in respect of any such breach, non-performance PURCHASER or non-observance of any of the conditions, rules or bye-laws.
- 8. After possession of the said Flat is handed over to the PURCHASER if any addition or alteration in or about or relating to said building is thereafter required to be carried out by the PURHCASERS in the said building at their cost and the SELLER shall not in any manner liable or responsible for the same.
- 9. The SELLER shall keep the PURCHASER fully indemnified from and against any claim under or in respect of any mortgage or charge or encumbrances created by the SELLER and all costs, charges and expenses which the PURCHASER may suffer incur or be put on the behalf.
- 10. All costs charges and expenses in connection with the cost of the prejudices, engrossing, stamping and registering this Agreement / Conveyance Deed and any other document required to be executed by the PURCHASER, shall be borne by the PURCHASER only.
- 11. The SELLER do hereby declare that he has paid all the Stamp Duty and Registration charges to the Revenue Authorities and in case any notice of recovery is received by the PURCHASER in respect of this Flat that shall be paid by the SELLER and or settle the same with the Revenue Authorities on his own cost.

- 12. This Agreement shall always be subjected to the provisions contained in the Maharashtra Ownership Flat Act, 1963 and the Maharashtra Ownership Rules 1964 or any other provisions of law applicable thereto.
- 13. The Transfer charges payable to Society shall be paid Purchaser Equally.
- 14.As it is mandatory for disbursement of the loan that all the original documents pertaining to the said Flat should be handed over to ANY NATIONALISED /CO-OP / FINANCIAL INSTITUTIONS so that the total country be disbursed in time.
- 15. The PURCHASER do hereby agree to pay the Stamp Duty Registration.

  Charges payable to the revenue authorities for registration of the Agreement to Sell/ Sale Deed as it is mandatory to pay the tamp put Registration Charges as per the Provisions of the Bombay Stamp Act 1958.
- 16. The SELLER do hereby covenant and perform the following:
  - To pay the maintenance charges to the society /Builder till the date of physical possession.
  - ii) To pay the Electricity bill till the date of physical possession.
  - iii) To pay the Property Tax bill till the date of physical possession.
- 17. The PURCHASER do hereby agree as follows:
  - i) To pay the Stamp Duty and Registration Charges payable to the Revenue authorities.
  - ii) To pay the Transfer Charges payable to the CIDCO

8 p.m. Snedage

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## THE TRANSFER CHARGES PAYABLE TO CIDCO

The Transfer charges payable to CIDCO if any for transfer in the name of SELLER in records of CIDCO shall be paid by the SELLER. However the transfer charges for the transfer in the name of the PURCHASER shall be paid by the PURCHASER.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their IN WITHER perspective hands and seal the day and the year first hereinabove written:

SIGNED AND DELIVERED by the

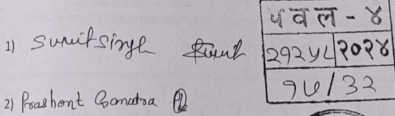
Within named SELLER

MR. MILIND HANAMANT SHEDAGE



MRS. PRAMILA MILIND SHEDAGE PM Sned 198

In presence of



SIGNED AND DELIVERED by the Within named PURCHASER



MR. DINESH BHAUSAHEB GAIKWAD

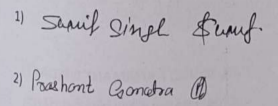
MRS. NANDA DINESH GAIKWAD

before marriage

( Naikwal)

MS. NANDA VINAYAK PAWAR

In presence of





#### RECEIPT

Received of and From the within named PURCHASER, MR. DINESH BHAUSAHEB GAIKWAD & MRS. NANDA DINESH GAIKWAD, sum of Rs.2,75,000/- (RUPEES TWO LAKHS SEVENTY FIVE THOUSAND ONLY) being the PART PAYMENT of Flat being:

\_\_\_\_\_\_

FLAT NO: FLOOR PLOT NO SECTOR

905 NINETH 56 36

BUILDING NAME : SHREE SHANKAR HEIGHTS CHS LTD

NODE : KAMOTHE, NAVI MUMBAI-410209

CABPET AREA INSO.FT. : 354

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DETAILS OF PAYMENT

AMOUNT (RS.) BANK \_\_\_\_\_ HDFC BANK Rs.1,01,000/-Rs.100/-HDFC BANK HDFC BANK Rs.43,900/-MPS PANVEL 10/11/2024 Rs.75,000/-HDFC BANK IMPS 09/12/2024 Rs.55,000/-========= TOTAL: Rs.2,75,000/-

I / WE SAY RECEIVED

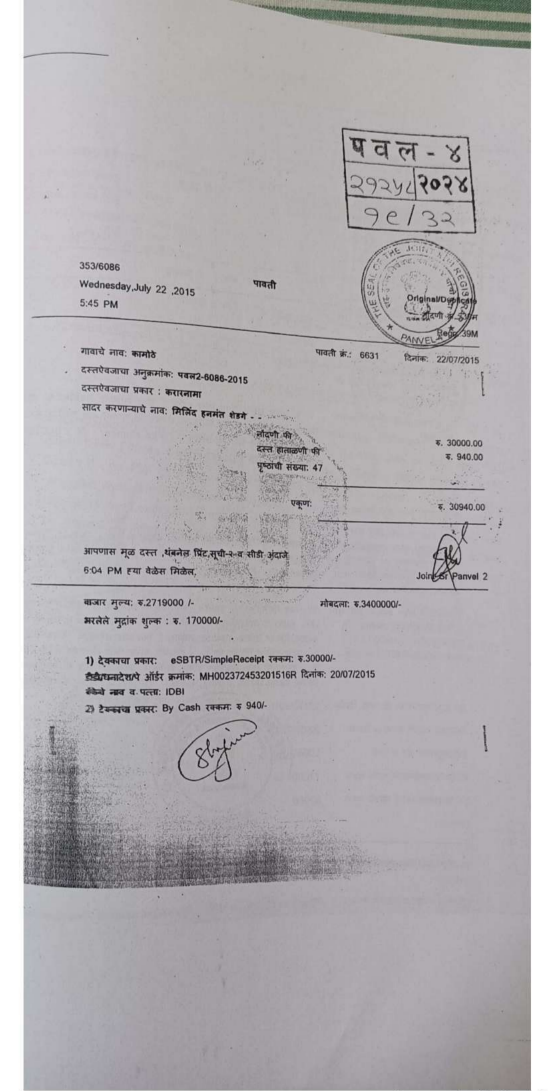
Rs.2,75,000/-

Smarroage

(MR. MILIND HANAMANT SHEDAGE

(MRS. PRAMILA MILIND SHEDAGE)

SELLER



CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF

"NIRMAL", 2nd Floor, Nariman Point,

Mumbal - 400 021.

PHONE: (Reception) 00-91-22-6650 0900 00-91-22-6650 0928

: 00-91-22-2202 2509 / 6650 0933 FAX

Ref. No.

CIDCO/BP-7701/TPO (NM & K)/2014/ 56= HEAD OFFICE: CIDCO Bhavan, CBD Belapur, Nayi Mumbal - 400 614. NE: 00-91-22-6791 8100 : 00-91-22-6791 8166

3 1 JUL 2014

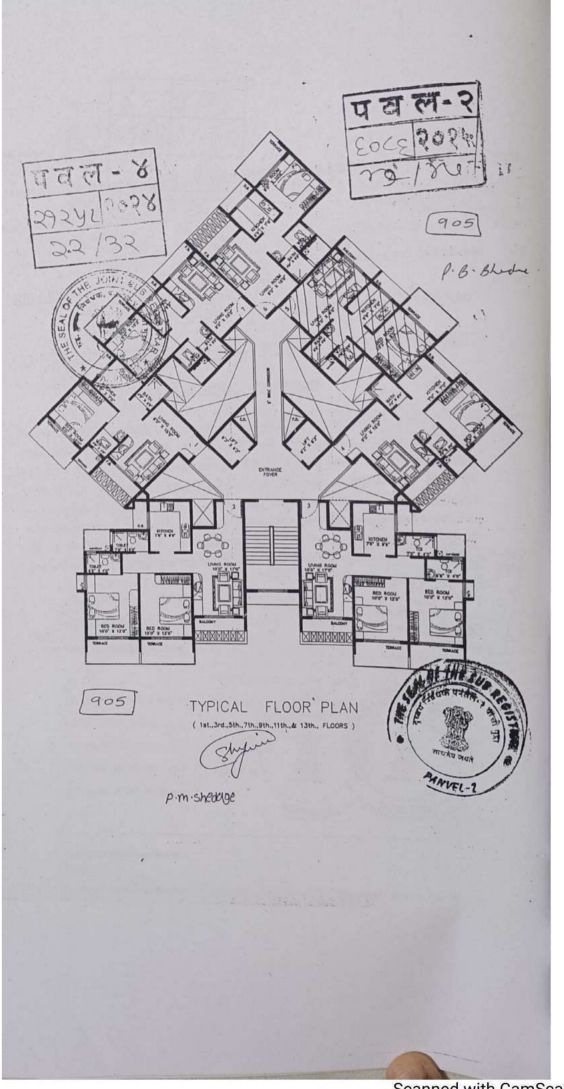
Unique Code No. 2 0

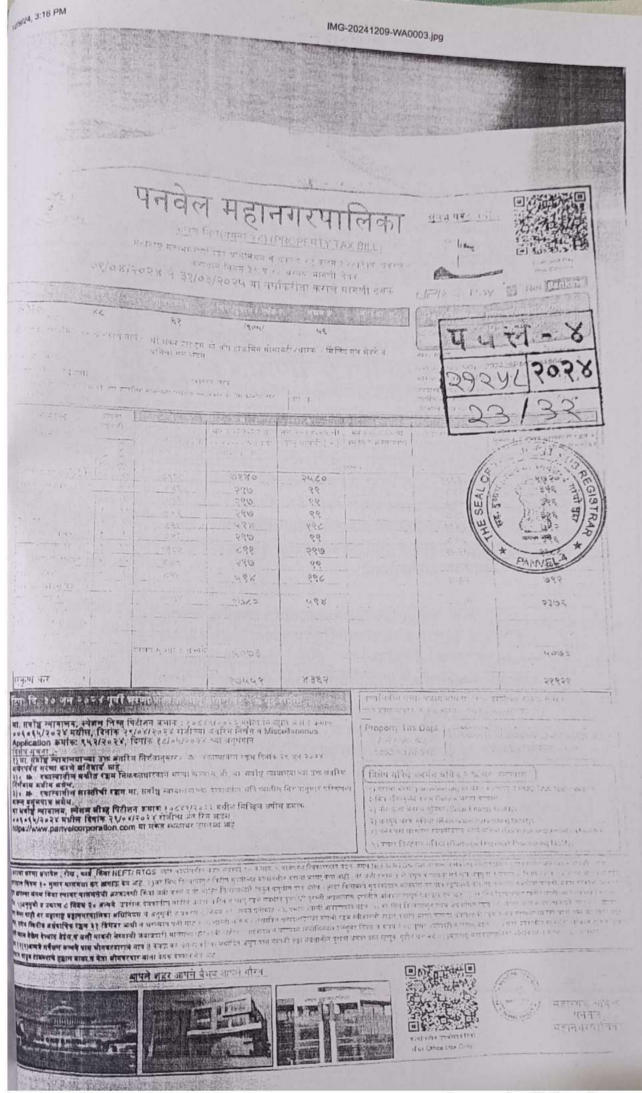
#### OCCUPANCY CERTIFICATE

I hereby certify that the development of Residential Building (Still +13 floors) [Resi. BUA=3070.639 Sq.mtrs. Total BUA= 3070.639 Sq.mtrs. (No. of Units Resi.-91)] (Free of FSI Fitness Centre BUA = 61.272 Sq.mtrs. & Society Office BUA = 13.153 Sq.mtrs.)] on Plot No.56, Sector-36 at Kamothe (12.5% scheme) of Navi Mumbai completed under the supervision of M/s. Dimensions Architects , has been inspected on 19/06/2014 and I declare that the development has been carried out in accordance with velopment Control Regulations and the conditions stipulated in the Pertificate dated 24/08/2009 and that the development is fit for the use

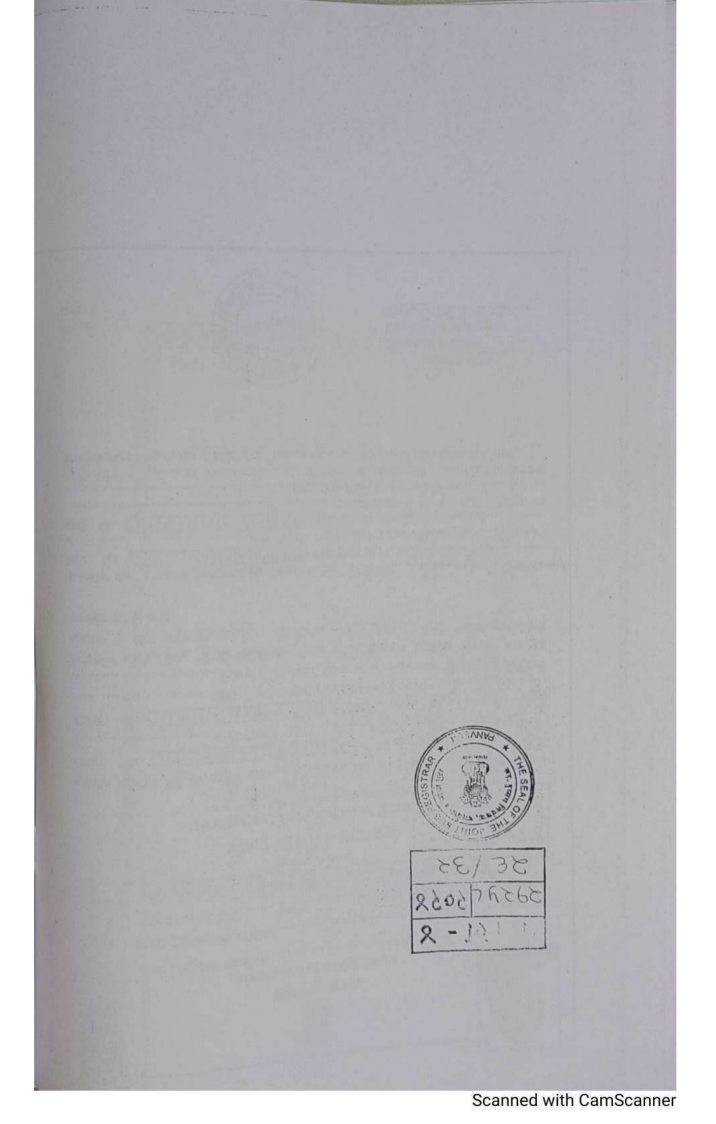
> (Manjula Nayak) 7 Town Planning Officer(BP) Navi Mumbai & Khopta

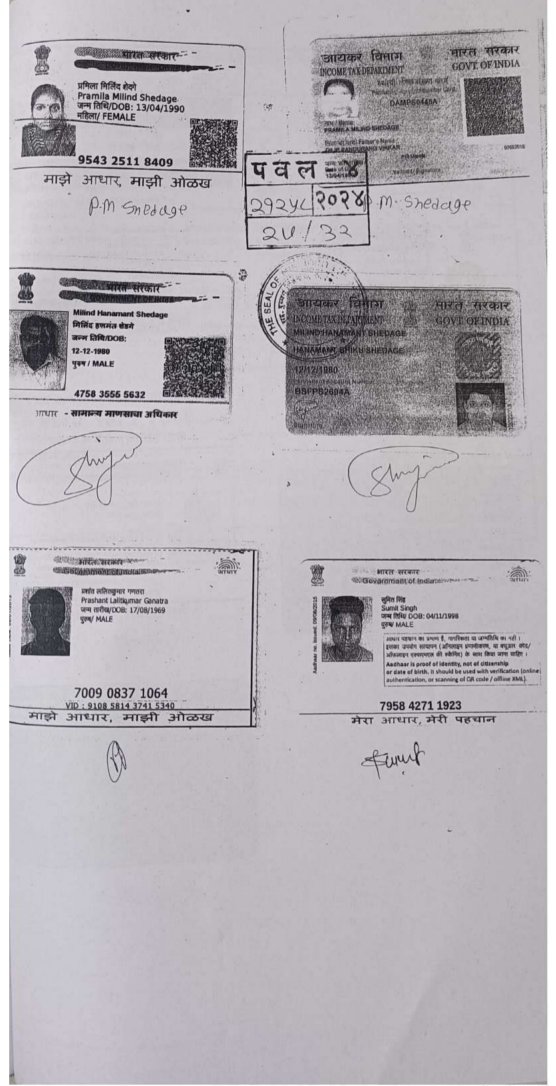












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22/07/2015

स्ची क्र.2

दुय्यम निबंधक : सह दु.नि.पनवेल 2

दस्त क्रमांक : 6086/2015

नोदंणी : Regn:63m

गावाचे नाव: 1) कामोठे

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

3400000

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

2719000

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

1) पालिकेचे नाव:रायगड इतर वर्णन :, इतर माहिती: सदनिका क्र. 905,नववा मजला, "श्री शंकर हाईट्स", प्लॉट-56, सेक्टर-36, कामोठे, नवी मुंबई, ता पनवेल, जिल्हा रायगड क्षेत्र 354 चौ. फुट कारपेट( ( Plot Number : 56 ; SECTOR

NUMBER: 36;)) इतर हक्क

(5) क्षेत्रफळ

1) 354 चौ.फूट पोटखराब क्षेत्र : 0 NA

(6) आकारणी किंवा जुडी देण्यात असेल

(7) दस्तऐवज करून देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी

न्यायालयाचा ह्क्मनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.

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

(9) दस्तऐवज करून दिल्याचा दिनांक

(10)दस्त नोंदणी केल्याचा दिनांक

(11)अनुक्रमांक,खंड व पृष्ठ

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

(13)बाजारभावाप्रमाणे नोंदणी श्ल्क

(14)शेरा

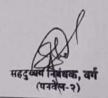
1): नाव:-में युग डेव्हलपर्स तर्फे भागीदार प्रशांत बी भद्रा - - वय:-35; पत्ता:--, -, 24, सोलापूर स्ट्रीट, दानाबंदर, मुंबई, -, -, नूर बाग , MAHARASHTRA, MUMBAI, Non-Government. पिन कोड:-400009 पॅन नं:-AAAFY7448J

1): नाव:-मिलिंद हनमंत शेडगे - - वय:-35; पत्ता:-प्लॉट नं: प्लॉट नं-25, सेक्टर-07, माळा नं: -, इमारतीचे नाव: ग्रीनस्केप रॉयल, ब्लॉक नं: आय-201, रोड नं: कामोठे, नवी मुंबई, ता पनवेल, जिल्हा रायगड, महाराष्ट्र, रायगड. पिन कोड:-410206 पॅन नं:-BSFPS2694A 2): नाव:-प्रमिला मिलिंद शेडगे - - वय:-25; पत्ता:-प्लॉट नं: प्लॉट नं-25, सेक्टर-07, माळा नं: -, इमारतीचे नाव: ग्रीनस्केप रॉयल, ब्लॉक नं: आय-201, रोड नं: कामोठे, नवी मुंबई, ता पनवेल, जिल्हा रायगड, महाराष्ट्र, रायगड. पिन कोड:-410206 पॅन नं:-DAMPS0445A

6086/201

170000

30000



मृल्यांकनासाठी विचारात घेतलेला

मुद्रांक शुल्क आकारताना निवडलेला अन्च्छेद :- :

(ii) within the limits of any Municipal Council, Nagarpanchayat or Cantonment Area annexed to it, or any rural area within the limits of the Mumbai Metropolitan Region Development Authority or any other Urban area not mentioned in sub clause (i), or the Influence Areas as per the Annual Statement of Rates published under the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995.

Original/Duplicate पावती 353/6086 नॉदणी क्रं. :39म Wednesday, July 22 ,2015 Regn.:39M 5:45 PM दिनांक: 22/07/2015 पावती क्रं.: 6631 गावाचे नाव: कामोठे दस्तऐवजाचा अनुक्रमांक: पवल2-6086-2015 दस्तऐवजाचा प्रकार: करारनामा सादर करणाऱ्याचे नाव: मिलिंद हनमंत शेडगे -₹. 30000.00 ₹. 940.00 दस्त हाताळणी फी पृष्ठांची संख्याः 47 ₹. 30940.00 आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ व सीडी अंदाजे 6:04 PM हया वेळेस मिळेल. बाजार मुल्य: रु.2719000 /-मोबदला: रु.3400000/-भरलेले मुद्रांक शुल्क : रु. 170000/-1) देयकाचा प्रकार: eSBTR/SimpleReceipt रक्कम: रु.30000/-डीडी/धनादेश/पे ऑर्डर क्रमांक: MH002372453201516R दिनांक: 20/07/2015 बँकेचे नाव व पत्ता: IDBI 2) देयकाचा प्रकार: By Cash रक्कम: रू 940/-

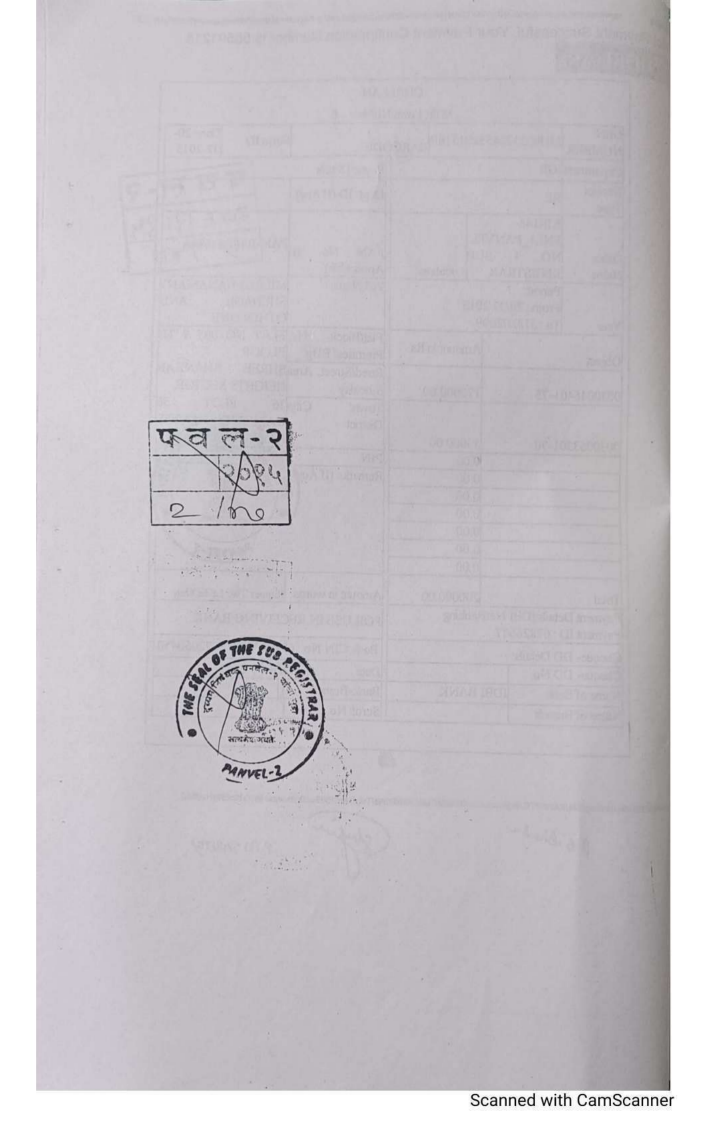
Hot Payment Successful. Your Payment Confirmation Number is 56591218

## 10BI BANK

				LLAN					
GRN	MH002	372453201		Number - 6	Form II	<b>D</b> :	Date: 20- 07-2015		
NUMBEI	_		BARC						
Departme	ntIGR			Payee Details		U	व ल		
Receipt Type	RE		i kuli	Dept. ID (If Any)	1	200	2 2		
Office Name	NO -	PANVEL 1 SUB	ocation	PAN No. (In Applicable)	PAN BSEPS2694A				
Name         REGISTRAR         Location           Period:         From: 20/07/2015           Year         To: 31/03/2099				Full Name	MILIND HANAMANT SHEDAGE AND OTHER ONE				
Object	J.C.A	Amo	ount in Rs.	Premises/ Bldg	HEIGHTS SECTOR				
00300464	401-75	1700	00.00	Road/Street, Area /Locality					
00300633	301-70	3000	00.00	Town/ City. District	KAM	THE	OT 56 RANVEL		
0050005		0.00		PIN	4	10	2 0 2		
Mary No.		0.00		PIN Remarks (If Any	B	0	10 20		
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Total			00.00	Amount in words	Rupees	Two l	akhs Only		
	Details:ID: ID: 6782	BI NetBank 8687	ing	FOR USE IN RE		Ole Lie	(Albert )		
	Cheque- DD Details: Cheque- DD No.			Bank CIN No : 6	910333	2015	072050450		
				Date	20-07-	2015			
Name of		IDBI BA	NK	Bank-Branch		RIL.	MEN .		
	Name of Branch			Scroll No.	1 3163		11151		

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#### Data of Bank Receipt for GRN MH002372453201516R Bank - IDBI BANK

Bank/Branch

ChallanidNo

District

Pmt Txn id Pmt DtTime

: 67828687

: 20/07/2015 12:38:31 : 69103332015072050450

: 1301 / RAIGAD

Simple Receipt

Print DtTime

GRAS GRN Office Name : MH002372453201516R

: 34,00,000.00/-

: IGR146 / PNL1\_PANVEL NO 1 SUB REGISTRAR

StDuty Schm

: 0030046401-75/ Stamp Duty(Bank Portal)

StDuty Amt

RgnFee Schm

Article

**Prop Myblty** 

RgnFee Amt

: Rs 30,000.00/- (Rs Thirty Thousand Rupees Only)
: B25 Only for verification-not to be printed and used : Immovable Consideration

Prop Descr

: FLAT NO 9059 TH FLOORSHREE SHANKARHEIGHTS SECTOR , 36PLQT 56 KAMOTHEPANVEL RAIGAD

: Maharashtra

**Duty Payer** 

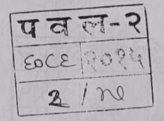
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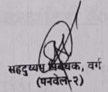
Other Party

: PAN-AAAFY7448J MESSERS YUG DEVELOPERS

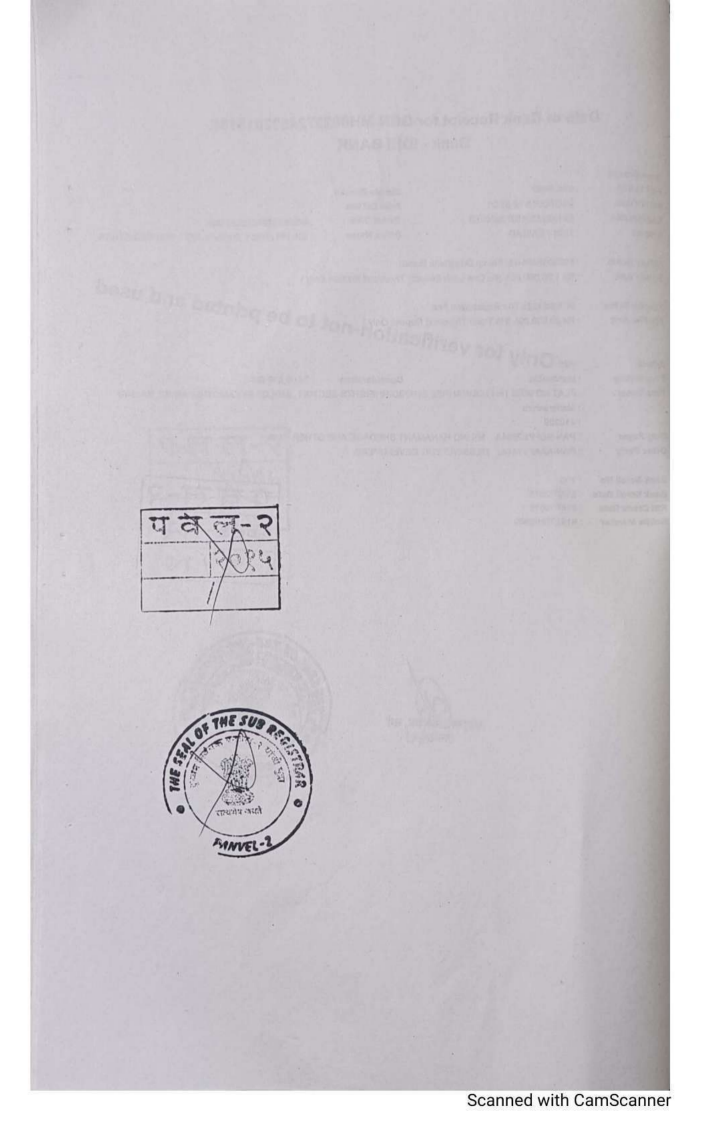
Bank Scroll No : 100 Bank Scroll Date : 21/07/2015 RBI Credit Date

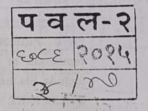
: 21/07/2015 Mobile Number : 919702898989













#### AGREEMENT FOR SALE

THIS AGREEMENT made and entered into at Navi Mumbai on this 22 day of JULY 2015, between M/S YUG DEVELOPERS, PAN No. AAAFY7448J, a partnership firm, through its Partner Mr. Prashant B Bhadra, having office at 24, Sholapur Street, Dana Bandar, Mumbai 400 009, hereinafter referred to as "THE BUILDERS" (which expression shall unless repugnant to the context or meaning there of shall include their heirs, representatives, administrators, successors and assigns) of the ONE PART.

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AND SHEDAGE MILINO. HANA MANT. \_, hereinafter called KAMOTHE "THE PURCHASER/S" (which the expression shall unless repugnant to the context or meaning thereof shall mean and include his heirs, executors, administrators and assigns) of the OTHER PART. WHEREAS The Corporation is the New Town Development authorics declared for the area designated as a site for the New U d fown of Navi Mumbai by the Government of Maharashtra in EOCE Reraise of its powers under sub-section (1) and (3-A) of Section 13 of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra XXXVII of 1966) (hereinafter referred to as "MRTP Act."). AND WHEREAS The State Government is pursuant to Section 113(A) of the said Act acquiring lands described therein and and in corporation for development and disposal. AND WHEREAS an Agreement to Lease dated 21.8.2007 CIDCO Of MARASATTA LTD., agreed to lease a piece of land bearing plot no. 56, Sector- 36, Kamothe II, Navi Mumbai, Tal. Panvel, Districted, Admeasuring about 2047.11 sq.mtrs. under 12.5% (G.E.S.) scheme to 1) SHRI. SHYAM MADHUKAR JALE 2) SHRI. SHRIPAT MADHUKAR JALE 3) SHRI. BABURAO MADHUKAR JALE 4) SHRI. CHANDRAKANT MADHUKAR JALE 5) YASHWANT MADHUKAR JALE 6) SHRI. SHRAWAN TUKARAM JALE 7) SHRI. JANARDHAN TUKARAM JALE 8) SHRI. KASHINATH TUKARAM JALE 9) SHRI. RAJESH TUKARAM JALE 10) SMT. SHANTIBAI GOVIND MHATRE 11) SHRI. PANDURANG LILYA TEMBE 12) KRISHNA LILYA TEMBE 13) P. B. Bladre. P.m. Shedage

SHRI. TRIMBAK AMBO TEMBE 14) SHRI. NATHURAM SITRARM TEMBE 15) SHRI. SHASHIKANT LAXMAN TEMBE 16) SMT. CHARUBAI LAXMAN TEMBE 17) SHRI. LAXMIKANT VISANJI SOMAYA 18) SHRI. GIRDHARILAL VISANJI SOMAYA 19) SHRI. CHANDRAKANT VISANJI SOMAYA (therein referred to as the Original licensees) for the purpose of construction of building/s thereon. The said Agreement to Lease executed between the parties is duly registered with the sub- Registrar Uran (Panvel-2), on 23.08.2007 under document sr. no. Uran 9 GOCS

05787/2007 and receipt no. 5854.

AND WHEREAS pursuant to the said Agreement to Lease CIDCO LTD. has handed over the quiet, peaceful and vacant possession of the said plot to the original licensee.

AND WHEREAS original licensees thereafter sold and trans all their right, title and interest in respect of the said plot for CHANCHALDAS **ASRANI** proprietor SURESH CHANCHALDAS SONS builders and Developers by baining required permission from CIDCO of Maharashtra Ltd., and accordingly the Tripartite Agreement dated 19.09.2007 has being made and entered in to between CIDCO Ltd. On one part, the original licensees on the Second part and SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS, the new licensee on the third part.

AND WHEREAS the said Tripartite Agreement dated 19.09.2007 executed between the parties is duly registered before Sub -Registrar Panvel on 19.09.2007 under document serial no. PVL1-07491/2007 and receipt no.7490 and accordingly the name of M/S SURESH CHANCHALDAS **ASRANI** proprietor CHANCHALDAS SONS is recorded as the New Licensee in the records of right of CIDCO LTD in respect of the aforesaid plot.

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PATEL DEVELOPERS, a partnership firm, through its partners 1)SHRI. NARENDRABHAI RAVJIBHAI PATEL 2.SMT. INDUBEN NARENDRABHAI PATEL 3) SHRI. PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS. ISHA NARENDRABHAI PATEL on the Second part and M/S YUG DEVELOPERS, a partnership firm, through its partners 1) SHRI. BHAVANJI SHANKARLAL BHADRA 2) SHRI. HARGOVIND SHANKARLAL BHADRA 3) SHRI. PRASHANT BHAVANJI BHADRA the Subsequent new licensee on the third part.

AND WHEREAS the said Tripartite Agreement dated 25.07.2008 executed between the parties is duly registered before Sibol Registrar Panvel-3 on 29.07.2008 under document serial no. PVL3-07102/2008 and receipt no.7282 and accordingly the name of M/S YUG DEVELOPERS, a partnership firm, through its partners 1) SHRI. BHAVANJI SHANKARLAL BHADRA 2) SHRI. HARGOVIND SHANKARLAL BHADRA 3) SHRI. PRASHANT BHAVANJI BHADRA the Subsequent new licensee is recorded as the Subsequent New Licensees in the records of right of CIDCO LTD in respect of the aforesaid plot vide its letter dated bearing reference no. CIDCO/ VASAHAT /12.57 AMENE/ KAMOTHE/100/2008.

AND WHEREAS M/S YUG DEVELOPERS are the lawful owner and in lawful possession of the aforesaid plot.

AND WHEREAS M/S YUG DEVELOPERS i.e. the builders herein has obtained the Development permission and Commencement Certificate from CITY INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED for construction of the residential building/s on the aforesaid plot of land under the Ref. No. CIDCO/BP/ATPO/861 dated 24.08.2009.

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AND WHEREAS SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS thereafter sold and transferred all his right, title and interest in respect of the said plot to M/S PATEL DEVELOPERS by obtaining required permission from CIDCO of Maharashtra Ltd., and accordingly the Tripartite Agreement dated 12.10.2007 has been made and entered in to between CIDCO Ltd. On one part, SHRI. SURESH CHANCHALDAS ASRANI proprietor of M/S CHANCHALDAS SONS builders and Developers on the Second part and M/S PATEL DEVELOPERS, a partnership firm , RAVJIBHAI NARENDRABHAI through its partners 1) SHRI. PATEL 2.SMT. INDUBEN NARENDRABHAI PATEL 3) SHRI. PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS. ISHA NARENDRABHAI PATEL the Subsequent new licensee on the third part.

AND WHEREAS the said Tripartite Agreement dated 12.10.2007

Concerned between the parties is duly registered before Sub Registrar Panyel-1 on 12.10.2007 under document serial no.
PVL 08002/2007 and receipt no.8001 and accordingly the name
of M/S PATEL DEVELOPERS, a partnership firm, through its
partners 1) SHRI. NARENDRABHAI RAVJIBHAI PATEL 2.SMT.
INDUBEN NARENDRABHAI PATEL 3) SHRI. PRAKASH
GOUINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS.

recorded as the Subsequent new licensee is recorded as the Subsequent New Licensees in the records of right of CIDCO LTD prespect of the aforesaid plot.

AND WHEREAS M/S PATEL DEVELOPERS, a partnership firm, through the partners 1) SHRI. NARENDRABHAI RAVJIBHAI PATEL 2. SMT. INDUBEN NARENDRABHAI PATEL 3) SHRI. PRAKASH GOVINDABHAI PATEL 4) SMT. DIPTI PRAKASH PATEL 5) MS. ISHA NARENDRABHAI PATEL thereafter sold and transferred all their right, title and interest in respect of the said plot to M/S YUG DEVELOPERS, a partnership firm by obtaining required permission from CIDCO of Maharashtra Ltd., and accordingly the Tripartite Agreement dated 25.07.2008 has been

made and entered in to between CIDCO Ltd. On one part, M/S

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WHEREAS THE BUILDERS commenced the construction of the Residential building thereon namely "SHREE SHANKAR HEIGHTS" consisting of Ground plus 13 upper floors as per the plans and specification duly approved by the TOWN PLANNING Authority of CIDCO Ltd.

AND WHEREAS THE BUILDERS are entitled to sell the Flat/s to be constructed on the said plot.

AND WHEREAS the BUILDERS have right to sell the Flat/s in the said building to be constructed by the BUILDERS on the said plot and to enter into Agreements individually with the Purchaser/s of the said Flat/s and to receive the sale price in respect thereof.

bearing, wo 905, on 9<sup>th</sup> Floor, admeasuring about Sq. Ft. of Carpet area in the "SHREE SHANKAR CHEIGHTS" building to be constructed on the said plot no. 56, Sector- 36, Kamothe, Navi Mumbai, Tal. Panvel, Dist. Raigad (hereinafter referred to as the said Flat) and are in lawful possession of the same.

and the ADILDERS has given inspection to the Purchaser/s of all the deciments of title pating to the said plot and plans, designs and specifications prepared by the ARCHITECTS and of such other documents as the specified under the Maharashtra Ownership Flats Act 1904 Thereinafter referred to as "THE SAID ACT") and the rules made there under.

AND WHEREAS the PURCHASER/S have approached to the BUILDERS to acquire from the BUILDERS Flat No. 905, on 9th floor, admeasuring about 354 sq. ft. carpet area in the "SHREE SHANKAR HEIGHTS" building to be constructed on the said.

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plot and EUILDERS agreed to assign all their rights, title and interest in the said flat for a total consideration of Rs.

340000/- (Rupees THIRTY FOOR LAKH)

only)
exclusive of the price of development charges, M.S.E.D.C and Water deposits, and the common areas and facilities appurtenant to the said flat and on the terms and condition hereinafter appearing.

AND WHEREAS the Builders shall carry out the construction activity on their own account not for and on behalf of or an agent of the Flat Purchaser(s) and the conveyance of land under construction in favor of the housing society, limited company and/or common organization shall take place only after the building is ready for occupation and the transfer of interest in the Flat under construction shall take effect only after the building is ready for occupation.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREEN AGREED BY AND BETWEEN THE PARTIES HOLES AS FOLLOWS:-

The Builders shall under the normal conditions construct building(s) known as 'SHREE SHANKAR HEIGHTS' of the state of the

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- The Purchaser(s) agree to pay to the Builders the purchase price of Rs. 34,00,000/- (Rupees Thirty Bom lakes of - - - Only) as per the payment schedule set out in the Second Schedule hereunder written. If the Purchaser(s) commit default in Sayment of any of the installments aforesaid on their Fo respective the dates (time being essence of the contract), the Builders shall be at liberty to terminate this Agreement. On The Bullders terminating this Agreement under this clause, they shall be at liberty to sell the said Premises to any other person as the Builders may deem fit at such price as the Builders may determine and the Purchaser(s) shall not be entitled to question such sale or to claim any amount whatse the Builders. The amount received till the of the Agreement will be refunded to the has pased after deducting 20% (Twenty Percent) of the Agreement thue of the Premises and the total interest payable due to delayed payments of the previous installments till the date of cancellation by the Builders to the Pull only after the Builders have disposed off/sold the said premises to any other Purchaser(s).
- 4) The above purchase price does not include the following charges:
  - a) Stamp duty, registration and other charges payable to the concerned authorities.

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- Water connection charges, electricity connection charges, infrastructure development charges and drainage charges.
- Electric cable laying charges.
- d) Land and development building charges.
- e) Legal charges for documentation.
- f) Transfer fees payable to CIDCO Ltd.
- g) Water Resource Development Charges.
- station, water connection deposit and meter charges converged development charges and any other charges converged deposits payable to any authority concerned.
- i) Service Tax, VAT, any other taxes, cesses, etc, that shall be levied or become leviable by CIDCO or any other Government Authorities and also such other charges, escalations imposed by CIDCO or any other Government Authorities.
- The Builders shall in respect of any amount unpaid by the Purchaser(s) under this Agreement have a first through door charge on the said Premises agreed to be purchaser(s).
- Any delay or indulgence by the Builders in enforcing the terms of this Agreement or forbearance on giving extensions of time by the Builders to the Purchaser(s) for payment of purchase price in installments or otherwise, shall not be construed as a waiver on the part of the Builders of any breach of this Agreement by the Purchaser(s) nor shall the same in any manner prejudice the rights of the Builders. Without prejudice to the Builders rights under this Agreement and/or in law, the Purchaser(s) shall be liable to pay delay payments charges at the rate of 24% (Twenty Four Percent) per annum on all amounts due and payable by the

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Purchaser(s) under this Agreement. (If such amount remains unpaid for 10 (Ten) days after its due date/demand).

- 7) The Builders shall not be liable for any loss, damage or delay due to M.S.E.D. Co. Ltd. causing delay in sanctioning and supplying electricity or due to the Corporation/Local authority concerned causing delay in giving/supplying permanent water connection/drainage connection or such other service connections necessary for issuance of occupancy certificate and for using/occupying the said premises.
- 8) The Purchaser(s) is/are aware and the Purchaser(s) expressly agree that the parking space in the compound of the said Building(s) and under the stilts in the compound shall belong to and be at the complete disposal of the Builders only. The Builders shall be entitled to allot the Purchaser(s) of the said Premises on First Come First Serve' basis and the Purchaser(s) herein entitled to car parking space whether open or under stilt without allotment letter for the same.
  - On getting the Occupancy Certificate the Builders shall be at liberty to hand over possession of the said Premises to the Purchaser(s) even though permanent electricity and water connections are not sanctioned by the respective authorities.

The achaser(s) shall not be entitled to make any connections and on the Builders for the delay in getting the permanent electric and water connections. On the Builders of the purchaser(s), the Purchaser(s) shall be liable to bear and pay their proportionate share in the consumption of electricity and water.

10) Possession of the said Premises shall be delivered by the Builders to the Purchaser(s) by 15th August 2013. The Builders shall not incur any liability if they are unable to deliver possession of the said Premises by the date aforesaid

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if the completion of the Building is delayed by reasons of nor availability of steel or cement or such other materials or also in event of non receipt of funds from the client holders as per the schedules of payment or by reasons of war, civil commotion or any act of God or if non-delivery of possession is a result of any Notice, Order, Rules, Notification of the Government, Court of Law and/or any other public authority or for non availability of water and/or electricity connection from the concerned authorities or for any cases unforeseen or beyond the control of the Builders or due to force majeure.

11) Upon possession of the said Premises being delivered to the Purchaser(s) he/she/they shall be entitled to the occupation of the said Premises. The Purchaser(s) shall have no claim against the Builders in respect of any items of work in the said Premises commencing a week after notice is given by the Builders to the Purchaser(s) that the said Premises is ready for use and occupation. The Purchaser(s) shall then be liable to bear and pay all taxes and charges for electricity and other services and outgoings payable in respect of the said Premises from the date from which the Builders chain the Occupancy Certificate from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the date from the Corporation of the said Premises from the said Premises from the said Premises fro

- The Purchaser(s) shall have no claim, say and entire it is respect of the particular Premises hereby agreed to be acquired i.e. to any open spaces, etc. which will remain the property of the Builders until the whole moperty is transferred to the proposed Co-operative Society or a limited Company or any other legal body as the case may be subject however to such conditions and covenants as the Builders may impose.
- 13) If there is any increase in F.S.I. or any other benefits then such benefits shall go to the Builders. The Purchaser(s) or the members of the proposed Co-operative Society, Limited Company or legal body shall not raise any objections to the Builders utilizing such increased FSI and/or using/ appropriating such benefits.

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- The Purchaser(s) agree(s) and binds himself /herself /themselves to pay regularly every month by the 5th (Fifth) of each month to the Builders until the Lease or the transfer of the property is executed in favor of the Co-operative Society or Limited Company or Other Legal Body as the case may be the proportionate share that may be decided by the Builders or co-operative society or limited company or legal body as the case may be in the following outgoing:
  - a) Insurance Premium.
- b) All Municipal assessment bills and taxes and outgoing that may from time to time be levied against the said plot and/or Q Suilding vater taxes and other charges. So Cal Outgoings for the maintenance and management of the Building, common light and other out goings and collection charges incurred in connection with the said plot.
  - d) The Purchaser(s) shall initially deposit with the Builders before taking possession of the said Premises
  - Rs. 15000 for share money and membership fee.
- 97500 Development Charges. provisional outgoings for 12 months in frairds proportionate share of taxes and other 4200 (Rupees One lakt

e) It is agreed that in the event the Corporation levies any additional charges or cusses over and above the lease premium from the Builders by way of Deposits, Water Resources Development Charges and/or Land and Building Development Charges, Transfer Charges, infrastructure development charges etc. the Purchaser(s) shall pay the proportionate of such

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charges, cusses, deposits as may be demanded by the Builders from time to time

- 15) The Builders shall maintain separate account in respect of the sums received from the Purchaser(s) as advance or deposit, sums received on account of the share capital for the promotion of the Co-operative Society or Limited Company or any Other Legal Body to be formed or towards the out goings and shall utilize the amounts only for the purpose for which they have been received.
- It is agreed that if one or more of such Flats/Shops are 16) taken/purchased or occupied by any person other than the Builders at the time the Building is ready for part occupation/occupations, the Builders will be deemed to be the Owners thereof until such Flat/Shop are agreed to be sold by the Builders. The Purchaser(s) shall from the date of possession maintain the said Flat/Shop at his/her/their own cost in a good and tenantable condition and shall not do or suffer to be done anything to the said building or the said Flat/Shop, staircase and common passages which may be against the rules or bye-laws of the Corporation, Builders, Co-operative Society or Limited Company or such of body as the case may be. No structural alteration/ modification or changes shall be affied the Purchaser(s) to the Flat/Shop. The Purchaser(s). responsible for breach of any Rules and Regulations
  - 17) So long as each Purchaser(s) in the said building shall not be separately assessed, the Purchaser(s) shall pay proportionate part of the assessments, taxes, cesses etc. to the Cooperative Society or Limited Company or the Legal Body, as the case may be whose decision shall be final and binding upon the Purchaser(s).

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- 18) The Purchaser(s) shall not at any time demolish or cause to be demolished the said Premises or any part thereof agreed to be taken by him/her/them nor shall he/she/they at any time make or cause to be made any additions or alterations of whatsoever nature to the said Premises. The Purchaser(s) shall not permit the closing of verandah or lounges or balconies or terrace or make any alteration in the elevation and outside colour scheme of the Flat/Shop to be acquired by him/her/ them.
- 19) The Purchaser(s) shall not store in the said Premises any goods of hazardous or combustible nature or which tend to effect the construction or the structure of the said building or cause damage to the occupants of the building.

SHANKAR HEIGHTS". The name of the Co-operative Society or Limited Company or Other Legal Body to be formed, may bear the same name. The name of the building however shall not be changed under any circumstances.

- The Purchaser(s) shall be bound from time to time to sign all papers and documents with regard to the formation of the papers are tive Society or Limited Company and/or Legal Body the build the other things as the Builders may require him/her/thon to do from time to time for safeguarding the interest of the Builders and of other Purchaser(s) of the other Preprises in the said building. Failure to comply with the provisions of this clause will render this Agreement ipso interest and void.
- 22) Upon formation of the Co-operative Society, Limited Company or Legal Body and on completion of the Buildings on the said plot of land, the Builders shall execute the necessary Assignments/Transfers in favour of such Cooperative Society, Limited Company or Legal Body. The

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stamp duty, registration fee and legal charges shall be borne and paid by the Purchaser(s) proportionately.

- Provided it does not in any way effect or prejudice the rights of the said Premises, the Builders shall be at liberty to sell, assign, transfer or otherwise deal with their rights and interest in the said plot and in the building to be constructed thereon.
- Nothing contained in these presents is intended to be nor shall be construed to be a grant, demise or assignment or the said plot or any part thereof or of the said building thereon or any part thereof.
- 25) The Purchaser(s) shall not let, sub-let, transfer or assign or part with possession of the said Flat/Shop without the prior consent in writing of the Builders until all the dues payable by him/her/them to the Builders under this Agreement are fully paid. The Purchaser(s) and the persons to whom the said Premises is let, sub-let, transferred, assigned or given possession of, shall from time to time sign all application papers and documents and do all acts, deeds and bridges the Builders and/or the Co-operative Society of Limited Company and/or Legal Body as the case may require for safeguarding the interest of the Builders and/or the string Purchaser(s) in the said building.
  - The Purchaser(s) and the person to whom the said Premises is let, Sublet, transferred, assigned or given possession of, shall observe and perform all the Bye-laws, rules and regulations which the co-operative society or limited company at the time of registration may adopt and all the provisions of the Memorandum and Articles of Association of the limited company when incorporated and all the additions, alterations or amendments thereof for protection and maintenance of the said building and the said Premises and all the rules and regulations and the bye-laws for the

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time being of the Corporation or local authority or Government or other public bodies. The Purchaser(s) and the persons to whom the said Premises is let, sub-let, transferred, assigned or given possession of shall observe and perform and stipulate conditions laid down by such Cooperative Society or Limited Company or Legal Body as the case may be regarding the occupation and use of the building and/or the said Premises and shall pay and contribute regularly and punctually towards the taxes or expenses or other outgoings in accordance with the terms and conditions of this Agreement.

Subject to what is mentioned in Clause Nos.-22 and 23, the 27) Builders will form a Co-operative Society or Limited Company or Legal Body after having sold all the Premises to the Purchaser(s). All the Purchaser(s) shall extend their necessary Co-operation in the formation of the Co-Operative Society or the Limited Company. On the co-operative society or legal body being registered or the Limited Company being Theorparated, the right of the Purchaser(s) will be recognized by the said Co-operative Society or Limited Company or Legal Body and the rules and regulations framed by them shall be binding on the Purchaser(s).

Builder's Advocate shall prepare and/or approve the ts to be executed in pursuance of this Agreement and a set he bye-Laws of the Co-operative Society or the Memorareum and Articles of Association of the Limited company or of the Legal Body in connection with the formation and registration of the co-operative society or Myricorporation for the limited company or legal body. His costs shall be borne and paid by the Purchaser(s) proportionately.

29) The stamp duty and registration charges and other charges incidental to this Agreement for sale shall be borne and paid by the Purchaser(s) only P. B. Blede

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- In case any security deposit or any other charges are demanded by any Authority for the purpose of giving water, electricity, sewerage, drainage and/or any other appropriate connection to the said building the same shall be payable by all the Purchaser(s) in proportionate share and the Purchaser(s) agrees to pay on demand to the his/her/their share of such deposits/charges.
- 31) If at any time, any development and/or betterment charges and/or any other levy is demanded or sought to be recovered by the Corporation, Government and/or any other public authority in respect of the said plot and/or building the same shall be the responsibility of the Purchaser(s) of the said building and the same shall be borne and paid or reimbursed and recovered from all the Purchaser(s) in proportionate share.
- Transfer/ Assignment in favour of the proposed to merative.

  Society or Limited Company or Legal Body to make additions, alterations put additional structure as may be permitted by the Corporation and Other Competent Authorities. Such addition, alterations, unsold premiuse structures will be the sole property of the Builders who will be entitled to dispose off the same in any way they choose and the Purchaser(s) hereby consent to the same.
- 33) The unsold terrace of the building including the parapet wall shall always remain the property of the Builders and the Builders shall also be entitled to display advertisement on the walls or the water tanks standing on the terrace and the Builders shall be exclusively entitled to the income that may be derived by display of the said advertisement(s). The agreement with the Purchaser(s) of the other Flat/Shop in the said building shall be subject to the aforesaid right of the Builders who shall be entitled to use the unsold terrace

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including parapet wall and the walls and the water tank therein for any purpose including the display of advertisement and signboards.

- 34) It is expressly agreed and confirmed by the Purchaser(s) that the terraces which are attached to the respective Flats/Shops will be in exclusive possession of the said Purchaser(s) of the said Flat and other Purchaser(s) will not in any manner object to the Builders selling the Flat/Shop with an attached terrace with exclusive rights of the said Purchaser(s) to use the said terraces.
- The Purchaser(s) shall maintain at his/her/their own cost the said Flat agreed to be purchased by him/her/them in the same condition, state and order in which it is delivered to the family them and shall abide by all bye-laws, rules and regulations of the Government of Maharashtra, Maharashtra State Electricity Distribution Co. Ltd., Corporation, and any of the Conditions of any of the conditions or rules or bye-laws and shall all any of the conditions or rules or bye-laws and shall all asserve and perform all the terms and conditions contained

in this Agreement.

All notices to be served on the Purchaser(s) as contemplated and by this Agreement shall be deemed to have been duly served sent to the Purchaser(s) by registered post or under certificate of posting at his/her/their address specified below:

GREENSCAPE ROYALE, PLOTNO. 25.

SECTOR 7, FLAT NO. 201

"I"WING, KAMOTHE.

37) The Purchaser(s) shall lodge this Agreement with Sub-Registrar of Assurances at Panvel, Dist.-Raigad and intimate well in advance to the Builders the number under which the

Pm shedowe



24, Sholapur Street, Dana Bunder, Mumbai - 400 009. Tel.:No. 98694 73678

Date: 1/8/2017

To.

Mr. Milind H. Shedage & Mrs. Pramila M. Shedage Flat No. 905, 9th Floor, Shree Shankar Heights, Plot No. 56, Sector - 36, Kamothe II, Navi Mumbai, Tal. Panvel, Dist. Raigad

Sub: Possession Letter.

We hereby give physical, vacant and peaceful possession to Mr. Milind H. Shedage & Mrs. Pramila M. Shedage of Flat No.905 on 9th floor of Shree Shankar Heights, Plot No. 56, Sector - 36, Kamothe II, Navi Mumbai, Tal. Panvel, Dist. Raigad; subsequent to receiving the consideration amount of the above said flat.

As agreed upon the Terms & Conditions of the Sale Agreement, all the bye law and rules of society will be binding upon you.

At the time of handing over possession, we have handed over the Flat finished with all amenities as agreed and as per terms and conditions provided in the agreement and there is no work balance and you have verified the same. Please acknowledge.

For YUG DEVELOPERS

PARTNER

We, Mr. Milind H. Shedage & Mrs. Pramila M. Shedage have received the physical possession of the Flat No. 905, on 9th floor, in Shree Shankar Heights. We have inspected the flat and the amenities and we are satisfied about the flat and have no complaints. We agree to abide by the terms and regulations of the Sale Agreement, pay all taxes, maintenance charges and co-operate with the existing Society members.

Mr. Milind W. Shedage

Mrs. Pramila M. Shedage



24, Sholapur Street, Dana Bunder, Mumbai - 400 009. Tel.:No. 98694 73578

DEVELOPERS

Date: 1/8/2015

To,

Mr. Milind H. Shedage & Mrs. Pramila M. Shedage Flat No. 905, 9th Floor, Shree Shankar Heights, Plot No. 56, Sector - 36, Kamothe II, Navi Mumbai, Tal. Panvel, Dist. Raigad

Sub: Possession Letter.

We hereby give physical, vacant and peaceful possession to Mr. Milind H. Shedage & Mrs. Pramila M. Shedage of Flat No.905 on 9th floor of Shree Shankar Heights, Plot No. 56, Sector - 36, Kamothe II, Navi Mumbai, Tal. Panvel, Dist. Raigad; subsequent to receiving the consideration amount of the above said flat.

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At the time of handing over possession, we have handed over the Flat finished with all amenities as agreed and as per terms and conditions provided in the agreement and there is no work balance and you have verified the same. Please acknowledge.

For YUG DEVELOPERS

P.B. Shelm

PARTNER

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Mr. Milind W. Shedage

Mrs. Pramila M. Shedage



24, Sholapur Street, Dana Bunder, Mumbai - 400 009. Tel.:No. 98694 73578

DEVELOPERS

Date: 27/2/2016

To,

Mr. Milind H. Shedage & Pramila M. Shedage Flat No. 905, 9th Floor, "Shree Shankar Heights", Plot No. 56, Sector-36, Kamothe, Navi Mumbai.

Sub:- Allotment of Parking.

Ref:- Request letter for allotment of Parking.

Dear Sir,

We are pleased to record that Pursuant to your request letter dated \_ 24/12016. We have agreed to allot you one car Park in the Stilt ie: Stilt Parking No. \_12\_ in the Building Known as "Shree Shankar Heights", Plot No. 56, Sector-36, Kamothe, Navi Mumbai.

Thanking You,

Yours Faithfully,

For YUG DEVELOPERS P. S. Shedre

PARTNER

We hereby accept this allotment.

r. Milind H. Shedage

p.M. Snedage Pramila M. Shedage



24, Sholapur Street, Dana Bunder, Mumbai - 400 009. Tel :No. 98694 73578

Date: 27/2/2016

To.

Mr. Milind H. Shedage & Pramila M. Shedage Flat No. 905, 9<sup>th</sup> Floor, "Shree Shankar Heights", Plot No. 56, Sector-36, Kamothe, Navi Mumbai.

Sub:- Allotment of Parking.

Ref: Request letter for allotment of Parking.

Dear Sir,

We are pleased to record that Pursuant to your request letter dated \_\_\_\_\_\_\_\_\_. We have agreed to allot you one car Park in the Stilt ie: Stilt Parking No. \_\_\_\_\_\_\_\_ in the Building Known as "Shree Shankar Heights", Plot No. 56, Sector-36, Kamothe, Navi Mumbai.

Thanking You, Yours Faithfully,

For YUG DEVELOPERS

PARTNER

We hereby accept this allotment.

Mr. Milind H. Shedage

P.M. Snedcige Pramila M. Shedage



Navi Mumbai - 400 614.

FAX

PHONE: 00-91-22-6791 8100

Date: 2 4 AUG 2009

: 00-91-22-6791 8166

# CITY AND INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LIMITED

REGD. OFFICE:

"NIRMAL", 2nd Floor, Nariman Point,

Mumbal - 400 021.

PHONE: (Reception) 00-91-22-6650 0900 00-91-22-6650 0928

Ref. No.

: 00-91-22-2202 2509 / 6650 0933

CIDCO/BP/ATPOR 6

TO. M/s Yug Developers

24, Solapur Street, Dana Bunder Mumbai

Sub:- Development Permission for Residential Building on Plot no. 56, Sector-36

at Kamothe (12.5% scheme), Navi Mumbai.

REF:-1) Your architect's application dated 29/09/2008 & 20/08/2009. 2) Final Transfer order has been issued by M(TS) vide letter dtd.04/08/2008

3) Delay condonation NOC issued by MTS(II) vide letter dtd. 15/10/2008

4) 50% IDC paid vide Challan no. 120900, dtd. 31/07/2009 Rs. 10,24000/-

5) Fire NOC has been issued by Fire Officer vide letter No. dtd.15/04/2009

Dear Sir.

Please refer to your application for development permission for Residential Building on Plot no.56, Sector -36 at Kamothe (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 also enclosed herewith for the structures referred bove.

Of the Developer Lindwidual Plot Owner should obtain the proposed finished road edge level from the concerned Nodal Executive Engineer. The Developer/ Plot Owner to ensure that the firm hed pinth level of the proposed buildings / shops to be minimum 750 mm above the 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 Executive Engineer, Kamothe, CIDCO prior to the commencement of the construction Work.

You will ensure that for every 50 no. of flats, two wheeled bins of HDPE material and Live Adulters each (1 no. for Dry and 1 No. for Wet Garbage) will be provided at site ancy certificate.

hat the building materials will not be stacked on the road during the

paid 50% IDC amounting Rs.10,24000/- vide challan no.120900. approach to the Office of Executive Engineer (Kamothe) to get the

जायन hanking

Yours faithfully

(V. Venu Gopal) Sr. Planner (BP)

2 4 AUG 2009.

## UTIS INDUSTRIAL DEVELOPMENT CORPORATION OF MAHARASHTRA LTD.

pentission is hereby granted under section-45 of the	Maharashtra Regional and Town
planning Act., 1966 (Maharashtra XXIVII) of 1966 to	

m/s. Yug Developers.

[interior No 56 Road No. - Sector 36 Node Kamothe of

Mari Mumbai. As per the approved plans and subject to the following conditions for the development work of the proposed Residential Bridg. (Gr. floor + 13th floor.)

Total Resi. B. U.A. = 3067.371 SE. mirs.

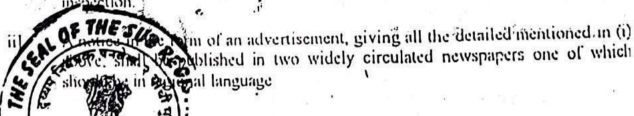
(Nos. of Residential Units 91 Nos. of Commercial units NIL)

- This Certificate is liable to be revoked by the Corporation if :-1.
  - 1(n) The development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the Sanctioned plans.
  - 1(b) Any of the conditions subject to which the same is granted or any of the restrictions imposed upon by the Corporation is contravened.
  - The Managing Director is satisfied that the same is obtained by the applicant 1(c) through fraud or Misrepresentation and the applicant and/or any person deriving title under him, in such an event shall be deemed to have carried out the development work in contravention of section-43 or 45 of the Maharashtm Regional and Town Planning Act-1966.

#### 2. The applicant shall:

- Give a notice to the Corporation for completion of development work upto plinth 2(a)level, atleast 7 days before the commencement of the further work.
- Give written notice to the Corporation regarding completion of the work 2(4)
- Obtain Occupancy Certificate from the Corporation 2( c)
- Permit authorised officers of the Corporation to enter the building or premises for which the permission has been granted, at any time for the purpose there are 2(d) ensuring the building control Regulations and conditions of this certificate."
- The structural design, building materials, installations, electrical installations etc. Shall 3. be in accordance with the provision (except for provision in respect of floor area ratio) as prescribed in the National Building Code or and for GDCR: - 1975 in force.
- The Certificate shall remain valid for period of I year from the date of its issue, thereafter .1 revalidation of the same shall be done in accordance with provision of Section-48 of MRTP Act- 1966 and as per regulation 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 for every person deriving title through or under him.
- A certified copy of the approved plan shall be exhibited on site.
- 7. The amount of Rs. 10.500/r 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 under ground and over head water tank. The capacity of the tanks shall be as per norms fixed by CIDCO. In case of high rise buildings under ground 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 fighting purpose".
- You shall approach Executive Engineer, M.S.E.B. for the power requirements, location of transformer, if any, etc.
- As per Gevt. of Maharashtra memorandum vide No.TBP/4393/1504/C4-287/94. UD-11/RDP, Dated 19th July,1994 for all buildings following additional conditions shall apply.
  - As soon as the development permission for new construction or re-development is obtained by the Owners/Developer, he shall install a 'Display Board' on the conspirations place on site indicating following details:
    - Name and address of the owner/developer, Architect and Contractor.
  - Survey Number/City survey Number. Plot. Number/Sector & Node of Land
    - Order Number and date of grant of development permission or re-development permission issued by the Planning Authority or any other authority.
  - di Number of Residential flats/Commercial Units with areas
  - e) Address where copies of detailed approved plans shall be available for



As per the notification dtd. 14<sup>th</sup> September 1999 and amendment on 27<sup>th</sup> August 2003, issued by Ministry of Environment & Forest (MOEF), Govt. of India and as per Circular by Urban Development Deptt., Govt. of Maharashtra, vide No. issued by Urban Development Deptt., Govt. of Maharashtra, vide No. issued by Urban Development Deptt., Govt. of Maharashtra, vide No. issued by IrAlV102004/160/P.No.27/UD-20, dtd. 27/02/2004, for all Buildings following additional condition shall apply:

The Owners /Developer shall use Fly Ash bricks or blocks or tiles or clay fly ash 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.

- 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.
  - a) All the layout open spaces / amenities spaces of Housing Society and new construction / reconstruction / additions on plots having area had 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.

- 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 to provide or to maintain Rain Water Harvesting structures as required under these byelaws.

ADDL. TOWN PLANNING OFFICER
Navi Mumbai & Khopta

C.C.TO: ARCHITECT

m/s. Dimensions-

Vashi

C.C. TO: Separately to:

1. M(TS)

11.

2. CUC EE(KIRAPNL/KLM/DRON)

3. EE(KIK 4. EE(WS)

