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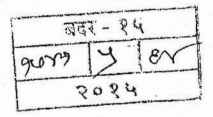
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AGREEMENT

ARTICLES OF AGREEMENT is made and entered into at Mumbai this 27 day of 66 in the Christian Year Two Thousand Fifteen

BETWEEN

M/S PADMAVATI BUILDCON, a registered partnership firm under the provisions of Indian Partnership Act- 1932 and having its registered office address at 2nd floor, 8/2044, Sayaji Vaibhav, Liabrary Shopping Centre, Liabrary Road, Navasai, Distrit navsari – 396 445, State of Gujarat, hereinafter referred to as "THE DEVELOPERS" (which expression shall unless repugnant to the context or meaning thereof shall mean and include its partners, partner of the firm, the survivors or survivor of them, the heirs, executors, administrators, and assigns of the survivor) of the

U36912MH2011PTC216778Dated 27/04/2011 and having its Registered office at DW-6251 & DW-6252, Bharat Diamond Bourse, G Block, Bandra Kurla Complex, Bandra East, Mumbai-400051 represented by its authorized Director PARVA V SHAH Residing at, 504, Jeevan Vihar, 5, Manav Mandir Road, Malabar Hill, Mumbai-400005, hereinafter referred to as "The PURCHASER" (which expression shall unless it be repugnant to the context or meaning thereof shall be deemed to mean and include his heirs, executors, administrators and permitted assigns) of the OTHER PART;

WHEREAS:

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(i) Dr. Mario B. Barreto (hereinafter called the "Original Owner"), by and under a Deed of Conveyance dated 31.01.1953 acquired and purchased Plot No.VI of Private Scheme, together with the right to use the play ground, being Plot No. XII of the Private Scheme in the approach Road, Plot No. XIII and which Deed of Conveyance is registered on 07.02.1953 and as such the said Original Owner was

blocked and possessed or otherwise well and sufficiently entitled to all blocked and possessed or otherwise well and sufficiently entitled to all blocked for all blocked plants of land bearing Plot No.VII of Survey No. 313, Hissa No. 6, and 5 (part) admeasuring about 1002 sq. yards equivalent to 0 Square Meters or thereabouts lying being and situated at 100 c-Kalyan Mumbai Suburban District in the Registration Sub-District of Bandra and now bearing City Survey No. 5013 F, more particular description of the said Property is given in the Schedule

hereunder written and for brevity's sake called "the said Property";

By an Agreement dated 13.10.1978 made between the said Original

Owner therein called the "Vendor" of the one Part and Salim

Peerbhai Lokhandwala (hereinafter for brevity's sake called "the said

Lokhandwala") therein called the "Purchaser" of the Other Part, the

said Owner agreed to sell the said property to the said Lokhandwala

for the consideration and on the terms and conditions more

particularly recorded in the said Agreement. As per the suggestion

M/S PADMAVATI BUILDCON

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ANKIT GEMS PVT. LTD.

and request of the said Lokhandwala the Original Owner informed the Ministry of Urban and Land Development, Government of Maharashtra seeking permission to construct a building for the proposed Housing Co-operative Society and for exemption from provisions of Chapter III of Urban Land (Ceiling and Regulation) Act, 1976 and to which the Original Owner received an order dated 21.07.1979; Accordingly, the Asstt. Secretary to Government of Maharashtra in exercise of the Powers conferred under the said Ceiling Act, 1976 exempted the said land from Provisions of Chapter III of the said Act, on the terms and conditions mentioned in the said order. One of the conditions mentioned in the said order was that the said Land could be used for transferring it by way of sale to the proposed Co-operative Housing Society Ltd., consisting of Purchaser/s as mentioned in the Schedule - II of the said Order for enabling it to commence construction of residential building subject to the Building Regulations of Greater Mumbai, M.C.G.M. and Town Planning Rules and other statutory regulations. Clause 2 of the said Order provided that the Co-operative Housing Society should make full utilization of the said land so exempted for the aforesaid, by constructing on the land building occ plinth area according to the permissible FSI in the m

(iii) Accordingly, the Original, as per the said Agree 13.10.1978 in favour of the said Lokhandwala permitted the Lokhandwala to carry out the work of construction on the said property and to sell the residential flats and/or Flats and/or garages to the prospective buyer and purchasers in the name of the said Lokhandwala and the said Owner also executed a Conveyance of the said property. As per clause 14 of the said Agreement dated 13.10.1978 the Original Owner executed a Power of Attorney in favour of the said Lokhandwala to enable him to get the building plans approved by MCGM as per the said order. On 20.12.1971 the Original Owner executed an Irrevocable Power of Attorney in favour of said Lokhandwala for the said purposes.

therein.

(iv) The said Agreement dated 13.10.1978 was executed in favour of the said Lokhandwala on behalf of M/s. Trio Developers (hereinafter

cancu une ruichasei of the Other Part, the said Developers in pursuance to the permission granted by the Competent Authority under the provisions of Urban Land (Ceiling and Regulation) Act, 1976 agreed to obtain the Conveyance of the said property under Section 27 of the said Act, and to construct and complete the building of ground with 4 upper floors consisting of 17 flats and as per the sanctioned plans, IOD and Commencement Certificate issued by the M.C.G.M. and after having constructed sold the said Tenements to the prospective Buyers and Purchasers on what is popularly known as on "Ownership Basis". In pursuance to the application for registration of the Society made on 27.03.1980 by all the Flat/Garage Purchasers the Society known as Neo Lokhandwala Co operative Housing Society Limited, has been formed and registered under the provisions of The Maharashtra Co-operative Societies Act, 1960, bearing Registration No.BOM./HSG./H (East)/ 6679 dated 23rd June, 1981, (hereinafter called the "said SOCIETY");

(vi) Subsequently Society called for General Body Meeting and in the said General Body Meeting all the 17 Purchaser(s) / Member (s) of the Flats in the Society unanimously selected M/s. Padmavati Buildion as the Developers for the Redevelopment of the Society property and to sell Flats to the Developers by some of the Flat

December, 2010 from the said Original Owner of the said Property

With the structure standing thereon in favour of Shri Jayesh

Babubhai Parikh (hereinafter called "the OWNER"), which is duly

registered with Sub-Registrar Andheri-3, M.S.D. (Bandra) under

Serial No.BDR-9 / 12768 /2010 dated 13th December, 2010;

(viii) The said Building was constructed in the year 1978 and comprising of ground with 3 upper and Fourth (part) and consisting of 17 flats and 4 garages without any lift;

M/S PADMAVATI BUILDCON	ANKIT GEMS PVT. LTD.
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- (ix) The said building being old and not properly maintained required heavy repairs. Due to short of finance and knowledge in the construction activity, all the Purchaser/s of the Society unanimously agreed to go for re-development of the said property by demolishing of the existing structure and by putting up a new building on the said Property;
- At the Special General Body Meeting of the Society held on 15th December 2010, the Purchaser/s (mentioned in Annexure "A") decided that they can demolish the existing building and construct a new building thereon by consuming the potential F.S.I. of the said Plot of land, as well as TDR/FSI as per Development Control Regulation, 1991. Since the Purchaser/s did not have the proper knowledge, resources and expertise, nor the requisite finance to acquire TDR/FSI and construct the new building, it has been decided by the Purchaser/s that the Purchaser/s should transfer their respective entitlements of TDR/FSI to a common the Developers, who can re-construct the entire property by putting up a new building upon utilization of the F.S.I. of the said Property itself as well as utilization of the TDR/FSI as permissible under the Development Control Regulations for Greater Mumbai, 1991
- (xi) The Society, finally in the Special General Body Meeting and in 15th December 2010 appointed the Developers and permitted the Developers to go ahead with the said development and also to sign the required documents. The Society decided to entrust the work of development of the said property to the Developers subject to various terms, conditions and accordingly, decided to sign and execute the Development Agreement with Irrevocable Power of Attorney in favour of the Developers wherein the Developers were required to carry out and/or fulfill various obligations, including sanctioning of the building plans, obtaining of the TDR/FSI.
- (xii) The Society have therefore, agreed to transfer their respective entitlements of TDR/FSI to the Developers in the manner set out herein and as such, the parties have desired to enter into this

Jayesh Babubhai Parikh therein called the Owner of the Second Part and the Developers herein of the Third Part, the Society has with the consent and confirmation of the said Owner granted the rights of development of the said property to the Developers on the terms and conditions recorded in the said Development Agreement dated 26th April, 2011 which is duly registered with the Sub-Registrar at Andheri - I under Serail No. BDR-1 /04731 / 2011 dated 27th April, 2011;

- (xiv) Thus, as per the said Development Agreement the Developers undertook the redevelopment of the said property and agreed to provide the additional area, corpus amount, rent/compensation during transit period and on the terms and conditions recorded therein. The said Agreement is valid, subsisting binding and in full force.
- (xv) The Developers herein as such is entitled to sell the AREA coming to their Share (the Developers' entitlement) area in the Building under Construction after providing (accommodating) to the existing Members of the Society on what is popularly known as Ownership

In pursuance to the aforesaid Development Agreement by the Society to the Developers, , the Developers herein engaged the scryifes of the Architects for the preparation of the structural designs and drawings of the Buildings to be constructed for the Residential purposes;

Accordingly the Developers also entered into Standard Agreements with the said Architect registered with the Council of Architects and such Agreement being the Agreement prescribed by the Council of Architects;

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M/S PADMAVATI BUILDEON

ANKIT GEMS PVT. LTD.

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- (xviii) The Building Plans submitted by the said Architects are duly sanctioned/approved by the MCGM under File No. C.E./W.S./0482/H/337 and the Corporation issued Intimation of Disapproval (I.O.D.) dated 27.04.2012 and the Commencement Certificate dated 11.06.2012. The copies of the said IOD and Commencement Certificate are annexed hereto;
- (xix) In the premises that have happened, the Developers have become entitled to develop the said property and to construct a new multistoried building for the residential purposes in accordance with the building plans duly sanctioned by the MCGM and as per the IOD and Commencement Certificate granted by the Corporation;
- As per the said Development Control Regulations, 1991 for Greater Mumbai since the Developers are in a position to utilize FSI by way of TDR. THE DEVELOPERS purchased FSI/TDR of 837.6 Square Meters. out of the Development Rights Certificate (DRC) dated 11.11.2011 bearing Folio No.SRA/968/ Const and got the permission from the Corporation to utilize and/or load the same on the Building under construction on the said property.
- entitled to utilize the potential FSI of the said Plot of Isrd as also FSI by way of TDR as per Development Control Regulater 991 for Greater Mumbai and the manner set out in the said are coment. After providing the agreed area to the existing Member/s, the Developers is entitled to sell to the prospective buyer or purchaser on what is popularly known as on Ownership Basis, the Developers Area as is set out in the said Development Agreement.
- (xxii) The Developers as such have commenced the construction of the new multi-storied building for the residential purpose and have? A contemplated in selling the premises such as Flats etc. to the prospective buyers and purchasers on what is popularly known as "OWNERSHIP BASISS" after providing to the (accommodating) existing Members of the Society, The Developers Area on what is

"PADMAVATI SPRINGS";

- (xxiv) The Purchaser demanded from the Developers and the Developers have given full free and complete inspection to the Purchaser of all the documents of title relating to the said property, the relevant orders, approved plans, designs and specifications and all other documents as specified under the Maharashtra Ownership Flats (Regulation of the Promoter of Construction, Sale, Management and Transfer) Act, 1963 (hereinafter called "the said Act") and the Rules Framed thereunder;
- (xxv) The Developers have also annexed hereto the copies of the following documents:-

Sr.No.	Nature of Documents	Annexures
1.	Certificate of the title issued by the Advocate & Solicitor	A
2.	Property Card	В
3.	Order dated 21.07.1979 under Urban Land (Ceiling and Regulation) Act, 1976	С
4.	Sketch of Layout plan	D
5	Sketch of Flat	Е
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(xxvi) The Purchaser after verifying the aforesaid is satisfied of the correctness and validity thereof and after full satisfying the Purchaser has agreed to purchase from the Developers, and as such has agreed to acquire and purchase the Flat No.103 on the 1st Floor in the said Building to be known as "PADMAVATI SPRINGS" admeasuring 724.22 SQUARE FEET CARPET AREA which area is inclusive of FUNGIBLE AREA equivalent to 67.28 Square Meters.

For the total consideration of Rs. 1,20,00,000/- (RUPEES ONE CRORE TWENTY LACS ONLY) along with requisite amount towards

M/S PADMAVATI BUILDCON	ANKIT GEMS PVT. LTD,
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the payment of Service Tax, VAT and any other taxes and/or expenses to be levied by the Competent / Appropriate authority;

(xxvii) The Purchaser has already paid to the Developers an aggregate sum (PART CONSIDERATION) of Rs. 1,13,05,000/= (Rupees One Crore Thirteen Lacs Five Thousand Only) being amount equivalent to 94.208 % of the total consideration and requested The Developers to execute this Agreement in favour of the Purchaser concerning the sale of the Residential Flat in the said Building and to which the Developers have agreed to do so on the terms and conditions set out hereinafter.

NOW KNOW YE AND THESE PRESENTS WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS UNDER:-

- 1. The Developers have substantially completed and as such shall complete the construction of the buildings consisting of Ground and 12 Upper floors on the said Property more particularly described in the Schedule hereunder written. The plans specifications are seen and approved by the Purchaser. Provided however, it is agreed by and between the parties hereto that the Developers shall be entitled to vary and/or modify the said plans as may be considered necessary by Developers in their sole discretion and/or as may be required Municipal Corporation of Greater Mumbai and/or other described without the consent of the Purchasers provided that the shall inform in writing to the Purchaser in respect of such variations of modifications which may adversely affect the premises agreed to, sold to the Purchasers. The Purchaser is fully satisfied that it is all possible to construct additional floors on the said property by reasons of various factors, such as benefits of set back Road, including F.S.I. in lieu of Transfer of Development Rights, benefits of fungible area or for any other Rules and Regulations that may be framed or enacted by the local bodies or the authorities. The Purchaser hereby gives his full live and irrevocable consent and No Objections for the said premises, Developers do construct such additional floors in the said building under construction.
- 2. The Purchaser hereby agree to purchase from the Developers and the

- 3. The Purchaser has agreed to pay sum Rs. 1,20,00,000/- (Rupees One Crore Twenty Lacs Only) as the total Purchase price of the said FLAT, admeasuring 724.22 Square Feet of CARPET AREA which area is inclusive of fungible area and PRIOR TO EXECUTION OF THESE PRESENTS OUT OF SAID CONSIDERATION AMOUNT the Purchaser have paid sum of Rs. 1,13,05,000/= (Rupees One Crore Thirteen Lacs Five Thousand Only) as a Part consideration in favour of the Developers and other Government Contributions towards Services Taxes, V.A.T. or any other Contributions (for which the Purchaser propose to apply and avail of Bank Finance or Finance through other sources) and shown his willingness to pay within 7 DAYS of the Developers sending Letter (Demand) to the Purchaser at the address furnished hereinabove.
- 4. As the Developers is an Indian resident, the Purchaser are liable to deduct tax @1% on the total consideration for the transfer of the Said Flat and pay the same to the Income Tax Department as per the provisions of Section 194 IA of the Income Tax Act 1961. The Purchaser shall provide the certificate of deduction of tax at source in Form No.16 B to the Developers.

The Developers hereby declares to give their consent to the Purchaser to deduct the tax @ 1% u/s 194-IA of the Income Tax Act, 1961 from the total consideration payable by the Purchaser to the Developers.

The Developer's hereby agree to observe, perform and comply with all the terms and conditions, stipulations and restrictions if any, which may have been imposed by the concerned local authority at the time of sanctioning of the said plans or thereafter in relation to the said building and shall before handing over possession of the said Flat to the Purchasers as hereinafter provided obtain from the concerned local authority occupation and/or completion certificate in respect of the said Residential Flat t.

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- 7. The Developers hereby declare that the Floor Space Index available in respect of the said property is 837.67 Square Meters, only and that no part of the said floor space index has been utilised by the Developers elsewhere for any purpose whatsoever. In case the said Floor Space Index has been utilized by the Developers elsewhere, then the Developers shall furnish to the Flat Purchaser all the detailed particulars in respect of such utilization of said floor space index by him. In case while developing the said Property the Developers has utilized any floor space index of any other land or property by way of floating floor, space index, then the particulars of such floor space index shall be disclosed by the Developers to the Flat Purchaser. The residual F.A.R. (FSI) in the plot or the layout not consumed will be available to the Developers.
- 8. The Purchaser admits and confirms that the Developers have informed him of the Developers ' desire to use and utilise the FSI in lieu of Transfer of Development rights as per the Development Control Rules 1991 as also the fungible area and the elevation area to be utilised and consumed in the proposed building to be constructed and to sell the same by way of tenements to the prospective purchasers on similar to the terms and conditions appearing in these presents.
- 9. The Purchaser agree to pay to the Developers interest at TWENTY FOUR PERCENT PER ANNUM on all the amounts which be the five and payable by the Purchaser to the Developers (i.e. within AYS OF THE DEMAND (LETTER) in the manner described herein prove under the terms of this Agreement from the date the said amount apayable by the Purchaser to the Developers in term of Letter / Intination Demanded by the Developers.
- 10. On the purchasers committing default in payment on due date of any amount due and payable by the Purchasers to the Developers under this Agreement (including their proportionate share of taxes levied by the concerned local authority and other outgoings) or on the Purchasers committing breach of any of the terms and conditions herein contained, the Developers shall be entitled at their own option to terminate agreement, by serving Legal Notice of their intention to do

specific breach or breaches of terms and conditions in respect of which it is intended to terminate the agreement and default shall have been made by the Purchasers in remedying such breach or breaches within a reasonable time after giving of such notice.

- 12. Provided further that upon termination of this agreement as aforesaid, the Developers shall refund to the Purchaser the installments of sale price of the Flat which may till then have been paid by the Purchasers to the Developers but the Developers shall not be liable to pay to the Purchasers any interest on the amount so required to be refunded and upon termination of this agreement and refund of aforesaid amount by, the Developers shall be at liberty to dispose of and sell all the Flat (in Particular said Flat) to such person and at such price as the Developers may in their discretion think fit.
- 13. The fixtures, fittings and amenities to be provided by the Developers in the said building and the Flats are those that are set out in SECOND SCHEDULE annexed hereto.

The Dovelopers shall give physical possession of the Flat to the Purchasers on or before 31st day of December 2016 (SUBJECT TO GONDITIONS FOR BALANCE OF AGREED CONSIDERATION and Other Charts as described hereinabove. If the Developers fail or reglect to the possession of the Flat to the Purchaser on account of Maharashtra Ownership Flats Act, by the aforesaid date or the date or dates prescribed in Section 8 of the said Act, then the Developers shall be liable, an demand the refund to the Purchasers the amount already received by them in respect of the Flat with simple interest at nine percent per annum from the date the Developers received the sums till the date, the amounts and interest thereon is repaid, provided by mutual consent if section 8 have been satisfied or not will be referred to the Competent Authority who will act as an Arbitrator.

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- 15. Provided that the Developers shall be entitled to reasonable extension of time for giving delivery of Flat on the aforesaid date, if the completion of building in which the Flat is to be situated is delayed on account of:
 - (i) Non availability of building materials, water or electricity supply;
 - (ii) war, civil commotion or act of god;
 - (iii) any notice, order, rule, notification of the Government and/or other or competent authority;
 - (iv) any other cause beyond the control of THE DEVELOPERS.
- 16. The Purchasers shall take possession of the Flat within Ten days of the Developers giving written notice to the purchasers intimating that the said Flat is ready for use and occupation.
- 17. Provided that if within a period of One year from the date of handing over the Flat to the Purchasers the Purchasers bring to the notice of the Developers any structural repairs excluding periodical repair and other damages in the Flat or the building in which the Flat is situated or the material used therein or any unauthorised change in the construction of the said building, then wherever possible such defects or unauthorised change shall be rectified and the purchasers shall be entitled to receive from the Developers reasonable competition for such defect or change.
- 18. The Purchaser shall have no claims save and except in nustice of the premises agreed to be purchased by him. All open space of the terrace, flats, shops, offices, etc. including further benefits by way of fungible area, T.D.R. etc will remain the property of the Developers.
- 19. It is hereby expressly agreed that the terraces on the said building shall always belong to the Developers and they shall be entitled to deal with and dispose off the same in such manner as they may deem fit. In the event of the Developers obtaining permission from the Municipal Corporation of Greater Mumbai for construction of any type of premises on the terrace, then the Developers shall be entitled to dispose of such premises constructed by them together with the terrace to such person at such rate and on such terms as the Developers may think fit and proper. In the event of the Developers obtaining

proper. The Co- operative Housing Society (the said existing Society) to which the Purchasers of premises / Flat shall be enrolled as Member (s) entitled to depute its representative to go to the terrace for the regular check-up and up keep and for repairing the tank at all reasonable time and/or during such times as may be mutually agreed upon by the purchaser of the premises on the terrace and the said Society as the case may be.

- 20. The Purchasers shall use the said Flat or any part thereof or permit the same to be used only for purpose for which it is sold. The Purchaser/s shall use the stilt or parking space if allotted only for the purpose of parking the Purchasers own vehicles.
- 21. The Purchasers shall on or before taking possession of the Flat keep deposited with the Developers the following amounts:-
 - A sum of Rs. 600/- towards share application, entrance fees of the proposed Society or limited Company.
 - (ii) A sum of Rs. 20000/- towards legal charges.
- (iii) Commencing a week after notice in writing is given by the Developers to the Purchaser that the Flat is ready for use and occupation, the Purchaser shall be liable to bear and pay the proportionate share (i.e. in proportion to the floor area of the Flat) all outgoints in respect of the said property and buildings namely local taxes betterment charges or such levies by the concerned local authority and/or Government, water charges, insurance, common lights, repairs and salaries of clerks, bill collectors, mail, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the said बदर roperty and buildings. Until the Society is formed and the said property and buildings are transferred to it, the Purchaser shall 209 upay to TILE DEVELOPERS such proportionate share of outgoings as may be determined. The Purchaser further agrees that till the

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Purchaser's share is so determined the Purchaser shall pay to THE DEVELOPERS provisional monthly contribution of Rs. 40/- PER MONTH towards the outgoings. The amounts so paid by the Flat Purchaser to the Developers shall not carry any interest and remain with the Developers till the conveyance is executed in favour of the Society by the said Owner of the Property with confirmation of the Developers herein. Subject to provision 6 of the said Act, on such conveyance/being executed, the aforesaid deposits (less deduction provided for under this agreement) shall be paid over by the Developers to the Society as the case may be. The Purchaser undertakes pay such provisional monthly contribution and such proportionate share of out going regularly on the 5th day of each and every month in advance and shall not withheld the same for any reason whatsoever, However, a further 173812 sum equivalent to SIX MONTHS ' maintenance charges shall be deposited by the Purchaser with the Developers before taking possession of the Flat. This provisional monthly contribution is subject to variation.

- (iv) A sum of Rs. 1,00,000/- as security deposit for due performance of this agreement which will include the deposits payable to the concerned local authority or Government for giving water electric and/or electric sub-station if any including Transformer or any other service connections to the building in which the situated. The balance of such deposit if any, will be transformed to the society in the account of the Purchaser and if the deposit amount is found short, the Purchaser agrees to pay such further amount as may be required by the Developers.
- (v) A sum of Rs. 1/- per sq. ft. towards Fire Capitation Fees of of the M.C.G.M. or as may be applicable at the time of possession.
- 22. The Developers shall utilize the sum of Rs. 2500/- (Rupers Two)

 Thousand Five Hundred only) provided in the preceding clause and deposited for legal charges paid by the Purchasers to the Developers for meeting all legal costs charges and expenses including

carried out by M/s. Vinod Mistry & Co., Advocates & Solicitors and all fees payable to them shall be borne and paid by the Purchasers.

- 23. It has been expressly agreed between the parties hereto as also the Purchasers/acquires of the different Flat tenements that in case the said Building/collapsed or any damage is caused due to any Act of God, earthquake, floods or any natural climate, Act of enemy, war or due to any of the cause which is beyond the control of the Developers, The Developers shall not by in anyway liable to reconstruct the building or to carry out the repairs. However the rights, title and interest of the Developers in the said property by virtue of this agreement shall be demised or transferred to the Co-operative society or a limited Company or such common organisation of the Flat holders of tenements in the manner aforesaid.
- 24. The Purchaser himself with intention to bring all persons into whosoever hands the Flat may come, doth hereby covenant with the Developers as follows:-
 - (a) To maintain the Flat at Purchasers own costs any goods tenantable repair and conditions from the date of possession of Flat is taken and shall not do or suffer to be done any thing in or to the Building in which the Flat is situated, or the staircase or any passage; which may be a lainst the rules, regulations or bye-laws or concerned local or any other authority or change/alter or make addition in or to the Building in which the Flat is situated and the Flat itself or any part

(b) Not to store in the Flut goods which are of hazardous, combustible of danger our nature or are so heavy as to damage the construction or structure of the building in which the Flat is situated or storing of goods which is objected to by the concerned local or other authority and shall not carry or cause to be carried heavy packages on the upper floors which may damage or likely to damage the staircases,

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common passages or any other structure of the building in which the Flat is situated and in case any damage is caused to the Building in which the Flat is situated of the Flat on account of negligence or default of the Purchasers in this behalf, the Purchasers shall be liable for the consequences of the Breach.

- (c) To carry at their own cost all internal repairs to the said Flat and maintain the Flat in the same conditions, state and order in which it was delivered by THE DEVELOPERS to the Purchasers and shall not do or suffer to be done anything in or to the Building in which the Flat is situated or the Flat which may be given in violation of the rules and regulations and bye-laws of the concerned local authority or other public authority. And in the event of the Purchaser committing any act in contravention of the above provisions. The Purchasers will be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.
- (d) Not to demolish or cause to demolished the Flat or any part thereof not at any time make or cause to be made any addition or alteration of whatever nature in or the Flat or any part thereof, nor any alteration in the elevation and outside colour scheme of the britain in which the Flat is situated and shall keep the portion dewers, drains, pipes in the Flat and appurtenances there is good tenantable repair and condition, and in particular, so a properties shelter and protect the other parts of the Building in whether Flat is situated and shall not chisel or in any other manner damage the columns, beams, walls, slabs or RCC, Pardis or to other structural portions in the Flat without the prior written permission, of DEVELOPERS and/or the society or the limited Company as the case may be.

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(e) Not do or permit to be done any act or thing which may render void or voidable any insurance of the said lands and the Building in which the Flat is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance. demanded by concerned local authority or Government for giving water, electricity or any other service connection to the building in which the Flat 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 Flat by the Purchaser viz. use for any purposes other than for residential purpose.
- (i) The Purchasers shall not let, sub-let, transfer, assign or part with purchasers interest or benefit under this agreement or part with the possession of the Flat until all the dues payable by the Purchasers to THE DEVELOPERS under this Agreement are fully paid up and only if the Purchasers had not been guilty of breach of or nonobservance of any of terms and conditions of this Agreement and the Purchasers has intimated in writing to THE DEVELOPERS and obtained prior consent in writing from THE DEVELOPERS.
- (j) The Purchasers shall observe and perform all the rules and regulations which the Society or Limited Company may adopt at its inception and the additions alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the Flat therein and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and of the public bodies. The Purchasers shall also observe and perform all the stipulations, and conditions laid down by the society/Limited Company regarding the occupation and use of the Flat in the Building and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement.
 - (k) The Purchasers shall permit THE DEVELOPERS and their Surveyors and agents, with or without workmen and others, at all

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reasonable times, to enter into and upon the said Flat land and Building or any part thereof to view and examine the state and condition thereof.

- 25. The Developers shall maintain a separate account in respect of sums received by the Developers from the Purchasers on account of the Share Capital for the said Society or a Limited Company or such common organisation or towards the outgoing or legal charges etc. and shall utilize the amounts so received only for the purposes for which they have been received.
- 26. Nothing contained in this agreement is intended to be nor shall be constructed as a grant, demise or assignment in law of the said Flat or of the said Property and the Building or any part thereof. The Purchasers shall have no claim save and except in respect of Flat hereby agreed to be sold to them and all open spaces, parking spaces, lobbies, staircases, terraces, recreation spaces etc. will remain the property of the Developers until the said property and Building are demised to the said Society
- 27. The Purchasers have prior to the execution of this Agreement satisfied themselves as to the title of the property and they shall not be priviled to investigate the title of the property and No Objection shall be raised on any matter in relation thereto after the execution of the presents.
- 28. The Purchasers shall be liable to pay the proportionate situral towards any deposit amount payable to the Municipality and other local authorities or public body in respect of the said property and the Building constructed thereon. The Developers will not be liable to share such charges as aforesaid in respect of unsold Flats.
- 29. The Purchasers shall be liable to pay Sales Tax Payable if any in respect of the said Flat as well as Value Added Tax (VAT) or any other Taxes, levies, charges etc. as may be levied by the Local Bolliès, Ex Authorities, Government or Semi-Government Authorities etc.
- 30. The Purchaser has satisfied that the aforesaid carpet area does include all other area such as balcony,, or any other elevation designs/area and the consideration paid by the Purchaser to the Developers is lump

Building to be put up or in the event of the Developers desiring to utilise TDR or any other benefits or advantages that may be made available, before the transfer of the said property and the building thereon as aforesaid to the said Society and further construction on the said property is permissible by the local bodies or authorities the Developers alone would be entitled to put up additional or other constructions of Flat on the portion of the Property including on the Building constructed or being constructed and to sell the same on ownership basis without any obstructions or hindrance by the Purchasers provided that any other authority shall or any payment that may have to be made to the Municipal Corporation shall be paid by the Developers alone. The Purchasers shall not be entitled to object to the same for any reason whatsoever.

32. The Developers shall have the right to give for the purpose of advertising open space in the said property including on the terrace either by putting up support and/or by using the compound walls for the purpose on such terms and conditions as The Developers may desire. The said right shall continue to subsist even after the portion of the said property is transferred to the Society or to the Limited Company or similar organisation as the case may be and the said right shall also be incorporated in the final deed of conveyance. The Purchasers herein shall not be entitled to object to the same for any reason why seever and shall also allow The Developers their agents, servants etc. to enter into the portion of the said lands for the purpose of putting and/or removing such advertisement.

The Furchasers shall have no claim save and except in respect of the particular Flat to be acquired by them until the said property is conveyed and transferred to Society or a Limited Company or similar erganization as hereinabove mentioned. The Purchasers shall not be entitled to park in compound, motor cars, scooters, motor cycles or

M/S PADMAVATI BUILDCON	ANKIT GEMS PVT. LTD.
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other vehicles without the permission in writing of the Developers or the Owner of the said Property .

- 34. Save as provided hereinabove in the event of the Purchasers failing to comply with the terms of these presents this Agreement shall stand terminated and the Purchasers shall have no claim in respect of the said Flat against the Developers.
- 35. In the event of any portion of the property is notified for set back, The Developers alone shall be entitled to receive the amount of compensation or to get the benefit of F.S.I. in respect of the said set back and/or to use such F.S.I. on the said property and to sell the Flat that may be constructed without any objection whatsoever on the part of the Purchasers.
- 36. If any charges are levied or payment is required to be made by any authorities, after the execution of these presents either on the said property or the Building under construction or otherwise the Purchasers shall be on being called upon by The Developers pay the same to The Developers their proportionate share thereof.
- 37. The Developers shall in respect of any amount liable to be paid by the Purchasers under the terms and conditions of this Agreement shall have a first charge and lien on the said Flat, Flat to be acquired by the Purchasers as mentioned herein. It is also agreed that the surchasers shall not sell, transfer or assign their Flat or their interest therein of the benefit of the Agreement and/or part thereof until all their dues to the Developers are fully paid and until they have obtained with the permission of The Developers.
- 38. That the said property and the Building constructed thereon shall be known as "PADMAVATI SPRINGS"
- 39. That The Developers shall be entitled at any time to alter the terms and conditions of the Agreement relating to the unsold Flats of the said Building and the Purchasers shall not be entitled to raise any objection to them or any of them in respect thereof at any time against The Developers.

terms and conditions of this Agreement by the Purchasers nor shall the same in any manner prejudice the rights of The Developers.

- 41. The Purchasers shall pay the amount of Stamp Duty which may be required to be paid on the final deed of Conveyance to the Developers prior to the Purchaser's taking possession of the said Flat. The Purchaser has further agreed to pay the additional Stamp Duty if there is any increase by the Government. Such amount shall not carry any interest. The Purchasers shall present this Agreement at the proper registration office of registration within the time limit prescribed by the Registration Act on payment of necessary stamp and registration charges and The Developers will attend such office and admit execution thereof on receiving intimation from the Purchaser to that effect.
- 42. Subject to the other terms and conditions mentioned herein and upon the Purchaser/s paying, the total purchase price, including the Deposit, Premium charges, etc. mentioned herein, while handing over and/or offering possession of the said Flat/Premises, The Developers have permitted the Purchaser/s to use, Open/Stilt Car Parking, without any deposits, Price and/or Premium but subject to following conditions.

Purchaser/s have agreed to purchase the said Premises, in the said building from the Developers;

In with of the Purchaser of the said premises only, the Developers where permitted the Purchaser/s, to use the Car Parking, mentioned herein;

The Purchaser/s shall be a Purchaser/s of the proposed Society, on account of purchase of the said premises, and not on account of use of the Car Larking;

d) Right of the user to use the Car Parking, is parallel, and /Coextensive with the said premises;

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- e) If the Purchasers sell and transfer the said premises, a right to use Car Parking automatically shall vest, to the New Purchaser of the said premises;
- f) Right in the said premises and in the Car Parking, are co-extensive and not independent to each other and the Purchaser/s shall not separate the same;
- g) Purchaser/s shall pay, Monthly charges for use of the Car Parking, as may be demanded by the Developers and/or Society/ without raising disputes of any nature whatsoever;
- h) The Developers have merely permitted the Purchaser/s, to use the Car parking;
- i) Purchaser/s shall park the Car, only on allotted Area and not on any other Area of the said property.
- 43. All notices to be served on the Purchasers as contemplated by this Agreement shall be deemed to have been duly served if sent to the Purchasers, by Registered Post A.D./Under Certificate of Posting at their address specified below: ANKIT GEMS PRIVATE LIMITED, DW-6251 & 6252, G BLOCK, BHARAT DIAMOND BOURSE BANDRA KURLA COMPLEX, BANDRA EAST, MUMBAI-400051
- (Maharashtra) Stamp Act, 1958 and registration charges in a cordance with the Indian Registration Act, 1908, of and incidental Agreement shall be borne and paid by the Purchaser alone in full. The Flats holder will lodge this Agreement for registration with the Office of the Sub-Registrar of Assurances at Bandra, latest within 4 (four) months from the date of its execution, and The Developers will attend the Sub-Registry and admit execution thereof, upon and after the Purchaser informs the Developers of the number which it has been lodged for registration.

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We, ANKIT GEMS PRIVATE LIMITED, the Purchaser withinnamed, are assessed to Income Tax by Place MUMBAI Ward/Circle No 5. And the Permanent Account Number allotted to us is AAJCA4305Q.

46. This Agreement shall always be subject to the provisions of the Maharashtra Ownership Flats Act, 1963 and the Rules made thereunder.

IN WITNESS WHEREOF the parties hereto have hereunto set and sub subscribed their respective hands to this writing the day and year hereinabove written.

FIRST SCHEDULE OF PROPERTY ABOVE REFERRED TO

ALL THAT piece or parcel of land admeasuring 1002, Square Yards equivalent to 837.67 Square Meters or thereabouts, situated on Plot No. IV of Private Scheme, together with the right to use the Play Ground being Plot No. XII of the said Private Scheme and the approach of property situate lying and being off C.S.T. Road, Kalina Santacruz (East), Mumbai - 400 098 and plot bearing Survey No. 313, Hissa No.6 (Part), C.T.S. No. 5013F. The evenue Village Kole-Kalyan, Andheri Taluka, within the Registration Sub-District and District of Bombay City and Suburban;

THE SECOND SCHEDULE OF THE PROPERTY REFERRED TO: LIST OF AMENITIES

STEET SREGIAL AMENITY

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: Health Club & Society Amenity/ Recreation
Room: A medium size
Health Club having all basic equipments along
Swimming pool facility shall be provided if
permissible in M.C.G.M.

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FLOORING

: Good quality Vitrified / Marbonite flooring in
Hall, Bed Rooms and Kitchen etc.
Glazed tiles flooring in toilets and bathrooms with
dado tiling up to full height.
In stair cash flooring of fancy kota or good quality

WALLS & CEILING

: Walls of the entire flats and stair case will be of POP finish with Luster paint and acrylic paint to ceiling.

WATER PROOFING

: In bathrooms, toilets, terrace of the building, flower bed, nich etc., wherever required.

Aluminum sliding anodized windows of high quality. Toilet windows of adjustable louvered.

Bore well

DOORS

: All the room doors made of solid flush door with best quality brass fittings.

Decorative main entrance door shall be

laminated.

marble.

KITCHEN

: Granite platform with colored tile above the platforms.

Full tile dado below platforms.

Stainless steel sink Provision for piped

PLUMBING

: Concealed plumbing

Good quality sanitary fittings of reputed make like

Jaguar continental.

Hot and Cold taps and shower and geyser in

bathroom

887 - 94 geyser in 20 6x 2084

ELECTRICAL

: Concealed electric copper wiring with ELCB & MCB switch in the main board with circuit breaker.

Adequate number of lights and fan points.

coming with the accordance ugite memigo.

Walls will be covered with the

marble/granite/mirror/decorative mural.

LIFTS

: Well-designed lifts of reputed make like OTIC or

similar one

EXTERNAL FINISH

: Entire building will be painted with the cement paint/Waterproof paint.

SOCIETY OFFICE

: Society Office

Common Toilet for Servant/drivers.

COMPOND WALL

: New compound wall

The open space will be paved.

Adequate lighting arrangement within the

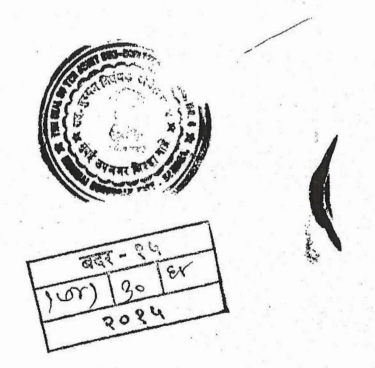
building compound.

Decorative iron oriental gates.

SECURITY SYSTEMS

: A security cabin with video- audio intercom

shall be provided in new building.



M/S PADMAVATI BUILDCON

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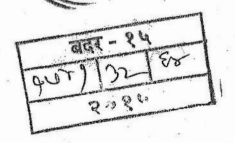
	SIGNED SEALED AND DELIVERED)
	by the withinnamed "Developers"
	M/S. PADMAVATI BUILDCON)
.;	Through its Partner 0.8 acadie - 1
	MR Dhaval Geralia Paris De Suidando
	in the presence of
12 20	L.H.T.I
	SIGNED SEALED AND DELIVERED
	By the withinnamed the Purchaser)
	M/S. ANKIT GEMS PRIVATE LIMITED)
	through it's Director
	MR. PARVA V SHAH FOR ANKIT GEMS PRIVATE LIMITED
	DIRECTOR / DITHORISED SIGNATORY
	In the presence of
	in the presence of
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LIMITED, the a sum of Rs. 1,13,05,000/- (Rupees One Crore Thirteen Lacs Five Thousand only) as under:

Sr. No.	Cheque/R TGS No.	Cheque Date	Bank Name and Branch	Amount
1.	945823	31.01.2014	State Bank of India,	Rs. 1,00,000./-
			Diamond Branch	
2.	000323	06.02.2015	Allahabad Bank,	Rs. 25,00,000 /-
			International Banking	*
		8	Branch	
3.	20150213	05.02.2015	Allahabad Bank,	Rs. 26,00,000 /-
	50009766		International Banking	- 6
	40		Branch	
4.	20150213	12.02.2015	Allahabad Bank,	Rs.14,00,000/-
	50007668		International Banking	
	3		Branch	n 2 2 2
100	20502145	12.02.2015	Allahabad Bank,	Rs.40,00,000/-
	00097922	2 2	International Banking	
	7		Branch	
6	20150022	19.02.2015	Allahabad Bank,	Rs.5,85,000/-
	15000100		International Banking	
· · ·	2752		Branch	
TDS	6 @1% of Con	sideration am	ount U/S.194 IA of Income	
		Tax Act,	1961	Rs.1,20,000/-
	125 63 1	Tota		Rs.1,13,05,000/-



as and by way of part payment towards transfer of Said Flat, the receipt whereof the Developers doth hereby admit and acknowledge for the transfer of Flat No. 103 admeasuring about 724.33 Sq. feet Carpet area, in the building known as "PADMAVATI SPRINGS", situated at C.S.T. Road, Kalina Santacruz (East), Mumbai - 400 098 and plot bearing Survey No. 313, Hissa No.6 (Part), C.T.S. No. 5013F of Revenue Village Kole-Kalyan, Andheri Taluka.

WITNESSES:

We SAY RECEIVED Rs. 1,13,05,000/-

FOR M/S. PADMAVATI BUILDCON

1. Joseph

DR STORY

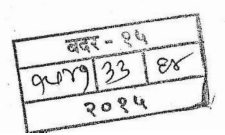
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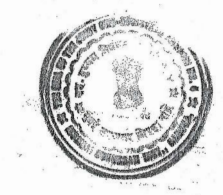
(MR. Dhaved Gonalica)

PLACE: MUMBAI

DATE : 27/02/2015







9009 BY 500

VINOD MISTRY & CO.

ADVOCATES, SOLICITORS & NOTARY



NNOD B. MISTRY

NOVOCATES, SQUCTORS & NOTARY

ES.: 2660 9536

ONAL R. AWASTHI

NOVOCATE, HIGH COURT

WOB.: 98334 79742

RAJA BAHADUR MANSION, 2ND FLOOR, 20, AMBALAL DOSHI MARG, (HAMAM STREET), FORT, MUMBAI-400 023. ©: 2267 6736 / 6654 FAX: 2267 6824 E-mail: mistryvinod@hotmail.com

A-2529/2011

REPORT ON TITLE

Sub: Plot No.VI of Survey No.313, Hissa
No.6 and 15 (part) admeasuring about 1002
sq.yards equivalent to 837.80 sq.mtrs. or
thereabouts at Village Kole-Kalyan and
bearing CTS No.5013-F.
Dr. Mario B. Barreto
To
Shri Jayesh Babubhai Parikh

THIS IS TO CERTIFY THAT we have cause to be taken concerning the above mentioned properties is more particularly described in the Schedule hereunder written, in the Office of the Sub-Registrar at Mumbai for the period 1941; in the Office of the Sub-Registrar at Bandra for the period 1953; Sub-Registrar at Bandra Office No. 1 to 4 from 2002 and Mumbai Sub-Registrar Office from 1966.

- 1. Under a Deed of Conveyance dated 31.01.1953 Br. Mario B. Barreto (hereinafter called "the Vendor") adquired and purchased the above mentioned property, which is forming part of the Private Scheme and bearing Plot No. VI together with the right to use the Playground being Plot No. XII and the approach Road of Plot No. XIII under a Deed of Conveyance dated 31.01.1953. The said Deedber on veyance is duly registered with the Sub-Registrar at Barrion under Sr. No. BND-130/1953 dated 07.02.1953 A. M. more particular description of the said Plot is given in the Schedus heredulider written and hereinafter referred to as the "said pageenty".
- 2. The said Vendor had applied to the Ministry of Japan and Land Development, Government of Management as beeking permission to construct a Building for the prepared Housing

on the terms and condition more particularly recorded in the said Deed of Conveyance. The said Deed of Conveyance duly registered with the Sub-Registrar at Andheri-3, MSD, (Bandra) under Sr. No.BDR-9-12768-2010 dated 13.12.2010.

- 4. Due to the non-payment of Municipal Taxes, the Municipal Authority had attached the said property. However, all the arrears of taxes amounting to Rs.49,734/- is paid as per Receipt No.2532267 dated 03.12.2010. Thus, there are no dues payable to the Corporation.
- 5. Subject to the Revenue Record being corrected in the name of the said Purchaser, in our opinion, the title of the Purchaser to the said property, described in the Schedule hereunder written is clear and marketable.

SCHEDULE OF PROPERTY ABOVE REFERRED TO

ALL THAT piece or parcel of land admeasuring 1002 yards, equivalent to 837.67 sq. mtrs. or thereabouts, situated on Plot No.VI of Private Scheme, together with the right to use the playground being Plot No.XII of the said Private Scheme and the approach of property situate lying and being off C.S.T. Road, Kalina Santacruz (E), Mumbai-400 098-8 plot bearing Survey No.313, Hissa No.6(part), C.T.S. No. 5013F of Revenue Village Kole-Kalyan, Andheri Taluka, within the Registration Sub-District and District of Bombay City and Suburban;

Dated this 12th day of October, 2011

Advocates and Solicitor

For the Purchaser

FOR VINOD MISTRY & CO.,

30.68 desc 3002 80 85 acr-6

VINOD MISTRY & CO.

ADVOCATES, SOLICITORS & NOTARY



OD B. MISTRY
VOCATE, SOLICITOR & NOTARY
1 2660 9536

RAJA BAHADUR MANSION, 2ND FLOOR, 20 AMBALAL DOSHI MARG, (HAMAM STREET), FORT, MUMBAI - 400 023.

©: \$267 6736 / 6654

FAX: \$267 6824

E-Mail: mistry.vinod@rediffmail.com

mistryvinod@hotmail.com

पुस्तवः क. १

A-2529/2012

REPORT ON TITLE

Sub: Plot No.VI of Survey No.313, History No.6 and 15 (part) admeasuring sq.yards equivalent to 837.80 sq.yards at Village Kole-Kalyan and bearing CTS No.5013-F.

Development Agreement dated 26,04,20140
Between

New Lokhandwalla CHS Ltd.,

And

Shri Jayesh Babubhai Par

And

M/s. Padmavati Buildcon

THIS IS TO CERTIFY THAT we have a property on Title dated 12.10.2011 concerning the above property which has been sold and conveyed by Dr. Mario B. Barreto in favour of Shri Jayesh Babubhai Parikh as per Deed of Conveyance dated 31.01.1953. Copy of the Report on Title dated 12.10.2011 is annexed hereto and market as Annexure "A".

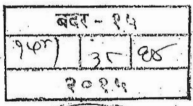
dated 26.04.2011 made between New Lokhandwalla CHS Ltd., being a Society Registered under the provisions of Maharashtra Co-operative Societies Act 1960 and bearing Registration No.BOM/HSG/H6679/23/06/1981 and having registered Office at Plot No.IV, Silver Arch Building, C.S.T. Road, Kalina, Santacruz (East), Mumbai 400 098 therein called the "Society" of the First Part, the said Jayesh Babubhai Parikh, therein called the "Owner" of

Ltd. as well as Jayesh B. Parikh also executed Registered Power of Attorney dated 27.04.2011 which is duly registered with the Sub-Registrar at Bandra, MSD under Sr. No.BDR-1-IV-4732/2011 dated 27.04.2011.

3. The said M/s. Padmavati Buildcon are now developing the said property as per sanctioned Plan, IOD and Commencement Certificate under File No.CE/0482/WS/H/337 dated 27.04.2012.

SCHEDULE OF PROPERTY ABOVE REFERRED TO

ALL THAT piece or parcel of land admeasuring 1002; sq.yards, equivalent to 837.67 sq. mtrs. or thereabouts, situated on Plot No.VI of Private Scheme, together with the right to use the playground being Plot No.XII of the said Private Scheme and the approach of property situate lying and leing off C.S.T. Road, Kalina Santacruz (E), Mumbai-400 1098 at plot bearing Survey No.313, Hissa No.6(part), C.T.S. No. 50 VF of Revenue Village Kole-Kalyan, Andheri Taluka, hin the Registration Sub-District and District of Bombay City and Suburban;



Dated this 15th day of September, 2012

SUB-REGISTRAN ON THE PRINTS STORY FOR VINOD MISTRY & CO.,

Advocates and Solicitor High Court, Mumbai

पुसाक उर्थप र दिय

दुय्यम निर्वेधक: अंधेरी 1 (वांद्रा)

दस्तक्रमांक व वर्ष: 4731/2011

Wednesday, April 17, 2011

सूची क्र. दोन INDEX NO. II

Regn. 83 m.e.

11:16:53 AM

कोलेकल्याण

(1) विलेखाचा प्रकार, मोबदल्याचे स्वरूप करारनामा किंवा त्याचे अभिलेख किंवा करार संक्षेपलेख व गाजारभाव (भाडेंपटट्याच्या यानतीत गटटाकार आकारणा देतो की यटदेदार ते नमुद करावे) मोबदला रू. 0.00

बा.भा. रह. 47,700,000,00

(2) भू-मापनः पोटहिस्सा व घरक्रमांक

(1) सिटिएस क्र.: 5013/एफ वर्णनः जभीन य बांधकाम - प्लॉट क्र. 4 ऑफ प्रायकेट स्किम, सोयत मैदान, प्लॉट क्र. 12 ऑफ प्रायव्हेट स्किन, सी एस टी रोड, कृतिना सांताक्रुझ (पू) मुं 98.सर्व्हें क. 313,हिस्सा क. 6 (पैकी), सिटीएस क. 5013 837.67 चौरस मीटर (अभिनीर्णीत दस्त)

(3)क्षेत्रफळ

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

(5) दस्तऐवज करून देण्या-या पक्षकाराचे य संपूर्ण पत्ता भाय किया दिवाणी न्यायालयांचा हुकुमनामा किंवा आदेश असल्यास, प्रतिवादी नाव य संपूर्ण पता

गावाचे नावं :

शारी सी एस

(1)1002 चौरस वार = 837.67 घौरस गीटर

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हिंदार सारा प्रसाद मिडे - -; घर/फ़्लॅट नं: इस्ट्रेस मं: -; पेठ/पसाहतः -; शहर/गायः

क्रालंट न: जी-3,विनायक कुज, मेहरू रोड, ; ईमारतीरो

कर/गाय: -: तालुककी

येश परीख - -; घर/फ़लंट नी: 3, विनायक ली/रस्ताः -; ईमारतीचे नावः -; ईमारत नीः -; रहेक रोड, विलेपाल (पू) क्षासत्ताता विन: -; पॅन नम्बर: AAMFP 1241 N.

(6) दरतऐवज करून घेण्या-या पक्षकाराचे नाव व संपूर्ण पत्ता किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, वादीचे नाव

व संपूर्ण पत्ता (7) दिनोक

करून विल्याचा 26/04/2011

27/04/2011

नॉदणीचा (8)

4731 /2011

(९) अनुक्रमांक, खंड व पृष्ठ (10) बाजारभावाप्रमाणे मुजांक या

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त 30000.00



मुंबई उपलगर जिल्हा.

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गावाचे नाव: कोलेकल्याण

(1) विलेखाचा प्रकार, मोबदल्याचे रवस्तप अग्तिहरतातंरणपत्र व याजारभाव (भाडेपटट्याच्या बाबतीस पटटाकार आकारणी देतो की पटटेदार ते नमूद करावे) मोबदला रू. 4,000,000.00 या.भा. w. 8,844,000.00

-; घर/फ़्लॅट मं: 474 रेस मार्गी बॅरेन गोवा ; गल्ली/ररता:

हिंजी 3 विनायक कुंज नेहरू रोड विलेपार्ले पू

-; पेठ/यसाहतः -; शहर/गावः -; तालुकाः

क्षिप्रसाहतः -; शहर/गायः -; तालुकाः -; पिनः -; पॅन

(2) भू-मापन, पोटहिश्ला य घराजमांक (असल्यास)

(1) सिटिएस क्र.: 5013/ एक वर्णनः जिसम व भांधकाम सि सटी रोड केलिनी भांताकुड़ा पू 98,, सर्वे नं 313 हिस्सा नं 6 पैकी , सिटीएस नं 6013 एफी सहसिण कालकल्याण तीलुकी अंधेरी प्लॉट मे VI, क्षेत्र 1002 घौ वार, -- एडीजे नं ए -4998-10- दि 13-12-10 . (1)837.67 चौमी

(3)क्षेत्रफळ

(4) आकारणी किंवा जुडी देण्यात असेल तेव्हा

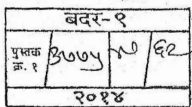
(1)

(5) दस्तऐयण करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाय किंवा दियाणी न्यायालयाचा हुकुमनामा

किया आदेश असल्यास, प्रतिवादीचे नाय व संपूर्ण पत्ता (6) वरतऐयज करून घेण्या-या

पक्षकाराचे नाव व संपूर्ण पता हिंदी दियाणी न्यायालयाचा हुकुमनीसी विद्या आदेश अस्त्यास, वादीविक

क्रमांक, खंड व पृष्ठे

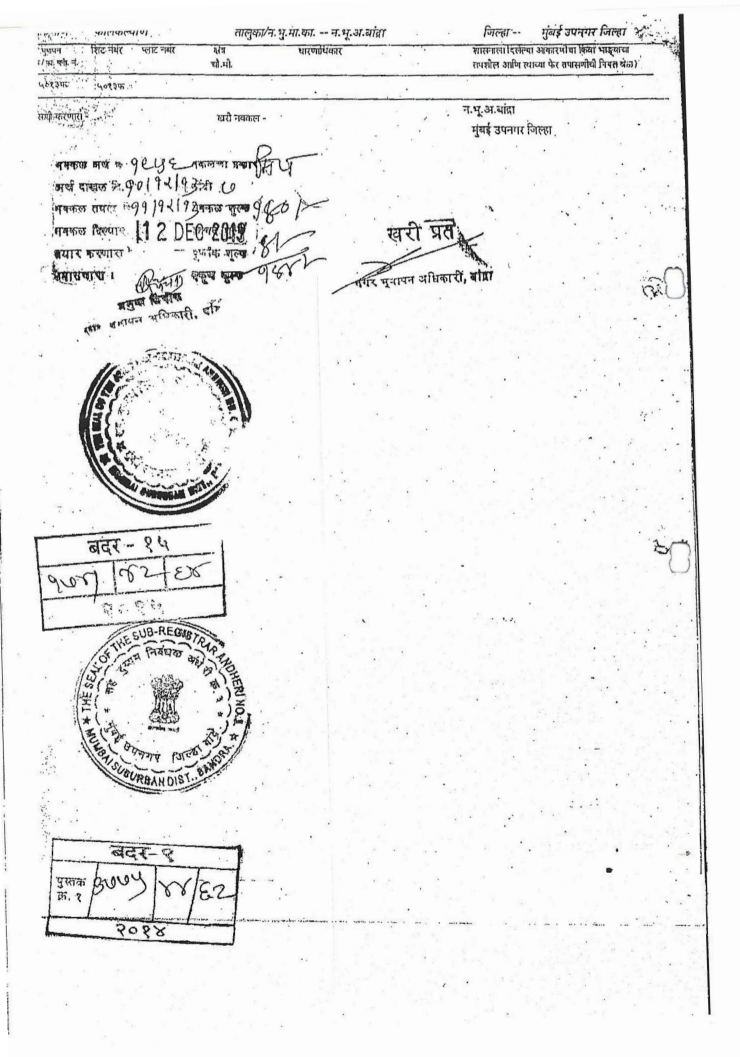


SARITA REPORTS VERSION 5.2.19

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ANNEXURE" B

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Municipal Corporation of Greater Bombay

रहन्छं पर्श महानगरपाछिका कार्यस

No. OE/6415/BELI/AH of

That as stated in C.B.'s circular Bo.C3/11557/II of 5-7-79(c py of which is farwarded to all the Architects) Structural Ingine or willnot be appointed as per proforms 'A' supervision meno will not beauthitted from his as per proforms 'B', proforms'C' willnothe submitted for absenced Plans of structural work (one set mounted on can as 'will not plans of structural work (one set mounted on can as 'will not be submitted as per proforms'D'.

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22) That the means of access will not be constructed application decade before stating thewark and will not be constructed, application of access will not be constructed application of access the best ting thewark and will not be constructed application of grant personal stating to be sufficient to occupy the building whichever is arrived.

23) That the compound wall is not constructed an all the sides of the sufficient of the road sides into his with Toundation belowlevel of soften and side drain without obstructing the flow offnin water that the draines like adjoining helding to prove possession of helding before that the structure is a flow offnin water that they draine all the work.

the of read side drain without obstructing the flow ofrain water from the adjoining helding to prove possession of helding before shartling the work.

I that the drainge lay at plans will not be not approved from this state by L.P. before applying for C.C.

This is the overload water storage tanks will notbe provided with introduction slab of 0° above the roof slab as required by E.E. before applying for C.C.

It is the overload water storage tanks will not be provided with introduction also about the started unless objectons A.J.R.I become blind with.

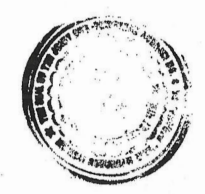
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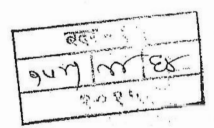
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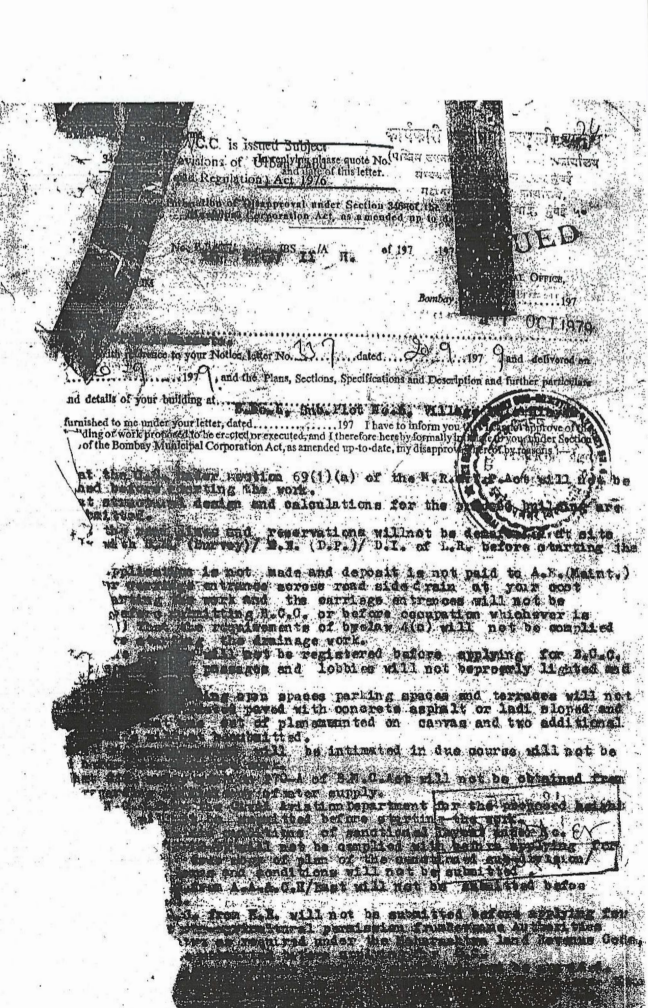
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3) That the C.C. will not be issued unless H.O.C. from the provided with.

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id down pipes are not intended to be put to prevent ik generally is not intendent to be executed in accordance Under Section 68 of the Bombay Municipal Corporation, Act, as amended (2) Under Section 68 of the Bombay Municipal Corporation (2) in the Bombay has empowered the City Engineer to exercise, performs at discussionary for Greater Bombay has empowered the City Engineer to exercise, performs at discussionary of the Commissionary of t Under Byelaw, No. 8 of the Commissioner has fixed the following levels :-To shall, or cot a new domestic building shall cause the same to be built so the some 2 feet (60 cmr) above the centre of the adjoining street at their exest for dam, from such building can be connected with the sewer their existing o which the drain from such build after to be hid, in such street, (b) Not less lim , 2 feet (60 cms.) above every portion of the ground within 6 feet (16) metres above Town Hall Datum to realize is invited to the provision of Section 152 of the Act where the property is smed to give notice of erection of a new building or occupation to variant, to the Commissioner, within fifteen days of the completion or of the occupation of the occupation of the provision is punishable under Section 471 of the Act is realization of the premises will be liable to be revised under Section 167 of the Act. from a late in the current year in which the completion or occupation is detected by the Assessor Department. 45) Your attention is further drawn to the provision of Section 353 A about the much intrings completion certificate with a view to enable the Municipal Commissioner for Great in inspect your premises and to grant a permission before occupation and to leave schalty for near mater Section 471 if necessary. (6) Proposition of communicated as present 347(1) (as) of the Bombay Municipal Corporation Act: (7). One more copy of the block plan should be submitted for the Collector. Bom! (8) Necessary permission for Non-agricultural use of the land shall be obtained Bombay Suburban District before the work is started. The Non-agricultural assessment that may be fixed by the Collector, under the Land Revenue Code and Rules the Attention is drawn to the notes Accompanying this Intimation of Disapprov (B&K) Werds:

No. ESICE 6415 IBS IT IN H

P oction

- (1) The work should not be started unless objections A, J, R & are complied with.
- (2) A certified set of latest approved plans shall be displayed on site at the time of commencing the work and during the progress of the construction work.
- (3) Temporary permission on payment of deposit should be obtained for any shed to house and store for constructional purposes, Residence of workmen shall not be allowed on site. The temporary structures for storing constructional materials shall be demolished before submission of building completion certificate and a certificate signed by Architect submitted along with the building completion certificate.
- (4) Temporary sanitary accommodation on full flushing system with necessary drainage arrangement should be provided on site for workers, before starting the work.
- (5) Water connection for constructional purposes will not be given until the hoarding is constructed and application is made to the Ward Officer with the required deposit for the construction of carriage entrance, over the road side drain.
- (6) The owners shall intimate the Hydraulio Engineer or his representative in Wards at least 15 days prior to the date on which the proposed construction work is taken in hand that the water existing in the compound will be utilised for their construction works and they will not use any Municipal Water for construction purposes. Failing this, It will be presumed that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.
- (7) The hoarding or screen wall for supporting the depots of building materials shall before starting any work even though no materials may be expected to be stacked that of the property. The scatfoldings, bricks metal, sand, props debris, etc., should be respected over footpaths or public street by the owner/architect/their contractors, etc., which objecting prior permission from the Ward Officer of the area:
- (8) The work should not be started unless the manner in obviating all the by this department.
- (9) No fwork should be started unless the structural design is approved.
- (10) The work above filinth should not be started before the same is shown to this of the opinion oncomed and acknowledgement obtained from him regarding correctness of the opinion dimension.
- (11) The application for sewer street connection, if necessary, should be made simulationally with commencement of the work as the Municipal Corporation will require time to consider alternative site to avoid the excavation of the road and footpath.
- (12) All the terms and conditions of the approved layout /sub-division under No. should be adhered to and complied with.
- (13) No Building/Drainage Completion Certificate will be accepted nor water connection granted (except for the construction purposes) unless road is constructed to the satisfaction of the Municipal Commissioner as per the provision of Section 345 of the Bombay Municipal Corporation Act and as per the terms and conditions for sanction to the layout.
- (14) Recreation ground or amounty open space should be developed before submission of Building Completion Certificate.
- (15) The access road to the full width shall be constructed in water bound micadam before commencing work and should be completed to the satisfaction of Municipal Commissioner including asphalting lighting and draining before submission of the Building Completion Cert fieete.
- (16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.
- (17) The surrounding open spaces around the building should be consolidated in concrete having broken glass pieces at the rate of .125 cubic matters per 10 Sq. matters below parement.
- (18) The compound wall or fencing should be constructed clear of the coad widening line with foundational below, level of bottom of road side drain without obstructing flow of rain water from adjoining holding before starting the work to prove the owner's holding.
- (19) No work should be started unless the existing structures proposed to be demolished are demolished.
- (20) This Intimation of Disapproval is given exclusively for the purposes of enabling you to proceed furth with the arrangularity of obtaining No Objection Certificate from the Housing Commissioner of Section 13(h)(H) of the Rent Act and in the event of your proceeding with the work either with the contraction of the proceeding with the work with the work of the commencing the work under Section 347(1)(aa) or your starting the work with the work

- Specific plans in respect of evicting or rehousing the existing tenants on your stating their number and the area in occupation of each.
- Specifically signed agreement between you and the existing tenants that they are willing to availor the alternative accommodation in the proposed structure at standard rent.
- Plans showing the phased programme of construction has to be duly approved by this office before starting the work so as not to contravene at any stage of construction, the Development Control Rules regarding open spaces, light and ventilation of existing structre.
- (22) In case of extension to existing building, blocking of existing windows of rooms deriving light and air from other sides should be done first before starting the work.
- (23) In case of additional floor no work should be started before or during monsoon which will cause raise water leakage and consequent nuisance to the tenants staying on the floor below.
- The bottom of the over head storage work above the finished level of the terrace shall not be more than 1 metre.
- The work should not be started above first floor level unless the No Objection Certificate from the Civil Aviation Authorities, where necessary, is obtained.
- (26) It is to be understood that the foundations must be excavate down to hard soil.
- (27) The positions of the mahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- (28) The water arrangement must be carried out in strict accordance with the Municipal requirements.
- No new well, tank, pond, cistern or fountain shall be dug or constructed without the previous permission in writing of the Municipal Commissioner for Greater Bombay, as rquired in Section 381 A of the Municipal Corporation Act.
- (30) All gully traps and open channel drains shall be provided with tight fitting mosquito proof covers made of wrought iron plates on hinges. The manholes of all jisterns shall be covered with a properly fitting mosquito proof hinged cast iron cap cover in one piece, with locking arrangement provided with a bolt and nuts screwed on tightly serving the purpose of a lock and the warning pripes of the cisterns protected with screw on dome shaped pieces (like a garden zari rose) with copper plates with the providing a firmly fixed iron ladder, the upper ends of the ladder should be curved an extended 60 cms. above the top where they are to be fixed and its lower ends is coment control blocks.
- No broken between bottles do have the use of plane glass for coping over compound wall.
- (a) Louvees should be provided as required by Byelaw No. 5 (b).

Cir.

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- Arches should be provided over Door and Window openings.
- should be laid as required under Section 234-1(a).

pection chamber should be plastered inside and outside.

(33) If the proposed addition is is intended to be carried out on old foundations and structures, you will do at your own risk.

erwarded to ward Office The Word Addl. Collector B. S. D./Owner For IKeCAMETRIN

or Bide Proposal W. S.

H! Ward

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DE LIE CONTRACTOR

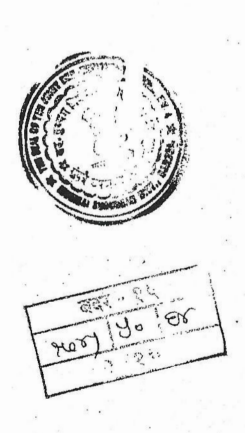
MAHARASHTRA REGION HIS BELLY THE No. CE/ MUNICIPAL CORPORATION OF GREATER BOMBAY SOMMENCEMENT CERTIFICATE Permission is hereby granted under section 45 of the Maharashtia Regional and Bown Planning Not (Maharashtia Act Nos XXXVI of 1966) to APPLICANT, to the Development work of at premises of Street No. Hissa No. Village CTS No. Survey No situated at Village Role Kalyon on the following conditions: 5'Cource Plot No. Viz: This certificate is liable to be revoked by the Municipal Commissioner for Greater Bombay, if (a) the Development works in respect of which permission is granted under this certificate is not carried out of the user thereof is not in accordance with the sanctioned plans, (b) any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Bombay is contravened or not complied with, (c) the Municipal Commissioner for Greater Bombay is satisfied that the by the applicant through fraud or mispresentation and ecaphrican and every person deriving title through or under him a such an every shall be deemed to have carried out the development with in contravion of Section 43 or 45 of the Maharashtra Regional and Town Plant Act 1966; the Municipal Commissioner has appointed in Executive Engineer to exercise his powers and functions of the Planning Authority under section 45 of the said Act. This Commencement Certificate is valid for a pa from the date hereof and will have to be renewed thereafter. This Commencement certificate is renewable every year but such extended period shall in no case exceed three years, provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Maharashtra Regional and Town Planning Act 1966. on the applicant but also his heirs, successors, executors, administrations & assigness and every person deriving title through or under him. de Commencement certificate is for trying out the work upto Plinth only FOR and on behalf of the The Municipal Corpor

Executive Engineer Biold

(Western Suburbs) H&K Ward.

MENTETPAL COMMISSIONER OF GREATER BOMBAY

Revalidated upon (6) o 82



FORM 'A' MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966 No. CE/0482/B811/WS/AHI/AK of 337 (mm) 95 COMMENCEMENT CERTIFICATE With reference to your application No. 2353 dated 14/2/11 for Development Permission and grant of Commencement Certificate under Section 44 & 69 of the Maharashtra Regional and Town Planning Act 1966, to carry out development and building permission under Section 346 of the Mumbai Municipal Corporation Act 1888 to erect a building. To the development work of Fragosed Red Res bldg. at premises at Street & Maye Katalyan times Kalina The Commencement Certificate/Building Permit is granted on the following conditions 1. The land vacated in consequence of the endorsement of the setback line/rouse form part of the public street. 2. That no new building or part there of shall be occupied or allowed permitted to be used by any person until occupancy permission has been granted 🕱 (3. The Commencement Certificate/Development permission shall ren commencing from the date of its issue." 4. This permission does not entitle you to develop land which does not vest to 5. This Commencement Certificate is renewable every year but such extended case exceed three years provided further that such lapse shall not bar any subsequent application for fresh permission under section 44 of the Mahaiashtra Regional & Town Planning Act, 1966. This Certificate is liable to be revoked by the Municipal Commissioner for Greater Mumbai if :--(a) The Development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the sauctioned plat (b) Any of the conditions subject to which the same is granted or any of the estrictions imposed by the Municipal Commissioner for Greater Mumbai is converented or not complied with The Municipal Commissioner of Greater Mumbai is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him in such an event shall be deemed to have carried out the development work in contravention of Section 42 of 45 of the Maharashtra Regional and Town Planning Act, 1966. 7. The conditions of this certificate shall be binding not only on the applicant of the street of th executors, assignees, administrators and successors and every person deriving title through the deriving Elizainaeth) Assistant Engineer to exercise his powers and functions of the Plante Authority under Section 45 of the said Act. This CC is valid upto..... For and on behalf of mencement Certificate to The Municipal Corporation out the work up to Joing

to height 4.35 m+s. A.G.L

. I I JAN ZUIJ CE/ 0482/BSH/WS/AH intelline c : inied up to das at solab of 4th floer upto At 15:95 mrt 4:20 mm CLM Rt OH.T. with total At 20.15 mm plan dated. F.B.P. (W.S.) H&K Ward 1 OCT 2013 valid up to 26/4/2014 Further C. is now extended up to C. C. C. top to top of 10th floor i.e. ht. 33:35 mts above gradual level as per approved R. B. P. (W.S.) II & K Ward

5068

AUG 2013.

Ex. Engineer Bldg. Proposal (\)

H and K - Wards

CORPORATION OF GREATER MUMB April Cipal Office, R. K. Patker Marc

E/WS/0482/H/337(NEW) of Bandra (West), Mumbal - 400 050 CHE/WS/0482/H/337(NEW)

Shri Hemal Sanghvi, Architect, 39 Gundavali, Off Sir M.V. Road, Andheri (E), Mumbai-400 069.

> Sub:- Proposed residential building on plot bearing C.T.S. No.5013/F of village Kolekalyan Kalina, Santacruz Mumbai.

Gentleman,

Ref: Your letter dated 29-4-2013.

There is no objection to your carrying out the work as per amended plans submitted by you vide your letter under reference for which company authority has accorded sanction, subject to the following conditions:

All the objections of this office I.O.D. under given no.

27-4-2012 shall be applicable and should be complicated with. The changes proposed shall be shown on the canvas inquited plans to 2)

be submitted at the time of B.C.C.

3). That every part of the building constructed and in a particular overhead water tank will be provided with proper access Insecticide Officer with a provision of temporary but safe and stable ladder.

That the infrastructural works, such as; construction of hand holes / panholes, ducts for underground cables, concealed wiring inside the flats/rooms, rooms/space for telecom installations. providing telecom services shall be provided.

5) That the regulation No.45 and 46 of D.C.Reg. 1991 shall with.

6) That the letter box shall be provided at the tenements.

That the owner/developer shall not hand over the possession to the prospective buyers before obtaining occupation permission.

That no main beam in R.C.C. framed structure shall be less than 230 mm. wide. The size of the columns shall also be governed as per the

applicable I.S. Codes. That all the cantilevers [projections] shall be designed to like wife, the load as per I.S. code 1893-2002. This also inchines the column projecting beyond the terrace and carrying the order and water storage

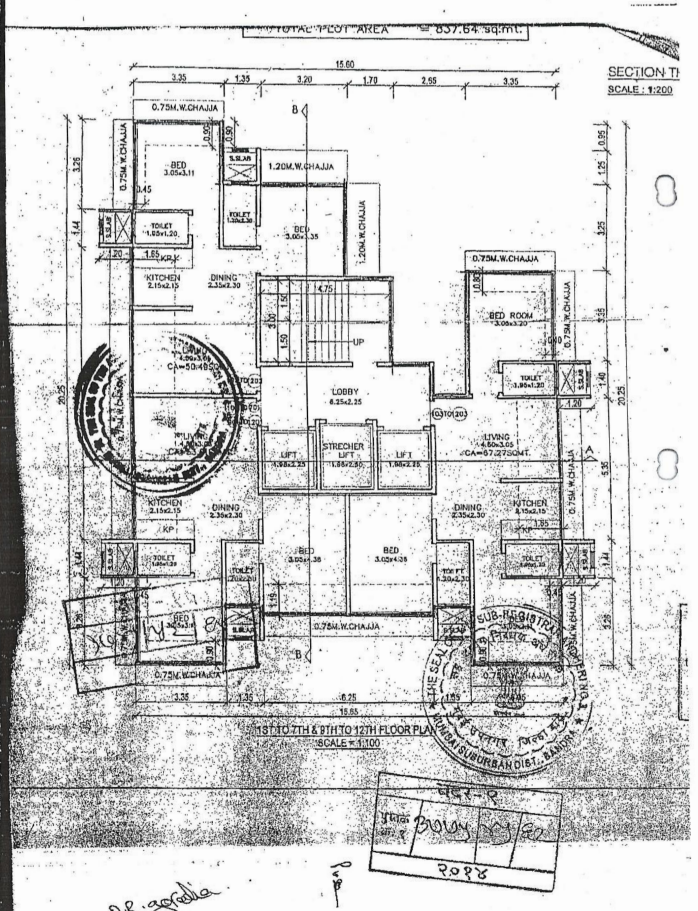
tank, etc. That the R.C.C. framed structures, the external walls shall not be less than 230 mm, if in brick masonary or 150 mm, alticulated colleges concrete block excluding plaster thickness a climble of the concrete block excluding plaster thickness concrete block excluding plaster thickness No.CE/5591 of 15.4.1974.

That the revised R.C.C. drawing/designs, calcufat submitted through Licensed Structural Engineer.

meatment shall be appointed in consultation with P.C.O.[H/East Wardl That the RUT shall be submitted by the developer to sell the 13) tenements/flats on carpet area basis only and to abide by the provision of MOFA (Act) amended upto date and the I.B. indemnifying the MCGM and its employees from any legal complications arising due to MOFA, will not be submitted. 14) That the condition of revised bye-law 4[c] shall be complied with. 15) That the Structural Engineer's certificate for additional floors shall be 16) That the C.C. shall be got re-endorsed as per amended plans. That the Labour Welfare Tax of 1% of construction cost as per ready 17) reckoner shall be paid. -18) That all the payments shall be made. That "All Dues Clearance Certificate" related to H.E.'s dept. from the 19) concerned A.E.W.W. [H/East ward] shall be submitted before applying for C.C. 20) That the testing of building material to be used on the subject work shall be done and results of the same will be submitted periodically. 21) That the quality control for building work / for structural work / supervision of the work shall be done and certificate to that effect shall be submitted periodically in proforma. 22) That the NOC from A.A. & C., H/East Ward shall be subitted. 23) That the Registered Undertaking stating that the conditions of E.E. (T & C) NOC shall be complied with and to that effect the mechanized tracking equipped with safety measures will be maintained permanently in safe condition to avoid any mishap and an indemnity bons indemnifying MCGM and its officers against any litigation, costs, dangered etc. arising out of failure of mechanized system /nuisance due to mechanized system to any person shall be submitted. ans in token of approval is enclosed herewith. Yours faithfully. Executive Engineer, Building Proposals (Western Suburbs) H Ward Shri Jayesh Parikh of M/s.Padmavati Buildcon. REGISTAN Assistant Commissioner, H/East Ward A.E.W.W. H/East Ward warded for information please Executive Engineer, Building Proposals, (Western Suburbs) H Ward A.P.L\0482 am.ltr..doc पुरतक क. ?

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CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF THE COMPANY HELD ON 19TH JANUARY, 2014 AT REGISTERED OFFICE OF THE COMPANY AT 11 A.M/P.M.

Purchase of Property:

The Chairman informed the Board that, it is desirable and in the best interest of Company to acquire property located at Flat no. 101,102,103 of Padmavati springs, off CST road, kalina, Santacruz (East), Mumbai 400098. After discussion following resolution was passed

RESOLVED THAT consent of the board of Directors of the company be and is hereby accorded to acquire property at Flat no. 101,102,103 of Padmavati springs, off CST road, kalina, Santacruz (East), Mumbai 400098.

RESOLVED FURTHER THAT Mr. Parva V Shah, the Director of the Company be and is hereby authorised to execute all the necessary legal documents or supplemental Agreement or any other documents/s as may be required for completing various formalities for Purchasing of Property and to give effect to the above resolution.

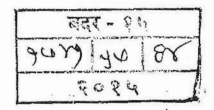
RESOLVED FURTHER THAT the common seal of the Company, wherever required, be affixed herein for completion of aforesaid documentation.

RESOLVED FURTHER THAT a certified true copy under signature of the carva V Shah, Director of the Company be given to the concerned parties for their production and necessary action.

FOR ANKIT GEMS PRIVATE LIMITED

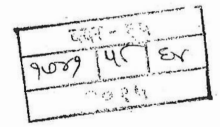
A.C.St

DIRECTOR



DW 6251 / 52, D Tower, G Block, Bharat Diamond Bourse, BKC,8andra (East), Mumbai - 400051.
Tel.: +91-22-4354 8800, Fax: +91-22-2363 2344, Email: accounts@ankitgems.com
CIN No.: U36912MH2011PTC216778





्रायकर विभाग NCOMETAX DEPARTMENT

मारत् सरकार COVI OF INDIA

PADMAVATI BUILDEON

03/12/2010

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RAJENDRA CHIMANLAL GORADIA

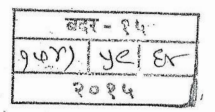
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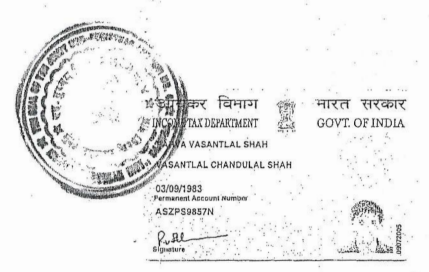


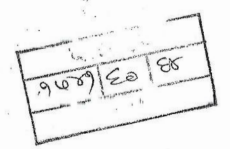
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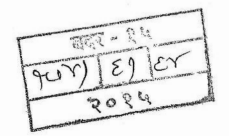












भरलेले मुद्रांक शुल्क: रु.6,00,000/-

दु. नि. सह. दु. नि. वदर15 यांचे कार्यालयात अ. फं. 1741 वर दि.27-02-2015 रोजी 6:34 म.नं. वा. हजर केला.

पावती:1924

पावती दिनांक: 27/02/2015

सादरकरणाराचे नाव: मे. अंकित जेम्स प्रा. लि. तर्फे संचालक श्री. पर्वाकुमार शाह

नोंदणी फी

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दस्त हाताळणी फी

पृष्टांची संख्या: 64

रु. 1280.00

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दस्त हजर करणाऱ्याची सही:

दस्ताचा प्रकार: करारनामा

मुद्रांक भूजक (एक) कोणत्याही महानगरपालिकेच्या हद्दीत किंवा स्थालगत असलेल्या कोणत्याही किंकि संज्ञक्योर हुद्दीते सिन्नाथा दस्तामध्ये एकूण... रि....पाने आहेत. भेरे नमूद न केलेल्या कोणत्याही नागरी क्षेत्रात

2015 06 : 21 : 23 PM ची वेळ: (सादरीकरण)

MO2 2015 06: 22: 21 PM ची वेळ: (फी)

पंचर उपस्पर-नित्स

प्रतिज्ञापञ्च

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क्रिया जी हो गोंवणी कायदा १९०८ अंतर्गत असलेल्या तरतुदीनुसारच गोंदणीस देखिल केलेली अहि. पस्तातील संपूर्ण मजकूर, निष्पादक व्यवसी, सामीदेस म सोबत औद्धरीरंपी कार्यवेपत्रांची सत्यता तपासली आहे. दस्ताची सत्यता, वैधता कायदेशीर वाबीसाही देखी निर्णावक च कवुलीधारक हे संपूर्णपणे जवाबवार राहतील.

लिहून देणारे :

लिह्न घेणारे :

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वदर15

दस्त क्रमांक:1741/2015

दस्त क्रमांक :वदर15/1741/2015 दस्ताचा प्रकार :-करारनामा

अनु क्र.

नाव:मे. अंकित जेम्स प्रा. लि. तर्फे संचालंक श्री. 1 पर्वाकुमार शाह पत्ता:डी डब्ल्यू ६२५१ आणि डी डब्ल्यू ६२५२, -, भारत डायमंड बोर्स कॉम्पलेक्स, जी ब्लॉक, बांद्रा कुर्ली कॉम्प्लेक्स, बांद्रा पुर्व, बी.एन. भषन, MÄHARASHTRA, MUMBAI, Non-Government. पॅन नंबर:AAJCA4305Q

लिहन घेणार वय:-31 स्वाक्षरी:-

छायाचित्र

अंगठ्याचा ठसा





नाव:मे. पद्मावती बिल्डकॉन तर्फे भागिदार धवल आर. लिष्ट्रम देणार गोराडीया पत्ता:प्लॉट नं: ८/२०४४, माळा नं: २ रा मजला, इमारतीचे नाव: सयाजी वैभव, ब्लॉफ नं: -, रोड नं: लायब्ररी शॉपिंग सेंटर, लायब्ररी रौंड, नवसाई, जिल्हा नवसारी, गुजरात, नवसारी. पॅन नंबर:AAMFP1241N

वय:-23 स्वाक्षरी:-





वरील दस्तऐवज करुन देणार तथाकथीत करारेंनामा चा दस्त ऐवज करून दिल्याचे कबल कर शिक्का क.3 ची वेळ:27 / 02 / 2015 06 : 23 ! 19 PM

खालील इसम असे निवेदीत करतात की ते दस्त्रएवज करुन देणा-यानी व्यक्तीशः औळण्यतात, व त्यांची ओळख पढिततात

अनु

पक्षकाराचे नाव व

नाव:किरण - ज वय:24 पता: २/३७ क पिन कोड:400

नाव:निलेश - पीळ वय:26 पत्ता: शे.३ ७ कथारिया मेंशन, दादर पश्चिम, मुंबई पिन कोड.400028

स्वाक्षरी

छायाचित्र

अंगठ्याचा ठसा









बत्र - १५/१०९) १२०१५ पुराक क्रमांक - १, क्रमांक जिल्ला बदर - १५११०४१

दिनांकं: 🤈

पुरान निशेषक, अंधेरी क.-४. मंबर्डे उपागर जिल्हा.

शिक्का क्र.4 ची वेळ: 27 / 02 / 2015 06: 23: 46 PM

शिक्का क. 5 ची वेंक: 27 /02 / 2015 06: 23: 59 PM नोंदंगी पुस्तक 1 मध्ये

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