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NAME. Machukat Manekat

326/4979

पावती

Original/Duplicate

नोंदणी क्रं. :39म

Thursday, February 13,2025

11:33 AM

Regn.:39M

पावती क्रं.: 5516

दिनांक: 13/02/2025

गावाचे नाव: ताथवडे

दस्तऐवजाचा अनुक्रमांक: हबल10-4979-2025

दस्तऐवजाचा प्रकार: करारनामा

सादर करणाऱ्याचे नाव: मधुकर नरसिंगराव माणेकर - -

नोंदणी फी दस्त हाताळणी फी पृष्ठांची संख्या: 73 **ਲ. 30000.00**

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रू. 31460.00

आपणास मूळ दस्त ,थंबनेल प्रिंट,सूची-२ अंदाजे 11:51 AM ह्या वेळेस मिळेल.

सह दुय्यम निवंधक, हवेली-10

बाजार मुल्य: रु.5045132.332 /-

मोबदला रु.6269836/-

भरलेले मुद्रांक शुल्क : रु. 438900/-

सह. दुव्धम निबंधक (वर्ग-२) हवेली फ्र.४०

1) देयकाचा प्रकारः DHC रक्कमः रु.1460/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 0225124615184 दिनांक: 13/02/2025

वॅकेचे नाव व पत्ताः

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

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH015975877202425P दिनांक: 13/02/2025

वॅकेचे नाव व पत्ताः

मुठादस्त मिळाला ह्येली क्र. १०



14/02/2025

सुची क्र.2

दुय्यम निबंधक : सह दु.नि. हवेली 10

दस्त क्रमांक : 4979/2025

नोटंगी : Regn:63m

गावाचे नाव: ताथवडे

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

6269836

(3) बाजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की पटटेदार ते 5045132.332

नमुद कराबे)

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

1) पालिकेचे नाव:पिंपरी-चिंचवड म.न.पा. इतर वर्णन :, इतर माहिती: , इतर माहिती: मांजे ताथवडे,तालका-मुळशी,जि.पुणे,येथील(जुना सर्व्हें क्र. 56/1)नवीन सर्व्हें क्र.55 /1अ/1/11 ते 14 यासी एकूण क्षेत्र 40500 चौ मी. या मिळकतीच्या फेज 1 वर बांधण्यात येणाऱ्या मर्लिन एलिमेंटा 2.0 या प्रकल्पामधील बी बिल्डिंग मधील सहाव्या मजल्यावरील फ्लॅट नंबर 605 यासी क्षेत्र 51.31 चौ. मीटर म्हणजेच 552.30 चौ. फूट(कार्पेट)तसेच बाल्कनी यासी क्षेत्र 4.53 चौ मी म्हणजेच 48.76 चौ. फुट व ड्राय वाल्कनी यासी क्षेत्र 2.91 चौ. मी म्हणजेच 31.32 चौ. फूट तसेच बेसमेंट-2 मधील एक स्वतंत्र कव्हर्ड पार्किंग नं. 84 हा या करारनामा दस्ताचा विषय असे.((Survey Number: 55/1A/1/11 to 14;))

(5) क्षेत्रफळ

1) 51.31 चौ.मीटर

(6) आकारणी किंवा जुड़ी देण्यात असेल तेव्हा.

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

1): नाव:-जमीनमालक दत्तात्रय किसन उर्फ़ कृष्णा नवले व इतर आणि मान्यता देणार अक्षर प्रॉपर्टीज व अक्षर लॅन्ड डेक्हलपर्स प्रा लि तर्फे कु मु म्हणून व स्वतः करिता मर्लिन भिंगारवाला डेव्हलपर्स एल एल पी तर्फे अधिकृत सहिधारक श्री. नवनीत बाहेती तर्फे कबुली जवावाकरिता कु मु म्हणून व्यंकट संजय किसवे वय:-35; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाब: -, ब्लॉक नं: 502 ईस्ट कोर्ट, विमाननगर, पुणे. , रोड नं: -, महाराष्ट्र, पुणे. पिन कोड:-411014 पॅन नं:-ABLFM6121A

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

1): नाव:-मधुकर नरसिंगराब माणेकर - - वय:-41; पत्ता:-प्लॉट नं: -, माळा नं: -, इसारतीचे नाव: -, ब्लॉक नं: हाऊस नं. 1-13-362 दत्त नगर, पोस्ट- शिवाजीनगर, पोचीमाई मंदिर जवळ, नांदेड, , रोड नं: -, महाराष्ट्र, नांदेड, पिन कोड:-431601 पॅन नं:-AVYPM1275E

(9) दस्तऐवज करुन दिल्याचा दिनांक

13/02/2025

(10)दस्त नोंदणी केल्याचा दिनांक

13/02/2025

(11)अनुक्रमांक,खंड व पृष्ठ

4979/2025

(12)वाजारभावाप्रमाणे मुद्रांक शुल्क

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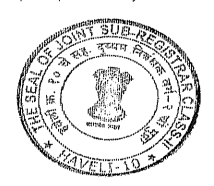
(13)बाजारभावाप्रमाणे नोंदणी शल्क

30000

(14)शेरा

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

मुद्रांक शुल्क आकारताना निवडलेला अमुच्छेद :- : (i) within the limits of any Municipal Corporation or any Cantonment area annexed to it.



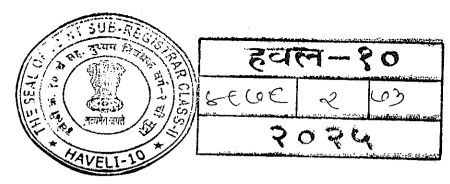


CHALLAN MTR Form Number-6



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Page 1/1



AGREEMENT TO SELL

This <u>AGREEMENT</u> is entered into and executed here at Pune on this 13 day of <u>February</u> month of the year 2024,

between

MERLIN BHINGARWALA DEVELOPERS LLP (LLPIN: AAP-3950) (PAN: ABLFM6121A) a Limited Liability Partnership, incorporated and registered under the provisions of the Limited Liability Partnership Act 2008, having its registered office at Office No.502, 5th Floor, East Court Building, Phoenix Market City, Viman Nagar, Pune 411014 represented by its duly authorised signatory NAVNEET BAHETI (Aadhaar: 3211 3822 5934) (DIPN: 03048322) aged about 48 years, Occ: Business,....hereinafter called as the "DEVELOPER/PROMOTER", which expression shall, unless repugnant to the context or meaning thereof, mean and include all its partners, their respective heirs, successors, survivors, executors, administrators and assigns, ...of the FIRST PART,

Full name (capital)	MADHUKAR NARSINGRAO MANEKAR		
Age/ occ	41 Years	Self Employed .	
PAN/ Aadhaar	AVYPM1275E	4945 7812 7398	
Residing at	House No. 1-13-362, Datta Nagar, Post Shivaji Nagar, Near Pochimai Mandir, Nanded – 431 601		
Mobile/ e- mail	9850169111	madhukarmanekar3@gmail.com	

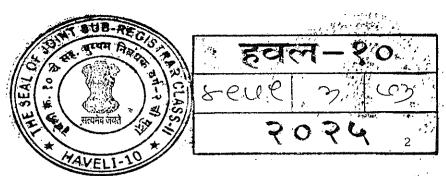
...hereinafter called as the "ALLOTEE/ PURCHASER", which expression shall, unless repugnant to the context or meaning thereof, mean and include its plural (if any) and his/her/ their respective heirs, successors, survivors, executors, administrators and assigns, ...of the SECOND PART,

and

- (1a) DATTATRAYA KISAN *alias* KRUSHNA NAVALE (Aadhaar 265064117667) aged about 73 years, occ. Agriculture, for self and as Manager of Kisan Navale, HUF, (PAN: AAJHK3019A)
- (1b) MURLIDHAR KISAN *alias* KRUSHNA NAVALE (Aadhaar 545761772890), aged about 68 years, occ: Agriculture, for self and as a member of Kisan Navale HUF,

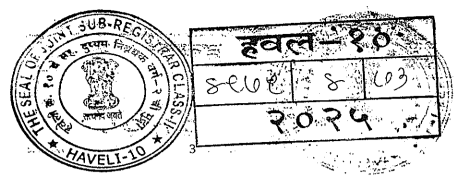
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- (1c) BALASAHEB KISAN *alias* KRUSHNA NAVALE (Aadhaar-765048123424), aged about 65 years, occ: Agriculture, for self and as a member of Kisan Navale HUF,
- (2a) **GULAB GOVIND NAVALE HUF** (PAN: AAFHG7984J), (Aadhar 794781656446), Aged 68 years, occ: Agriculture for self and as a Manager of Govind Vithoba Navale HUF,
- (2b) NAMDEV GOVIND NAVALE (Aadhar 359933940429) aged 59 years, Occ: Business for self and as Member of Govind Vithoba Navale, HUF
- (2c) ASHOK GOVIND NAVALE (Aadhar 757225819746) aged 56 years, Occ: Business for self and as Member of Govind Vithoba Navale, HUF
- (2d) KAILAS GOVIND NAVALE (Aadhar 225555813018) aged 53 years, Occ: Business for self and as Member of Govind Vithoba Navale, HUF
- (3a) NIVRUTTI SUDAMRAO NAVALE HUF (Aadhar 948002190121), Aged 62 years, occ: Agriculture, for self, Manager and as "Karta" of Nivrutti Sudamrao Navale, HUF, (PAN: AAGHN2689J)
- (3b) JALINDER SUDAM NAVALE (Aadhar: 840815946680), aged 56
 years, Occ. Business for self and as a member of NivruttiSudamrao Navale, HUF
- (4) VIDURA VITHOBA NAVALE HUF (PAN: AAHHV3964M), (Aadhar 836529458425) through Dnyanesh Vidhura Navale (Aadhar: 703970484872), aged 45 years, Occ: Business for self and as Manager of Vidura Vithoba Navale, HUF
- (5a) BHIKU NARAYAN NAVALE HUF (Aadhar: 542239806212), aged: 70 years, Occ. Agriculture, for self as a Karta and Manager of Bhiku Narayan Navale, HUF (PAN: AAIHB1120L)
- (5b) PANDURANG NARAYAN NAVALE, (Aadhar: 981975565537) aged: 64 years, Occ: Agriculture, for self and as a member of Bhiku Narayan Navale HUF all of Pune, Indian Habitants, having address as P.O. Tathawade, Taluka Mulshi, District Pune,

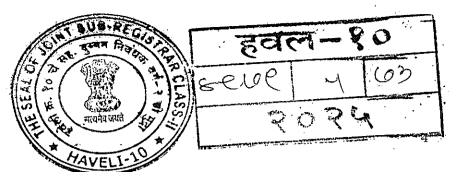
...hereinafter collectively called as the "OWNER No. 1", (which expression shall, unless repugnant to the context or meaning thereof, mean and include their respective heirs, successors, survivors, executors, administrators and/or assigns) ...of the THIRD PART,



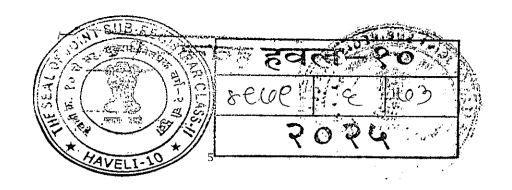
- and
- (1a) VIMAL DATTATRAYA NAVALE, (Aadhaar 840312188560), aged about 64 years, occ: Housewife,
- (1b) NARENDRA DATTATRAYA NAVALE (Aadhaar 430645658838) aged about 34 years, occ: Business,
- (1c) MONIKA KAILAS KUTE, Aadhaar 262964270585), aged about 42 years, occ: Housewife, R/at- Akurdi, Pune
- (1d) SWATI NAVNATH KALE, (Aadhaar 235638359159), aged about 36 years, occ: Housewife,
- (1e) SHWETA GANESH GHULE, (Aadhaar: 901335200921), aged about 39 years, occ Housewife, R/at- at post Manchar, Ambegaon, Pune.
- (2a) PUSHPA MURLIDHAR NAVALE, (Aadhaar 944520406593), aged about 60 years, occ: Housewife,
- (2b) SHRIDHAR MURLIDHAR NAVALE, (Aadhaar 305210276749), aged about 39 years, occ: Business,
- (2c) ASHWINI RAJU BHISE, (Aadhaar: 244598980171), aged about 38 years, occ: Housewife, R/at Pimple Saudagar, Pune-27
- (2d) SUSHAMA MAHESH PAWAR, (Aadhaar: 444750652195) aged about 40 years, occ: Housewife, R/at- Jiwannagar, Tathawade, Pune
- (3a) KALPANA BALASAHEB NAVALE, (Aadhaar 454994133906), aged about 52 years, occ: Housewife,
- (3b) SWAPNIL BALASAHEB NAVALE, (Aadhaar 217217490810) aged about 35 years, occ: Business,
- (3c) SUMEET BALASAHEB NAVALE, (Aadhaar 235536869633) aged about 32 years, occ: Business,
- (4a) SHALAN GULAB NAVALE, (Aadhaar 722765436799) aged about 60 years, occ: Housewife,
- (4b) JIVAN GULAB NAVALE, (Aadhaar 268896175405) aged about 40 years, occ: Business,
- (4c) NIVEDITA HIRAMAN WALHEKAR, (Aadhaar 865562470688) aged about 42 years, occ: Housewife, R/at- Walhekarwadi, Pune

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- (4d) **REKHA PRADEEP CHAVAN**, (Aadhaar 780925827802) aged about 39 years, occ: Housewife,
- (5a) CHAYA NAMDEV NAVALE, (Aadhaar 609010237310) aged about 73 years, occ: Housewife,
- (5b) RASHMI PRASHANT KASPATE, (Aadhaar: 366674822376) aged about 34 years, occ: Housewife,
- (5c) NALINI TUSHAR JAID, (Aadhaar 537196397630) aged about 32 years, occ: Housewife
- (5d) PRIYANKA NAMDEV NAVALE, (Aadhaar 885475494423) aged about 27 years, occ: Education,
- (5e) PRAVIN NAMDEV NAVALE, (Aadhaar 751016400694) aged about 23 years, occ: Education,
- (6a) SUNITA ASHOK NAVALE, (Aadhaar: 326910012495) aged about 49 years, occ: Housewife,
- (6b) MADHURI ROHAN KHANDVE, (Aadhaar: 849534488084) aged about 26 years, occ: Housewife,
- (6c) KAUSHAL ASHOK NAVALE, (Aadhaar: 258593934051) aged about 14 years, occ: Education through his father and natural guardian Shri Ashok Govind Navale.
- (6d) **KETKI ASHOK NAVALE**,(Aadhaar: 352352097652) aged about 21 years, occ: Education,
- (7a) SANGITA KAILAS NAVALE, (Aadhaar : 360611079047) aged about 49 years, occ: Housewife,
- (7b) PRATHAMESH KAILAS NAVALE, Aadhaar: 755560099894) aged about 25 years, occ: Education,
- (7c) PRATIK KAILAS NAVALE (Aadhaar : 222619346533) aged about 22 years, occ: Education,
- (8a) JAYSHREE NIVRUTTI NAVALE, (Aadhaar: 434882604791) aged about 54 years, occ: Housewife
- (8b) HARISH NIVRUTTI NAVALE, Aadhaar 579603297925) aged about 28 years, occ: Business,
- (8c) SHREYA PANKAJ JAMBHULKAR, (Aadhaar: 994047818020) aged about 29 years, occ: Housewife



- (8d) NAMITA PRASHANT GAIKWAD (Aadhaar: 502536263801), aged about 31 years, occ: Housewife,
- (9a) **DEEPA JALINDER NAVALE**, (Aadhaar: 249253025356) aged about 46 years, occ: Housewife,
- (9b) SUMESH JALINDER NAVALE, (Aadhaar: 802154591930) aged about 27 years, occ: Education
- (9c) DHANASHREE JALINDER NAVALE, (Aadhaar: 983281580602) aged about 24 years, occ: Education
- (10a) NIRMALA VIDURA NAVALE, (Aadhaar: 986825829081) aged about 65 yers, occ: Housewife)
- (10b) **DNYANESH VIDURA NAVALE**, (Aadhaar: 703970484872) aged about 49 years, occ: Business, for self and Manager of Vidura Vithoba Navale HUF
- (10c) **REKHA DNYANESH NAVALE**, (Aadhaar: 801777631835) aged about 36 years, occ: Housewife,
- (10d) MALHAR DNYANESH NAVALE, (Aadhaar: 713197177009) aged about 14 years, occ: Education,
- (11a) SHIVRAJ VIDURA NAVALE, (Aadhaar: 420486105058) aged about 42 years, occ: Business,
- (11b) SUSHUPTI SHIVRAJ NAVALE (Aadhaar: 654324612836) aged about 36 years, occ: Housewife,
- (12a) MANISHA BHIKU NAVALE, (Aadhaar: 385618255522) aged about 61 years, occ: Housewife,
- (12b) SACHIN BHIKU NAVALE, (Aadhaar: 209962293865) aged about 41 years, occ: Business,
- (12c) LIMIKA SACHIN NAVALE, Aadhaar: 725059845173) aged about 39 years, occ: Business,
- (12d) PARTH SACHIN NAVALE, (Aadhaar: 721157883653) aged about 15 years, occ: Education,
- (12e) YOGESH BHIKU NAVALE, (Aadhaar 483044553330) aged about 40 years, occ: Business,
- (13a) USHA PANDURANG NAVALE, (Aadhaar: 208318384719 aged about 49 years, occ: Housewife

And Archultraf



- (13b) ANIKET PANDURANG NAVALE, (Aadhaar 894122301147) aged about 33 years, occ: Business,
- (13c) **KSHAMA PANDURANG NAVALE**, (Aadhaar: 467671247538) aged about 29 years, occ: Education,

all residents of Pune, Indian Habitants, having address as P.O. Tathawade, Taluka Mulshi, District Pune,

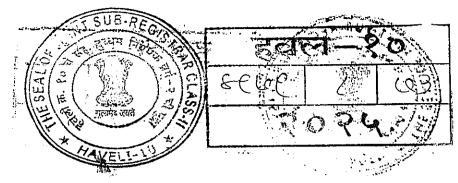
...hereinafter *collectively* called as the "OWNER No.2", (which expression shall, unless repugnant to the context or meaning thereof, mean and include their respective heirs, successors, survivors, executors, administrators and/or assigns) ...of the FOURTH PART.

(the Owner No.1 and the Owner No.2 are *collectively* hereinafter referred to as the "OWNERS" unless otherwise mentioned)

(The Owners are represented by their duly constituted Attorney under POA dated 01.04.2022 Haveli No. 1 at serial no. 6095/2022, MERLIN BHINGARWALA DEVELOPERS LLP through its duly authorized designated partner NAVNEET BAHETI)

and

- (A) M/s. AKSHAR PROPERTIES (PAN: AANFA3070F), a Partnership Firm, having its place of business at Office Nos.230/ 231, Big Splash, Sector 17, Vashi, Navi Mumbai, through its partner, (i) BACHUBHAI DHARAMSHI PATEL (PAN: ADEPP8750F) aged about 53 years, occ: Business, having its address at 701, Tirupati, Sector 19, Nerul, New Mumbai (ii) Mr. Hari Bachubhai Muzat (PAN: AFZPM9318P) aged about 40 years, occ: Business, having its address at 7-701, Sea Bridge, Sector 16, Nerul, New Mumbai. ...hereinafter called as the "CONFIRMING PARTY No.1", (which expression shall, unless repugnant to the context or meaning thereof, mean and include all its partners, their respective heirs, successors, survivors, executors, administrators and/or assigns) ...of the FIFTH PART,
- (B) AKSHAR LAND DEVELOPERS PRIVATE LIMITED (PAN AAGCA4491C), a company incorporated and registered under the Companies Act 1956, having its office at 230, Big Splash, Sector 17, Vashi, Navi Mumbai, by its Director HARI BACHUBHAI MUZAT (PAN: AFZPM9318P) aged about 40 years, occ: Business, having its address at 7-701, Sea Bridge, Sector 16, Nerul, New Mumbai, ...hereinafter called as the "CONFIRMING PARTY No.2", (which expression shall, unless repugnant to the context or



meaning thereof, mean and include its successors, administrators and/or assigns) ...of the SIXTH PART,

(the Confirming Party No.1 and the Confirming Party No.2 are *collectively* hereinafter *singularly* referred to as the "CONFIRMING PARTY" unless otherwise mentioned, represented by their duly constituted Attorney under POA dated 01.04.2022 Haveli no. 01 sr. 6095/2022, MERLIN BHINGARWALA DEVELOPERS LLP through its duly authorized designated partner KAMLESH BALDEO jHAWAR),

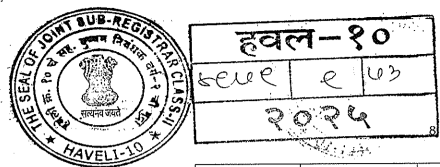
WHEREAS,

- a. by the instruments consisting of (i) Assignment Deed of the Development Rights and (ii) the Power of Attorney, both dated 31.03.2022, registered with the Joint Sub-Registrar, Haveli No.1 on 01.04.2022, at serial Nos.6094/2022 and 6095/2022 respectively (hereinafter referred to as the said "INSTRUMENTS OF DEVELOPMENT") the Confirming Party together with the Owners, granted exclusive development rights pertaining to all that Plot No. C out of sanctioned layout of New Survey No.55/1A/1/11 to 14 situated at village Tathawade of Taluka Mulshi, District Pune, more particularly described in SCHEDULE-1 given hereto (hereinafter referred to as the said "PLOT"), to and in favour of Developer herein,
- b. the Developer has proposed development of the said Plot by construction of about 09 (nine) residential buildings, 02 (two) commercial buildings and 01 (one) office building in a phased manner, subject to revision thereof by the Developer
- c. presently, the Developer has taken up the development of the 'Phase-1' on the portion of the land admeasuring 11090.00 sq.mt. lying on north-west side of the said Plot, which consists of following buildings, subject to revision thereof by the Developer, as to the floors and the apartments, more particularly described in SCHEDULE-2 given hereto and delineated in the map annexed herewith (hereinafter collectively referred to as the said "PHASE-1")

Building	Purpose	Particulars		
Building-A	Residential + Commercial	2 (two) basements + Ground floor shops with Mezzanine Floor + First Floor shops and apartments + 13 (thirteen) floors, consisting of residential apartments each with exclusive rights to given covered parking space, and		

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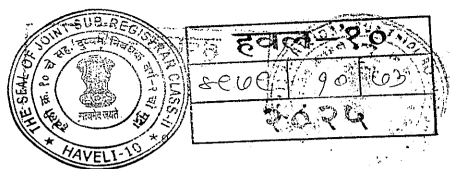
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		commercial apartments with exclusive rights to delineated			
		open parking space			
Building-B	Residential	2 (two) basements + Ground floor			
		(for Parking only) + 13 (thirteen)			
		floors consisting of residential			
		apartments each with exclusive			
		rights to given covered parking			
•		space.			
Building-C	Residential +	2 (two) basements + Ground floor			
	Commercial	shops with Mezzanine Floor +			
		First Floor shops and apartments			
-		+ 13 (thirteen) floors consisting			
		of residential apartments each			
		with exclusive rights to given			
		covered parking space, and			
		commercial apartments with			
		exclusive rights to delineated			
		open parking space			
Commercial	Commercial	2 (two) basements + Ground floor			
		shops with Mezzanine Floor +			
		First floor shops consisting of			
		commercial apartments with			
		exclusive rights to delineated			
		open parking space			

d. statutory compliances pertaining to the development of the said "Phase-1" are enumerated below:

RERA	No. P52100050199, dated 21/03/2023 under section 3(1) r/w section 5 of the Real Estate				
	(Regulation and Development) Act, 2016				
	("RERA" hereinafter) r/w Rule 6 of the				
	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 ("RULES" hereinafter)				
	with the Real Estate Regulating Authority,				
	Maharashtra ("MAHA RERA" hereinafter), a				
	copy whereof is appended hereto.				
Zone	Residential zone in the Development Plan,				
	under the Maharashtra Regional and Town				
	Planning Act 1966, Zone certificate Narvi/				
	Kavi/ Jhoda/ 08/ 263/ 2021, dated				
	27.09.2021 issued by Junior Engineer, PCMC				
	a copy whereof is appended hereto.				
Construction	Sub-division approval No. BP/ Sub-Division/				



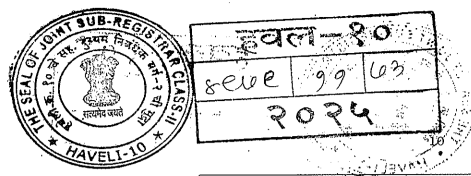
Tathawade/ 86/ 2021, dated 13.10.2021,				
issued by the PCMC				
Commencement Certificate No. BP/				
Tathawade/ 31/ 2022, dated 31.03.2022				
issued by the PCMC				
Copies whereof, have been appended hereto				
NA order No. PMA/NA/SR/356/10, dated				
25.05.2011, for non-agricultural use of				
residence by the Collector, Pune, under				
section 44 of the Maharashtra Land Revenue				
Code 1966, a copy whereof is appended				
herewith.				
Environmental Clearance No.SIA/ MH/				
INFRA2/412721/2022, dated 30/05/2023, issued by the Member Secretary of State				
issued by the Member Secretary of State Level Environment Impact Assessment				
Authority under the provisions of the				
Environment (Protection) Act 1986 and the				
l l				
Rules framed there under, a copy whereof is appended hereto.				
Presently at Axis Bank Limited, Viman Nagar				
Branch, Pune in the name of "MERLIN				
BHINGARWALA DEVELOPERS LLP ELEMENTA				
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e. the following professional consultants have been appointed by the Developer for the project on the Phase I land:

Architect	Name: Vikas Achalkar (A & T Consultants) Address: 1221, B-1, Wrangler Paranjpe road, behind Bhave X-ray Clinic, Pune			
	registered with the Council of Architecture who has/ have drawn the plans for			
construction of the building/s on the Plot, a copy of the appointment letter acceptance whereof is appended here.				
RCC/ Structural Engineer	Name: G.A.Bhilare Consultants Private Limited			
	Address: 76/B, Gaurinandan, Flat No.1 and 2, law College road, Erandvana, Pune-411004 who has/ have drawn the plans of structural design of the building/s on the said Plot, a copy of the appointment letter and acceptance whereof is appended hereto.			

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Chartered	Name: SAC & CO LLP (Chartered
Accountant	Accountants)
	Address: 30, Vastushree Complex, hyde Park, Market yard, Pune 411037, registered with the Institute of Chartered Accountants of India under the Chartered Accountant Act, 1949 a copy of the appointment letter and acceptance whereof is appended hereto.

- f. the Developer gave inspection of all documents pertaining to development of the "Phase-1" to the Allottee/ Purchaser, as specified under the provisions of the Real Estate (Regulation and Development) Act 2016 r/w the 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 r/w the Maharashtra Ownership Flats Act 1963 r/w the Rules framed thereunder,
- g. the Allottee/ Purchaser agreed to purchase from the Developer all that Residential Apartment No. B-605 together with exclusive facilities of balconies, attached terraces, parking spaces; covered or open as appurtenant thereto (if so specifically mentioned), more particularly described in SCHEDULE-3 given hereto and as delineated in the floor map annexed herewith, in accordance with the specifications given hereto (hereinafter collectively referred to as the said "APARTMENT") for the price and other payables as hereinafter mentioned,
- h. subject to otherwise agreed, reserved and provided herein, the parties hereto therefore, have executed this agreement to sell, witnessing the terms and conditions thereof, in compliance to the provisions of MOFA r/w the provisions of RERA, as under:

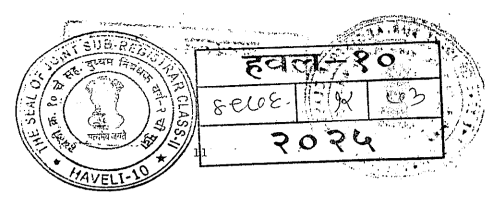
THEREFORE, THIS AGREEMENT TO SELL WITNESSETH:

1. The Developer shall develop the said "Phase-1" (described in <u>SCHEDULE-2</u>) and construct the building/s thereon, in accordance with the plans, designs and specifications as approved by the concerned local authority from time to time.

2. NON OBSTANTE:

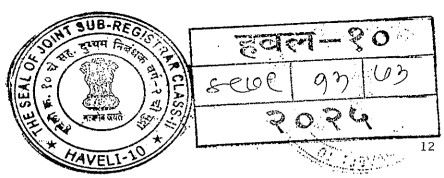
Notwithstanding anything contained anywhere in this Agreement but without adversely affecting the said Apartment agreed to be acquired by the Allottee/Purchaser, the Allottee/Purchaser hereby declares, confirms and agrees as follows:

(a) The Developer has reserved all its rights to amalgamate and/or sub-divide the said Property and/or any other abutting/ adjoining pieces of land to which the Developer may be entitled to.



- (b) The Developer has also reserved all its rights to use, utilize and consume basic Floor Space Index ("FSI") pertaining to the said Property and/or such other adjoining/ abutting pieces of land to which the Developer may be entitled to, so also to use the same in the manner and at the location as may be exclusively decided by the Developer.
- (c) The Developer has also reserved all rights to avail, use, utilize and consume the additional FSI either on payment of premium or by way of Transferable Development Rights ("TDR") or by way of Ancillary FSI or by way of Central Business District (CBD) FSI or by way of additional FSI or by way of Slum Rehabilitation or otherwise such additional FSI by whatever name called, for construction of building on the said Property, as may be permissible for use of maximum potentials under the concerned rules and regulations.
- (d) The Developer has reserved rights to and shall be entitled to lay underground or overhead cable/s pipe lines and/or shall be entitled to pass through the said property/project area any Drains, Sewers, Water Electrical Pipelines, Gas pipe lines, Telecom Conduits and other Installations etc. while carrying out development of the said project. The Developer shall be entitled to grant right of access/roads to the other lands or projects to be developed by the Developer, in the vicinity of the said Project land and the Purchaser/society as the case may be shall not be entitled to raise any objection whatsoever for the same.
- (e) The Developer shall be entitled to compensation from the Allottee/ Purchaser in case any obstruction or impediment of any nature raised to or for the development of the said Property and/or other pieces of land adjoining to the said Property either by amalgamation and/or sub-division and/or consumption of FSI for the building thereon, by and on behalf of the Allottee/ Purchaser, without prejudice to the rights of the Developer to terminate this agreement on such obstruction or impediment raised by the Allottee/ Purchaser.
- (f) There would be development, construction, facilities, site development and other incidental activities continuing on the said Property till completion of the said project. The Allottee/Purchaser hereby agrees not to raise any objection or any claim on the grounds of inconvenience, nuisance or annoyance for continuation of such development, construction and other incidental activities on the said Property.

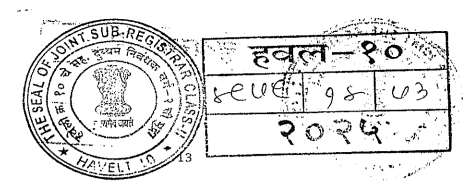
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- (g) The Developer shall also be entitled to amend, alter and/or revise the layout, building layout and/or building plan as may be found required for use, utilization and consumption of the FSI originating from the physical area of the said Property and/or additional FSI by way of TDR or floating or otherwise, as may be permissible under the concerned Unified Development Control and Promotion Regulations, 2020 ("UDCPR 2020") or any such statute, rule or regulation.
- (h) The Developer shall be at liberty to grant and allot right to exclusive use as exclusive use or facility appurtenant to, attached to, and inseparable from the given Apartment/s, sanctioned parking space, covered or under stilt or open or stack or puzzle. The concerned Apartment Allottee/ purchaser shall be entitled to exclusive use thereof as an appurtenant to his/ her/ their Apartment.
- (i) The Developer shall be at liberty to grant and allot right to exclusive use as exclusive use or facility appurtenant to, attached to, and inseparable from the given Apartment/s, of attached open/enclosed balconies and/or terraces. The concerned Apartment Allottee/ purchaser shall be entitled to exclusive use of such attached balconies and/or terraces thereof as an appurtenant to his/ her/ their Apartment. And the Allottee / Purchaser / Society hereby agrees not to raise any objection, dispute and/or any claim for the same.
- (j) **DISPUTE RESOLUTION:** All or any disputes arising out or touching upon or in relation to the terms and conditions of this Agreement, including the interpretation and validity of the terms thereof and the respective rights and obligations of the Parties, shall be settled amicably by mutual discussion, failing which the same shall be settled through the adjudicating officer appointed under the Act.

3. PRICE:-

(a) The Allottee/ Purchaser hereby agrees to purchase from the Developer and the Developer hereby agrees to sell to the Allottee/ Purchaser the said Residential Apartment No. B-605 (more particularly described in SCHEDULE-3) at and for the price of Rs. 62,69,836/- (Sixty Two Lakh Sixty Nine Thousand Eight Hundred and Thirty Six Only) (subject to Tax Deduction at Source (TDS) under section 194-IA of the Income Tax Act 1961, if so applicable), partly paid and the balance payable as hereinafter mentioned.

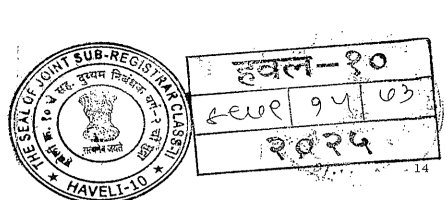


(b) For Residential Apartments

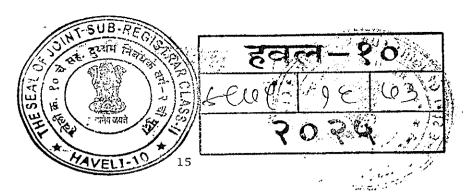
f	Residential Apartments Amount (Rs) Particulars			
Sr	Amount (Rs)			
	Rs.40,000/-	Booking Amount paid by the Allottee/Purchaser by duly Unified Payments Interface vide Transaction ID No.T2408162025140993277905 dated 16/08/2024 on Yes Bank, Nanded, receipt of the amount whereof, is hereby acknowledged by the Developer.		
2	Rs.4,000/-	Amount paid by the Allottee/ Purchaser by duly Unified Payments Interface vide Transaction ID No.T2408162023277036799019 dated 16/08/2024 on Yes Bank, Nanded, receipt of the amount whereof, is hereby acknowledged by the Developer.		
3	Rs.6,000/-	Amount paid by the Allottee/ Purchaser by duly Unified Payments Interface vide Transaction ID No.T2408172138494705498214 dated 17/08/2024 on Yes Bank, Nanded, receipt of the amount whereof, is hereby acknowledged by the Developer.		
4	Rs.61,000/-	Amount paid by the Allottee/ Purchaser by duly drawn RTGS vide UTR No. SBIN324235539326, dated 22/08/2024 on State Bank of India, Gandhinagar branch, Nanded, receipt of the amount whereof, is hereby acknowledged by the Developer.		
5	Rs.2,77,000/-	Amount paid by the Allottee/ Purchaser by duly drawn RTGS vide UTR No. SBIN224255652907, dated 11/09/2024 on State Bank of India, Gandhinagar branch, Nanded, receipt of the amount whereof, is hereby acknowledged by the Developer.		
6	Rs.3,00,000/-	Amount paid by the Allottee/ Purchaser by duly drawn RTGS vide UTR No. SBIN224255501139, dated 11/09/2024 on State Bank of India, Gandhinagar branch, Nanded, receipt of the amount whereof, is hereby acknowledged by the Developer.		

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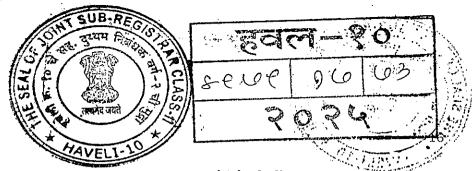
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	Rs.62,698/-	An amount equivalent to 1% of the total price has been deducted and being paid by the purchaser to the concerned authorities thereunder as and towards Tax Deduction at Source (TDS) under section 194-IA of the Income Tax Act 1961 within the prescribed time assuring that appropriate TDS certificate shall be issued by the Purchaser to the Promoter.		
8	Rs.11,30,251/-	Price payable by the Allottee/ Purchaser to the Developer within 30 days from execution of this agreement.		
9	Rs.9,40,475/-	15% of total price payable by the Allottee/ Purchaser to the Developer at the time of completion of plinth of the subject building		
10	Rs.6,26,984/-	10% of total price payable by the Allottee/ Purchaser to the Developer on completion of 4th Floor slab of the subject building		
11	Rs. 6,26,984/-	10% of total price payable by the Allottee/ Purchaser to the Developer on completion of 7 th Floor slab of the subject building		
12	Rs. 6,26,984/-	10% of total price payable by the Allottee/ Purchaser to the Developer on completion of 10 th Floor slab of the subject building		
13	Rs. 6,26,984/-	10% of total price payable by the Allottee/ Purchaser to the Developer on completion of 13 th Floor slab of the subject building.		
14	Rs.3,13,492/-	5% of total price payable upon completion of concealed electrical and plumbing work of the said apartment.		
15	Rs. 3,13,492/-	5% of total price payable upon completion of Flooring work and fitting of Doors & Windows.		
16	Rs. 3,13,492/-	5% of total price payable by the Allottee/ Purchaser to the Developer at the time of delivery of possession of the said Apartment by the Developer to the Allottee/ Purchaser on or after receipt of occupancy/ completion certificate.		
	Rs. 62,69,836/-	Total (Sixty Two Lakh Sixty Nine		
		Thousand Eight Hundred and Thirty Six Only) amount.		



- (c) Any deduction of an amount made by the Purchaser/Allottee on account of Tax Deduction at Source ("TDS") as may be required under prevailing law while making any payment to the Promoter under this Agreement shall be acknowledged/ credited by the Promoter, only upon Allottee submitting the TDS Certificate and provided that the amount mentioned therein matches with the relevant provisions of law.
- The said price excludes Maintenance charges, corpus fund, Legal (d) charges and all taxes and government levies / duties to be separately payable by the Allottee/ Purchaser consisting of tax paid or payable by way of Value Added Tax, Service Tax, Goods and Service Tax, Cess, Stamp Duty, Registration fees, Legal fees or any such statutory levy which may be levied, in connection with the said Apartment and /or the construction of and carrying out the said "Phase-1" project, up to the date of delivery of possession of the said Apartment to the Allottee/ Purchaser. Provided further that if there is any increase in the taxes after the expiry of the scheduled date of completion of the project as per registration with the Authority, which shall include the extension of registration, if any, granted to the said project by the Authority, as per the Act, the same shall not be charged from the allottee provided that Stamp Duty, Registration fee, mutation charges shall be paid by the allottee as per actuals over and above the total price.
- (e) The installments of the amount is agreed to be paid and payable by the Allottee/ Purchaser to the Developer as mentioned above or within 7 (seven) days of the receipt of a written or verbal intimation from the Developer to the Allottee/Purchaser calling upon the Allottee/Purchaser to make the particular payment/s or installments. The aforesaid payments of installments on its respective due dates shall always be the essence of this agreement.
- (f) The said price is also subject to escalation or increase due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority local bodies or government from time to time. The Developer undertakes and agrees that while raising a demand on the Allottee/ Purchaser for increase in development charges, cost, or levies imposed by such authorities, the Developer shall enclose the said notification/ order/ rule/ regulation published/ issued in that behalf to that effect along with the demand letter to the Allottee/ Purchaser. Provided that if there is any new imposition or increase of any development charges after the expiry of the scheduled date of completion of the project as per registration with the Authority,

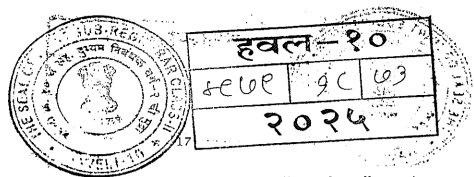
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which shall include the extension of registration, if any, granted to the said project by the Authority, as per the Act, the same shall not be charged from the allottee.

- The Developer shall confirm the final carpet area that has been (g) allotted to the Allottee/ Purchaser after the construction of the building is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area, subject to tolerance of 3% (three percent) difference (if any) between the mentioned area and actual area. If there is any reduction in the carpet area beyond the 3% difference tolerance, the Developer shall refund the amount proportionate to the agreed price to the given area of the apartment, within 45 (forty-five) days as specified under the provisions of the Real Estate (Regulation and development) Act, 2016 and the Rules. If there is any increase in the carpet area more than the tolerance difference area of the apartment allotted to Purchaser/Allottee, the Developer shall be entitled to the additional amount for such additional area proportionate to the agreed price from the Purchaser/Allottee.
- (h) The Allottee/ Purchaser authorizes the Developer to adjust/ appropriate all payments made by him/ her under any head(s) of dues against lawful outstanding, if any, in his/ her name as the Developer may in its sole discretion deem fit and the Allottee/ Purchaser undertakes not to object/ demand/ direct the Developer to adjust his payments in any manner. The Developer reserves right to withhold/ stop construction work of the concerned apartment for non-payment along with right to levy interest for the delayed amount. The Developer, for all moneys due and payable by the Purchaser to the Developer under this Agreement, shall have first and paramount lien and charge upon the said Apartment and the right, title and interest of the Purchaser therein.
- (i) Apart from the said Apartment and proportionate undivided share in the common areas facilities of building and project, the Purchaser/Allottee shall not have any claim on any other part of the said "Phase-1" or the said Plot.
- (j) The Developer hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions if any, which may have been imposed by the concerned local authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the said Apartment to the Allottee/ Purchaser, obtain from the concerned local authority occupancy and/or completion certificates in respect of the said Apartment.



(k) Time is the essence for the Developer as well as the Allottee/Purchaser. The Developer shall abide by the time schedule for completing the project and handing over the said Apartment to the Allottee/Purchaser and the common areas to the association of the allottees after receiving the occupancy/completion certificate. Similarly, the Allottee/Purchaser shall make timely payments of the instalments and other dues payable by him/her and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Developer.

4. FLOOR SPACE INDEX (FSI):

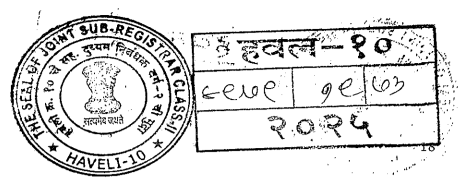
The Developer hereby declares that Floor Space Index (FSI) presently consumed for the said "Phase-1" is 38939.79 sq.mt. out of the total FSI available on the said plot inclusive of basic, paid, TDR or such other, subject to the rights of the Developer to avail, use and consume such other FSI for the said "Phase-1" as may be permissible under the concerned development control regulations. The Developer further reserves the right to use the balance FSI of the said plot inclusive of basic, Premium, TDR, Ancillary or such other available on the "Phase-2" development on the said plot or in any other manner as the Developer may deem fit and the Allottee / Purchaser / Society agree to not raise any claims / dispute for the same.

5. TERMINATION:-

- (a) The Allottee/ Purchaser agrees to pay to the Developer, interest at the rate of 2% above Highest Marginal Cost of Lending of the State Bank of India, *per annum* on all delayed payments which become due and payable by the Allottee/ Purchaser to the Developer under the terms of this Agreement from the date the said amount is payable by the Allottee/ Purchaser to the Developer.
- (b) Without prejudice to the rights of Developer to charge interest, the Allottee/Purchaser shall be considered to be in default if it falls on payment of 3 (three) consecutive installments under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoings.) In such a case, the Developer shall be entitled to terminate this Agreement.
- (c) Provided that, the Developer shall give advance notice of 15 (fifteen) days in writing to the Allottee/ Purchaser, by Registered Post AD and/or by e-mail of his intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement. If the Allottee/ Purchaser fails to rectify or remedy the breach or breaches mentioned by the Developer within the period of notice then at the end of such notice period, Developer shall be entitled to terminate this Agreement.

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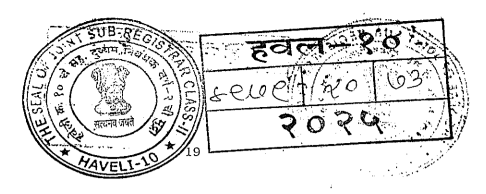
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- Provided further that upon termination or upon cancellation at the behest of the Allottee/Purchaser of this Agreement as aforesaid, the Developer shall refund to the Allottee/Purchaser (subject to deduction of 10% or Booking Amount, whichever is more, plus statutory levies such as GST, stamp duty or such other payable by the Allottee/Purchaser under this agreement) so far till then paid under this agreement, within a period of 90 (ninety) days from termination of this agreement.
- (e) If Allottee/Purchaser has taken any financial loan from any bank and/or NBFC, the Developer in its discretion and without being under any legal obligation, refund the amount on account of the Allottee/ Purchaser so far paid and subject to deductions and adjustments referred to above, directly to such lender.
- (f) If the Allottee/ Purchaser availed housing loan against the said Apartment from any bank/ NBFC, then the Allottee/ Purchaser shall be directly entitled to the refund only on production of "no dues certificate" from such lender addressed to the Developer.
- (g) On termination and/or cancellation of this agreement as agreed to herein, the Developer shall be entitled to deal with or dispose of the said Apartment or otherwise alienate the same in any other manner as the Developer may decide.

6. <u>COMPLETION_DATE & DELAY IN POSSESSION:</u>-

- The Developer shall deliver possession of the said Apartment to (a) the Allottee/ Purchaser by 31/12/2027 (Completion date), subject to force majeure conditions and/or reasons beyond the control of the developer as mentioned hereinafter in the subsequent clause. If the Developer fails to give possession of the said Apartment to the Allottee/ Purchaser by the aforesaid completion date, subject majeure conditions and provided Allottee/Purchaser have always made timely payments of all dues payable by it to the Developer as per the terms of this agreement. then the Developer shall be liable to pay interest to the Allottee / Purchaser for the delayed period at the rate of 2% above Highest Marginal Cost of Lending per annum of the State Bank of India.
- (b) The period of delay caused in completion of the construction of the said Apartment *inter alia* on account of
 - war, flood, drought, fire, cyclone, epidemic, pandemic earthquake or any other calamity caused by nature or any Court stay or Government order affecting the regular development of the real estate Project or any changes that may be implemented/ effected hereafter which are relevant to or connected with the subject matter of this agreement,

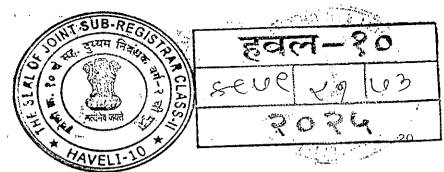


shall not be included in and shall be excluded from computation of the period of completion i.e. the Completion date of the said Apartment and delivery of possession thereof to the Allottee/Purchaser shall pro-rate automatically get extended.

7. POSSESSION:-

- The Developer, upon obtaining the completion/ occupancy (a) certificate from the concerned competent authority and upon the complete payment towards the said Apartment being received by the Developer from the Allottee/ Purchaser as per the agreement. shall offer in writing, possession of the said Apartment, to the Allottee/ Purchaser in terms of this Agreement to be taken within a period of 10 (ten) days from the date of issue of such letter. Upon receipt of the said intimation from the Developer stating that the said Apartment is ready for use and occupation, the purchaser shall visit the said Apartment in person and shall verify, ensure and shall satisfy himself/ herself/ themselves about the correctness of the carpet area of the said Apartment and auality of construction specifications/amenities provided in respect thereto on or before acceptance of the possession of the said Apartment. The Purchaser/Allottee further agrees that even where 'substantial completion' of works has been done and after receiving Occupation Certificate for entire building/ part completionoccupation certificate for part of the building/ floor as the case may be from the competent authority, possession of the said Apartment shall be given to the Allottee/ Purchaser. That substantial completion would mean works done that do not affect use or occupation of the said Apartment and the Allottee/ Purchaser can use the said Apartment.
- (b) After such verification in all respects as per the check list provided by the Developer, the purchaser shall accept the possession of the same and shall execute such other documents such as possession receipt, agreement, declaration et cetera, as might be required by the Developer. However, the Developer shall not be liable to deliver possession of the said Apartment until the Purchaser/Allottee/s has/have made payments of the all amounts due and payable to the Developer under this agreement and/or towards extra work/facilities etc. or towards any tax/payments which may become due and payable to the concerned local authority/Government towards this sale transaction.
- (c) The purchaser shall be liable to bear and pay the proportionate share of outgoings in respect of the said Apartment /project from the subsequent month after the date of completion /Occupation

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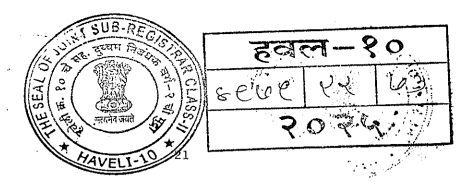


certificate, irrespective of the fact that the possession is accepted or not and whether the flat/unit is occupied or not.

- (d) The purchaser shall use the said flat/apartment or any part thereof or permit the same to be used for the purpose of residence only or as may be permitted by the rules, regulations laid down by the local authority and parking space shall be used only for parking purchaser's own vehicle/s and visitors parking spaces shall be reserved for visitors only.
- (e) At the time of accepting possession of the said Apartment, the Allottee/ Purchaser shall execute necessary indemnities, undertakings and such other documentation as may be prescribed by the Developer.
- (f) In case the Allottee/ Purchaser fails to take possession within the stipulated time as mentioned above, the Allottee/ Purchaser shall continue to be liable to pay maintenance charges, taxes and all other outgoings as applicable.
- (g) If within the period prescribed by concerned provisions, from the date of handing over the said Apartment to the Allottee/ Purchaser, the Allottee/ Purchaser brings to the notice of the Developer any structural defect in the said Apartment or the building in which the said Apartment is located or any defects on account of workmanship, quality or provision of service, then, wherever possible such defects shall be rectified by the Developer at its own cost and in case it is not possible to rectify such defects, then the Allottee/ Purchaser shall be entitled to receive from the Developer, compensation for such defect. However, for regular wear and tear, and climate variations, the Developer shall not be liable under this term.

8. ORGANISATION:-

- (a) There shall be a co-operative housing society formed under the provisions of the Maharashtra Co-operative Societies Act 1960 of all Allottees/ Purchasers in the said "Phase-1" project, within a period of three months from the date on which 51% (Fifty one per cent) of the total number of Allottees/Purchasers in the said "Phase-1" project have booked and executed the registered Agreement of their apartments.
- (b) The Allottee/ Purchaser shall be bound to become a member of such co-operative housing society and shall execute all necessary documents in that behalf as may be called upon by the Developer/ Society.

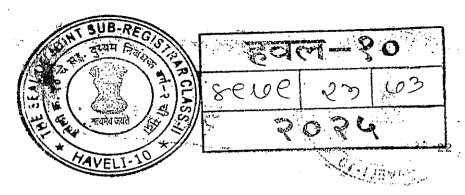


- (c) The Allottee/ Purchaser shall sign and execute all the applications/ forms/ papers and documents as may be required for completing formation/ registration of such society.
- (d) The Allottee/ Purchaser shall not be entitled to raise any objection in respect of any changes or modifications of the draft bye-laws, as may be required by the Registrar of Co-operative Societies or any other Competent Authority.
- (e) In the event there are unsold Apartments/Units remaining in the project at the time of formation of the society, sale and disposal of such unsold Apartments in the said project shall always be in the absolute authority of the Developer and the Developer shall be fully entitled to deal, dispose and receive consideration thereof of such unsold apartments with Parking and exclusive facilities (if any) without any impediment from the Allottee/ Purchaser / Society.
- (f) The Developer shall not be liable to pay the maintenance charges to the society for the unsold Apartments for a period of two years from the formation of society or completion of the Phase-I project or disposal of such unsold apartments, whichever is earlier.
- (g) All the Allottees/ Purchasers who have purchased Apartments after formation of society shall be allowed to be admitted as members of society upon payment of share money and other charges as may be applicable at the relevant time.
- (h) All the terms and conditions of the agreement/s executed with the service providers (such as electricity, gas, water, telecommunications or such other services) as well as with facility management companies along with AMC/ Contracts of all other installations and services (such as Lifts, Parking systems, DG, STP, etc) and warrantee manuals/user manuals, shall be binding on the Allottee/s and also on the co-operative Society as the case may be and contravention thereof shall be treated to be a breach of this agreement.

9. **CONVEYANCE:**

(a) The said "Phase-I" project is a part of the larger layout / Plot as mentioned in Schedule-I herein. The Developer, the Owners and the Assignors herein shall execute and/or cause to be executed a conveyance of the "Phase-I" Project comprising of land and building/s constructed thereon, unto and in favour of such Cooperative Housing Society / Apex Society / Federation formed of all the Allottees/ Purchasers of the Apartments therein, within a period of 3 (three) months from receipt of Occupancy Certificate of the last building completed in the entire Layout / Plot.

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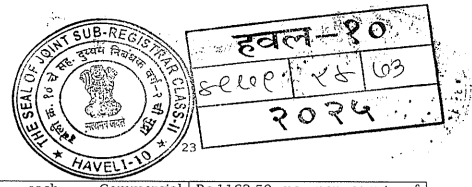
(b) Under no circumstances, the Allottee/ Purchaser or the organization of Allottees/ Purchasers shall be entitled to such conveyance, unless all or any money payable in the agreement or as may be otherwise agreed, by the Allottees/ Purchasers either to the Developer / Promoter or to any other agencies or authorities, is actually paid in full by such Allottee/ Purchaser.

10. MAINTENANCE and OTHER CONTRIBUTIONS:

- (a) From the date of the letter given by the Developer to the Allottee/Purchaser that the said Apartment is ready for use and occupation, the Allottee/Purchaser shall be liable to bear and pay the proportionate share of outgoings in respect of the project on the said land such as local taxes, betterment charges or such other levies by the concerned local authority and/or government water charges, facility management charges, AMC charges, insurance, common electricity bills, repairs and salaries of clerks, bill collectors, security guards, sweepers and all other expenses necessary and incidental to the management and maintenance of the project.
- (b) The Allottee/ Purchaser shall be obliged to make any payment, in common with other Allottee/ Purchaser in project in proportion to the carpet area of the said Apartment to the total carpet area of all Apartments in the Project.
- (c) On or before delivery of possession of the said Apartment by the Developer to the Allottee/ Purchaser, the Allottee/ Purchaser shall pay to the Developer, an amount towards corpus fund and routine common maintenance, as follows:

	Corpus Fund				
For	each	Residential	Rs.90,000/- (ninety thousand		
Apartr	nent 2BHK	Cozy	only)		
For	each	Residential	Rs.1,05,000/- (one lakh five		
Apartment 2BHK Comfort		Comfort	thousand only)		
For each Residential		Residential	Rs.1,25,000/- (one lakh twenty		
Apartment 3BHK			five thousand only)		
For	each	Commercial	Rs.1614.60 ps. per sq.mt. of		
Apartment			carpet area (Rs.150/- per sq.ft.)		

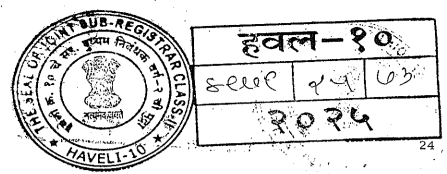
	Routine Maintenance Charges applicable for a period of 12 (twelve) months from the date of the completion certificate				
For each Residential Rs.45,000/- (forty-five thous					
Aparti	Apartment 2BHK Cozy				
For	each	Residential	Rs.50,000/-	(fifty	thousand
Aparti	Apartment 2BHK Comfort				
For	each	Residential	Rs.55,000/-	(fifty-five	thousand
Apartment 3BHK only) + GST					



For	each	Commercial	Rs.1162.50	ps.	per	sq.mt.	of
Apartm	ient		carpet area	(Rs.)	108/-	per sq.	ft.)
			+ GST				

- (d) The Developer shall deposit Corpus Fund in a separate bank account which shall be transferred along with the interest accrued thereon to the Society upon handover of maintenance to the Society by the Developer.
- (e) The Developer shall maintain a separate bank account for the amount collected for the Routine Maintenance Charges collected from any type of Residential Apartment. The Developer shall use and utilize the Routine Maintenance Charges collected from any type of Residential Apartment for a period of 12 (twelve) months only from the date of completion certificate for maintenance of common facilities and amenities only and for no other purposes.
- (f) The Developer shall maintain a separate bank account for the amount collected for the Routine Maintenance Charges collected from the Commercial Apartment. The Developer shall use and utilize the Routine Maintenance Charges collected from Commercial Apartment for a period of 12 (twelve) months only from the date of completion certificate for maintenance of common facilities only and for no other purposes.
- (g) In case any additional amount is found to be required for common maintenance for Residential and/or Commercial Apartment, the Allottee/ Purchaser agrees to contribute thereto, as may be called upon by the Developer.
- (h) The Allottee/ Purchaser has understood the entire scheme of maintenance in detail. The Allottee/ Purchaser admits and agrees to the said scheme, so that the maintenance of the entire Phase 1 is not hampered in any way due to lack of or non-payment thereof by the Allottees/ Purchasers.
- (i) It is also clearly understood that this shall not preclude the organisation of the Apartment Allottees/ Purchasers from claiming, demanding and raising the maintenance charges independent of such and said contribution from the Allottees/ Purchasers, provided the decision to that effect is duly taken by the organisation.
- (j) Such organisation shall be entitled to claim reasonable interest, on the arrears of such charges from the defaulting Allottees/Purchasers, without prejudice to the other rights and powers of the organisation.

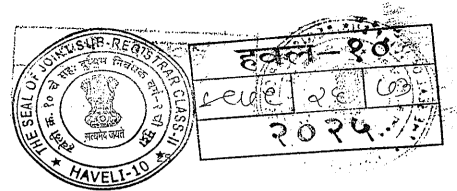
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- (k) Without prejudice to and notwithstanding anything contained above, in the event of the Promoter and/or Apartment Allottee/purchaser organisation after entrustment of common maintenance by the Developer / Promoter to it, duly resolving that the above maintenance deposit is insufficient for the maintenance of the common areas and facilities, electricity, water, drainages, sewage, passages, gardens or repairs thereof, the Allottee/Purchaser shall be liable to bear, pay and contribute to such additional charges as may be levied and demanded by the Developer / Promoter and/or such organization, as the case may be.
- (l) The Allottee/ Purchaser shall also pay the following amount to, and as and when called upon by the Developer and in any case prior to delivery of possession of the said Apartment:

entr			ation fees, Society /	Rs. 5,000/- (Five Thousand only)
All	legal :nses	cost,	charges,	Rs.10,000/-(Ten Thousand only)

- 11. The Developer hereby represents and warrants to the Allottee/ Purchaser as follows:
- (a) The Owners have clear and marketable title *inter alia* to the said "Phase-1" and the Confirming Party with the Owners have assigned the development rights *inter alia* pertaining to the said "Phase-1" to the Developer/Promoter herein as declared in the title report annexed to this agreement and has the requisite rights to carry out development upon the project land and also has actual, physical and legal possession of the project land for the implementation of the said "Phase-1" Project.
- (b) The Developer has lawful rights and requisite approvals from the competent Authorities to carry out development of the said "Phase-1" Project and shall obtain requisite approvals from time to time to complete the development of the project.
- (c) There are no encumbrances upon the said "Phase-1" project other than disclosed in the title report.
- (d) There are no litigations pending before any Court of law with respect to the said "Phase-1" project other than disclosed in the title report.
- (e) All approvals, licenses and permits issued by the competent authorities with respect to the said "Phase-1" Project, are valid and subsisting and have been obtained by following due process



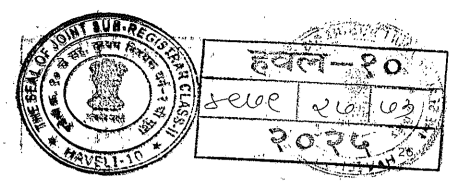
of law. All approvals, licenses and permits to be issued by the competent authorities with respect to the said "Phase-1" shall be obtained by following due process of law and the Developer shall, at all times, remain to be in compliance with all applicable laws in relation to the said "Phase-1".

- (f) The Developer has the right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee/ Purchaser created herein, may prejudicially be affected.
- (g) The Developer has not entered into any agreement for sale and/or development agreement or any other agreement / arrangement with any person or party with respect to the said Apartment which will, in any manner, affect the rights of Allottee/ Purchaser under this Agreement.
- (h) The Developer confirms that the Developer is not restricted in any manner whatsoever from selling the said Apartment to the Allottee/ Purchaser in the manner contemplated in this Agreement.
- (i) No notice from any statutory authority has been received or served upon the Developer in respect of the said Land and/or the project thereon, except those disclosed in the title report.

12. PROJECT:-

- (a) There is a 18.00 meter wide internal access road running east-west lying somewhat in the middle of the said Plot common for all the phases of the project on the said Plot. The rights of ingress and egress to use this internal road is also already granted to the adjoining properties including the school, colleges and institute therein, adjoining or located on west of and to the said Plot.
- (b) The provision for water; potable or otherwise permissible under concerned government and/or local authority has been applied for and shall be provided to the Phase-I to the extent supplied by such government and/or local authority. However, in case lack of or inadequacy of or scarcity of such water supply to the Phase-I or the apartments therein, supply and purchase of water through private supplier to the extent available, will be arranged for by the Developer, subject to the Allottee/ Purchaser contributing to the cost and expenses thereof.
- (c) The common facilities and amenities for Residential and Commercial Apartments are separate from each other, though located in any of the buildings of Phase-I as enumerated in Annexure given hereto. None of the Commercial Apartments shall

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have any right to any such amenities and facilities provided for Residential Apartments and *vice versa*.

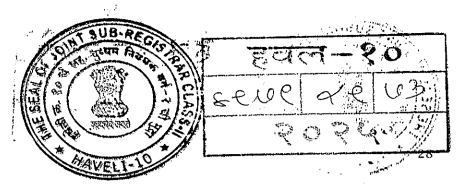
- (d) It shall be the duty, responsibility and obligation of each of the Allottee/ Purchaser to use all such concerned common amenities, fixtures, fittings and installations with due care and caution, and shall be liable and accountable for damage caused thereto if any.
- 13. The Allottee/ Purchaser hereby covenants with the Developer as follows:
- (a) To maintain the said Apartment at his/ her/ their own cost in good and tenantable repairs and condition from the date that of possession of the said Apartment is taken and shall not do or suffer to be done anything in or to the building in which the said Apartment is situate which may be against rules, regulations or bye-laws or change or alter or make addition in or to the building in which the said Apartment is located and the said Apartment itself or any part thereof without the consent of the Developer and/or society and/or statutory authorities, if required.
- (b) Not to use the said Apartment for any other purpose other than for the purpose sanctioned by the concerned authorities.
- (c) Not to store in the said Apartment any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage-the-construction or structure-of-the-building-in-which the said Apartment is situated or storing of which goods is objected to by the concerned local or other authority and shall take care while carrying heavy packages which may damage or likely to damage the staircases, common passages or any other structure of the building in which the said Apartment is situated, including entrances of the building in which the said Apartment is situated and in case any damage is caused to the building in which the said Apartment is situated or the said Apartment on account of negligence or default of the Allottee/ Purchaser in this behalf, the Allottee/ Purchaser shall be liable for the consequences of the breach.
- (d) To carry out at his own cost all internal repairs to the said Apartment and maintain the said Apartment in the same condition, state and order in which it was delivered by the Developer to the Allottee/ Purchaser and shall not do or suffer to be done anything in or to the building in which the said Apartment is situated or the said Apartment which may be contrary to the rules and regulations and bye-laws of the concerned statutory authority. In the event of the Allottee/ Purchaser committing any act in contravention thereof, the



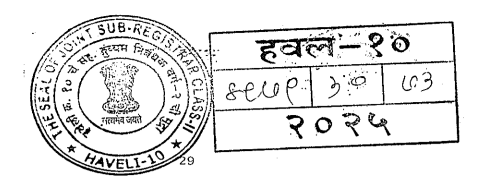
Allottee/ Purchaser shall be responsible and liable for the consequences thereof.

- (e) Not to demolish or cause to be demolished the said Apartment or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the said Apartment or any part thereof, nor any alteration in the elevation of the building in which the said Apartment is situated and shall keep the portion, sewers, drains and pipes in the said Apartment and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the said Apartment is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC or other structural members in the said Apartment without the prior written permission of the Developer and/or the Society and/or the concerned planning authority.
- (f) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the project land and the building in which the said Apartment is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- (g) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Apartment in the compound or any portion of the project land and the building in which the said Apartment is situated.
- (h) To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, on account of change of user of the said Apartment by the Allottee/ Purchaser for any purposes other than for purpose for which it is sold.
- (i) The Allottee/ Purchaser shall not, without the written permission of the Developer, let, sub-let, transfer, convey, mortgage, charge, assign or in any way encumber or deal with or dispose of the said Apartment or any part with interest or benefit factor of this Agreement or part with the possession of the said Apartment until all the dues payable by the Allottee/ Purchaser to the Developer under this Agreement are fully paid up by the Allottee/ Purchaser. Any breach thereof, shall entitle the Developer / Promoter, to terminate this agreement, without prejudice to any other rights, available to the Developer / Promoter under this agreement and/or other law.

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- (j) The Allottee/ Purchaser shall observe and perform all the rules and regulations which the Society or Apex Body or Federation may resolve or frame for protection and maintenance of the said building and the said Apartments therein and for the observance and performance of the Building Rules, Regulations and Bye-laws. The Allottee/ Purchaser shall also observe and perform all the stipulations and conditions laid down by the Society or Apex Body or Federation regarding the occupancy and use of the said Apartment in the building and shall pay and contribute regularly and punctually towards the taxes, expenses or other out-goings in accordance with the terms of this Agreement.
- (k) The Allottee/ Purchaser shall permit the Developer and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the said buildings or any part thereof to view and examine the state and condition thereof.
- (l) The Allottee / Purchaser agrees that regular wear and tear includes minor hairline cracks on the external and internal walls excluding the RCC structure which happens due to variation in temperature of more than 20°C and which do not amount to structural defects and hence, cannot be attributed to either bad workmanship or structural defect.
- (m) Notwithstanding anything contained anywhere in this agreement, the Allottee/Purchaser shall **not**:
 - demolish of cause to be demolished the unit or any part or wall or structure thereof nor at any time make or cause to be made any addition or alteration like shifting doors/ windows / grills walls etc or in the unit/Apartment or any part thereof,
 - make any holes/ cuts/ breakages/ chiseling or any other damage
 of whatsoever nature to structural walls, columns, beams, slabs
 etc. that will in any way affect the structural stability and integrity
 of the building,
 - make any change in the external colour scheme of the building/ wing in which the Apartment/unit is located,
 - extend the said Apartment or make any external attachments to the walls of the unit like enclosing grills, clothes drying lines, stands for potted plants, outdoor units of air conditioners, antenna dish of television, etc. or any other additions of whatsoever nature to the unit,
 - cover, fully or partially, any terrace or other projection with any structure,

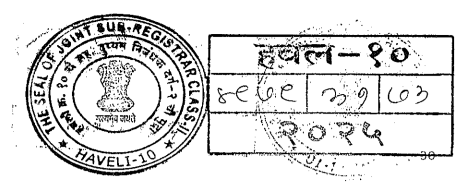


- use common passages staircases and lobbies and other such spaces for storage or reposition of any goods or garbage of any kind or to keep potted plants of any sort, or whatsoever other items that may in any way hamper or otherwise reduce the usability of these spaces in any manner,
- obstruct in any manner by any act or omission, sewer, drains, pipes, passages and common area prohibiting or blocking common use and access thereto,
- use the elevators in any manner which has potential to damage the same or its operation nor to misuse the elevators.
- raise objections for grant of lease or license of any portion of the said Property to MSEDCL/Govt./semi Govt. or Local or Municipal body or Authority or Private Party or parties for setting up any installations for providing services such as electricity, telecommunications services, dish antennae, water purifying plant etc
- obstruct to put additional construction for electric sub-station, office for society, overhead and under-ground water tanks, watchman cabin, rain water harvest system, septic tank along with other utility facilities/services and/or any other structure or facilities to be provided in the project as per guidelines or notifications issued by Government/Semi Government/Local authorities.
- fails to pay additional charges towards entering into AMC (Annual Monthly Contracts)/other maintenance contracts, revising terms conditions of contracts and/or fails to follow instructions as per user manual/s/guidelines or specific instructions thereof, which are necessary for smooth running/working of any systems/amenities/machineries/facilities etc. provided in the Unit /Apartment/ building or in the project. Any deviation in usage /maintenance of the said apartment/unit, in contravention to user manual shall be treated as default/negligence on part of the Allottee/purchaser and the purchaser shall not be entitled to claim any compensation against defect liability from the Promoter.
- Object or obstruct the Developer to sell/transfer any apartment on the grounds of nuisance, competitor in business, etc.

14. PURCHASER'S DECLARATION:-

(a) The Developer herein has made full and true disclosures to the Allottee/ Purchaser as to the title of the owner and entitlement of the Developer in respect of the said Phase-I, construction of the

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building on the said Phase-I, consumption of additional FSI as hitherto before mentioned, sanctioned plans for construction of the building/s on the said Phase-I and details of the project to be completed in phase wise manner and common and restrictive areas/facilities as project is mixture of residential and commercial units and such other matters relating thereto.

- (b) As required by the Allottee/ Purchaser the Developer herein has supplied all information and documents as are specified under the Real Estate (Regulation and Development) Act 2016 and the Rules and Regulation thereunder; to the Allottee/ Purchaser herein with all facts as to the marketable title of the Developer and the Owner to the said Phase-I, and the rights of the Developer to develop the said Phase-I, and after satisfaction and acceptance of title has entered into this agreement.
- (c) The Developer herein is developing the project under the name "MERLIN ELEMENTA 2.0" on the said Phase-I, with an intention to have the homogeneity in the scheme as to landscaping, height, facade, elevation of the building, outer colour scheme, terrace, windows, grills et cetera. The Allottee/ Purchaser or any owner or occupier of the tenement/s in the building or project shall not be entitled to disturb the aforesaid homogeneity of the project or to erect any outer expansions by any manner and to install or to erect any type of permanent or temporary structure on the terraces or to store soil or heavy things on terraces or cover, fully or partially, any terrace or other projection with any structure,. The Allottee/ Purchaser also shall not obstruct by act and/or omission any outlet of rain or drain or water or sewage in any manner.
- (d) The Developer herein is using Aluform Construction technology in the "Phase-1" project which thereby restricts the Allottee / Purchaser to make limited internal changes in the said apartment with respect to walls, electrification, plumbing, air-conditioning, etc.
- (e) In the project, the Developer herein is providing advance technology/ material/ plant and equipment/s in common facilities and which has to be operated/ used by the persons in the project with due diligence and observe all required of safety norms and measures.
- (f) The Developer has a right to and shall install at appropriate places at its discretion, signages of the project name "MERLIN ELEMENTA 2.0" and at suitable places in the entrance and/or exit of the respective or any of the buildings in the said Phase-I.



- (g) The Developer has earmarked the specific location for placing the indoor and outdoor units of the Air-conditioners in the said Apartment / unit. The Allottee/ Purchaser confirms and agrees that indoor units and outdoor units of such AC's shall be placed only at the designated places provided by the Developer and at no other place.
- (h) The Allottee/ Purchaser hereby accorded his/ her/ their irrevocable consent for the Developer to grant of lease or license of any portion of the said Plot to MSEDCL/Govt./semi Govt. or Local or Municipal body or Authority or Private Party or parties for setting up any installations for providing services such as electricity, telecommunications services, dish antennae, water purifying plant etc.
- (i) the Allottee/ Purchaser shall not object or obstruct the promoter to sell/transfer any apartment on the grounds of nuisance, competitor in business, etc. and further shall not Object or obstruct the promoter to grant exclusive rights / sell / transfer any open terrace attached / appurtenant to any of the Apartment/s for its exclusive use
- 15. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Apartments or of the said Phase-I and Buildings or any part thereof. The Allottee/ Purchaser shall have no claim save and except in respect of the said Apartment hereby agreed to be sold to him and all other spaces, parking spaces, lobbies, staircases, terraces, recreation spaces of Phase-I, will remain the property of the Developer until the said structure of the buildings is transferred to the Society or other body and until the project is transferred.

16. LOAN:-

- (a) The Developer shall be entitled to avail any loan and/or borrowings either as project loan or otherwise under any other nomenclature, either from any bank/s and/or financial institute and/or person for development and completion of the project on the said Plot, for which the Developer shall be entitled to create security either by way of mortgage or otherwise, on the said Plot in favour of such bank/s and/or financial institute and/or person for the loan.
- (b) The Allottee/ Purchaser hereby accorded his/ her/ their irrevocable consent for the Developer to avail such loan from any bank/s and/or financial institute and/or person, and agrees not to raise any obstruction and/or impediment and/or any objection pertaining thereto.

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- (c) In the event of the Developer availing such loan, the Developer shall be bound to send written intimation about availing of any such loan to the Allottee/ Purchaser.
- (d) However, in no circumstance the rights of the Allottee/ Purchaser pertaining to the said Apartment shall be adversely affected. The Developer shall keep the Allottee/ Purchaser duly indemnified from repayment of such loan and/or consequences flowing therefrom with cost and expenses.
- (e) In the event of the Developer availing such loan, the Developer shall be entitled to call upon the Allottee/ Purchaser to make payment of the balance amount payable by the Allottee/ Purchaser to the Developer under this agreement, directly to such bank/s and/or financial institute and/or person, as the case may be, towards repayment thereof. The amount so paid by the Allottee/ Purchaser to such lender, shall be, and shall be treated to be the payment made by the Allottee/ Purchaser to the Developer.

17. MISCELLANEOUS:-

- (a) In the event, the Allottee/Purchaser is purchasing the said apartment/unit as an investor with the intention to sell the same and thereby assign its rights and benefits under this Agreement to a subsequent Purchaser/third party within a period of 3 (three) years from the date of execution of this Agreement, in such a case the Allottee/Purchaser herein reserves his/her/its/their right to claim refund of stamp duty/ adjustment of stamp duty paid by the Allottee/Purchaser on these presents in terms of Article 5 (g-a)(ii) of Schedule I of the Bombay Stamp Act,1958, provided that the Allottee/Purchaser herein has paid the entire consideration as mentioned in this Agreement to the Promoter herein
- (b) Except as otherwise agreed to herein, this agreement shall be subject to the provisions of the Real Estate (Regulation and Development) Act 2016 and/or r/w the Maharashtra Ownership Flats Act 1963.
- (c) All expenses pertaining to this agreement, such as stamp duty, registration fees and incidental thereto, have been borne by the Allottee/ Purchaser.

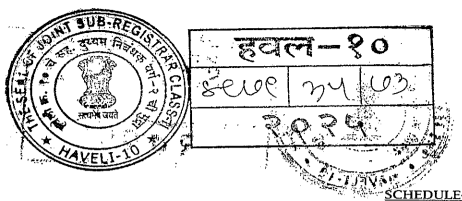


(d) STAMP DUTY PARTICULARS:

STAMP DUTY PARTICULARS:								
	Prescribed valuation as per Annual Statement of Rates 2024-25, as							
described in Sec								
Residential Apartment	51.31 sq.mt. x 1.10 = 56.441 sq.mt. Rs.81,869/- per sq.mt. as prescribed by the ARR,2023-24	Rs.46,20,768/-						
	(Rs.77970/- per sq.mt. + 5% thereof, = Rs.81,869/- per sq.mt. as the said Apartment is located above 8th floor, as per ARR, 2024-25)							
Exclusive right to attached Dry Balcony and Balcony	Balcony 4.53 sq.mt = 7.44	Rs.2,43,642/-						
	(being 40% of the prescribed value of Rs. 81,869/- per sq.mt., as per ARR, 2024-25)							
Exclusive right to sanctioned covered	_	Rs.2,61,938/-						
parking space; *independent	(being 5% of the prescribed value of Rs. 81,869/- per sq.mt., as per ARR, 2024-25)							
Total prescribed	l valuation	Rs.51,26,348/-						
Total agreed pri		Rs.62,69,836/-						
Stamp duty @ Schedule-I to th Surcharge und Maharashtra Mu Metro Cess, thu amount of the t	Rs. 4,38,900/-							

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(description of the said "PLOT")

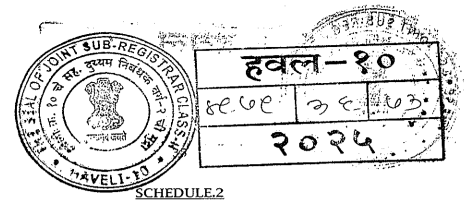
All that piece and parcel of Plot No. 'C' (bearing old Survey No. 56/1) admeasuring 40500 sq.mt. consisting of:-

New Survey	Area admeasuring	Remarks
No.		
55/1A/1/11	2978.39 sq.mt.	Area under 24.00 meter DP road, lying on west
55/1A/1/12	30274.28 sq.mt. assessed Rs.12,352/-	Non Agriculture at
55/1A/1/13	3479.33 sq.mt.	18.00 meter Internal Road- 3, running east-west lying somewhat in the middle of Plot No. C
55/1A/1/14	3768.00 sq.mt.	Open space-8, lying on south-east

As per sanction subdivision layout vide no. BP/ Sub-/Tathwade/86/2021 dated 13.10.2021 bearing Plot No. C totally admeasuring 40500.00 sq.mt.

(a part of amalgamation and sub-division layout pertaining to old Survey Nos. 55/1, 56/1, 57/1 to 4, vide sanctioned sub-division layout vide BP/ Sub-Division/ Tathawade/ 86/2021, dated 13.10.2021 by the PCMC, and now bearing New Survey Nos.55/1A/1/1 to 55/1A/1/14, as per revised Kami Jast Patrak dated 08.12.2021, as is also seen vide mutation entry no 7416 dated 16/10/2021) situate at village Tathawade of Taluka Mulshi, District Pune, within the limits of the Municipal Corporation of the Pimpri Chinchwad, Registration District of Pune, Sub-Registration Taluka Haveli Pune, and which is bounded by as follows:

On or towards east	On or towards south	On or towards west	On or towards north
Partly by Survey No.55/1 and partly by Survey No.56/2	Survey No.56/3	24.00 meter wide DP Road	Partly by Survey No.56/2 and partly by Survey No.58



(description of the said "PHASE-1")

All that the 'Phase-1' on the portion admeasuring 11090.00 sq.mt. lying on north west of the said Plot No. C, out of survey No.55/1A/1/11 to 55/1A/1/14, situate at village <u>Tathawade</u> of Taluka Mulshi, District Pune, within the limits of the Municipal Corporation of the Pimpri Chinchwad (described in Schedule-1 above) presently proposed to consist of following:

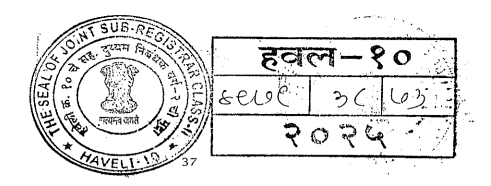
D. (1.2)	Datina
Building	Particulars
Building-A	2 (two) basements + Ground floor +
Residential +	Mezzanine Floor + 13 (thirteen) floors.
commercial	Three Commercial units are located on
	the Ground floor with Mezzanine and
	there are 04 commercial units and 05
	residential units on First floor, and
	from second floor till thirteenth floor
	there are residential units. Refuge areas
	are located on the 7th & 11th floor
	Amenities provided are:
	Society Office along with administrative
	office located on first floor and_jogging
	track and sit outs located on top
	terrace along with plantation & lawn
	located on Top terrace
Building-B	2 (two) basements + Ground floor (for
_	Parking only) + 13 (thirteen) floors
	comprising of Residential units. Refuge
	areas are located on the 7th & 11th floor
	Amenities provided are:
	First Floor:
	(i) Multi purpose/ Banquet Hall
	(ii) gymnasium
	(iii) Mini theatre
	(iv) Indoor games
	Second Floor:
	(v) Library
	(vi) Guests rooms – 3 nos
	(vii) Cafeteria
	(viii) Badminton Court
	(ix) Squash court
	(x) Crèche
	Top Terrace:
	(xii) Swimming pool with deck area and
	Filtration systems
	1 AACI GCAGAI O / OCCAAAO

HO

Sporthulad



	(xiii) Jogging Track with sit-outs and plantations
Building-C	2 (two) basements + Ground floor + Mezzanine Floor + 13 (thirteen) floors. There are 15 commercial units located on Ground floor with Mezzanine and on First floor there are 15 commercial units and one residential unit and from second floor onwards upto the thirteenth floor are all residential units. Refuge areas are located on the 7th & 11th floor. Amenities provided are: Meeting Room located on first floor and
	jogging track and sit outs located on top terrace along with plantation &
Commercial Building	lawn located on Top terrace 2 (two) basements + Ground floor + Mezzanine Floor + First Floor Ground floor with Mezzanine having 14 (fourteen) commercial units and 1st floor having 16 (sixteen) commercial units.
	Amenities: (For Exclusive use of Residential Apartments Owners/users only): Landscaped garden, Cricket practice pitch, Multipurpose court, Amphitheatre, Kids play area are connected and part of the top terrace of the commercial building.



SCHEDULE-3

(description of the said "APARTMENT")

All that:

Residential	Apartment / Unit No. 605			
Building/ Wing	No. B			
Floor	Sixth Floor			
Area	51.31 sq.mt. (552.30 sq.ft.) carpet area			
Dry Balcony	2.91 sq.mt. (31.32 sq ft)			
Balcony	4.53 sq.mt. (48.76 sq ft)			
Exclusive facility	01 (one) No. Sanctioned covered Independent parking space No.84, located on Basement-2 Floor			

being constructed on all that 'Phase-1' on the portion admeasuring 11090.00 sq.mt. lying on north west of the said Plot No. C, out of survey No.55/1A/1/11 to 14, situate at village <u>Tathawade</u> of Taluka Mulshi, District Pune, more particularly described in Schedule-2 above, together with fixtures, fittings, facilities, amenities, exclusive facility (if specifically agreed to), and together with easements, appurtenances, ingress, egress, incidental and ancillary things thereto, and as delineated in the floor map annexed hereto.

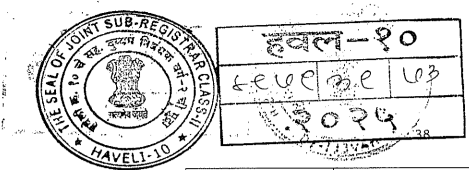
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Common/ restricted common area and facilities

Common facilities and areas for Phase 1 of the project	18.00 meter Internal Road-3 (S. No. 55/1A/1/13, running east-west lying somewhat in the middle of Plot No. C) is common for both phases on the entire said plot and access is also given to projects, schools, colleges and others located on the
	adjoining lands. Buildings A, B & C are connected on 2 nd Floor level as well as with a sky bridge on top terrace level. All Buildings have common plinth area.
Restricted common facilities & amenities	Parking Areas: Parking areas covered/open located inside the Entrance gates (including all basement area of the project) are to be used by Owners / occupants of residential apartments only and occupants of commercial units are strictly prohibited to use the same.
	Covered parking allotted for exclusive use of the concerned apartment owner is restricted

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areas for other occupants.

Parking areas/open spaces located at front road sides of the Phase 1 in front of the commercial apartments (out side Entrance Gates of the project) are exclusively reserved for parking of commercial apartments / units for its owners and visitors only and owners/occupants/visitors of residential apartments are strictly prohibited to use the same.

Project Amenities:

All aforesaid amenities mentioned in Schedule-2 are for exclusive use and enjoyment by Owners / occupants of Residential apartments only and therefore, commercial apartments / units Owners / occupants are strictly prohibited thereof.

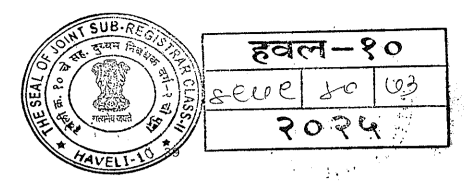
<u>Common Facilities for exclusive use of</u> Residential apartments

There is separate STP (sewage treatment plant), separate Under Ground Water Tank/s and separate D.G. back up/s and separate staircase/s & lift/s so also lobby areas and top terraces of all buildings of Phase 1 are reserved for occupants of residential units and hence, occupants of commercial units are strictly prohibited from using the same, There are Four Entrance Gates (Two of them are reserved for fire driveway / fire tender movement) which are for exclusive use of occupants of residential units and occupants of commercial units are strictly prohibited from using the same.

<u>Common Facilities for exclusive use of commercial apartments</u>

Commercial Apartments have direct access from front side of the Phase 1 of the project and have separate Entrance lobbies and staircases, lift/s, escalators, etc. which are to be used exclusively by commercial units, their customers, visitors, guests, etc. and occupants of Residential units are strictly prohibited from using the same.

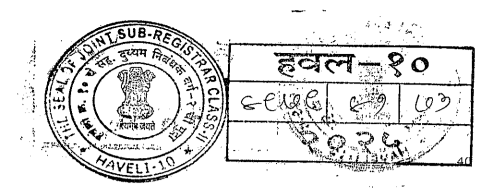
There is separate STP (sewage treatment



	plant), separate Under Ground water tank/s and separate D.G. back up for occupants of commercial units and occupants of Residential units are strictly prohibited from using the same.
Rider	This shall be subject to change as to number of building/s, apartments therein, their division and/or amalgamation into separate buildings or apartments, provision and situation of internal open space and/or internal access roads, with proportionate alteration in common facilities & amenities along with their location as may be found necessary by the Developer depending inter alia upon market conditions. However, this shall not adversely affect the said Apartment agreed to be purchased by the Allottee/Purchaser

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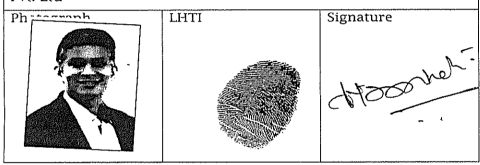
In witness whereof, the parties hereto have signed and executed this <u>AGREEMENT</u> on the date and at the place herein before first mentioned.

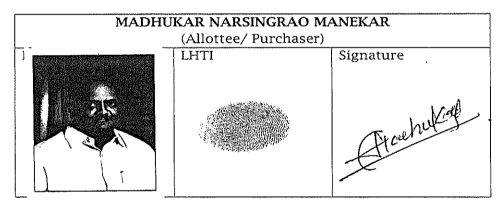
NAVNEET BAHETI (Developer/Promoter)

As the duly authorised signatory of and for M/s Merlin Bhingarwala Developers LLP and duly constituted attorney of Owners, (1a) Dattatraya Kisan alias Krushna Navale for self and as "Karta" and Manager of Kisan Navale, HUF, (1b) Murlidhar Kisan alias Krushna Navale, (1c) Balasaheb Kisan alias Krushna Navale (2a) Gulab Govind Navale, for self and as "Karta" of Govind Vithoba Navale, HUF, (2b)Namdev Govind Navale, (2c) Ashok Govind Navale, (2d) Kailas Govind Navale (3a) Nivrutti Sudamrao Navale, for self and as "Karta" of Sudamrao Vithoba Navale, HUF (3b)Jalinder Sudam Navale, (4) Vidura Vithoba Navale, for self and as "Karta" of Vidura Vithoba Navale, HUF (5a) Bhiku Narayan Navale, for self and as "Karta" of Bhiku Narayan Navale, HUF,(5b) Pandurang Narayan Navale, OWNER No.1 And (1a) Vimal Dattatraya Navale, (1b) Narendra Dattatraya Navale (1c) Monika Kailas Kute, (1d) Swati Navnath Kale (1e) Shweta Ganesh Ghule (2a) Pushpa Murlidhar Navale (2b) Shridhar Murlidhar Navale (2c) Ashwini Raju alias Rajendra Bhise, (2d) Sushama Mahesh Pawar, (3a) Kalpana Balasaheb Navale, (3b) Swapnil Balasaheb Navale, (3c) Sumeet Balasaheb Navale, (4a) Shalan Gulab Navale, (4b) Jivan Gulab Navale, (4d) Nivedita Hiraman Walhekar, (4e) Rekha Pradeep Chavan (5a) Chaya Namdev Navale (5b) Reshma Prashant Kaspate (5c) Nalini Tushar Jaid (5d) Priyanka Namdev Navale (5e) Pravin Namdev Navale (6a) Sunita Ashok Navale (6b) Madhuri Rohan Khandve (6c) Kaushal Ashok Navale (6d) Ketki Ashok Navale (7a)Sangita Kailas Navale (7b) Prathamesh Kailas Navale (7c) Pratik Kailas Navale (8a) Jayshree Nivrutti Navale (8b) Harish Nivrutti Navale (8c) Shreya Pankaj Jambhulkar (8e) Namita Prashant Gaikwad (9a) Deepa Jalinder Navale (9b) Sumesh Jalinder Navale (9c) Dhanashree Jalinder Navale (10a) Dnyanesh Vidura Navale, (10b) Rekha Dnyanesh Navale (10c) Malhar Dnyanesh Navale (11a) Shivraj Vidura Navale (11b) Sushupti Shivraj Navale, (12a) Manisha Bhiku Navale (12b) Sachin Bhiku Navale (12c) Limika Sachin Navale



(12d) Parth Sachin Navale (12e) Yogesh Bhiku Navale (13a) Usha Pandurang Navale (13b) Aniket Pandurang Navale (13c) Kshama Pandurang Navale, OWNER NO. 2; AND duly constituted attorney of Confirming Party (i) Bacchubhai Dharamshi Patel a duly designated Partner of and for Akshar Properties (ii) Hari Bachhubhai Mujat, a duly designated partner of and for Akshar Properties, authorized director of and for Akshar Land Developers Pvt. Ltd





Witnesses	Signatures
Laxman Gawdi Vimon nagar Pune-411014	Q. S. S
Yogesh Bansade Vimon nagar pune-411014	Bandrda.

Merlin Elementa 2.0: Specification List of specifications provided: Structural: m construction Ochholog

Walls & Plaster:

External face with texture finish & acrylic paint.

Internal RCC walls with putty and primer finish.

Flooring:

800 X 800 Glossy Vitrified flooring for entire flat.

600 X 600 rustic tiles in balcony.

Earthquake resistant RCC frame stru

Kitchen:

Granite platform with SS sink

600 X 300 vitrified tiles in dado up to lintel level

RO Point

Provision for Hob and chimney

Washing Machine point in Dry Balcony

Piped gas supply (if available)

Doors and windows:

Main door 35 mm flush door with decorative veneer finish & wooden door frames.

Internal 32mm flush doors with decorative laminate, wooden door frames & SS finish mortise handles.

Aluminum windows in euro groove series with powder coating and 5 mm clear glass with granite jamb on all 4 sides.

SS & glass combination for balcony railing.

Toilets:

600 X 600 anti-skid vitrified tiles for flooring.

600 X 600 matt finished vitrified tiles in dado up to lintel level.

Sanitary ware of Jaquar or equivalent.

CP fittings of Jaquar or equivalent

600 X 600 Gypsum false ceiling in all toilets (openable)

Concealed flush valve flushing system.

Geyser points in all toilets.

Openable aluminium vent windows for access to service area.

Electrical:

Modular switches of Legrand or equivalent

3 phase concealed copper wiring of Polycab or equivalent

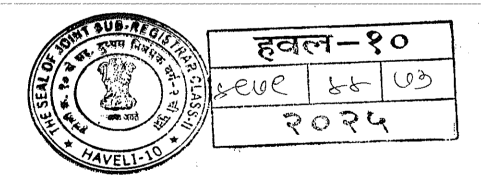
AC & TV points in all bedrooms, living & dining.

Salient features & facilities:

- 3 to 4 high speed elevators (including stretcher lift) of 13 passenger capacity with SS cabin of Kone or equivalent in every block.
- Garbage chute in every block.
- Hydro pneumatic pressure system for water supply.
- Dedicated RCC service ledge for ODUs for every flat.
- Solar panels
- Rain water harvesting
- Sewage treatment plant
- Water treatment plant
- Allotted car parking
- Administration office

Advanced features:

- DG backup
 - o 100 % for common areas
 - o Entire apartment area except air conditioning & 15-amp power points
- Society management & visitor management app (My Gate or equivalent)
- Access controls in all main lobbies
- CCTV surveillance
- Car charging stations
- 2-wheeler charging stations
- Wi-Fi in all common areas, terrace and amenity areas.



Merlin Elementa 2.0: Amenities

Amenities @ Podium Level:

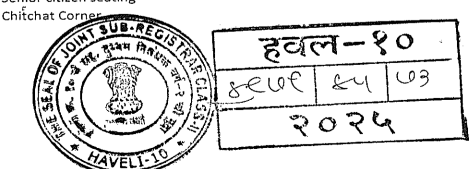
- Landscaped garden
- · Children's crèche
- Library
- Cafeteria (Indoor)
- Guest rooms (3 nos.)
- Cricket practice pitch
- Multipurpose court (Basketball/volleyball)
- Amphitheatre
- Kids play area
- Life size games
- · Indoor Badminton court
- Indoor Squash court
- · Chit chat corners

Amenities @ first floor level (All air-conditioned):

- Gymnasium
- Steam rooms (separate for his and her) with changing rooms and toilets.
- Yoga + Aerobics
- Banquet hall with pre-function area.
- Mini theatre
- Club house:
 - > Carom
 - > Foosball
 - > Air hockey
 - > Table tennis (with robotic play option)
 - Pool tables
 - > Arcade games
 - > Card rooms
 - > Chess
 - ➤ VR games
- Co-working stations.
- Meeting room with video conferencing facility.

Amenities @ roof top level:

- Sky bridge connecting all towers.
- Artificial lawn with peripheral natural plantation.
- Jogging track
- Infinity swimming pool with wooden deck & changing rooms.
- Splash pool
- Senior citizen seating





KIRAN KOTHADIYA

B.Com. (Hons.), LL.M.

Advocate

Office & Correspondence: Shree Ameya Aparlments, 1187/37, Kanitkar Path, Off. Ghole Road, Shivajinagar, Pune - 411 005. Tel.: (020) 2553 4463 / 2553 6776,

E-mail: kk@kblaw.net

Title Certificate

Court: Chamber No. C - 24, New Lawyer's Chambers, District Court Compound, Shivajinagar, Pune - 411 005.

October 14, 2022

I have investigated the title of the Owner, Assignor and the right of the Assignce/Developer to the said Property (described in <u>SCHEDLIF-1</u> above), and furnished the title reports dated 13.10.2022

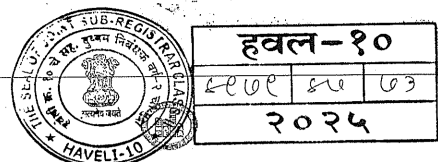
I also caused the search to have been taken in respect of the said Property. I perused (i) the documents of title and extracts of revenue record, (ii) the permission to use the said Property for residential purposes, issued by the Junior Engineer of Pimpri Chinchwad Municipal Corporation, together with the plans for construction of the building thereon.

As stated in my aforestated title reports; I am of the opinion that

- (a) the Owners and Assignors have assigned their development rights to the Developer pertaining to the said Property,
- (h) the said Property is free and marketable,
- (d) the Developer is entitled to develop the said Property by constructing a building thereon, comprising of independent apartments for commerce, and to enter into this agreement to sell with the intending purchaser.

Kiran Kothadiya O Advocate

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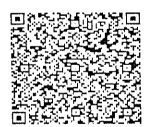


Maharashtra Real Estate Regulatory Authority

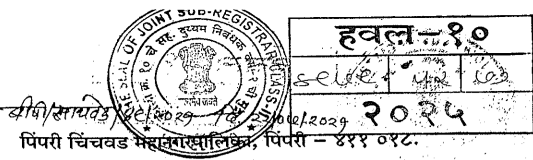
CERTIFICATE FOR EXTENSION OF REGISTRATION OF PROJECT FORM 'F'
[See rule 7(2)]

This extension of registration is granted under section 6/7 of the Act, to the following project: Project: MERLIN ELEMENTA 2.0, Plot Bearing / CTS / Survey / Final Plot No.:55/1A/1/11 TO 55/1A/1/14 at Tathwade, Mulshi, Pune, 411033; registered with the regulatory authority vide project registration certificate bearing No P52100050199 of

- 1. Merlin Bhingarwala Developers LIp having its registered office / principal place of business at Tehsil: Haveli, District: Pune, Pin: 411014.
- 2. This renewal of registration is granted subject to the following conditions, namely:-
 - 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 (2) 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 be used only for that purpose
 as per sub-clause (D) of clause (I) of sub-section (2) of section 4 read with Rule 5;
 - That entire of the amounts to be realised hereinafter by me/promoter for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank 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 up to 31/12/2027 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 6/7 of the Act read with rule 7 the Act.
 - 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
 - If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action
 against the promoter including revoking the registration granted herein, as per the Act and the rules and
 regulations made there under.



Dated: 23/10/2023 Place: Mumbal Signature valid Digitally Signed by Dr. Vaşant Premanand Prabhu Signature (Secretary, Manamberized Officer Maharashtr ਕਿਵਿੰਗ ਦੇ ਫਿਰੀ ਪੈਰੀ ਹੈ ਪਿੰਗ ਨਿਲ੍ਹੀ Authority





परिशिष्ट डी - १

र्द्रेत. बांधकाम चालू करणेकरिता दाखला

अर्जक-903329220093032

पिंपरी चिंचवड महानगरपालिका, पिंपरी - १८. क्रमांक - बी.पी./ निग्य पुटे / 39 /२०२२ दिनांक: 89 / 02 /२०२२

श्री. श्रीमती/मे. विद्रा विठाका नवले व इतर तर्ली हो, अकर प्राप्तीं लेख उत्तर तर्ली हो, अकर प्राप्तीं लेख उत्तर तर्ली हो, अकर प्राप्तीं लेख उत्तर हो। विकास अन्य कार्य कार्य हो। विकास अन्य हो। विकास अन्य हो। विकास हो। वि

कोणतीही नवीन इमारत वा त्यातील भाग ताब्यात घेतला जाणार नाही किंवा त्या व्यतिरिक्त किंवा वापरण्याची परवानगी
 मिळणार नाही किंवा भेगवटा प्रमाणपत्र मंजूर होईपर्यंत कोणत्याही व्यक्तीस वापरण्याची परवानगी दिली जाणार नाही.

३) सदर प्रारंभ प्रमाणपत्र / बांधकाम चालु करणेच्या तारखेपासून सुरू होणाऱ्या एका वर्षाच्या कालावधीसाठी वैध राहील.

४) ही परवानगी आपल्या मालकीच्या जामिनी नसलेल्या जागेचा विकास करण्यास पात्र नाही.

सोबत - १ ते ४१ अटी व नकाशा प्रती.

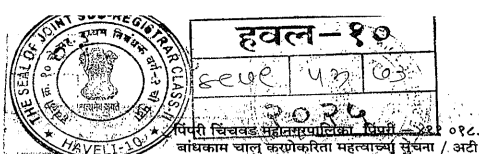
उप अभियंता पिंपरी चिंचवड, महानगरपालिका

कार्यकारी अभियंता पिंपरी चिंचवड महानगरपालिका

पिपरी चिंचन्नड महानगरपालिका

प्रत महितीसाठी : १) सहा. मंडलअधिकारी, पिंपरी-चिंचवड महानगरपालिका, मनपा / पिंपरी वार्धरे / पिंपरीनगर / चिंचवड / भोसरी / कासारवाडी / आकुर्डी / निगडी प्राधिकरण / सांगवी / पिंपळे गुरव / पिंपळे निलख / पिंपळे सौदागर / वाकड /रावेत / रहाटणी / धेरगांव.

२) मा. मुख्याधिकारी, पुणे गृहनिर्माण व क्षेत्रविकास महामंडळ, आगरकरनगर, पुणे - ४११ ००१. (MAHADA)



ह) संवितच्या मंजूर नकाशात दाखविल्याप्रमाणे प्रत्येक जामेकर, सम्मकाम करणे बंधनकारक आहे.

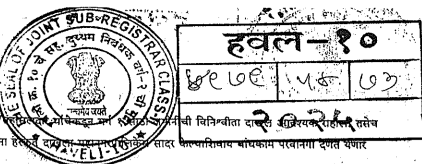
- २) जीत्यापर्यंत काम आल्यानंतर नगररचना व विकास विभागाकडून सेटबॅक तापासून घ्यावेत. त्याशिवाय जीत्यावरील काम, सुरू करू नये. ज्योत्यापर्यंतच्या कामाचे विभागस लेखी स्वरूपात कळवावे.
- ३) सोबतच्या नकाशावर नमूद करण्यात आलेल्या अटींवर हे संमतीपत्र देण्यात येत आहे.
- ४) ज्या भूखंडावर नवीन इमारत बांधकाम करण्यात आले आहे. त्या इमारतीचा भोगवटा दाखला मागण्यापुर्वी विकसकाने इमारतीसमोर कंपाउंड वॉलच्या आत झाडे लावून ती व्यवस्थित बाढविण्याच्या दृष्टीने योग्य ती व्यवस्था करावी त्या शिवाय भोगवटा दाखला मिळणार नाही. रस्त्यावरील झाडांना जरूर ते संरक्षण कुंपन विकसकाने करावयाचे आहे. तसेच महानगरपालिकेच्या प्रचलित नियमानुसार योग्य ती अनामत रक्षम कोषागरात भरणे बंधनकारक आहे.
- ५) नवीन बांधकाम सुरू करताना संबंधित जागेमध्ये झाडे असल्यास ती ट्री ॲथोरिटीची पूर्व परवानगी घेतल्या शिवाय तोडू नयेत. अन्यथा कायदेशीर कारवाई करण्यात येते याची नोंद घ्यावी.
- ह) बांधकाम परवानगी करिता ' बांधकाम राडारोडा व्यवस्थापन' (C&D Waste Management Plan) बाबत पर्यावरण विभागकडील ना हरकत प्रमाणपत्र जोडणेआवश्यक आहे. तसेच बांधकाम पुर्णत्वाचा दाखला देताना विकसकाने C&D Waste Processing Plan वर टांकलेल्या राडारोडयाचा रिपोर्ट तसेच प्रक्रियेतून पुर्निर्मित झालेले कमीत-कमी २०% बांधकाम साहित्य वापरलेचे प्रमाणपत्र प्राप्त झालेनंतर संबंधितांना पुर्णत्वाचा दाखला देण्यात येईल. सदरची अट ३०० चौ. मी. पेक्षा जास्त भुखंड क्षेत्राकरिता लागू राहील.
- ७) इमारतीच्या तळमजल्यावरील गाळेधारकांच्या नावे दर्शविलेली टपालपेटी सुयोग्य ठिकाणी बसविणे बंधनकारक राहील.
- ८) विकास आराखडयातील रस्ता रूंदीने बाधित क्षेत्र नियमानुसार महानगरपालिकेच्या ताब्यात देणे बंधनकारक राहील. त्याशिवाय भाग अथवा संपूर्ण भोगवटा दाखला दिला जाणार नाही.
- भुखंडाच्या संबंधित मिळकत कर भरत्याचा करसंकलन विभाग मनपा यांचेकडील दाखला/पावती सादर केल्याशिवाय बांधकाम चालू करू नये.
- १०) मंजूर रेखांकनातील खुली जागा विकास नियंत्रण नियमावलीप्रमाणे विकसीत करणे बंधनकारक आहे.त्याशिवाय भाग अथवा संपूर्ण भोगवटा दाखला दिला जाणार नाही.
- ११) विकास आरखड्यातील रस्ता बाधित क्षेत्र नियमानुसार महापालिकेच्या ताब्यात देणे बंधनकारक आहे.

 रस्ता रूंदीने बाधित क्षेत्र म.पा.चे. नाव लावून ७/१२ चा उतारा/सुधारित मालमतापत्रक व मोजणी नकाशा सदर जागेचे

 FSI/DR अनुज्ञेय करणेपुर्वी या कार्यालयाकडे सादर करणेपुर्वी या कार्यालयाकडे सादर करणे आवश्यक आहे. तसेच

 सदरह् रस्ता रूंदीने बाधित क्षेत्राचा विकास मनपाच्या विनिर्देशाप्रमाणे विकसक यांनी स्वतः करणे आवश्यक आहे.

 अथवा मनपाच्या त्यावेळच्या प्रचिलित दराने विकास खर्च भरणे आवश्यक आहे.
- १२) प्रस्तुत प्रकरणातील जागेचा मोजणी नकाशा विह्वाटीनुसार असून हिद्दीबाबत वाद निर्माण झालेस त्यास म.न.पा. जबाबदार राहणार नाही. नगरभुमापन कार्यालयाकडील सुधारित मोजणी नकाशा/मालमत्तपत्रक सादर केल्याशिवाय बांधकामास भोगवटा दाखला देण्यात येणार नाही.
- १३) प्रस्तुत प्रकरणातील भूखंडाचे एकत्रीकरण नगर भूमापन कार्यालयकडून घेऊन, त्याप्रमाणे सुधारित मालमत्तापत्रक व मोजणी नकाशा भोगवटापत्रक घेण्यापुर्वी या विभागाला सादर करणे आवश्यक आहे.
- १४) इमारतीसाठी नियमानुसार रेन वॉटर हार्वेस्टिंग व्यवस्था करणे बंधनकारक आहे.
- १५) भूखंडालगतचे पोहोच रस्ता व आसपासचे क्षेत्रातील सर्व प्रकारच्या पाण्याचा निचरा होणे सार्वजनिक आरोग्याच्या दृष्टीने आवश्यक आहे. त्यासाठी योग्य ती उपाययोजना करण्याची सर्वस्वी जबाबदारी विकसक / अर्जदार यांचेवर राहील. यांवाबत संबंधित गाळेधारक रहिवासी यांची कोणत्याही प्रकारे तक्रार/हरकत निर्माण झाल्यास त्यांचे संपूर्णतः निराकरण



- १६) मा. उपविभागीय अधिकारी कि वर्ग २ साठी आवश्यक तो ना हर
- १७) म्हाडास द्यावयाच्या सदनिका, पुर्णत्वानंतर इतर इमारतींना भाग/संपूर्ण भोगवटा दाखला देण्यात येईल.
- १८) यु.एल.सी. बाबत विकसक यांनी सादर केलेले हमीपत्रास अधिन राहन बांधकाम परवानगी देणेत येत आहे.
- १९) सर्व मांधकाम व्यवसायिक / विकसक / जागा मालक यांनी इमारत च इतर मांधकाम कामगार (रोजगार विनियमन व सेवा शतीं) अधिनियम १९९६ व कंत्राटी कामगार नियम आणि निर्मुलन) अधिनियम १९७० अनुषगांने सर्व कामगारांना आरोग्य सुरक्षितता व त्यांचे कल्याण विषयक कायद्यातील तरतुर्दीची पुर्तता करून घेणे मंघनकारक आहे.
- २०) मा. जिल्हाधिकारी, पुणे यांची खनिकर्म शाखा द्वारे निर्गमित केलेल्या परिपन्नक क्र. खनिकर्म/काबि/८७७/२०१६ दि. ३१/०३/२०१६ नुसार विकासकाने बांधकामसाठी लागणारे गौण खजिन हे अधिकृतरित्या जाहिर केलेल्या परवानगी दिलेल्या दगड, खडी, मुरूम, माती, वाळू परवानाधारक यांचेकडून खरेदी करणे बंधनकारक राहील.
- २१) सदरची परवानगी ही संबंधित विकसकाने रियल इस्टेट रेग्लूलेशन ॲन्ड डेव्हलपर्मेंट ॲक्ट २०१६ (RERA) अतर्गत विहित मुदतीत नोंदणी करणे विकसकावर बंधनकारक राहील.
- २२) WATER RECYCLE UNIT / STP हे जलिनि:सारण ना हरकत प्रमाणपत्राप्रमाणे उभारून कार्यन्वित करणे विकासकावर बंधनकारक राहील.
- २३) महाराष्ट्र महानगरपालिका अधिनियमातील २६३ अन्वये विकसकाने बांधकाम पुर्ण होताच महानरपालिकेच्या कार्यालयामध्ये बांधकाम भोगवटापत्रक मिळण्याबद्दल अर्ज करणे आवश्यक आहे. म्हणजे मा. शहर अभियंता अगर त्यांनी नेमलेल्या अधिकाऱ्याच्या जागेची तपासणी करता येईल व जागा वापरण्यास संमती देता येईल. या विरूध्द वर्तन करणारा संबंधित विकसक, महानगरपालिकेच्या दंडात्मक घोरणानुसार दंडास पात्र होईल.
- २४) प्लॉटमधून जाणऱ्या पाण्याच्या (विशेषतः पावसाच्या पाण्याचा) नैसर्गिक प्रवाहाचा मार्ग कोणत्याही परिस्थितीत बंद वा कमी करण्याची संमती या दाखल्याने दिलेली नाही.
- २५) शेजारच्या लोकांना अथवा इतरांना कामापासून उपसर्ग किंवा कोणत्याही प्रकारचा त्रास पोहचू नये. त्याविषयी जबाबदारी विकसकावर आहे. या संमतीपत्राने दुसऱ्या कोणत्याही अधिकारास बाधा येत नाही आणि तुम्ही आपल्या अधिकाराबाहेर कोणतेही काम केल्यास त्याची जबाबदारी विकसकावर राहील.
- २६) हा दाखला महानगरपालिकेच्या सेवकांनी अथवा संरक्षकाने (पोलिसाने) पाहण्यास मागितला असता दाखिवला पाहिजे अन्यथा संमतीपत्राविना बांधकाम चालू आहे, असे समजण्यात येईल. विशेष प्रसंगी महानगरपालिकेची लेखी अज्ञा दिली तर ती पुन्हा मान्य केली पाहिजे त्यात या समंतीवरून बाघा येत नाही.
- २७) पाणीपुरवठा नाहरकत दाखल्यामध्ये नमृद केलेले अटी प्रमाणे आवश्यकती व्यवस्था करावी.
- २८) महानगरपालिकेच्या लेखी संमतीप्रत्राशिवाय नवीन विहीर, तलाव किंवा डबके, हौद, अगर कारंजे खोदण्याचा अगर बांधण्याचे काम करू नये. गलीट्रॅप्स, उघडी गटारे, यांना मच्छर प्रतिबंधक व्यवस्था केली पाहिजे, हौदात केरकचरा न जाईल अशी झाकणे व्यवस्थितपणे बसवावीत. त्यात सुलभपणे काढतर येईल असे मजबूत कुलूप व किल्ली तसेच ओव्हरफ्लो (वर्किंग) पाईपला चांगल्यापैकी वायरगेजचे संरक्षण असावे. हद्दीवरील भितीवरील फुटक्या बाटल्यांचे तुकडे बसवू नथेत. फ्लशिंग संडसाचे जोते नजिकच्या रस्त्याच्या मध्यबिंद्पासून अगर मालकाच्या इमारती भोवतालच्या जागेपासून ०.५ मी उंचीजे असावे.
- २९) संबंधित भूखंडाबाबतचा रस्ता, वीज, ड्रेनेज इ. विकासकामे महानगरपालिकेच्या स्पेसिफिकेशनप्रमाणेच करणे बंधनकारक आहे.
- ३०) इमारतीच्या उदबाहकाबाबत सक्षम अधिकारी यांचेकडील चालविण्यासाठी अनुज्ञाप्ती, संपुर्ण भोगवटापत्रक घेणेपुर्वी सादर करणे आवश्यक राहील. त्याखेरीज लिफटचा वापर करून नये.

हिप्यू जिक्क्न हुन्या, मलेरिया इ. डासांचे वाढीवर नियंत्रण ठेवणेसाठी बांधकामाचे साईटवर साठवलेले पाण्याचे टाक्यावर झाकण असणे बंधनकारक आहे. तसेच साठिवलेले पाण्याचे टाकीचे परिसरात साचलेल्या पाण्याचा निचरा नियमितपणे करणे विकसकावर बंधनकारक राहील. तसेच सदर ठिकाणी नियमितपणे मलेरिया ऑईल, एंबेट फवारणी इ. डास प्रतिबंधक फवारणी नियमितपणे करणेची जबाबदारी विकसकावर राहील.

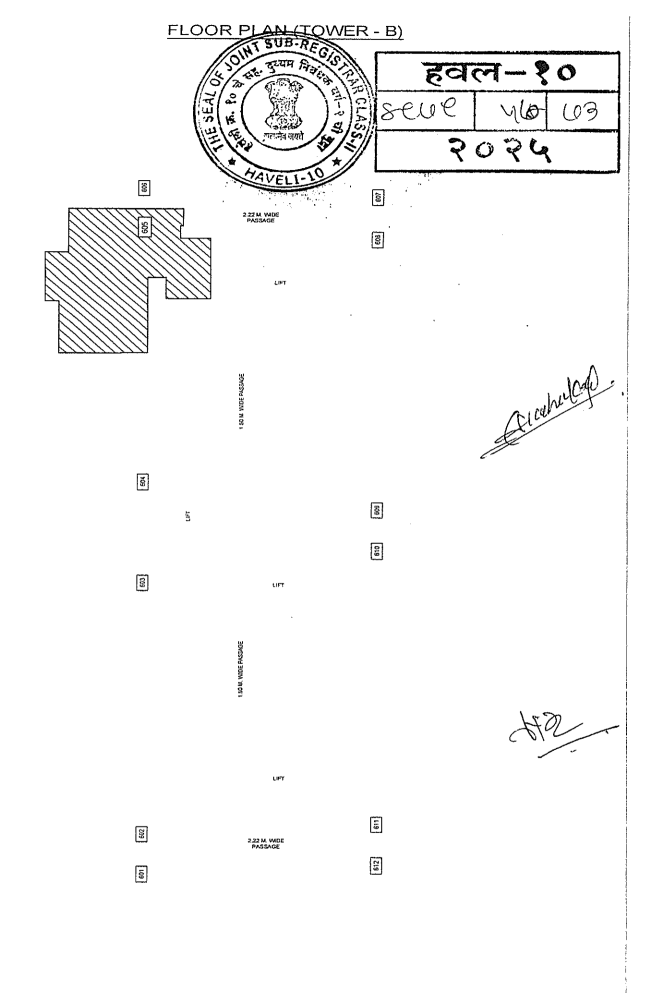
- ३३) बांधकास / व्यवसायिक/ विकसक / जागा मालक यांनी बांधकामावर काम करणाऱ्या कामगार (Insurance) वर्गाचा विमा काढणे बंधनकारक आहे.
- ३४) साईटवरील सर्व बांधकाम मजुरांसाठी स्वच्छ पिण्याचे पाणी व स्वच्छतागृहांची सोय करणे विकसक यांचेवर बंधनकारक राहील.
- ३५) अतंर्गत च वहिवाटीच्या रसत्याबाबत क्षेत्र मनापचे ताब्यात देऊन ७/१२ उताऱ्यावर पिंपरी चिंचवड महानगरपालिकेच्या नावाची नींद केलेनंतर क्षेत्राचा मोबदला देण्यात थेईल.
- ३६) बांघकाम साईटवरील वसाहतीत विद्युति वाहिनी (इलेक्ट्रीसिटी व आग यांपासून धोका निर्माण होऊ नये. यांची विशेष काळजी घेण्यात यांची.
- ३७) महाराष्ट्र शासनाचे मेमोरंडम नं. टीपीसी/४३९८/१५०४/सीआर २८७/९४/युडी११/आरडीपी दि. १९ जुलै १९९४ नुसार संबंधित जागामालक / जागेचा विकास करणार त्यांनी (बांधकाम/विकास करावयाच्या) जागेचर सर्वांना सहजरित्या दिसेल आशा रितीने '' डिस्प्ले बोर्ड (माहिती फलक)'' बसविणे आवश्यक आहे. या फलकावर (मालकाचे नाव, आर्किटेक्टचे नाव व इतर अनुषंगिक) माहिती असणे आवश्यक आहे.
- ३८) कामाच्या ठिकाणी अपघात झाल्यास कामगारांना मिळणाऱ्या लाभांपासून हे वंचित राहु नये या करिता विकसकाने कामगाराचा अपघात विमा काढणे बंधनकारक राहील.
- ३९) जागेच्या वा इमारतीच्या कायदेशीर मालकी हकाचे संदर्भ लक्षात न घेता अर्जदारास हा दाखला देणेत येत आहे.
- ४०) भुखंडातील बांधकामाचे क्षेत्र (Construction Area) FSI च Non FSI क्षेत्र मिळुन २०,००० चौ. मी. पेक्षा जास्त होत असल्यास पर्यावरण विभागाचा ना हरकत दाखला सादर केल्याशिवाय बांधकामास सुरूवात करू नये.
- ४१) RERA रजिस्ट्रेशन क्रमांक :-

अ) विकसकाचा मालकाचा पता	ब) बांधकामाच्या साईटचा पता
मोबाईल क्रं. स्टुश्स्ट्रिश्ट	
ई-मेल	मिजि-साधवेड
पत्ता :	X7.01-44/9/99+92+93+98

अट क्र.४२ पि.चि.म.न.पा च्या विकास नियंत्रण नियमायलीतील नमूद क्र.९.२०.२ (b) नुसार ३०.०० मी .उंचीपेक्षा जास्त उंचीच्या इमारतीसाठी Mechanical Ventilation यंत्रणा वसविणे व कार्यान्वित ठेवणेची बाव विकसक यावर बंधनकारक आहे.

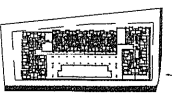
अट क्र.४३. भारतीय मानक IS.2309.1989 रीती संहितेनुसार ३०.०० मी व त्यावरील उंचीच्या इमारतीचे विजेपासून सरक्षण करण्यासाठी इमारतीचर Lightning Arrester बसविणे बंधनकारक आहे.

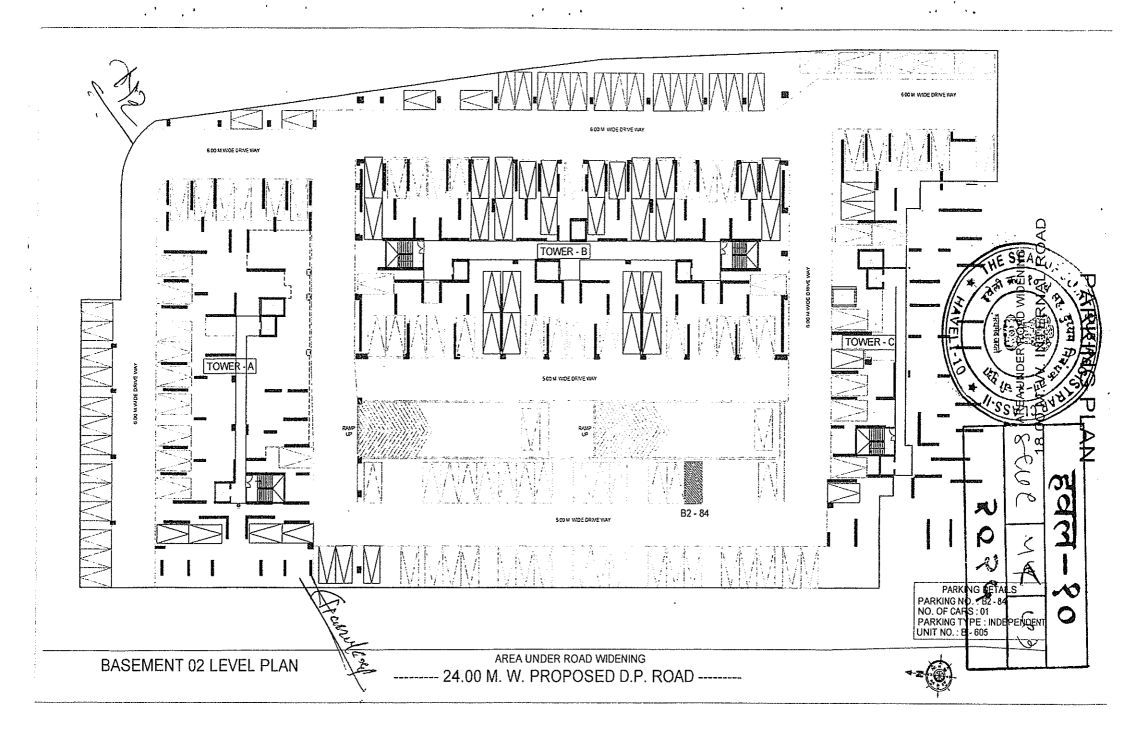
अट क्र. ४४ –सर्व समावेशक आणि एकात्मिक नियंत्रण व प्रोस्ताहन नियमायली (UDCPR) नियमावली क्र.९.११.२ (b) प्रमाणे वेममेंट क्षेत्राच्या २.५ % गेक्षा कर्ती व्हेटीलेशन असल्यामुळे Mechanical Ventilation Exaust fan यसविणे व कार्यान्यित ठेवणे विकसक यावर वंधनकारक आहे.



6TH (SIXTH) FLOOR PLAN







4/1/2022





गायाचे नाय ताथवडे

(1)विनेताचा प्रधार

असाईनमर शीह

(2)मोबदला

1320122000

(3) बाजारभाष(भारेषहरुयाच्या वाबतिनपटराकार आकारणी देनों की पटटेदार ने नगुद कराय)

379485000

(4) भू-मापन,पोटहिश्मा व घरसमाक(असम्याम)

1) पालिकेच नाय:पिपरी-चिचयड म.न.पा. इतर वर्णन :. इतर माहिती: ताथबडे तालुका मुळशी जिल्हा पुणे येथील भिळकस यासी(जुना सर्व्हें क. 56 /1)नवीन गर्व्हें क.(1)सर्व्हें क. 55 /1अ/1/11 यासी क्षेत्र 2978 .39 ची मी- 24 मीटर दी पी रस्ता(2)मर्व्हें क. 55 /1अ/1/12 यासी क्षेत्र 30274 .28 ची मी- विनशेती प्लॉट सी(3)मर्व्हें क. 55 /1अ/1/13 यामी क्षेत्र 3479 .33 ची मी- अंतर्गत 18 .00 मीटर रस्ता 3(4)सब्हें क. 55 /1अ/1/14 यासी क्षेत्र 3768 00 वॉ मी- ओपन संग्स 8 असे एकूण क्षेत्र 40500 .00 वॉ भी. हा या दस्ताचा विषय असे. (अभिर्निणीय वस्त केंग न.221/2022 दि.22/3/2022)((Survey Number : 55/1A/1/11 to 55/1A/1/14 ;))

(5) क्षेत्रफळ

1) 40500 भौ.भीटर.

(6)आकारणी किंबा जुड़ी देण्यात अमेल तेब्हा,

(7) यञ्चऐवज करून देणा-या/निष्ट्रन देवणा-या पक्षकराचे नाव किंवा दिवाणी न्यायालयाचा ष्टुकुमगामा किंवा आदेश असन्यास,धतिवादिचे नाय य पंचा

1): नाव:-अक्षर प्रांपटींज तर्फे भागीदार य अक्षर लॅन्ड डेव्हलपर्म प्रा.सि. तर्फे संघालक प्ररी बच्च्यूआई मुजात - - वय:-40; पत्ता:-प्लॉट नं: --, माळा नं: -, इमारतीचे नाय: -, ब्लॉक नं: -, रोड नं: सेक्टर 19, नेरुळ, नवी मुंबाई , महाराष्ट्र, ठाणे. चिन कोड:-400703 पॅन न:-AAGCA4491C

2): नाज:-अक्षर प्रॉगटीज सर्फे भागीदार बच्चुभाई धरमशी गटेल उर्फ ऑरेडिया - - वय:-55: पत्ता:-प्लॉट नं: -, माद्धा ने: -, इमारतीचे नाव: -, ब्लॉक ने: -, रोड ने: सेक्टर 19, नेक्छ, नवी मुंबई , महाराष्ट्र, ठाणे. पिन कोड:-400703 पंत न:-AANEA3070F

3): नाय:-ग्रनीधर किमन नवले व 1 क-ओनर क्र. १ तमेच विमल दत्ताप्रय नवले ते 3 क-ओनर क्र.2 याचे क्फें कु मु रहणन य किसन नवले एच य एक चा मैनेजर तसेच स्वतः करिता दत्तावय किसन नवले त्याचे तर्फे नीवणीकरिना बाळासाहेब किसन नवसे. वय:-66; पत्ता:-प्नौट तं: -, माळा तं: -, दशारतीचे साव: नः नाधवरे साल्का मुळशी जिल्हा पुणे, गहाराष्ट्र, पुणे, पिन कोड:-411033 पॅन नः-AAJHK3019A

4): नाय:-नामदेय गोथिंद नयले ते २ इ-ओनर क.१ तमेच शालन गुलाब नवले ते 7 क-ओनर क 2 यांचे तर्फे कु मु म्हणून व गोयिंद विठोबा नवले एच यु एफ चा मॅनेजर म्हणून व स्वतःकरिता गुलाब गोयिंद नयले ययः-68; पताः-प्लॉट नं. -, माळा तं. -, इमारतीचे नाज: -, ब्लॉक नं: -, रोड नं: ताथवडे तालुका मुळशी जिल्हा पूर्ण, महाराष्ट्र, पूर्ण पित्र गोड:-411033 पेन न:-AAFHG7984J

5) गाब:-ज्ञालियर सुवाम नवल -जोनर क १ तमे व जयश्री निवृत्ती नवले ने 8 क-ओनर क 2 यांचे तर्फ कृ मु म्ब्रणन य निथुत्ती मुदामराच तचले एव यु एक चा कर्ता व मीतजर म्हणून व स्थतः करिता निवृत्ती मुदाम नवले यय:-52: पत्ता:-ष्योट तं. -, माळा नः -, प्रमारतीचे नायः -, व्यॉक पं: -, रोड तः ताथवडे तालुका मुळशी जिल्हा पुणे , महाराष्ट्र, पुणे, पिन कोड:-411033 पैन नं:-AAGHN2689J

6): नाथ-चिदुरा यिठांबा सबले- ऑनर क.१ हरोच निर्मला विदुरा नवलं ते 11 ब. ओनर क 2 यांचे नर्फ कृ मुस्त्र्यन व चिदुरा विद्याबा तबले एच यु एफ ना मॅनेजर म्हणून व स्वतः करिता झानश विदुरा तबले तम -45; फला -फ्योंट न - -माळा स. -, इमारतीचे नाय -, स्नॉक न: -, रोड न: ताशयडे तालुका भुळशी जिल्हा पुण , महाराष्ट्र, पुणे . पिन कोड:-411033 फॅन के:-AAHHV3964M

7): नाय:-पांडरम नारामण नमसे - ओनर क १ तसेच मनीया किकू नमले ने 13 क माने तकें के मू म्हणून य भिक् नाराग्रण नथाने एस मु एफ चा यनां य मंतजर महणून व स्थतः करिता भिक् नारायण नथले यस -70, पचाः-ज्लॉट नः -. माळा त' -, इमारतीर्य नाव -, ब्लाक नः -, रोड ने ताथवर्ड तालुका गुळशी जिल्हा पुणे , महाराष्ट्र, पुणे , पिन कोड -411033 पॅन न:-AAIHB1120L

(8)दम्तरीक्षण करून घेणा-या पशकाराचे व किया दियाणी न्यायान्याचा धुकुमनामा फिंत्रा आदेश असन्यास,प्रशिवादिचे नाव य पना

 ताब:-मर्लिन भिगारवाला इंब्हलपूर्ग एलग्सपी तुफे भागीदार यमलेश दलदेव झबर - - वय:-49; पत्ता:-प्लाट नः -, माळा नः -, इमारतीचे नायः ईस्ट कोर्ट विल्डिंग, ब्लाफ नः ऑफिस नंबर 502, रोड नः विमाननगर , गहाराष्ट्र, पुणेः पिन मोड -411014 पंन न:-ABLFM6121A

(9) यस्तोष्यज यस्त दिल्याचा विनाक

(10)दम्न नोदणी केल्याचा दिनांक

(11)अनुक्रमांक,खंड व पृष्ठ

01/04/2022 6094/2022

31/03/2022

मा संबक्षत कली

缺、税,城,~

मी प्रावली ,र्या रूपवार्स घेतली सवर नवकल वार्णधार 😓 व 🔨 मांस त्यांचे तारीख_ी! भी 2-2

(12)बाजारभावाप्रमाणे गुद्धांक शुल्क

66006600 अस्तल वर्ष्युक्तिम नवयाल शासीवरून भेगी अर्थ २ २

(13)याजारभाषाप्रमाणे नोंदणी शुल्क

30000

भी विली लागेख....

(14)शेरा

Enti-1017A स्तार पुरसम निर्मेशक (बर्ग-२) ण दस्तप्रकारनुसार आवश्यक सुद्धित सुराह्मसुस्तर्मान अभिर्निणीत दस्त केंग ा नहिंद्धाः वस्ति। इस्तिकार्थिः वस्ताहे

मुल्याफनासाठी विचारात घेतलेला तपशील:∹ मुद्राक शुरूक आकारताता नियद्यवेला अनुरूखेद :-

32/18032₀₀ (i), within the limits of any identicipal Corporation or any Cantonment area annexed to it.

ij https://10.10.246.39/MarathiReports/HTMLreports/HTMLReportsSuchiKramank2:app

1/3

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED IN THE MEETING OF THE BOARD OF DESIGNATED PARTNERS OF THE MERLIN BHINGARWALA DEVELOPERS LLP HELD ON 20.03.2024 AT THE REGISTERED OFFICE OF THE LLP AT EAST COURT BUILDING, 5TH FLOOR, 502, PHOENIX MARKET CITY, VIMAN NAGAR, PUNE-411014 AT 11:00 A.M. WHICH PROPER QUORUM WAS PRESENT.

"RESOLVED THAT pursuant to the applicable provisions of the LLP Act, 2008 and subject to other applicable acts, if any, Mr. Navneet Baheti, Authorized representative of the LLP be and hereby authorized to sign and execute, amend, after, modify or to do whatsoever act or deed any other related agreement/sale deed, letters, applications, sanctions, documents as may be necessary as per statutory provisions for the execution and/or registration before concerned authorities, to appear/represent before authorities and the Court on behalf of the LLP, in the matters of the LLP to sign and submit the applications, plaints, affidavits, petitons, counter claims and any other papers and documents, as may be required to be filed in court or any other authorities in connection of LLP projects by or against the LLP and to do all such acts as may be necessary in relation thereto, for and on behalf of the LLP of the following angoing Projects of the LLP-(i) Merlin Elementa 2.0, situated at Survey No. 55/1A/1/11 to 14 (old Survey No. 56/1), Plot C, at Village Tathawade, Taluka Mulshi, Dist-Pune-411033, and (ii) Merlin Ventana situated at Survey No. 111/11/1 (Part), village Baner, Taluka Haveli District Pune."

CERTIFIED TRUE COPY FOR AND ON BEHALF OF

For, Merlin Bhingarwala Developers LLP

Saket Mohta

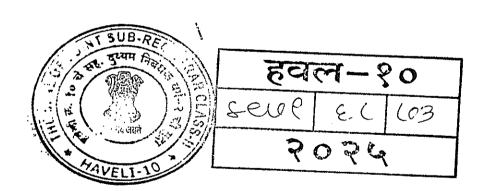
(Nominee: Merlin Projects Limited)

(Designated Partner)

Kamlešh Baldeo Jhawar (Designated Partner)

		मृल्यांकन पत्र	क (शहरी क्षेत्र - बांधीव)		
Valuation 1D	20250213524			13	February 2025,10:24:39 AM
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मूल्यांकनाचे वर्ष	3024				
जिल्हा	पुणे				
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उप मूल्य विभाग	28/3:2-विंदूर f	वेठोवा नवले व इतर यांचा निर	वासी प्रकल्प		
क्षेत्राचे नांव		al Corporation		व्हिं नंबर /न. भू. क्रमांक	
वार्षिक मूल्य दर तव	त्यानुसार मूल्यदर रु.				
खुली जमीन	निवासी सदनिका	कार्यालय	दुकाने	औद्योगीक ः	मोजमापनाचे एकक
14060	77970	81950	88980	0	चौ मीटर
वांधीव क्षेत्राची मार्गि					•
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बांधकामाचे वर्गीकर	ण- ।-आर सी सी	मिळकतीचे वय -	0 TO 2वर्षे	बांधकामाचा दर-	Rs.26620/-
उद्भवाहन सुविधा -	आहे	मजला -	5th to 10th Floor	कार्पेट क्षेत्र-	51.67चौ. मीटर
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	t up Property constructed a				······
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		= Rs.81868/-			
 मुख्य भिळकतीचे 	मूल्य	= वरील प्रमाणे मूल्य दर	+ मिळकतीचे क्षेत्र		
-	•	= 81868 * 56.837			
		≠ Rs.4653131.516/-			
E) बंदिस्त वाहन तव्द		12.5चौ. मीटर			
बंदिस्त वाहन तळ	गचे मूल्य	= 12.5 * (77970 * 25/	100)		
		= Rs.243656/-			
F) लगतच्या गच्चीचे/		4.53चौ. मीटर			
लगतच्या गच्चीचे/	खुली बाल्कनी मूल्य	= 4.53 * (81868 * 40	/100)		
		= Rs.148344,816/-			
Applicable Rule	= 3, 9, 18,	19 ,14 ,15			
एकत्रित अंतिम ।	= मुख्य मिळक मूल्प बंदिस्त वाहन र वाहनतळ	ग्तीचे मूल्य +तळघराचे मूल्य + मेझे तळाचे मूल्य + खुल्या जमिनीवरील	नाईन मजला क्षेत्र मूल्य + लगतच् वाहन तळाचे मूल्य + इमारती भो	पा गच्चीचे मूल्य(खुली बाल्कनी) + वरील वतीच्या खुल्या जागेचे मूल्य + बंदिस्त बात	गच्चीचे मूल्य + कनी + स्वयंचलित
		C+D+E+F+G+H+1	+ j		
		616 10 10 10 10 1043666	+ (48344.816 + 0 + 0 + 1	0.4.0	
	= 4653131.	310 + 0 + 0 + 0 + 243030	J. 140244-010 P.O. P.O. P.	リナリ	
	= 4653131. =:Rs.50451		* (46344.610 + 0 + 0 + 1	U + U	•

Home Print





CHALLAN MTR Form Number-6



GRN MH015975877202425P	BARCOD	E IIIII			IIII Dat	e 11/02/2025-17:	50:16	For	m ID	25	.2	
Department Inspector General Of Registration			Payer Details									
Stamp Duty				TAX ID / TA	N (If Any)							
Type of Payment			PAN No.(If Applicable) AVYPM1275E									
Office Name HVL1_HAVELI N	O1 SUB REG	ISTRAR		Full Name		MADHUKAR MAI	VEKAI	₹				
Location PUNE												
Year 2024-2025 One	Time			Flat/Block N	Flat/Block No. Residential Apartment No. B-605		305	of N	Merlin			
	H-M-1			Premises/B	uilding	Elementa 2.0						
Account Head [Details		Amount In Rs.									
0030046401 Stamp Duty			438900.00	Road/Street	t	Tathawade, Taluk	a Mul	shi				• .
0030063301 Registration Fee			30000.00	Area/Locali	ty	Pune				٠,		
	- Lu Language			Town/City/E	District							
				PIN			4	1	1	0	3	3
		•		Remarks (if	Any)							
			PAN2=ABLFM6121A~SecondPartyName=MERLIN BHINGARWALA									
CELVEED				DEVELOPERS LLP~								
₹468900.00												
				1								
EFACE				Amount In	Four Lak	h Sixty Eight Thou	sand I	Nine I	Hundre	ed Ru	pees	
Total			4,68,900.00	Words	Only	erds		•				
Payment Details S1	TATE BANK O	F INDIA	.1.	FOR USE IN RECEIVING BANK								
Chequ	ue-DD Details	;		Bank CIN	Ref. No.	1000050202502	10000502025021108551 9432390319120					
Cheque/DD No.				Bank Date	RBI Date	11/02/2025-17:5	0:43	١	lot Ve	rified	with F	रंड।
Name of Bank				Bank-Branch	٦	STATE BANK C	FIND	ΙA				
Name of Branch			THT SUB-RE	011 No. , [Date	Not Verified wit	h Scro	əll				
Department ID : NOTE:- This challan is valid for सदर चंदान केवल दुखम निवंधा नाही :	document to क कार्यालयाट	by rogist	Bred of Sub Real	साधी हुन्छ। म इंग्लिस स्थाप	nly, Not v ाहे • नोदं	ति । एक ster न कर्मायाच्या	Mobil ed (a cal		. i ent. सदर	T		9111 [[
, and the second		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			8-61	28 Ex	9	(0)	3	1	•	
Challan Defaced Details			MAVELL 10			203	وم	· · · · · · · · · · · · · · · · · · ·	******	1		
Sr. No. Remarks		Defa			ment Date	Userid 3 IGR017		D	facer	nent /		unt 00.00
1 (iS)-326-4979		00088	89915202425	13/02/20:	25-11:33:1	1 IGRUI7					5000	



Receipt of Document Handling Charges

PRN

0225124615184

Receipt Date

13/02/2025

DEFACED

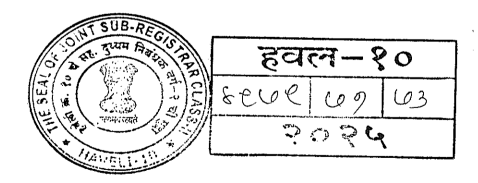
Received from Self, Mobile number 8830887733, an amount of Rs.1460/-, towards Document Handling Charges for the Document to be registered on Document No. 4979 dated 13/02/2025 at the Sub Registrar office Joint S.R. Haveli 10 of the District Pune.

₹ 1460 DEFACED

Payment Details

Bank Name	KKBK	Payment Date	12/02/2025
Bank CIN	10004152025021214274	REF No.	0224417341
Deface No	0225124615184D	Deface Date	13/02/2025

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



326/4979 गुरुवार,13 फेब्रुवारी 2025 11:33 म.पू.

दस्त गोषवारा भाग-1

हवल10 (0 2) (0 3) दस्त क्रमांक: 4979/2025

दस्त क्रमांक: हवल10 /4979/2025

वाजार मुल्य: रु. 50,45,132/-

मोबदला: रु. 62,69,836/-

भरलेले मुद्रांक शुल्क: रु.4.38,900/-

दु. नि. सह. दु. नि. हवल10 यांचे कार्यालयात

अ. कं. 4979 वर दि.13-02-2025

रोजी 11:30 म.पू. वा. हजर केला.

पावती:5516

पावती दिनांक: 13/02/2025

सादरकरणाराचे नाव: मधुकर नरसिंगराव माणेकर - -

नोंदणी फी

रु. 30000.00

दस्त हाताळणी फी

₹, 1460,00

पृष्टांची संख्या: 73

एकुण: 31460.00

The same leaves said to

दस्त हजर करणाऱ्याची सही:

पुस्त दुय्यम निवंधक, हवेली-10

दस्ताचा प्रकार: करारनामा

मुद्रांक शुल्क: (एक) कोणत्याही महानगरपालिकेच्या हद्दीत किंवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत किंवा उप-खंड (दोन) मध्ये नमूद न केलेल्या कोणत्याही नागरी क्षेत्रात

शिक्का क्रं. 1 13 / 02 / 2025 11 : 30 : 25 AM ची वेळ: (सादरीकरण)

शिक्का क्रं. 2 13 / 02 / 2025 11 : 31 : 12 AM ची वेळ: (फी)

प्रतिज्ञाप्रत्र

आम्ही लिहून देणार व लिहून घेणार सत्य प्रतिज्ञेवर हिमहून देतो की, सदर दस्तास जोडलेली पूरक कागदपत्रे ही अस्सल व खरी असून ती खोटी व बनावट आढळूत आल्यास नोंदणी अधिनियम १९०८ चे दल्लम ८२ अन्वये होणात्मी कार्यवाहीस आम्ही जबाबदार राहूत.

लहून घेणार

क्रिस्न देणा





Date:-21-02-2025

To, Union Bank of India, Ashok Nagar, Nanded.

Dear Sir,

Permission to mortgage Unit No.605 in the building 'B' of "Merlin Elementa 2.0"

This is to confirm that we have sold Unit No. B-605 on 6th floor in the building known as "Merlin Elementa 2.0" situated at Survey No. 55, Tathawade, Pune – 411033, to Madhukar Narsingrao Manekar (Buyer/s) for a Agreement value of Rs.6269836/- (Rupees Sixty Two Lakh Sixty Nine Thousand Eight Hundred Thirty Six Only) under Agreement for Sale dated 13-02-2025. The carpet area of the said flat No. B-605 is 51.31 sq. ft.

We hereby declare that the said unit as well as the said building and the land appurtenant thereto are not subject to any encumbrances, charges or liability of any kind whatsoever. We further declare that we have clear, legal and marketable title to the said property and every part thereof.

We certify that we have obtained finance for this project from **Bajaj Housing Finance Limited**. We have clear, legal and marketable title to the said property and every part thereof

We have obtained all the necessary permissions/approvals/sanctions for construction of the said building from all concerned Competent Authorities and the construction of the building and as well as of the flat is in accordance with the approved plans.

We have no objection whatsoever to the said Buyer/s, at their own costs, charges, risks and consequences mortgaging the said property to UNION BANK OF INDIA as security for the amount advanced to the said Buyer/s by way of loan to them subject to the due and proper performance and compliances of all the terms and conditions of the said agreement by the said Buyer/s.

We will accept UNION BANK OF INDIA as a nominee for the said unit and or enter UNION BANK OF INDIA lien/charge on the captioned flat in our record after creation of charge/mortgage and after receipt of the copies thereof and after receipt of the proper nomination in favour of the your Bank. We shall not allow sale, gift or otherwise transfer or captioned property to anyone else without the prior written consent from bank.

We are aware that Madhukar Narsingrao Manekar has approached you for a loan for Buying of the aforesaid unit and we are prepared to register Bank's charge in our books in respect of the said unit and she will not be permitted to transfer, assign, sell off or in any other way deal with the said unit prejudicial to the interest of the Bank without the prior consent of the Bank.



MERLIN BHINGARWALA DEVELOPERS LLP

CIN: AAP-3950



We will not be responsible for repayment of loan/interest/charge to UNION BANK OF INDIA under any circumstances.

Yours faithfully,

Name

: Navneet Baheti

Place

: Pune



CIN: AAP-3950

MERLIN BHINGARWALA DEVELOPERS LLP



Merlin Group, Office No. 502, 5th Floor, East Court, Near Phoenix Market City, Viman Nagar, Pune-411014, Maharashtra, India Tel:020 7196 7006 www.pune.merlinprojects.com

DEMAND LETTER/TAX INVOICE

MADHUKAR NARSINGRAO MANEKAR

Invoice No

: M8TX/00291/24-25

H.No. 1-13-362, Datta Nagar, Post Shivaji Nagar, Near Pochmai Mandir,

madhukarmanekar3@gmail.com

NANDED-WAGHALA, MAHARASHTRA, INDIA, 431601,

Co Applicant Name :

Contact No

Email

GSTIN

UnRegistered

Invoice Date

: 13/02/2025

+91-9850169111

Due Date

: 13/03/2025

Project

: ELEMENTA 2.0

Tower/Block

: Block-B

Unit No

: 605

Dear Sir/Madam,

We wish to inform you that your following instalment is due.

e wish to in	form you that your following installness to door	2			
HSN	Schedule Name	Revenue Name	Basic Amt	GST Amt	Total Amt
	UPON AGREEMENT WITHIN 30 DAYS	UNIT COST	1,253,967.00	62,698.00	1,316,665.00
9954	ON COMPLETION OF PLINTH SLAB	UNIT COST	940,475.00	47,024.00	987,499.00
9954	ON COMPLETION OF PEINTH STAB	Total Invoice Amount :	2,194,442.00	109,722.00	2,304,164.00
		Previous dues / Received :		0.00	-29,666.00
		Total Payable :		109,722.00	2,274,498.00
		Late Payment fees :			0.00
		Total payable with interest		109,722.00	2,274,498.00

Amount in Words: Rupees Twenty Two Lac Seventy Four Thousand Four Hundred Ninety Eight Only

You are requested to remit / Pay the above mentioned amount by the due date as mentioned above to avoid further interest accrual as per the regulatory authority. However interest on previous outstanding shall be payable till the date of payment. Late payment interest payable by the law allottee(s) would also attract GST as prescribed under the prevalent law.

Payment may please be made by Cheque / NEFT / RTGS / IMPS in favour of below mentioned account.

In case of Online payments kindly send the transaction details to us to enable us to account the same and issue the money receipt.

DANK DETAILS	FOR PAYMENT OF BASIC AMOUNT (UNIT COST)	FOR PAYMENT OF GST AMOUNT
Banafician/ Name	Merlin Bhingarwala Developers LLP Elementa 2.0 Collection A/C	Merlin Bhingarwala Developers LLP
Bank Name	Axis Bank	Axis Bank
	Viman Nagar Pune	Viman Nagar Pune
	922020015541263	919020046622461
IFSC Code	UTIB0001032	UTIB0001032
	2,164,776.00	109,722.00

1. The allottee(s) has/have to deduct the applicable Tax Deduction at Source (TDS) at the time of actual payment or credit of such sum to the account of Note: the promoter, as per Section 194IA of the Income Tax Act, 1961. Allottee(s) shall submit the original TDS certificate within the prescribed timelines mentioned in the Income Tax Act 1961 (Applicable if Total Consideration is more than Rs. 50 lakh).

Thanking you for your co-operation and assuring you of our best services at all time. For any further assistance kindly contact our Customer Relation Department at customerservice@pune.merlinprojects.com or +91-8087655563/+91-7558681600

For, MERLIN BHINGARWALA DEVELOPERS LLP

GSTIN

: 27ABLFM6121A1ZL

PAN

: ABLFM6121A

Authorized Signatory



Block-B

MERLIN BHINGARWALA DEVELOPERS LLP

5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON INDIA MAHARASHTRA

Customer Ledger

Run Date

20/02/2025 12:47 PM

31

552

Time Page 1 of 2

	-	
01/01/2025		

	ELEMENTA 2.0						
Name of Project	S.No. 55/1A/1/1	1 To 14 ,Tathawad	e, Pune, Maharash	tra,India Pin Code: 4	11033		
See Verticulation of Assessment Assessment of the Section of the S		SINGRAO MANEKAR					
Name of Party	Application no : 1	on no : M8FAPP/0003224-25 Booking No : M8BOOKING/0003024-25 Booking Date: 17-08-2024					7-08-2024
·	Co-Allotees:				·		
Basic Cost	6,2,6,9,8,3,8.00	Discount: 0.00	Adju	stmentAmount : 2		Net Basic	: Cost : 6,2,6,9,8,3,6.00
	Basic Cost + Extra	Charges + Other Cha	rges(Adhoc) + Taxe	:s			
Cost Breakup	6269836 + 140	000 + 0	+ 321594	Total cost without to	x: 6409836	Tota	l cost with tax: 6731430
Payment Plan	ELEMENTA 2.0-R	esidential Payment Pla	in-New				
Due as on 20-Feb-2025	2962498 (44.	01%)	Basic : 2821426	+ Tax: 141072			
Received till 20-Feb-2025	688000 (10.	22%)	Basic : 656650 +	- Tax: 31350			
Balance as on 20-Feb-2025	2274498 Due						
Total Due (with Future Bills)	6,043,430.00		Basic : 5753186	+ Tax: 290244			
			Property Det	ails		will train in	
Block/Tower			Type		Unit No	Floor	Carpet Area(Sqft.)
Block-B	PETER COMMUNICATION CONTRACTOR	PSGERWING CONTRACTOR CORPORED STATE AND AND STATE AND ST	Unit (Flat)		605	6.00	632
Block-B		Oth	er (Baicony Area)				49
BIOCK-0							21

Block-B	Other (Carpet Area)	552
	Vehicle Parking (Independent Basement-2)	
	Cost Breakup Without Tax	
	RevenueHead	Gross
II-is Cook		5669836
Unit Cost		300000
Development Charges (Extra)-Lumpsum		300000
Vehicle Parking-4		5000
Society Formation Charges		45000
Maintenance Charges		
C-unus Sunda		90000

Other (Dry Balcony Area)

Corpus Funds					90000
	Detail of Amount Due and Pay	ment Received upto	20-Feb-2025		
Date	Particulars	Doc Type	Debit	Credit	Balance
18/08/2024	Doc No.:M8TX/00126/24-25 BOOKING AMOUNT Due :	INV	105,000.00		105,000.00 D
(0,00,202	18/09/2024(Total Basic: 100000 Total Tax: 5000)	IIV			650 224 00 D
18/08/2024	Doc No.:M8TX/00126/24-25 BEFORE AGREEMENT (WITHIN 15 DAYS)	INV	553,334.00		658,334.00 D
	Due: 18/09/2024(Total Basic: 526984 Total Tax: 26350)			4.000.00	654,334.00 D
18/08/2024	Document No.: M8RECEIPT/0037224-25			4,000.00	00 1,00
	(Basic: 0 Tax: 4000) , RTGS/NEFT/IMPS No.: 422966567974,	RECEIPT			
	RTGS/NEFT/IMPS Date: 16-08-2024, Drawn On: BRS Date: 18/08/2024				
18/08/2024	Document No.: M8RECEIPT/0037324-25			40,000.00	614,334.00 E
10/00/2024	(Basic: 39000 Tax: 1000) , RTGS/NEFT/IMPS No.: 422993063631,	RECEIPT			
	RTGS/NEFT/IMPS Date: 16-08-2024, Drawn On: BRS Date:	RECEIFT			
	18/08/2024			6,000.00	608.334.00 [
18/08/2024	Document No.: M8RECEIPT/0037424-25			6,000.00	000,334.00
	(Basic: 0 Tax: 6000) , RTGS/NEFT/IMPS No.: 423009148144 ,	RECEIPT			
	RTGS/NEFT/IMPS Date: 17-08-2024, Drawn On: BRS Date:				
00/00/2024	18/08/2024 Document No.: M8RECEIPT/0037124-25			61,000.00	547,334.00 (
22/08/2024	(Basic: 61000 Tax: 0) , RTGS/NEFT/IMPS No.: SBIN324235535326,	D.C.C.LIDT			
	RTGS/NEFT/IMPS Date: 22-08-2024, Drawn On: STATE BANK OF INDIA	RECEIPT			
	BRS Date: 22/08/2024				2.7.72.00
11/09/2024	11-09-2024 - NEFT/SBIN224255501139/MS MANEKAR			300,000.00	247,334.00
,	PETROLEUM/STATE BANK OF INDIA//ATTN//INB 300000.00 Document				
	No.: M8RECEIPT/0047324-25	RECEIPT			
	(Basic: 300000 Tax: 0) , RTGS/NEFT/IMPS No.: SBIN224255501139,				
	RTGS/NEFT/IMPS Date: 11-09-2024, Drawn On: STATE BANK OF INDIA				
	BRS Date: 11/09/2024			277,000.00	29,666.00
11/09/2024	11-09-2024 - NEFT/SBIN224255652907/MS MANEKAR PETROLEUM/STATE BANK OF INDIA//ATTN//INB 277000.00 Document				
	No.; M8RECEIPT/0047424-25	RECEIPT			
	(Basic: 256650 Tax: 20350) , RTGS/NEFT/IMPS No.: SBIN224255652907,	RECEIPT			
	RTGS/NEFT/IMPS Date: 11-09-2024, Drawn On: STATE BANK OF INDIA				
	BRS Date: 11/09/2024		1,316,665.00		1,286,999.00
13/02/2025	Doc No.:M8TX/00291/24-25 UPON AGREEMENT WITHIN 30 DAYS Due	INV	1,5 10,000,00		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	: 13/03/2025(Total Basic: 1253967 Total Tax: 62698)				



MERLIN BHINGARWALA DEVELOPERS LLP

5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON INDIA MAHARASHTRA

Customer Ledger

01/01/2025

Run Date

2,962,498.00 688,000.00 2274498.00 D

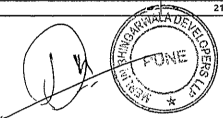
20/02/2025

Time 12:47 PM

			Page 2 of 2
Date Particulars	Doc Type	Debit	Credit Balance
13/02/2025 Doc No.:M8TX/00291/24-25 ON COMPLETION OF PLINTH SLAB Due :	INV	987,499.00	2,274,498.00 D
13/03/2025(Total Basic: 940475 Total Tax: 47024)	1144		Į.

Net Received : 688000

Late Payment Fee Accrued	Late Payment Fee Walved	Late Payı	ment Fee Paid	Late Payment	Fee Outstanding
0.00	0.00		0.00		0.00
Ledger Summary Net Received : 688000			Sand Part Seg.	The Constitution of the Co	
DocType	Debit_Basic	Debit_Tax	Credit_Basic	Credit_Tax	Total
INVOICE CRM	2821426	141072			2962498
MR(RE)			656650	31350	688000
Balance	2164776	109722			2274498



Periodic Ledger Total

MERLIN BHINGARWALA DEVELOPERS LLICUSTOMER COPY



MAHARASHTRA, INDIA, PIN:411014

GSTIN: 27ABLFM6121A1ZL

Project: Elementa 2.0 / Block: Block-B / Unit No: 605

Receipt

Received with thanks from

Receipt No

: M8RECEIPT/0047324-25

First Allottee MADHUKAR NARSINGRAO MANEKAR

Receipt Date

: 11/09/2024

H.No. 1-13-362Datta Nagar, Post Shivaji NagarNear Pochmai Mandir, NANDED-WAGHALA, MAHARASHTRA, INDIA, PIN:431601

Project

: Elementa 2.0

Contact No : +91-9850169111

PAN

: AVYPM1275E

GSTIN

: UnRegistered

Co Allottee(s):

Co Allottee PAN:

Payment in Respect of Unit No.:605, Block-B, at Pune, in ELEMENTA 2.0, S.No. 55/1A/1/11 To 14, Tathawade, Pune, Maharashtra, India, Pin Code:41

Vide Payment Mode: RTGS/NEFT/IMPS, Instn. No: SBIN224255501139, Inst Date.11-09-2024, STATE BANK OF INDIA,-

SI.#	Type	Schedule Name	Revenue Name	Invoice No	Invoice Dt	Particulars	Total Amt
1	Bill	BEFORE AGREEMENT (WITHIN 15 DAYS)	UNIT COST	M8TX/00126/24-25	18/08/2024	BEFORE AGREEMENT (WITHIN 15 DAYS).Unit Cost	300,000.00
					•	Total Receipt Amount :	300,000.00

For, MERLIN BHING QEVELOPERS LLP

> This is a computer generated document and does not require seal & signature.

Signatory

NOTE:

1. This payment receipt is subject to realisation of cheque/draft.

2. This receipt is non-transferable without written consent of the Company.

3. For any third party rights created by the applicant, the company shall not be liable/responsible.

Submission of original receipt is mandatory to claim Refund(if any).
 Payment of Taxes and Govt, duties/levies/cesses are non-refundable.

VIERLIN BHINGARWALA DEVELOPERS LLICUSTOMER COPY



5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON, PUNE, MAHARASHTRA, INDIA, PIN:411014

GSTIN: 27ABLFM6121A1ZL

Project: Elementa 2.0 / Block: Block-B / Unit No: 605

Receipt

Received with thanks from

Receipt No

: M8RECEIPT/0047424-25

First Allottee MADHUKAR NARSINGRAO MANEKAR

Receipt Date

: 11/09/2024

H.No. 1-13-362Datta Nagar, Post Shivaji NagarNear Pochmai Mandir,

NANDED-WAGHALA, MAHARASHTRA, INDIA, PIN:431601

Project

: Elementa 2,0

Contact No : +91-9850169111

PAN

: AVYPM1275E

GSTIN

: UnRegistered

Co Allottee(s):

Co Allottee PAN:

Payment in Respect of Unit No.:605, Block-B, at Pune, in ELEMENTA 2.0, S.No. 55/1A/1/11 To 14, Tathawade, Pune, Maharashtra, India, Pin Code:41

Vide Payment Mode: RTGS/NEFT/IMPS, Instn. No: SBIN224255652907, Inst Date.11-09-2024, STATE BANK OF INDIA,-

SI. #	Туре	Schedule Name	Revenue Name	Invoice No	Invoice Dt	Particulars	Total Ami
1	Bill	BEFORE AGREEMENT (WITHIN 15 DAYS)	UNIT COST	M8TX/00126/24-25	18/08/2024	BEFORE AGREEMENT (WITHIN 15 DAYS),Unit Cost	226,984.00
2	Bill	BEFORE AGREEMENT (WITHIN 15 DAYS)	UNIT COST	M8TX/00126/24-25	18/08/2024	BEFORE AGREEMENT (WITHIN 15 DAYS).Unit Cost.Taxes	20,350.00
3	On Account						29,666.00
						Total Receipt Amount :	277,000.00

For, MERLIN BHINGARWALA DEVELOPERS LLP

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NOTE:

1. This payment receipt is subject to realisation of cheque/draft.

2. This receipt is non-transferable without written consent of the Company.

3. For any third party rights created by the applicant, the company shall not be liable/responsible.

4. Submission of original receipt is mandatory to claim Refund(if any).

5. Payment of Taxes and Govt. duties/levies/cesses are non-refundable.

MERLIN BHINGARWALA DEVELOPERS LLICUSTOMER COPY



5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON, PUNE, MAHARASHTRA, INDIA, PIN:411014

GSTIN: 27ABLFM6121A1ZL

Project: Elementa 2.0 / Block: Block-B / Unit No: 605

Receipt

Received with thanks from

Receipt No

: M8RECEIPT/0037124-25

Receipt Date

First Allottee MADHUKAR NARSINGRAO MANEKAR

Project

: 22/08/2024 : Elementa 2.0

H.No. 1-13-362Datta Nagar, Post Shivaji NagarNear Pochmai Mandir, NANDED-WAGHALA, MAHARASHTRA, INDIA, PIN:431601

Contact No : +91-9850169111

PAN

: AVYPM1275E

GSTIN

: UnRegistered

Co Allottee(s):

Co Allottee PAN:

Payment in Respect of Unit No.:605, Block-B, at Pune, in ELEMENTA 2.0, S.No. 55/1A/1/11 To 14, Tathawade, Pune, Maharashtra, India, Pin Code:41°

Vide Payment Mode: RTGS/NEFT/IMPS, Instn. No: SBIN324235535326, Inst Date.22-08-2024, STATE BANK OF INDIA,-

1 Bill BOOKING AMOUNT UNIT COST M8TX/00126/24-25 18/08/2024 BOOKING AMOUNT.Unit Cost	61,000.00
	01,000.00
Total Receipt Amount :	61,000.00

For, MERLIN BHINGARWALA DEVELOPERS LLP

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VIERLIN BHINGARWALA DEVELOPERS LLICUSTOMER COPY



5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON, PUNE, MAHARASHTRA, INDIA, PIN:411014

GSTIN: 27ABLFM6121A1ZL

Project: Elementa 2.0 / Block: Block-B / Unit No: 605

Receipt

Received with thanks from

Receipt No

: M8RECEIPT/0037224-25

Receipt Date

: 18/08/2024

First Allottee MADHUKAR NARSINGRAO MANEKAR

NANDED-WAGHALA, MAHARASHTRA, INDIA, PIN:431601

Project

: Elementa 2.0

Contact No : +91-9850169111

PAN

: AVYPM1275E

GSTIN

: UnRegistered

Co Allottee(s):

Co Allottee PAN:

Payment in Respect of Unit No.:605, Block-B, at Pune, in ELEMENTA 2.0, S.No. 55/1A/1/11 To 14, Tathawade, Pune, Maharashtra, India, Pin Code:41

Vide Payment Mode: RTGS/NEFT/IMPS, Instn. No: 422966567974, Inst Date.16-08-2024, ----,--

H.No. 1-13-362Datta Nagar, Post Shivaji NagarNear Pochmai Mandir,

SI. #	Туре	Schedule Name	Revenue Name	Invoice No	Invoice Dt	Particulars .	Total Ami
1	Bill	BOOKING AMOUNT	UNIT COST	M8TX/00126/24-25	18/08/2024	BOOKING AMOUNT.Unit Cost.Taxes	4,000.00
						Total Receipt Amount :	4,000.00
Amo	unt in Word	s: Rupees Four Thousan	d Only				, , , , , , , , , , , , , , , , , , ,

For, MERLIN BHINGARWA DÉVELÒPERS LLP

Signatory

generated document This is a computer and does not require seal & signature.

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MERLIN BHINGARWALA DEVELOPERS LLICUSTOMER COPY



5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON, PUNE, MAHARASHTRA, INDIA, PIN:411014

GSTIN: 27ABLFM6121A1ZL

Project: Elementa 2.0 / Block: Block-B / Unit No: 605

Receipt

Received with thanks from

Receipt No

: M8RECEIPT/0037324-25

First Allottee MADHUKAR NARSINGRAO MANEKAR

Receipt Date

: 18/08/2024

H.No. 1-13-362Datta Nagar, Post Shivaji NagarNear Pochmai Mandir,

Project

: Elementa 2.0

NANDED-WAGHALA, MAHARASHTRA, INDIA, PIN:431601

Contact No : +91-9850169111

PAN

: AVYPM1275E

GSTIN

: UnRegistered

Co Allottee(s):

Co Allottee PAN:

Payment in Respect of Unit No.:605, Block-B, at Pune, in ELEMENTA 2.0, S.No. 55/1A/1/11 To 14, Tathawade, Pune, Maharashtra, India, Pin Code:41

Vide Payment Mode: RTGS/NEFT/IMPS, Instn. No: 422993063631, Inst Date.16-08-2024, ----, N/A

SI. #	Type	Schedule Name	Revenue Name	Invoice No	Invoice Dt	Particulars	Total Amt
1	Bill	BOOKING AMOUNT	UNIT COST	M8TX/00126/24-25	18/08/2024	BOOKING AMOUNT. Unit Cost	39,000.00
2	Bill	BOOKING AMOUNT	UNIT COST	M8TX/00126/24-25	18/08/2024	BOOKING AMOUNT.Unit Cost.Taxes	1,000.00
				1	1	Total Receipt Amount :	40,000.00

For, MERLIN BHINGARWALA DEVELOPERS LLP RWALA

> gereted document and does not require seal & signature.

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NOTE:

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5. Payment of Taxes and Govt, duties/levies/cesses are non-refundable.

MERLIN BHINGARWALA DEVELOPERS LLICUSTOMER COPY



5th Floor, 502, PHOENIX MARKET CITY, LOHAGAON, PUNE, MAHARASHTRA, INDIA, PIN:411014

GSTIN: 27ABLFM6121A1ZL

Project: Elementa 2.0 / Block: Block-B / Unit No: 605

Receipt

Received with thanks from

Receipt No

: M8RECEIPT/0037424-25

First Allottee MADHUKAR NARSINGRAO MANEKAR

Receipt Date

H.No. 1-13-362Datta Nagar, Post Shivaji NagarNear Pochmai Mandir,

Project

: 18/08/2024 : Elementa 2.0

NANDED-WAGHALA, MAHARASHTRA, INDIA, PIN:431601 Contact No : +91-9850169111

PAN

: AVYPM1275E

GSTIN

: UnRegistered

Co Allottee(s):

Co Allottee PAN:

Payment in Respect of Unit No.:605, Block-B, at Pune, in ELEMENTA 2.0, S.No. 55/1A/1/11 To 14, Tathawade, Pune, Maharashtra, India, Pin Code:41

Vide Payment Mode: RTGS/NEFT/IMPS, Instn. No: 423009148144 , Inst Date.17-08-2024, ----,--

SI.#	Туре	Schedule Name	Revenue Name	Invoice No	Invoice Dt	Particulars	Total Ami
1	Bill	BEFORE AGREEMENT (WITHIN 15 DAYS)	UNIT COST	M8TX/00126/24-25	18/08/2024	BEFORE AGREEMENT (WITHIN 15 DAYS),Unit Cost.Taxes	6,000.00
						Total Receipt Amount :	6,000.00
Amou	unt in Word	s: Rupees Six Thousand O	nly		· · · · · · · · · · · · · · · · · · ·		

For, MERLIN BHINGARWALA DEVELOPERS LLP

is a computer generated document and does not require seal & signature.

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 Payment of Taxes and Govt. duties/levies/cesses are non-refundable.