

Wednesday, August 11, 2010

1:11:24 pm

पावती

Original नोंदणी 39 म. Regn. 39 M

पावती क्र. : 9776 दिनांक : 11/08/2010

गावाचे जांव : मलबार

दस्तऐयजाचा अनुक्रमांक : बबई3 - 8329 - 2010

: मान्यता पत्र दस्त ऐवजाचा प्रकार सादर करणा-याचे नाव : अरविंद जे शाह

नोंदणी फी

₹.30,000.00

दस्त हाताळणी फी

₹.1,740.00

पृष्ठांची संख्या: 87

एकुण रु.31,740.00

आपणास हा दस्त अंदाजे 1:23PM ह्या वेळेस मिळेल

DELIVERED

सह दु. नि. मुंबई सह

बाजार मुल्य : रु.18,500,000/-

भरलेले मुंद्राक शुल्क : रु.100/-

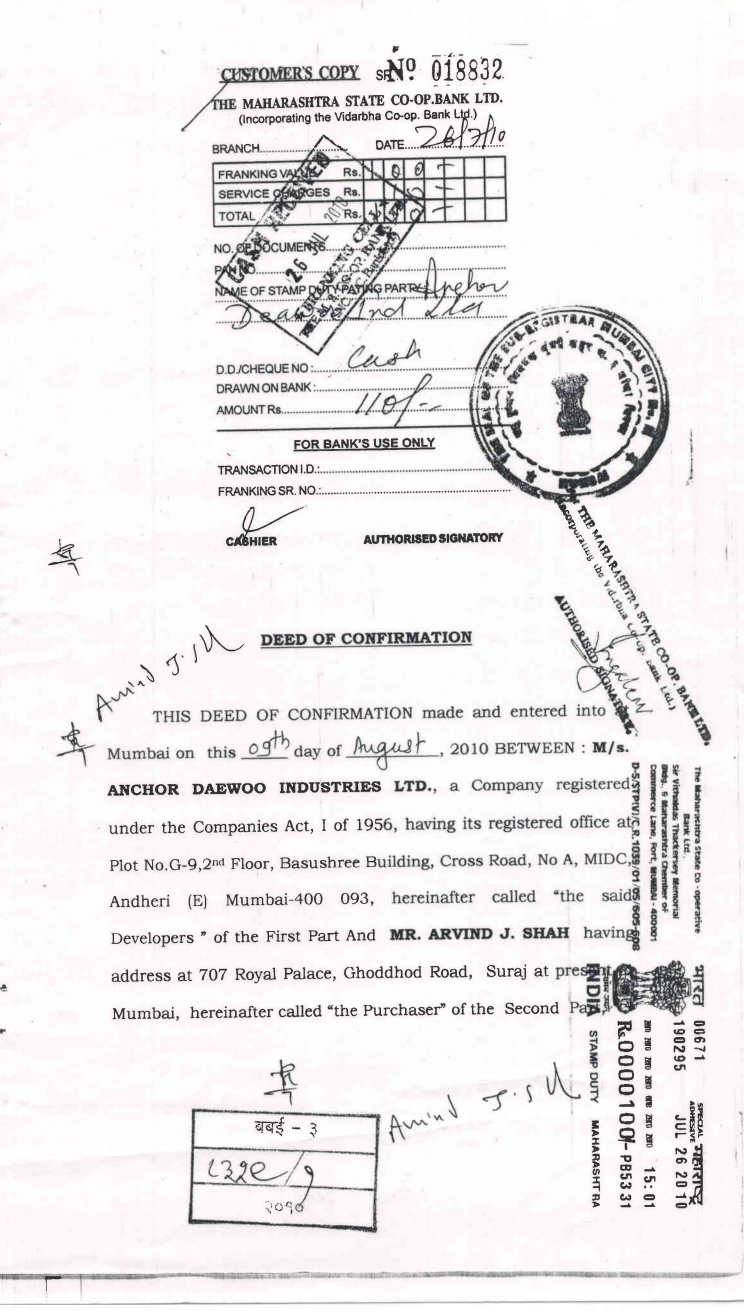
मोबदला : रू.18.500,000/-

शह दुग्यप निबंधन

1) देयकाचा प्रकार :By Demand Draft रक्कमः रु.30,000 व्याप्त प्राप्ति क्रमांक :726687 दिलांक :26/07/2010 वैंकेचे नाव व पता :युनियन बैंक ऑफ इंडिया मुं

2) देयकाचा प्रकार :By Cash रक्कम: रु.1,740

DELIVERED



WHEREAS the Developers are the developer of the property more particularly described in the First Schedule written hereunder (hereinafter referred to as 'the said Property').

AND WHEREAS by Agreement for Sale executed on 29th day of December, 2006 the Developers agreed to sale and the Purchaser agreed to purchase the Flat No.601 on 6th Floor of the proposed building alongwith 2 Car Parkings on the terms and conditions and for the consideration mentioned therein. Hereinafter referred to as "the said Flat" more particularly described in the Second Schedule written hereunder.

AND WHEREAS through oversight, the said Agreement for Sale dated 29/12/2006 was not presented for registration within the time prescribed in Registration Act through madvertence and could not admit the execution of the same.

AND WHEREAS the Parties herein are desirous of admitting the execution of the said Agreement For Sale dated 29/12/2006 and for that purpose are executing this Deed of Confirmation.

NOW IT IS HEREBY AGREED DECLARED AND CONFIRMED BY THE PARTIES HERETO AS FOLLOWS:

1. The Parties hereby agree, declare and confirm that they have executed the said Agreement for Sale dated 29/12/2006 in respect of the said Flat more particularly described in the Schedule mentioned hereunder. The original Agreement for Sale dated

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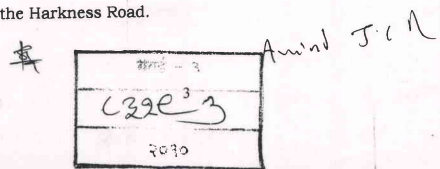
foring J. ()

29/12/2006 duly executed by the Parties herein is annexed herewith as **Annexture 'A'** hereto.

2. The Parties herein confirm the terms and conditions mentioned in the said Agreement For Sale and the signature of the respective parties as if the same are incorporated herein to the end and intent that the said Agreement For Sale shall continue to be in full force and shall operate and take effect and binding on all parties hereto in the same manner and in all respects as if the same was duly registered.

THE FIRST SCHEDULE ABOVE REFERRED TO:

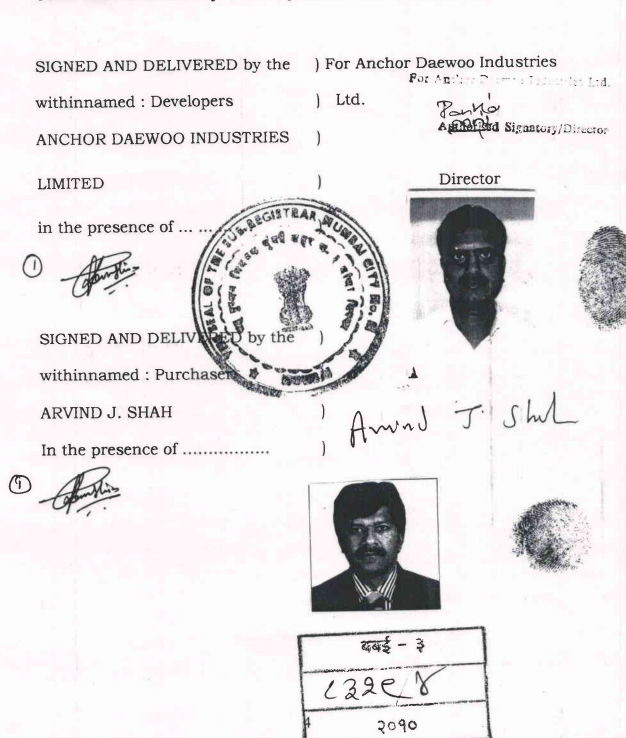
ALL THAT piece and parcel of land or ground of Pension Tax Tenure (which tenure has been abolished) and all that plocaof pension and Tax Tenure Land or ground (the cess whereof, has been redeemed) situate lying and be to the 54 Ridge Road and Harkness Road, Malabar Hill, Municiprespectively in the Registration District and Sub-Division of Bombay City Bombay Suburban Containing by admeasurements 1643 Square yards, equivalent to 1,373.76 square meters and admeasuring 869 square yards equivalent to 726.48 sq. metres as per documents and 792.39 sq. yards equivalent to 662.52 sq. metres respectively and entered in the books of Collector of Land Revenue under Cadastral Survey No.168 and 169 of Malabar Hill & Cumballa Hill Division and assessed by the Assessor and Collector of Municipal Rates and Tax under "D" Ward No.3191 and 3192(1), Old Street No.98 and 96, New Street No.52 and 54 at the Ridge Road and Corner of the Harkness Road.



THE SECOND SCHEDULE ABOVE REFERRED TO:

A Flat No.601 admeasuring 965 Sq.Ft. Built Up Area on 6th Floor of the building alongwith 2 Car Parking situated at 52, Ridge Road, Mumbai-400 006 bearing C. S. No.168 and 169 of Malbar & Cumballa Hill Division.

IN WITNESS WHEREOF PARTIES hereto have hereunto set and subscribed their respective hands and seal to this Deed Of Confirmation on the day and the year first hereinabove written.



Anchor DAEWOO INDUSTRIES LTD.

33, Huges, 3rd Floor, Opp. Prempuri Ashram, N.S. Patkar Marg, Grant Road, Mumbai-400 007.

Tel.:(91-22) 32952426/32525581 Fax: (91-22)23881424

CERTIFICATE TRUE COPY OF THE RESOLUTION PASSED IN THE MEETING OF THE BOARD OF DIRECTORS OF ANCHOR DAEWOO INDUSTRIES LIMITED HELD ON 1/10/2009.

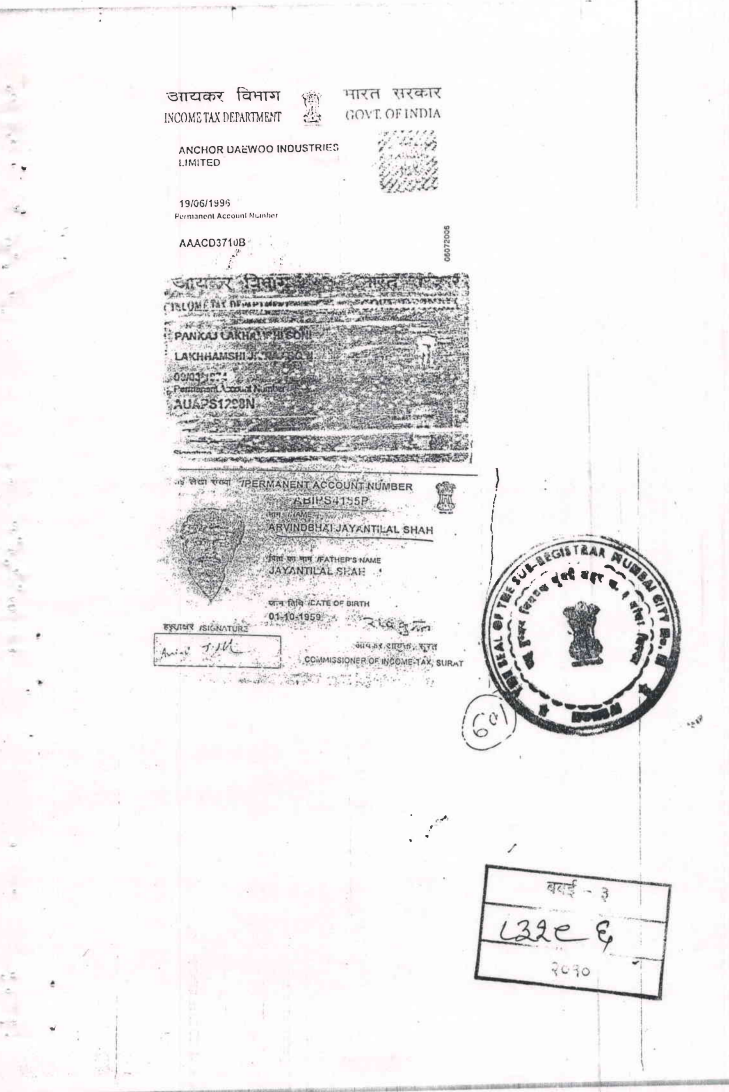
"Resolved that the company has by Agreement for sale dated 29.12.2006 sold flats No. 601 on 6th floor, constructed on property bearing C.T.S. No 168/169 situated at Ridge Road Walkeshwar Mumbai 40006 to Arvind J Shah. Said agreement for sale has remained to be registered with the Sub Registrar of Assurances. The same is required to be registered by executing deed of confirmation for registration of said agreement for sale.

Resolved further that Mr Pankaj Soni be and is hereby authorised to appear before the Sub Registrar of Assurance for registration of the said Agreement of dated 29.12.2006 along with deed of confirmation.

For Anchor Daewoo Industries Ltd.

Director

122e y 2010





Milind Manohar Mangala Kadam RESIDENCE Nallasopara (W), Vasai, Thane.

ROLL No.: Mah/ 3290 /2002

ENROLLED ON : 9-11-2002 DATE OF BIRTH : 13-4-1977

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***** Not Over INR. 30,000.00 *****

(30-11-2009)

JOINT SUB REGISTRAR MUMBAI CITY 1

PAY

रूपये RUPEEShirty Thousand only

REVALIDATED AS ON261 7/2010

OR BRDER ₽. HS.*******30,000.00

कृते यूनियन बैंक ऑफ इंडिया

For Union Bank of India

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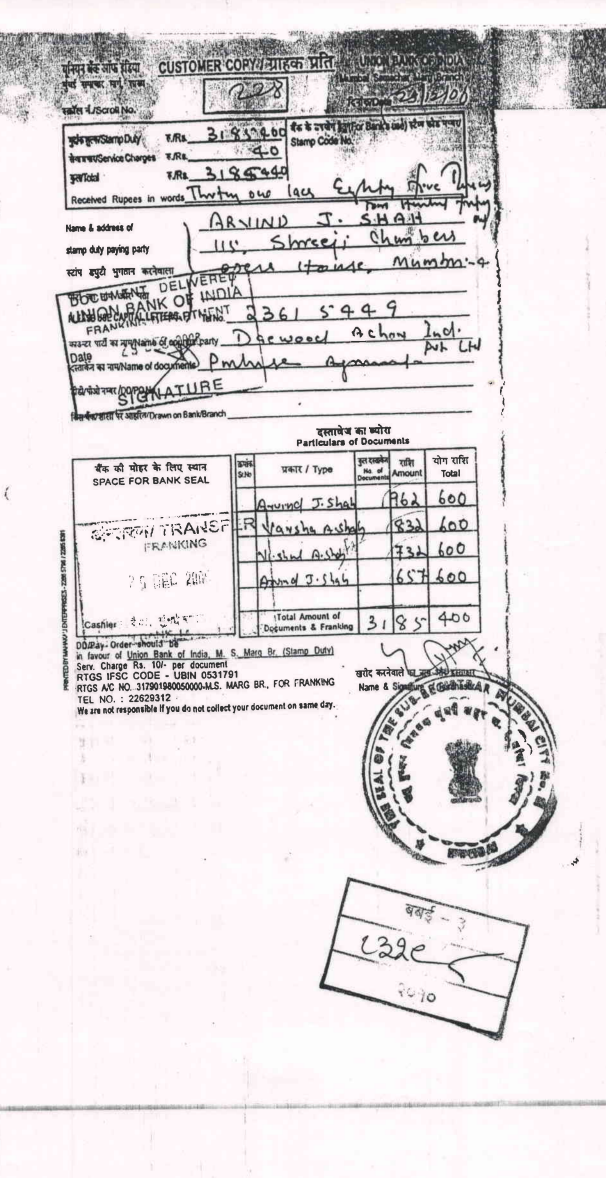
UBIN0531791

प्राधिकृत हस्ताक्षर

Authorised Signatories

? 2668 ?# 4000 260Q

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	UNION BANK OF INDIA FRANKING DEPARTMENT 66/80, MUMBAI SAMACHAR MARG, FORT, MUMBAI - 400 023. TEL: 2262 9420
	30 NOV 2009
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at insc	rintion code No. Piece count No.
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and it is genuine.	चुं. स. भाग वाजा, M. S. Marg Branch
	Chamark
3.0 NOV 2809 301 TRAN	Manager Franking Dept.
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Name of the Finan. Insti / Bank



Wednesday, August 11, 2010 1:11:32PM

दस्त गोषवारा भाग-1

बबई3

दस्त क्रमांक : 8329/2010

90

दस्त क्रमांक : यबई३ /8329/ 2010

बाजार मुल्यः रू.18,500,000/-

मोबदला: रु.18,500,000/-

भरलेले मुद्रांक शुल्कः रु.100/-

दु.नि.सह दुय्यम निबंधक मुंबई शहर 3 यांचे कार्यालयात अ.क्र.8329 यर दि.11/08/2010

रोजी 12:51:09:000PM वा. हजर केला.

Annal Jishl

<u>पायती</u>

सादर करणाराचे नाय:अरविंद जे शाह

नोंदणी फी:

₹.30,000.00

दस्त हाताळणी फी:

₹.1,740.00

पृष्ठांची संख्या : 85

एकुण

₹.31,740.0

दस्त हजर करणा-याची सही :-

सह दु. नि. मुंबई शहर क्र 3

सह दु. नि. मुंबई शहर क 3

शिक्का क्र.1 Aug 11 2010 1:02PM ची वेळ:(सादरीकरण) शिक्का क्र.2 Aug 11 2010 1:03PM ची वेळ:(फी)

ANNEXURE IS NOT REGISTERED



सह दुय्यम निवधक, मुंबई शहर-३

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दस्त गोषवारा भाग-2

बबई3

दस्त क्रमांक : 8329 / 2010

Wednesday, August 11, 2010

दस्त क्रमांक :- बबई3 / 8329 / 2010

दस्ताचा प्रकार :- मान्यता पत्र

शिक्का क्र.3 ची येळ:(कबुली) Aug 11 2010 1:10PM

्र शिक्का क्र.4 ची येळः(ओळख) Aug 11 2010 1:11PM

शिक्का क्र.5 ची वेळ:(नॉंदणी) Aug 11 2010 1:11PM

पक्षकाराचे नाव व पता

पक्षकाराचा प्रकार

छायाचित्र

अंगठ्याचा ठसा

अनु क्र.

नाय:अरविंद जे शाह पता:707 रॉयल पॅलेस , घोदोद रोड , सुरत पॅन नंबर:ABIPS4135P

Purchaser/Buyer/Executor2 वय :- 51





सही

नायः ऐंकर देयु इंडस्टीज लि चे संचालक पंकज - सोनी 2 पता:प्लॉट नं जी 9, 2 रा मजला, बासुकी बिल्डींग,

क्रॉस रोड न ए, एम आय डी सी, अंधेरी पॅन नंबर:AAACD3710B

Saler/Executor1

वय :- 35





सही

वरील दस्त्रऐयज करून देणार तथाकथीत मान्यता पत्र चा दस्त ऐयज करून दिल्याचे कंबुल करतात.

खालील इसम असे नियेदीत करतात् की ते दुस्तऐयज करून देणा-यानां टयकीशः ओळखतात, य त्यांची ओळख पटियतात

अनु क्र.

ओळखीचे नाय य पता

पिन कोड:55

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नाव:मिलिंद म कदम वय:33 पता:3 रा युनायटेड हाऊस , वाकोला

ANNEXURE IS NOT REGISTERED





नाय:सागर प्र निगडे 2 पता:3 रा युनायटेड हाऊस , वाकोला पिन कोड:55

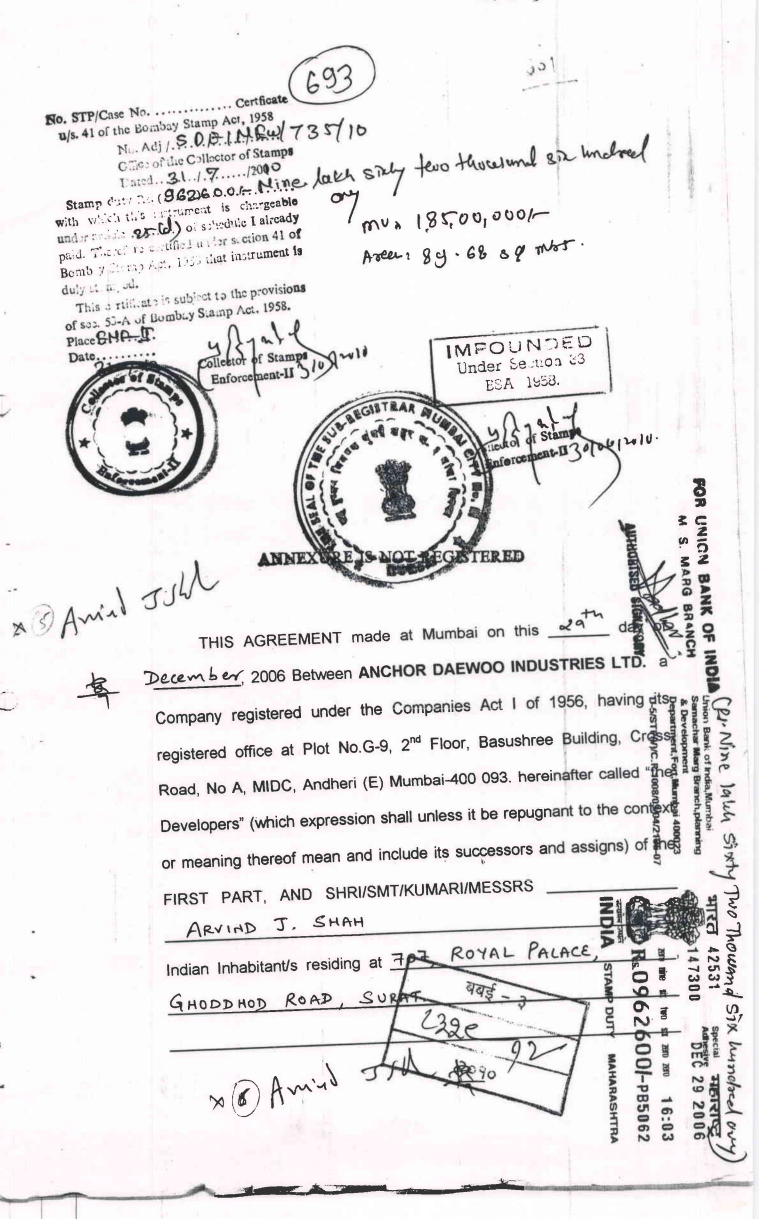






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8329 / 2010



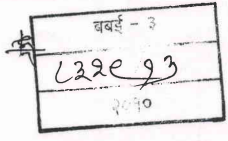
hereinafter called "the Purchaser" (which expression shall unless repugnant to the context or meaning thereof mean to include his/her heirs, executors, administrators and permitted assigns) of the SECOND PART;

The Pan Card Nos. of Party of First Part is AAACD3710B and the Pan Card Nos. of Party of Second Part is ABIPS4155P.

WHEREAS:

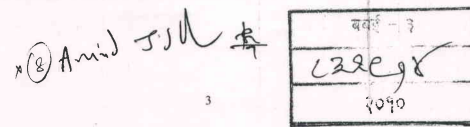
- Metropolitan" was seized and possessed at owners, a property together with old buildings known as "Sagar Deep Buildings", standing thereon hereinafter called "the said Sagar Deep Buildings" situated at 52, Ridge Road, Mumbai-400 006 and more particularly described in the First Schedule hereunder written, hereinafter called "the said First Property" by virtue of a Conveyance dated 1st February, 1988 executed by one Khemchand B. Kothari and Ashok Khemchand Kothari in the name of Messrs Rishabh Enterprises, being the predecessors-intitle to the said First Property in favour of the said Metropolitan and registered with the Sub-Registrar of Mumbai under Serial No.BBE/23 of 1988";
 - (2) The said Sagar Deep buildings were occupied by several tenants/occupants and were cessed buildings under Category-A as per the Provisions of Maharashtra Housing and Area

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Development Authority Act 1976, hereinafter called "the said MHADA Act";

- (3) In pursuance of the application of the said Metropolitan, MHADA by its letter dated 26.09.1995 bearing No.R/NOC/F/364/4083, accorded its 'No Objection' to the said Metropolitan for redevelopment of the said First Property and thereupon plans were approved by BMC under IOD No.EEBPC/6629/D/A of 1999-2000 dated 19.06.1999 under Appendix III of D.C. Regulation No.33 (7), hereinafter called "the said approved plans for the said First Property";
 - (4) Since the said Sagar Deep buildings were cangerous and/ar dilapidated, MHADA caused the Tenants/Occupants of the said Sagar Deep Buildings to vacate the portions in their respective occupation and demolished the said Sagar Deep buildings;
 - Tenants/Occupants of the said Sagar Deep Buildings to provide them flats by way of permanent alterative accommodation in the proposed new building to be constructed on the said First Property in accordance with the provisions of Appendix-III of D.C. Regulation 33 (7);
 - (6) The Commencement Certificate dated 17.05.2000, hereinafter called "C.C." bearing No.EEBPC/6629/D/A was issued by BMC for proposed redevelopment of the said first property upto top of basement and was further extended from time to time and as per





last endorsement dated 18.02.2004 C.C. was further extended for the entire work except at 83' level;

- (7) In pursuance of the said approved plan for the said First Property and the said C.C. the said Metropolitan commenced construction of the proposed new building on the said First Property;
- II.(1) Sumermal Hajarimalji Shah and others, hereinafter called "the said Sumermal Shah and others" were seized and possessed of property together with building standing thereon known as "Shiv Sadan", hereinafter called "the said Shiv Sadan Building Store at 54, Ridge Road, Mumbai-400006, situated adjoining the said Second First Property and more particularly described in the Second Schedule hereunder written hereinafter called the said Second Property" by virtue of a Conveyance dated executed by Vithal V. Kamat representing his HUF in favour of the said owners and registered with the Sub-Registrar of Mumbai under Serial No.PBBE-2155 of 1990;
 - (2) The said Shiv Sadan building was occupied by several tenants and occupants and was cessed building under Category-A as per the provisions of the said MHADA Act;
 - Others as the Owners of the said Second Property MHADA by its letter dated 5.08.2002 accorded its 'No Objection' for redevelopment of the said Second property under Appendix-II of Development Control Regulation 33 (6) for Greater Mumbai and ULC Department granted permission dated 29.08.2002 for

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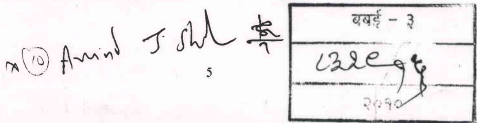
redevelopment of the said property and thereupon plans were approved by BMC under IOD No.EEBPC/9035/D/A dated 5.09.2002 and further amended on 30.09.2003, hereinafter called "the said approved plans for the said Second Property";

- Sumermal Shah and others as the Owners of the said Second Property and the tenants/occupants occupying the said Shiv Sadan building to provide the said tenants/occupants permanent alternative accommodation in the proposed new building to be constructed on the said Second Property, the tenants/occupants vacated the said Shiv Sadan building and the said Owners of the second property demolished the said Shiv Sadan building for carrying on redevelopment of the said second property;
 - (5) The Commencement Certificate dated 11.2002 bearing

 No.EEBPC/9035/D/A was issued by BMC for proposed

 development of the said second property upto plinth level and

 was extended from time to time;
 - (6) By Development Agreement dated 21st November, 2003 and registered with the Sub-Registrar of Mumbai under Serial No.BBE-1-1309 of 2004, hereinafter called "the said Development Agreement" the said Sumermal Shah and others as the Owners of the said Second Property entrusted development rights in respect of the said Second Property





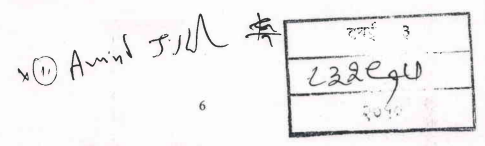
subject to the said arrangement with the tenants/occupants of the said Shiv Sadan Building unto one Scott Remedies Pvt. Ltd., hereinafter called "the said Scott" on the terms and conditions and for the consideration contained therein and in pursuance thereof the Owners of the said Second Property had put the said Scott Remedies in possession of the said Second Property, hereinafter referred to as the 'said Scott'.

(7) The said Scott has paid full consideration payable to the said Sumermal Shah and others being the Owners of the said Second Property under the said Development Agreement;

III(1) The said Metropolitan Property and the said Scott Remedias hereinafter collectively called "the said Metropolitan and the said Scott and or the said Owners".

(2) The said Sagar Deed Buildings and the said Shiv Sadan Building are hereinafter collectively called "the said Old Buildings"

- IV.(1) Pursuant to application made by the Owners, BMC by its letter dated 16.03.2005 bearing No.EB/950/A/AL approved amalgamation of the said first property and the said second property subject to compliance of the terms and conditions of amalgamation / layout dated 24.02.2005 and registered with the Sub-Registrar of Mumbai under Serial No.BBE-1/01797 of 2005;
 - (2) The Plot constituted by amalgamation of the said First Property and the said Second Property is hereinafter called "the said





Property" which said property is described in the Third Schedule hereunder written;

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Of the earlier approved plan for construction of building on each of the said two properties, fresh plans for construction of one composite building of 12 floors and part on 13th Floor on the said property was submitted to the BMC and said plans are duly approved by BMC under IOD No. EEBP/6629/D/A. dated 3-2-2006, hereinafter called "the said present approved plans".

plans for additional construction upto 16 Floor which said approval for additional construction is pending. The said plans for additional construction are hereinafter sailed "the revise plans" for additional construction.

V (a) (i) By a Memorandum of Understanding dated 18th October, 2004
hereinafter referred to as "the said MOU" executed between
the said Metropolitan and the said Scott on the one hand and
the Developers herein on the other hand the said
Metropolitan and the said Scott have agreed to grant the
Development Rights in respect of the said property described
in the Third Schedule written hereunder, to the Developers in
relation to the Construction of the proposed building on the
said property as per the said present approved plans and/or

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Hereinafter called "the said Building".



- (ii) Pending execution of Development Agreement between the said Metropolitan and the said Scott and Developers, negotiations had ensued between the Developers and the Purchaser for sale of the one flat in the said building and on that basis the engrossment of Agreement for Sale of the said Flat was prepared and stamped.
 - (b) The Developers shall provide to the said Metropolitan and the said Scott constructed premises forming part of the floors above 14th Floor including terraces and certain particular basements, stilt and Podiums of the said building for the exclusive use and benefit of the said Metropolitan and the said Scott at the actual construction cost.
 - (c) The portion of the said building to which the Devatorers would become entitled to deal with is hereinafter called "the said Developers building" and the remaining portion of the said building is hereafter called "the said residuary building" enure for the benefit of the said Metropolitan and Scott and or their nominees.
 - (d) That the Developers will be liable to provide tenements in the said Developers Building to the tenants/occupants occupying the said old buildings as per agreements with the said tenants to provide permanent alternative accommodation and to self

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the remaining tenements forming part of the said Developers
Building on ownership basis and to appropriate sale proceeds
thereof for their own use;

- (e) That over and above the residuary building the said

 Metropolitan and Scott are also entitled to construct additional

 portion in the said property and/or to construct additional floors

 on the said developers building if additional construction

 thereof is permitted hereafter;
- (f) That the lease in perpetuity only of the Developers building will be executed or caused to be executed without any onerous condition in favour of the Developers and/or their nominees including Co-operative Society and except Developers building comprised in the said lease, no other rights will be granted favour of the Developers or its nominee/in respect of the said building and/or in the said property;
- (g) The said Metropolitan and Scott shall be entitled to treat at their options the said residuary building as part of developers building to be included in lease to be granted to the developers or their nominees;
- (h) The Occupants of the said residuary building or additional floor/s if constructed by the said Metropolitan and Scott on the said building shall be entitled to become members of the Cooperative Society to be formed by flat Purchasers/ Occupants of developers building and shall also be entitled to use and avail of all the common amenities and facilities including

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gymnasium, swimming pool, garden, terrace on podium level etc. and enjoy all the facilities.

The Developers are entering into Agreement with prospective Purchasers in respect of the sale of Flats/tenements forming part of the said "Developers Building" only.

VII. The Developers have informed the Purchaser as under:

- Architects for the said Project, hereinafter called "the said Architects" and M/s.Mahimtura Consultants as the structural consultants for the construction of the building (i.e. residuary building building and the said Developers building").
- (b) The Tenants/Occupants of the saludid buildings will be provided Flats by way of permanent accommodation in the said Developers building.
- (c) In respect of the said First Property the property register card stands in the name of the said Metropolitan whereas in respect of the said Second Property the property register card stands in the name of the said Sumermal Hajarimalji Shah and others;
- (d) In the Collectors' record till now, the amalgamation of the said two properties is not recorded and consequently new property card for the same is not issued;

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(e)

- The flat sold herein will be in the nature of bare shell Flat without any fixtures and fitting to the intent that after taking possession thereof the Purchaser shall at her cost carry out required internal work therein without in any way affecting any RCC work or beam and within the frame work of the approved plans.
- The property register cards in respect of the said property (f) and specifications of the said Flats in the said building are set out in Annexures 'A', B' hereto;
- The Purchaser has seen the format of draft of Lease in (g) perpetuity to be executed in favour of the develope or their nominees including the proposed society provided herein.
- The Purchasers have demanded them the Developers (h) the Developers have given inspection to the Purchaser of all the documents of title including the said MOU/ Agreement relating to the said Developers buildings and the plans, designs and specifications prepared by the Architect and of such other documents as are specified under the Maharashtra Ownership Flats (Regulation of the Promotion of the Construction, Sale, Management and Transfer) Act, 1963 (hereinafter referred to as "the said Act") and the Rules made there under. The terms and conditions provided in MOU/ Agreement shall be deemed to be forming part of this Agreement;

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The Purchaser has agreed to purchase from the Developers residential Flat of the said Developers building being Flat No.601 on 6th Floor admeasuring 965 Sq. Ft., of Built Up area which is inclusive of the balcony in the nature of a shell/ bare flat without any fixtures and fittings in the said developers building and alongwith 2 Car Partings, hereinafter collectively referred to as "the said premises" to be constructed on the said property as per the present approved plan by the BMC and/or as per modification thereof as may be required by BMC at or for the lump sum price of Rs.1,85,00,000/- (Rupees One Crore Eighty Five Lakhs Only). The said price has no bearings what the lakhs only in the said price has no bearings what the lakh of the lake of the l the actual measurement of area of the said measurement of area of the said Purchaser has accepted the built up area as provided herein

- Under Section 4 of the said Act, the Developers are required to IX. execute a written Agreement for the Sale of the said premises to the Purchaser being in fact these presents;
- Prior to the execution of these presents, the Purchaser has paid X. to the said Developers from time to time a sum of Rs.1,76,00,000/-(Rupees One Crore Seventy Six Lakhs Only) by way of part payment (receipt whereof the Developers do hereby admit and acknowledge). The Purchaser has agreed to pay the balance purchase price for the said premises in the manner hereinafter appearing.

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NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY

REED, DECLARED AND RECORDED BY AND BETWEEN THE

The recitals mentioned hereinabove shall form an integral part of

this Agreement.

2. The Developers will be constructing the said Building can be said property more particularly described in the Third pedule hereunder written, in accordance with the present approved plan and plans, designs and specifications duly approved by the BMC which have been kept at the office of Developers at the site for inspection and have been seen and approved by the Purchaser. The Developers shall be entitled to carry out such variations and modifications as they may consider necessary or as may be required by the concerned local authority / the Government without adversely affecting the interior of the said premises agreed to be purchase by or allotted to this Purchaser. Provided that the Developers shall obtain prior consent in writing of the Purchaser only in respect of variations or modifications which may adversely affect the interior of the said premises, agreed to be purchased by or allotted to this Purchaser.

3. The Purchaser has prior to the execution of this Agreement inspected the Title Certificate in respect of property issued by Mrs. Nipa

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Gupte, the Advocate pertaining to the rights of the Developers in the said property and the format of lease in perpetuity to be granted to the elopers or their nominee/s including the co-operative society in respect of the said Developers building and satisfied himself/herself about the title of the Developers to the said property and terms of the ad lease in perpetuity and the shall not to be entitled further to investigate the title of the said property and no requisition or objection shall be raised on any matter relating thereto or pertaining to the terms and conditions of the said lease in perpetuity. The Purchaser shall be deemed to have purchased the said premises on the conditions set out in the recitals above and to have accepted the title thereto.

4. The name and address of the Purchaser of the Purchaser shall be as under:

Name:

ARVIND J. SHAH

Address:

707 Royal Palace, Ghoddhod Road, Surat.

5. The Purchaser hereby agrees to acquire and purchase from the Developers a residential Flat No. 601 on 6th Floor in the said Developers Building of an area of 965 Sq. Ft. of Built Up area inclusive of the balcony in the nature of bare/shell Flat and 2 Car Parking Space in the said building all hereinafter collectively called "the said premises" for the lump sum price of Rs. 1,85,00,000/- (Rupees One Crore Eighty Five Lakhs only). The said price is inclusive only of the common area and facilities appurtenant to the said premises. The nature, extent and

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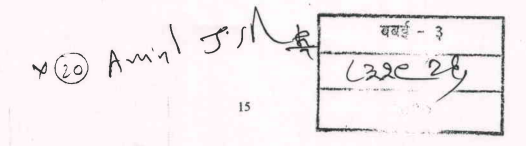
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the common/limited common area and facilities are more particularly described in the Fourth Schedule hereunder written. The typical floor of the said premises (Excluding Parking Space) is annexed hereto and reaked Annexure 'D' and the said premises is shown, surrounded thereon by a red coloured boundary line. The Purchaser has tained the area of the said premises as mentioned herein. The Purchaser has accepted the amenities agreed to be provided in the said premises prior to execution of this Agreement.

6. The Purchaser is aware and agrees that:

- to be provided in the said Penthouse and facilities provided therein shall be exclusively meant for use of the Occupants of the said Penthouse and the continue as limited common area;
 - (ii) The said residuary building of the said building shall not form part of the said developers building.
 - (iii) The Occupants of the said residuary building or additional portions and/or floors and/or their nominees/assigns shall be entitled to use all the common facilities and amenities including those of gymnasium, garden, etc., provided in the said Developers building, hereinafter called "the said common facilities and amenities" on the same terms and conditions as applicable to the Occupants of the said Developers building.



(iv) The Occupants of residuary building /Additional Portions/
Additional Floors shall have uninterrupted access from the said
Developers Building.

It is agreed that the Developers will provide only a shell flat (i.e. without any fixtures and fittings or interior walls). After the possession of the said premises is handed over to the Purchaser she shall at her cost install fixtures and fittings without in any way carrying out any structural alterations or affecting RCC construction and without committing any violation of BMC rules and regulations.

- 8. The Purchaser has paid to the Developers from time to time a sum of Rs.1,76,00,000/- (Rupees One Crore Seventy Six Lakhs Only) towards part payment. The balance of the purchase of Rs.9,00,000/- (Rupees Nine Lakhs only) shall be paid by the Purchase to the said Developers on possession.
- 9. The Developers shall obtain occupation/part occupation certificate in respect of the said Developers building wherein the said premises is situated prior to handing over possession of the said premises.
- The time for payment of installments of agreed consideration is the essence of the Agreement. The Certificate of the building Engineer as to completion of any of the work mentioned in the preceding clauses shall be conclusive. The Purchaser agrees to pay to

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the Developers interest at 18% (eighteen percent) per annum on all the amounts which become due or payable by the Purchaser to the Developers, under Clause 8 above from the date any amount is due or payable by the Purchaser to the Developers until actual payment. This shall be without prejudice to the other rights and remedies of the Developers.

- 11. The Developers hereby further declares that the sale of the said premises shall have no relevance or connection with the residuary building of the said Metropolitan and Scott. who shall be entitled to with the same in such manner as they shall deem for the said Metropolitan and Scott.
- 12. The Purchaser is aware that the Developers will be intering into similar Agreements with several other parties prespect of other premises and/or Tenants/Occupants of the said old be ingenerated by the Developers Building containing almost similar terms and conditions or on different conditions depending on the understanding between the Developers and other prospective Purchaser, allottees with the variation/s in the sale price which may be mutually agreed upon between the Developers and each Purchaser.
- Developers will procure occupation/part occupation certificate and shall not be bound to obtain Completion Certificate from BMC. The Purchaser shall accept Occupation Certificate or part Occupation Certificate procured by the developers for the Developers building which, consist of the said premises and will take possession of the said premises upon the Developers intimating the Purchaser of they having

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obtained such occupation/part occupation certificate by making balance payment and shall not insist of any other formalities or work to be done levelopers. The Certificate of the said Architects to the effect that occupation/part occupation certificate is issued shall be onclusive.

- The Purchasers and Allottees of all the premises comprising of the said Developers Building shall form a Co-operative Society or any other body of the Purchaser/Allottees after completion of the construction of the said developers building and after all the flats in the said developers building are sold/allotted. Upon formation of such Co-operative Society and if all the amounts payable to the Developers as provided herein are paid, the Developers shall execute and/or cause to be executed a lease in perpetuity in respect of the said Developers building as per the format of the Lease annexed hereio as Annexture"E" subject to use of the said facilities by the accupants of the said Owners portions of the said building provided to the said Owners.
- The Developers shall give possession of the said Premises to the Purchaser on or before the 30th day of June, 2010. If the Developers fail or neglect to give possession of the said Premises to the Purchaser on account of reasons beyond its control and of its agents as per the provisions of Section 8 of the Maharashtra Ownership Flats Act, by the aforesaid date or dates prescribed in Section 8 of the said Act then the Developers shall be liable on demand to refund to the Purchaser the amounts already received by the Developers (save and

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except the amount of interest which may have been paid by the haser to the Developers for late payment of any installments) in respect of the said Premises with simple interest at nine percent per ahnum from the date the Developers received the respective amounts If the date the amounts and interest thereon are repaid.

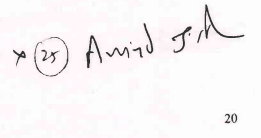
- Provided that the Developers shall be entitled to reasonable 16. extension of time for giving delivery of the said Premises on the aforesaid date, if the completion of any phase of the said building is delayed on account of:
 - non-availability of steel, cement other building materials, a. water or electric supply;
 - war, civil-commotion, strike/s of workmen labourers or b. other persons or Act of God, irresistible force on reason beyond the control of or unforeseen by the Developers,
 - any notice, order, rule notification see Government Ċ. and/or other public or competent way or authority or injunctions stay or prohibitory orders or directions passed by any Court, Tribunal Body or Authority;
 - delay in issuing building occupation certificate by the d. concerned authorities;
 - any other reason (not limited to the reasons mentioned e. above) beyond the control of or unforeseen by the Developers which may prevent, restrict, interrupt or interfere with or delay the construction of building on the

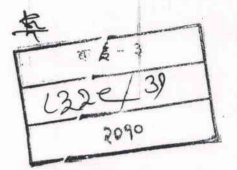
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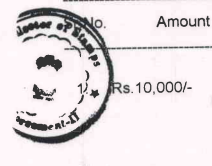
The Purchaser shall take possession of the said Premises one month of the Developers giving written notice to the Purchaser intimating that the said Premises is ready for use and accepation, by making payment of the last installment and all the balance amounts as provided herein.

At the time of taking possession of the said Premises and in any event within seven days of the receipt of the written notice from the Developers referred to above, the Purchaser shall fully satisfy herself with regard to the completion of the said Premises in all respects, as being in accordance with the terms and conditions of this Agreement and acknowledge in writing to that effect to the Developers and the Purchaser shall not thereafter have any complain whatsee and the Developers in respect thereof.

19. The Purchaser shall, on or before thing delivery of possession of the said premises and in any event within seven days of the written notice from the Developers, pay to the Developers an aggregate sum of Rs.32751/- (Rupees Thirty Two Thousand Seven Hundred Fifty One only) made up of various deposits / charges / costs / contribution mentioned hereinabove and particularly set out in the tabular form below and all increases therein after the date hereof namely:







Particulars

Legal costs charges and expenses for the preparation of various documents including Lease Deed.

2. Rs.251/-

Share money/Application Entrance Fee of the Society/ Condominium.

3. Rs.10,000/-

Proportionate provisional share of expenses and outgoings including property taxes (as may be applicable at the rates prevailing at the time of possession).

4. Rs.10,000\-

Deposit for water connection payable to

Brihanmumbai Mahanagarpalika

5. Rs.2500/-

Electrical Meter, installation

payable to BEST Unde

concern authority.

Total Rs.32751/-

(Rupees Thirty Two Thousand Seven Hundred Fifty One only).

In addition, the Purchaser shall also deposit with the Developers, in advance, twelve months contribution towards outgoings as provided

herein.

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- 20. The Developers shall utilize and adjust the said sum of Rs.32751/- (Rupees Thirty Two Thousand Seven Hundred Fifty One only) paid by the Purchaser under clause 19 above for meeting all legal costs, charges and expenses including professional costs of the Advocates of the Developers in connection with formation of the Society or Condominium, preparing Bye-laws, Rules and Regulations of the Society or Condominium as the case may be.
 - The Purchaser shall not use the said Premises or any part thereof or permit the same to be used for the purposes other than for residential purpose and shall use the Parking Space for purpose of parking the Purchaser's own vehicle.
 - The Purchaser, along with other Purchasers and occupants of the said developers building, shall join in forming and registering a Society under the provisions of the Maharashtra Co-operative Societies Act, 1960 to be known by such name as the Developers may applicate and for this purpose shall also, from time to time, sign a province that application forms, for registration and/or membership and other paper instruments and documents necessary for the purpose registration of the proposed Society and for becoming a member, including adopting the bye-laws of the proposed Society and duly minutes and return the same to the Developers within fifteen days of the same being forwarded by the Developers to the Purchaser so as to enable the Developers to register the Society under Section 10 of the said Act. The proposed Society shall be formed only after the construction of the said building is completed. The Purchaser shall take

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on such Society being registered, the rights of the Purchaser will be recognized and regulated by the Bye-laws Rules and Regulation of the said Society. In the alternative, if the Developers so decides an Association of Apartment Owners being a Condominium, as contemplated under the provisions of the Maharashtra Apartment Ownership Act, 1970 and the Rules framed there under, shall be formed.

Commencing a month after notice, in writing, is given by the 23. Developers to the Purchaser that the premises is ready for use and occupation (irrespective of whether possession is actually taken or not by the Purchaser), the Purchaser shall be liable to bear and pay the proportionate share (i.e. in proportion to the built-up area of the premises) of all outgoings in respect of the said property buildings and structures) including ground rents, lease rent local taxes rates, charges, cesses, betterment charges, assessments, levies and all other impositions made by the concerned local propries bodies or authorities and/or Government (State or Central Charges insurance, common lights, repairs and salaries of clerks by collecter chowkidars, sweepers and electricity and telephone cables, water lines, drainage lines, sewerage lines and other expenses and outgoings necessary and incidental to the administration management and maintenance of the said Building or the said Property, as the case may be (hereinafter collectively referred to as "all outgoings) as specified in Until the Society is registered or the Schedule hereto the Fifth

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minium or any other body is formed (as the case may be) and e said Developers building is transferred to the Society or any other body by way of lease in perpetuity or the Deed of Apartment is ated in favour of the Purchaser (as the case may be) and the Purchaser shall pay to the Developers such proportionate share of outgoings as may, from time to time, be determined by the Developers. The Purchaser further agree that till the Purchaser's share is so determined, the Purchaser shall pay to the Developers provisional contribution of Rs.10,000/- per month (Rupees Ten Thousand only) towards all outgoings or such other amounts as will be communicated from time to time by the Developers to the Purchaser in writing at a later date towards such outgoings. The Purchaser agrees and undertakes to pay to the Developers in advance twelve months' contribution (as may be determined by the Developers) at the time of taking possession of the said premises. Thereafter, every half-yearly the Purchaser shall pay in advance six months' contribution as may from time to time determined by the Developers and shall not withhold the same for any reasons whatsoever. The amounts so paid by the Purchaser to the Developers shall not carry any interest and shall remain with and shall be utilized by the Developers for meeting the expenses until the beautiful of the said Developers building is executed in favour of such Society or the Deed of Apartment is executed in favour of the Purchaser (as the case may be). If any balance is left and also the deposits as referred to herein above (less deductions provided in this Agreement) shall be paid over by the Developers to the Society or to the Condominium (as the case may be).

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ommencing a month after notice in writing is given by the Developers to the Purchaser that the Premises is ready for use and pation, the Purchaser with intention to bind all persons into whosoever hands the said Premises may come, doth hereby covenant with the Developers as follows:

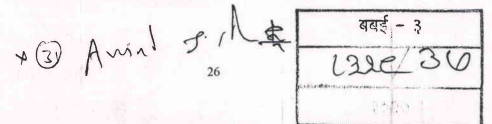
(a) To maintain the said Premises at the Purchaser's own cost in good tenantable repair, order and condition and not to do or suffer to be done anything in or to the said building staircase, lifts or any passage and other common areas and amenities which may be against the Rules, Regulations or Bye-laws of the Brihanmumbai Mahanagarpalika or the Government (State or Central) or other local or public bodies or authorities or the Society or Condominium (as the case may be) or change/alter or make addition/s or alterations in or to the said building and in the said Premises or any part thereof. However, the Purchase be at liberty to make internal alterations or additions in the said Premises without damaging any columns beams or other structural members of the said building after praining at her own cost the prior written approval of the Municipal and other competent authorities if so required and in accordance with their Rules, Regulations and Byelaws for the time being in force. The Purchaser shall not put up any decorations in or make any alterations additions or improvements to the exterior of the said Premises nor shall make any changes to the windows and glazing. The Developers and/or the Society, or Condominium will

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hazardous combustible or dangerous nature or are so heavy as to damage the construction or structure of the said building or storing of which goods is objected by the concerned local or other authorities or by the Society or Condominium and not to carry or cause to be carried heavy packages to upper floors of the said building which may damage or is likely to damage the staircases common passages or any other structure of the said building, including entrances of the said building. If any damage is caused to the said building or to the Premises on account of negligence or default of the Purchaser or her/her/its/their employees, agents, servants, guests or invitees in the behalf, the Purchaser shall be liable and responsible for the consequences of any breaches of these conditions;

- Premises and maintain the same in good condition state and order and not to do or suffer to be done anything in or to the said building or in the said Premises which may be attains the Running Regulations and Bye-laws of the concerned local or public authorities or Society or Condominium.
- (d) Not to demolish or cause to be demolished the said Premises or any part thereof, nor at any time make or cause to be made any additions or alterations of whatsoever nature in or to the said





Premises or any part thereof nor to cause alteration in the elevation sections and outside colour scheme of the said building, and the Purchaser shall keep the sewerages, drain pipes and all other amenities in the said Premises and appurtenances thereto in good tenantable repair order and condition and in particular so as to support shelter and protect the other parts of the said building and shall not chisel or in any other manner damage columns, beams walls, slabs or RCC or other structural members in the said Premises without the prior written permission of the Developers /Society/ Condominium and wherever necessary of the Brihanmumbai Mahanagarpalika and other local Authorities;

- (e) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said building or any part thereof whereby increase in premium shall become payable in respect of the insurance;
- (f) Not to throw dirt rubbish rags garbage or other the compound or any portion of the said land and the said build the said b
- (g) To pay to the Developers within seven days of demand of the Developers her share of security deposit demanded by the concerned local or public bodies or authorities or Government for providing water electricity or any other service connection to the said building;



To bear and pay all rates taxes, cesses, assessments, water harges, electricity charges, insurance, outgoings and such other levies and impositions if any and all increases therein which are levied or imposed by the concerned local authorities and/or Government and/or public bodies or authorities;

- (i) The Purchaser shall at all time use the said Premises for purpose provided for only and the said car parking for parking their car only;
- Developers as provided herein the Purchaser shall not let sub-let transfer, assign or part with the Purchaser' interest in or benefit of this Agreement or part with the possession of the Premises or any part thereof or the right to use car parking and only if the Purchaser is/are not been guilty of breach of or non-observance of any of the terms and conditions of this Agreement and until the Purchaser has intimated in writing to the Development and until obtained their prior written consent which shall not be withheld unless the balance consideration as payable by the purchaser or the purchase is guilty of breach of non observance as lided herein.
 - (k) The Purchaser shall observe and perform all the bye-laws, rules and regulations which the Society or Condominium may adopt at its inception and additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said land and the building and other

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observance and performance of the Building Rules, Regulations Bye-laws for the time being of the concerned local authorities Government or other public bodies. The Purchaser shall also observe and perform all the stipulations and conditions laid down by the Society or Condominium regarding the occupation and user of the said Premises in the said building and car parking and shall pay and contribute regularly and punctually towards the property taxes, expenses and all other outgoings in accordance with the terms of this Agreement;

- (I) Until the lease is executed in favour of the society or any body of the Purchasers of the Flats of the Developers said building the Purchaser shall permit the Developers and its surveyors and agents with or without workmen and others at all reasonable hours to enter into and upon the said Premises or any part thereof to view and examine the state and condition thereof and the Purchaser shall make good the damage and repair, if any required by the Developers within fifteen days of receipt of such notice in writing by the Developers to the Purchaser;
- (m) The Purchaser shall be entitled to use ifts in the said Developers building except the lift earmarked for Pentherise. All persons using the lift shall do so at their own risk. The Purchaser shall not carry or cause to be carried heavy or bulky packages to the upper floors by the passenger lifts. The Purchaser shall not cause any damage to the lifts, staircases

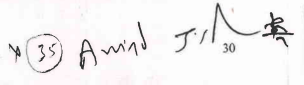
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in luding the said premises;

The lifts and staircases including passage area on each of the Floor for using the lifts and staircases (the passage area) shall constitute common area. The staircase and passage area shall be used in a reasonable manner for the purpose of ingress and egress only, and not for any storage purpose or for any other purposes.

- (o) The Purchaser shall not at any time do any work in the said Premises, which would jeopardize the soundness or safety of the said building or prejudicially affect the same;
- (p) The Purchaser shall not park any vehicle in any part of the said building unless parking is allotted to the purchaser.
- (q) The Purchaser shall pay her proportional share of stamp duty and registration fees in respect of the Lease in persetually said Developers Building in favour of proposed Society or the members of the Condominium as the case may be
- 25. The Developers shall maintain a separate account in respect of sums received by the Developers from the Purchaser, allottees as advance or deposit amounts, amount received on account of the share capital for the formation of the Society or towards the outgoings, legal charges and shall utilize the said amounts only for the purposes for which they have been collected.
- 26. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law of the said



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- In the event of any additional FSI becoming available, the said 27. Metropolitan and Scott (in addition to their rights to the said residuary building of the said building) shall become entitled to construct further additional floor and/or additional structure or structures on the said building and/or in the said residuary building and /or in any other residuary rights of the said property and sell the premises residuary building or in such additional floor and/or additional structure or structures in such manner as they may deem fit. In the event of the said Metropolitan and Scott constructing any additional floor or structure of the said Developers building, the Purchaser of such premises shalf be enrolled as members of the Co-operative Society, if the same is a lady formed. The Purchaser hereby give her irrevocable in to aid aid Metropolitan and Scott for carrying out construction and additional floor/ and additional structure/s in accordance with and in conformity will be plans as may be approved by BMC.
 - 28. It is hereby expressly agreed and confirmed by the Purchaser that the right of the said Metropolitan and Scott to construct additional

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structure/s on the said Developers building or put up further additional flotrs on the said Developers building now under construction or to amalgamate the said property with any other property and to carry out development thereon is an integral part of this Agreement for sale of the said premises to the Purchaser and the Purchaser will not in any manner object to the said Metropolitan and Scott constructing such additional structures or carrying out any additional construction work on the said Developers Building now under construction. The Purchaser also agrees and undertakes to give full co-operation and all the facilities to the said Metropolitan and Scott to carrying out additional construction work on the said building now under construction and/or construction of additional structures on the said property.

29. Any delay tolerance or indulgence shown by the Developers in enforcing the terms and conditions of this Agreement or any forbearance or giving of time to the Purchaser by the Developers, shall not be construed as a waiver on the part of the Developer of any breach or non-compliance of any of the term and conditions of the Agreement by the Purchaser nor shall the same in a manner prejudice the rights of the Developers.

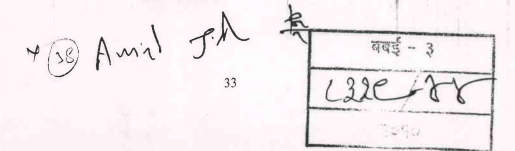
30. The Purchaser is informed by the evelopers that arrangement for water supply will be made as per prevailing rules and regulations of BMC at the time of sanction of water connection and subject to the undertakings which may be required to be given by the Developers and/or on behalf of the Developers to BMC subject to any terms and conditions, which may be stipulated by BMC. Inspite of this, if

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any shortage of water supply occurs, the Developers shall not be liable for the same and shall not be liable to supply any additional pumps or tanks or any other thing or make any additional or other arrangements in that behalf. Any deposit or deposits required to be paid by the Developers to BMC in that behalf or to be paid by the Developers, out of the deposits to be paid by the Purchaser to the Developers hereunder and if the Developers shall pay the said deposits or any part thereof out of their pocket, they shall be entitled to reimburse themselves for such payments out of the said deposits as and when collected and without prejudice to other rights and remedies of the Developers.

31. The Purchaser shall have no claim or right to any part of the said property and also to any part or parts of the said Developers building other than the said premises agreed to be taken by him /her All lobbies near lift and staircases, remain the property of the Developers until the lease in perpetuity of the said Developers until the lease in perpetuity of the said Developers until the lease in perpetuity of the said Developers until the condominion as the case may be as herein mentioned but subject always to the rights, reservations, covenants and easements in a vour of the said Metropolitan and Scott as herein provided.

32. The Developers shall be entitled to give terrace adjoining to any of the premises to the Purchasers thereof for his/ her exclusive use as "Terrace Flat" and the Purchasers of the other premises shall not be entitled to raise any objection for the same.



Irrespective of dispute, if any, arising and/or pending at any time between the Developers and the Purchaser and/or Co-Operative or any other body of Purchaser all amounts, contributions and deposits including amount mentioned hereunder, payable by the Purchasers to the Developers under this Agreement shall always be paid punctually by the Purchaser to the Developers and shall not be withheld by the Purchaser for any reason whatsoever.

The Purchaser hereby agrees that in event of any amount payable by way of premium to the Municipality or to the State Government or betterment or development charges or assessment tax, levies, assessments, impositions, revenue or other tax or payment of a similar nature becoming payable after the date of handing over possession of the said premises to the Purchasers by the Developers and the stamp duty and registration charges, if any, on the documents to be executed under or in pursuance of this Agreement becoming payable by the Developers the same shall be before and paid by the Purchaser in proportion to the area of the said premises agreed to be purchased by the Purchaser and in determining such amount the decision of the Developers shall be final, conclusive and binding upon the Purchaser.

35. The Purchaser shall permit the Developers and their Surveyors and agents with or without workmen and others at all reasonable times to enter into and upon the said premises or any part thereof to view and examine the state and condition thereof and/or for the purpose of repairing any part of the building and/or the said

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rebuilding, clearing, lighting and keeping in order and good condition all service, lift, pumps, drains, pipes, cables, water cover, gutters, wires, part structures or other conveniences belonging to or used for the said building and also for the purpose of laying down, maintaining, repairing and testing drainage, gas and water pipes and electric wires, etc. and for similar purposes and also for the purpose of cutting off the supply of water to the said premises or any other premises, in case the Purchaser or other Purchasers shall have made any default in paying her share of water charges/tax.

The Developers and/or the said Metropolitan and Scott as per 36. their respective rights shall have a right to make additions and alterations to the said building or any part or parts thereof including the said premises however the right to raise or put up additional storey or storeys or structures on the open land or open part or parts of the said building including terraces at any time either before or energians en the property and such right shall include the right to use the floor space index or the additional floor space which may be a alable in respect of the said property or other land at any time in future as may be permitted by BMC and such additional floor space index additions, alterations and additional structures or storeys shall always be and shall always deemed to be the sole property of the said Metropolitan and Scott who shall be entitled to deal with or dispose of the same in any manner they choose without any objection or hindrance from the Purchaser, and the Purchaser hereby consent to the same. Purchasers shall not be allowed the use of the terrace and parapet

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valls of the terrace and the said Metropolitan and Scott shall have s the exclusive use of the said terrace and parapet walls and shall always be the property of the said Metropolitan and Scott . The Agreement with the Purchasers of the said premises in the said developers building shall be subject to the aforesaid right of the said Metropolitan and Scott who shall be entitled to use the said terrace including the parapet wall or any external wall for any purpose including the display of advertisement and signboard or erection of tower and the Purchaser shall not be entitled to raise any objection or to seek any abatement in the price of the said premises agreed to be acquired by the Purchaser and/or to any compensation or damages on the ground of inconvenience or any other ground whatsoever. The Purchasers hereby agrees that all necessary facilities, assistance and co-operation will be rendered by the Purchasers to the Developers and forsaid owners to enable the said Metropolitan and Scott telma additions and alterations and/or to raise addition a floors or structures in accordance with the plans sanctioned or which may be nereafter sanctioned by BMC and the Purchaser hereby for agrees that after the proposed Co-operative Society is registered, Purchaser members of such Society shall accord her/her consent to such Society for giving to the said Metropolitan and Scott and give full facility, assistance and Co-operation to enable them to make the said additions and/or alterations and/or additional storey or storeys or structures as aforesaid and to make the said additional storey or storeys or structures which may be constructed by them and also for the aforesaid purpose to shift the present water tanks and lift machine room on the upper

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loors when so constructed and Purchaser hereby consent to the same being do e by the Metropolitan and Scott PROVIDED that as long as the said Metropolitan and Scott do not in any way affect or prejudice the right hereby granted in favour of the Purchaser. The said Metropolitan and Scott shall always be entitled to sell, assign or otherwise deal with or dispose of their rights, title and interest in the said residuary building or additional portion or additional floors on the said building.

- This Agreement shall always be subject to the provisions of the Maharashtra Ownership Flat Act, 1963 and the Rules made there under.
- 38. Upon the said Developers Building being completed in all respects and after all the Flats in said developers building are sold and or allotted, the Developer shall cause the said Metropolitan and Scott to execute a perpetual lease in respect of the said Developers building in favour of the Co-operative Society or body formed purchasers. All stamp duty, registration charges, expenses for finalizing the lease and any such other decuments shall be borne by all the Flat Purchasers proportionately.
- 29. Until the perpetual lease of the Developers and building is executed in favour of a Co-operative Society or body formed by the rist. Purchasers or in case a Condominium is formed until all the Deeds of Apartment in favour of Purchasers of the premises in the said developers building are executed, the Developers shall, at all times, have the sole control and authority in respect of all the matters concerning the said developers building only and in respect of further

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constructions and completion thereof the said Metropolitan and Scott evial ave absolute authority and control, as regards the residuary rights and the consideration for which the same shall be sold as also the entitlement of any further FSI. owners shall have absolute authority. The Developers will also control the management of the property and realization of the outgoings and the disbursement of the payment to be made by the Purchaser and other Purchasers of the premises in the said developers building and the Purchaser and other Purchasers of the premises in the said developers building will not raise any objection to the aforesaid right of the Developers. The Developers shall always be entitled to let, sublet or give on leave and licence or otherwise to persons or parties of their choice or to use any of the unsold premises in the said developers building.

- registration charges on this Agreement in conformity with the provisions of the Bombay Stamp Act, 1958 and Registration Act, 1908. The Purchaser shall also be liable to bear and pay her proportionate share of stamp duty and registration fee on the document to be executed to favour of the Society or, (as the case may be) in layour of the members of the Condominium and the Declaration and the Declaration or instrument in favour of the Purchaser or any other document or instrument of transfer in respect of the said land and said developers building.
 - 41. (a) The Purchaser shall on the execution hereof present this

 Agreement at the proper registration office for registration within
 the time limit prescribed (presently within four months from the

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age of execution of this Agreement) by the Registration Act, 1908 and the Developers will attend such office and admit execution thereof by them respectively;

- (b) The Purchaser shall inform the Developers, in writing, the serial number and the date on which this Agreement is so lodged and thereupon the Developers will attend the Sub-Registrar's Office and admit execution thereof by them, provided that the Purchaser has given notice sufficiently in time (not less than fifteen days) to enable the Developers to arrange for admission of execution. The Purchaser is/are aware that it is mandatory under the Maharashtra Ownership Flat Act, 1963 to register this Agreement. In the circumstances, the responsibility for presenting this Agreement for registration shall be that of the Purchaser alone and the Developers shall give their full cooperation for the same;
 - (c) If the Purchaser fails and/or neglects to present this Agreement for registration within the stipulated period whatever be the reason, the Developers shall not be responsible for such non-registration as also the consequences arising there from and the Purchaser shall keep the Developers indemnified against the consequences thereof;
 - (d) The Purchaser shall continue to pay to the Developers the installments on the dates/periods, as provided in this Agreement inspite of failure or neglect by the Purchaser to present this Agreement for registration and to admit execution thereof by the

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Parchaser and until this Agreement is registered and thereafter me Purchaser hereby agrees and undertakes to make such payments without raising any dispute objection or contention whatsoever.

42. All letters, circulars, receipts and/or notices to be served on the Purchaser as contemplated by this Agreement, shall be deemed to be validly and effectively served, if sent to the Purchaser by Registered Post A.D./Under Certificate of Posting/ Speed Post/Courier/hand delivery at her/her/its/their address specified below or such other address as the Purchaser may hereafter notify in writing to the Developers.

Name: ARVIND J. SHAH

Address: 707, Royal Palace, Ghoddhod Road,

Surat,

In case of any change of the aforesaid address the Pur forthwith intimate the new address to and the Developers.

Regulations that may be framed from time to time by the Developers and/or the Society/Condominium for the maintenance and upkeep of the said developers building.

44. If the Purchaser neglect/s, omit/s or fail/s for any reason whatsoever to pay to the Developers any part of the purchase price due and payable by the Purchasers under the terms and conditions of this Agreement within the time herein specified or if the Purchaser shall in

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y other way fail to perform or observe any of the covenants and ons on its part herein contained or referred to, the Developers shall after giving 15 days notice in writing under Certificate of Posting at the address mentioned herein calling upon to Purchaser to make balance payment and/or to rectify the breaches and if Purchaser failed to effect said payment and rectify the breaches within stipulated period, the Developers shall be entitled to re-enter upon and resume possession of the said premises and of everything whatsoever therein and this Agreement shall cease and stand terminated and shall be entitled to forfeit earnest money out of the amount already paid to the Developers. In case full purchase price is paid, till the said property together with the Developers said building is lease out to a Society or body of the Flat Purchasers and if amount of municipal taxes/maintenance and other outgoings remain unpaid for a period of Nine Months than in that case the Developers shall after giving one months notice in writing by delivering at the premises mentioned above shall be entitled to terminate this Agreement and thereupon consequences as provided in earlier part of this clause shall follow PROVIDED THAT if the Agreement is terminated, the Developers shall also be entitled to sell and dispose off the same premises to any party at the risk of the Purchaser and to Appropriate purchase price and/or the amount paid Developers.

The Developers shall, in respect of any amount liable to be paid by the Purchaser to the Developers under or by virtue of this Agreement, remain unpaid, then the developers shall have a first lien

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and charge on the said Premises as long as the same shall remain unpaid.

46.	The Developers said building shall always be known as
ш	and the name of the Society or
Condor	minium to be formed shall be known as "
Co-ope	erative Housing Society Limited" or ""
(as the	case may be) and such name shall not be changed at any time
in futur	re without the prior written permission of the Developers even
after th	ne perpetual Lease is executed in favour of the Society or any
other b	body of the Purchaser of the premises in the said building. The
covena	ant contained in this clause shall be binding upon the Society and
the Co	ondominium and Apartment Owners, (being her alleges sol
	st of the Developers) and its/their assigns
47.	All disputes differences or questions introover which may
at an	y time hereafter (whether during the continuance of this
	ment or upon or after its discharge or determination), arise
betwe	en the parties hereto or their respective successors-in-title or
repres	sentatives and permitted assigns touching or concerning this
Agree	ement or its construction or effect or as to the rights duties
obliga	ations and liabilities of the parties hereto or either of them under or
by vir	tue of this Agreement or otherwise or as to any other matter in any
way o	connected with under or arising out of this Agreement or in relation
to th	ne subject matter of this Agreement, shall be referred for
adjud	dication thereof by a sole arbitrator to be named or nominated by
	Purchaser out of a panel of four names to be furnished by the
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Developers. Provided That Arbitrator to be named or nominated by the Developers shall be either an Advocate or an Architect of more than 10 years standing. Such arbitration proceedings shall be governed by and determined in accordance with and subject to the provisions of the Arbitration and Conciliation Act, 1996 or any statutory modification or re-enactment thereof for the time being in force and in accordance with the provisions thereof. The arbitration proceedings shall be held in Mumbai.

This Agreement contains the whole agreement 48. parties in respect of the subject matter of this Agreement and shall be modified (whether by alteration addition of omission) wherwise the by writing duly signed by both the parties. The Agreement conthe entire agreement between the parties and there are no promises or assurances or representations, oral or written, express or implied other than those contained in this Agreement. The Purchaser hereby expressly admits acknowledges and confirms that no terms conditions particulars or information whether oral written or otherwise given or made or represented including those contained/given in any advertisement or brochure or publicity materials by the Developers and/or its agents to the Purchaser and/or her/her/its/their agents other than such terms conditions and provisions as are contained or incorporated in this Agreement shall be deemed to form part of this Agreement or to have induced the Purchaser to enter into this Agreement.



N WITNESS WHEREOF the parties hereto have hereunto executer these presents (in duplicate) the day, month and year first hereinabove written.

THE FIRST SCHEDULE ABOVE REFERRED TO:

ALL THAT piece or parcel of pension and Tax Tenure Land or ground (the cess whereof, has been redeemed) together with the messuages, tenements or buildings standing thereon, situate lying and being at junction of Ridge Road & Harkness Road, in the Registration District and Sub-Division of Bombay City and Bombay Suburban Containing by admeasurement 1643 Square yards, equivalent to 1,373.76 square meters or thereabout and registered by the Collection Land Revenue under Old No. 572, New No. 269 Old Sur and New Survey No. 7241 and Cadastral Survey No. 168 of Malbar And & Cumballa Hill Division and assessed by the Assessor and Collector Municipal Rates and Taxes under "D" Ward No. 3192(1) and Old Street No. 98 and New Street No. 52 and bounded on the East by the Public Road called Ridge Road; on the West formerly by the Property of Flora Simoon Abraham Nathan and now of Lallobhai Nathoomal: On the South partly by the Property of Chunilal Bhaichand Mehta and partly by the property of Bhawanidas N. Motiwalla and on the North by the Harkness Road.

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THE SECOND SCHEDULE ABOVE REFERRED TO:

ALL THAT piece and parcel of land or ground of Pension and Tax Tenure (which tenure has been abolished) together with messuage tenement or building standing thereon situate lying and being on the West side of Ridge Road and Harkness Road, Malabar Hill, Mumbai in the Registration Sub-District of Mumbai City admeasuring 869 square yards equivalent to 726.48 sq. metres as per documents and 792.39 sq. yards equivalent to 662.52 sq. metres as per Collector's record inclusive of the area of the common gully to the South thereof and entered in the books of the Collector of Land Revenue under Cadastral Survey No.169, Malabar and Cumballa Hill Division and assessed by the Assessor and Collector of Municipal Rates and Taxes under 'D' Ward No.3191, Old Street No.96 and New Street No.54 and bounded on the East by the Ridge Road, on the North and West by the property of the Sir Chunilal Bhaichand Mehta, on the South by a common gully and beyond that by the property of Bhawanidas Malabas Motiwalla.

THE THIRD SCHEDULE ABOVE REFERRED TO:

ALL THAT piece and parcel of land or ground of Pension and Tax Tenure (which tenure has been abolished) and all that piece or parcel of pension and Tax Tenure Land or ground (the cess whereof, has been redeemed) situate lying and being on the Ridge Road and Harkness Road, Malabar Hill, Mumbai respectively in the Registration

MID Anin & SW 132e 48 45 2090 istrict and Sub-Division of Bombay City and Bombay Suburban ontaining by admeasurements 1643 Square yards, equivalent to 1,373.76 square meters and admeasuring 869 square yards equivalent to 726.48 sq. metres as per documents and 792.39 sq. yards equivalent to 662.52 sq. metres respectively and entered in the books of Collector of Land Revenue under Cadastral Survey No.168 and 169 of Malabar Hill & Cumballa Hill Division and assessed by the Assessor and Collector of Municipal Rates and Taxed under "D" Ward No.3191 and 3192(1), Old Street No.98 and 96, New Street No.52 and 54 at the Ridge Road and Corner of the Harkness Road.

THE FOURTH SCHEDULE ABOVE REAL

COMMON AREAS AND FACILITIES:

1. Staircase and Lift Well and lifts, Car Lifts, all lift tooms

Passage of each floor to the extent required to use staircases and lifts.

- 3. Garden and open terrace on 1st Floor of Developers building.
- 4. Overhead and suction water storage tanks.
- 5. Electric Meter Room.
- 6. Pump Room.

LIMITED AREAS AND FACILITIES WHICH ARE NOT ALLOWED TO

BE USED BY OTHER PURCHASERS/TENANTS EXCEPT THE

RESPECTIVE PURCHASERS/ALLOTTEES/USERS.:

 ssage of each floor (except passage required to use staircase

Parking Space in Basement under Stilt/Podium, save and except allotted hereunder.

- 4. Lifts constructed for Penthouse.
- 5. Swimming pool and other facilities provided in Penthouse.

:THE FIFTH SCHEDULE ABOVE REFERRED TO:

(Particulars of outgoings and expenses payable by the Purchaser)

- 1. The expenses to maintaining, repairing, redecorating etc., of the buildings and in particular the roof, gutters and rain water pipes of the buildings, water pipes and electric wiring in, under or upon the buildings or enjoyed or used by the Purchaser in common with the other occupiers of other flats and offices and the main entrance passage, landing and staircases of the said buildings as any by the Purchaser used by him/her/them in common as aforesaid at the boundary compound walls of the buildings, compounds, terranes etc.
- 2. The costs of cleaning and lighting the passages, anding, terrace staircases and other parts of the said developers buildings so enjoyed or used by the Purchaser aforesaid.
- 3. Maintenance of Garden gymnasium, swimming pool and recreation place and equipments, internal passages, compounds etc.

4. The costs of decorating the exterior of the building.

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e costs of the salaries of clerks, bill collectors, sweepers, lift, attendants, watchmen, security guards, water connections, supply of electricity etc.

The costs of working and maintenance and replacement of water pumps, lifts, lights, sewerages, pumping station fire fighting equipments and other services.

- 7. Municipal and other taxes.
- 8. Premium of the Insurance of the buildings.
- 9. Legal expenses and other professional charge and mo to be incurred.
- 10. Cost of motive power-machine i.e., oil o motor and its maintenance and replacement,
- 11. Such other expenses necessary or incidental for the maintenance and up keep of the building.
- 12. Deposits like electric meters, water meters paid to the Municipal Corporation of Greater Mumbai.

SIGNED AND DELIVERED by the) For Anchor Daewoo Industries Ltd. withinnamed: DEVELOPERS

Anchor Daewoo Industries Ltd.)

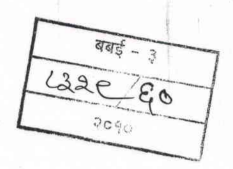
in the presence of

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SIGNED AND DEL byth withinnamed ARVIND J. SHAH in the presence of	: PURCHASER)	A (SA) A	mind Jul
RECEIVED	from the withinnamed)	
Purchaser a sum of	f Rs.1,76,00,000/-)	
(Rupees One Cror	e Seventy Six Lakhs	only)	
leaving the balance	e of Rs.9,00,000/-(Rupe	es)	
Nine Lakhs Only)	to be paid as) Part 760	GISTRAR AUG
		SEAL CO.	
WITNESS:	WE SAY	Y RECEIVED,	S LIB

S- Noi

(AUTHORISED SIGNATORY)

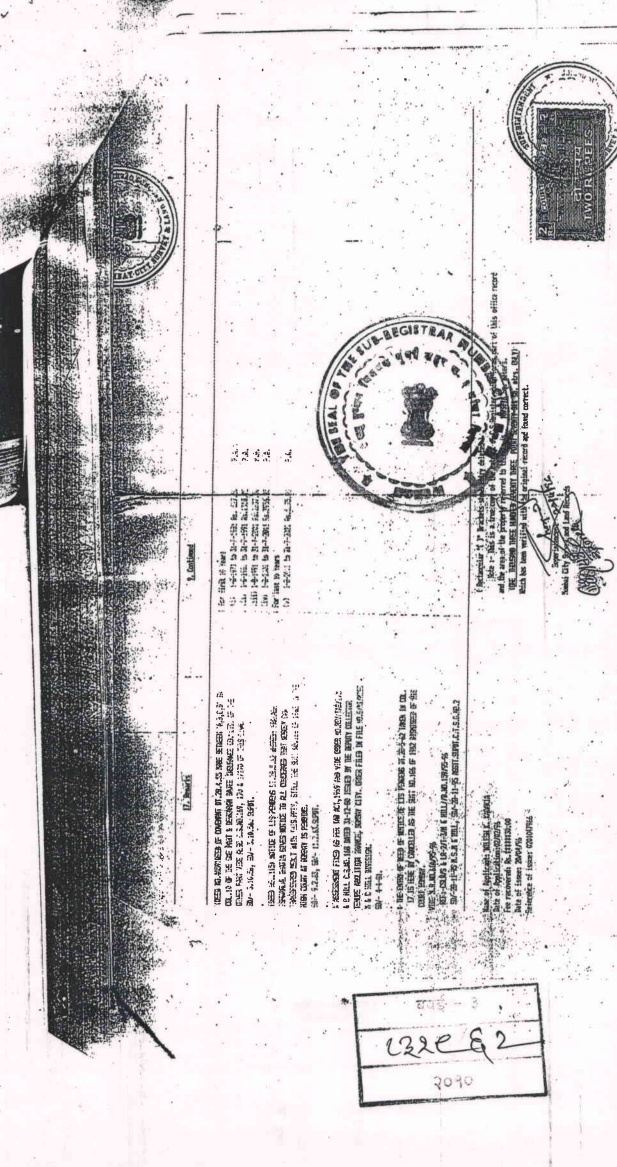


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i Asserment Levied/Fixed as per 782 Act, 1969 and wide Col. No. 17

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17. Rearks

| (i) | PP-1571 to 31-7-1981 ht. 254.48 | (ii) | PP-1571 to 31-7-1981 ht. 254.48 | (iiii) | PP-1971 to 31-7-2981 ht. 1272.88 | (iii) | PP-1971 to 31-7-2981 ht. 1399.89 | (iv) | 14-2281 to 31-7-2981 ht. 1399.89 | (iv) | 14-2381 to 31-7-2381 ht. 2544.89 | (v) |

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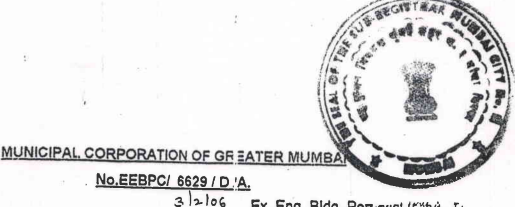
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20-7-4-11.

ANNEXTURE - 'C'



Kapadia Associates Pvt. Ltd. 109/209 Sumer Kendra, Pandurang Bhudkar Marg, Worli, Mumbai.

Ex. Eng. Bldg. Porposal (City) - I 'E' Ward Municipal O fices 3rd Floor, 10 S. K. Hafizuddin vlarg, Byculla, Mumbai - 400 008.

Sub : Proposed joint development building on plot bearing C.S.No.168, 169 of Malbar Fill Divn., at the Jn. Of Ridge Road & J. Mehta Marg.

Ref: Your letter dated 23.1.2006.

CERTIFIED TRUE COPY

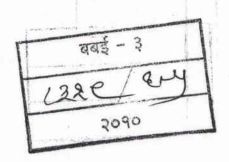
Sir,

R. G. KAPADIA With reference to above letter this is to inform you that the amended plans submitted by you are hereby approved subject to following conditions:

- 1. That all the conditions of I.O.D. under even No. dated 19.6.99 and amended plan approved letter dated 27.1.2000, 14.6.2002 & 12.3 2003 & 6.9.2005 shall be complied with.
- 2. That the revised structural design/calculations/details/drawings shall be submitted before extending C.C.
- 3. That the C.C. shall be got endorsed as per the amended plan.
- 4. That the work shall be carried out strictly as per approved plan.

A set of amended plans duly stamped/signed is hereby returned as a token of approval.

> Executive Engineer, Building Proposals(City)- I.



Mag. Back. Proposala-(it) Ward Manichal Offices HIMB Undto Have

COMMENCEMENT CERTIFICATE

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- With reference to your application No. for Development Permission and grant of Commence nent Certificate 1-10-99 under Section 44 and 69 of the Maharashtra Regional and Town planning Act, 1966, to carry Development on plot beannels M. out development for Porposial 168 of Malhor Hill Dorn Jo-of Propo Rol Settosknew 2000). and building permission under section 346 of the Bombay Municipal Corporation Act, 1888, to crect on Plot No./C.S.No./C.I.:-No._ e building in Building No. Situated at Road / Street Village/Town Planning Scheme No. Harkness Certificate/ Building permit is granted on the following con fittions:-
- 1) The land vacated in consequence of the endorsement of the setback line/road widening line shall form part of the public street.
- 2) That no new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy permission has been granted.
- 3) The Commencement Certificate/Development permission shall remain valid for one year commencing from the date of its issue.
- 4) This permission does not entitle you to develop land wilch does not vest in you:
- 5) This Commencement Certificate is renewable every year by such extended per od shall be in no case exceed three years; provided further that such lapsu an application for fresh permission under section 44 of the Maharashtra Aegiphal & Town Planning Act, 1946.
- 6) This certificate is liable to be revoked by the Municipal commissioner for Greater Mumbalid :
 a) The development work in respect of which permission is granted under this certificate is recarried out or the use thereof is not in accordance with it a sandtion plane.
- b) Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Commissioner for Greater Mumbal is contravened or not complied with.
- c) The Municipal commissioner for Greater Mumbal is statisfied that the same is obtained by the applicant through fraud or misrepresenting and the applicant and every person der ving title through or under him in such an event shall be deemed to the development work in contravention of Sec 43 & 45 of the Maharashtra Regional and Town Blaming Act, 1965

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7) The conditions of this Certificate shall be binding not only on the applicant but on his heirs, executors assignees, administrators and successor and every person deriving title through or under him to cold the source for postion below wing A unit. 8) The Municipal Commissioner has appointed Shri. .. Assistant Engineer, to exercise his powers and functions of the Planning Authority under section 45 This Commencement Certificate is valid upto For and behalf of Local Authority ne Municipal Corporation of Greater Mumbai. FOR MUNICIPAL COMMISSIONER FOR GIVEATER MUMBAI E187 6629 10011 -07 EB/6629/10/1 A 9/3 amonded place approved on 14/6, 2002 upto sinth as per EB/6649/8/A De 11/3,00 AERBE(III) per acciended place approved on 12/03/00 (880) EB/6629/DIA DL. 13/8/2009 4 This cic. For entire work except at 83'0 L EB) 6625/0/A A. 54/0/2001 This cicis cirdossed as per last Amended Appropried Man att. 3/4/06 and Granted full action eather work

ANNEXTURE -"E"



(0)



Mumbai this ______ day of ______, 200___ Between METROPOLITAN PROPERTIES PRIVATE LIMITED, a Company registered under the Companies Act, I of 1956, having its registered office at 52, B.G. Kher Marg, Mcmbai-400 006, hereinafter called "the First Lessor" (which expression shall unless it be repugnant to the context or meaning the reof mean and include its successors) of the First Part; (*) SUMERMAL HAJARIMALJI SHAH for self and as Karta and Manager of SUMERMAL HAJARIMALJI SHAH HUF consisting of himself, MRS. SUABAI S. SHAH, RAIMESH S. SHAHRARI MRS. PAVAN

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R. SHAH, as its members (1a) the said MR St (1b) the said RAMESH S. SHAH and (1c) the said MRS. PAVAN R. SHAH, (2) MRS. SUABAI SUMERMAL SHAH, (3) RAMESH S. SHAH for self and as Karta and Manager of RAMESH S. SHAH HUF consisting of himself, the MRS. PAVAN R. SHAH, DEEPAK R. SHAH, Ms. RUCHITA R. SHAH and RAHUL R. SHAH as its members (3a) Mrs. PAVAN R. SHAH, (3b) DEFPAK R. SHAH, (3c) Ms. RUCHITA R. SHAH and (3d) RAHUL R. SHAH, (4) MRS. PAVAN RAMESH SHAH; (5) MRS. MOHINIBAL MANAKCHAND LOONKAR, (6) MILAN alias MAHENDRA MANAKCHAND LOONKAR, (7) MRS. MANJLI BHARAT SHAH, (3) KISHORMAL H. SHAH HUF consisting of h mself, BHARAT K. SHAH and MRS. MANJU B. SHAH (8a) BHARAT K. SHAH, (8b) MRS. MANJU B. SHAH, (9) DEEPAK RAMESH SHAH, (10) RAHUL RAMESH SHAH, all nereinafter called "the Second Lessors" (which expression shall unless it be repugnant to the cortext or meaning thereof mean and include their respective heirs executors and administrators of the Second Part, the First Lessor and the Second Lessors, hereinafter collectively called "the Lessors"; SCOTT REMEDIES PRIVATE LIMITED, a Company registered under the Companies Act I of 1956, having its administrative office at 54, B.G. Kher Marg, Mumbai-400 006, hereinafter called "the First Confirming Party" (which expression shall unless it be repugnant to the context or meaning thereof mean and include its successors and assigns) of the Third Part; ANCHOR DAEWOO INDUSTRIES LIMITED, a Company registered under the

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Companies Act, I of 1956 having its registered office at 0.92nd Floor, Basushree Building, Cross Road-A, Milbo, Andheri (East), Mumbai-400 093, hereinafter called "the Second Confirming Party" (which expression shall unless it be repugnant to the context or meaning thereof mean and include its successor) of the Fourth Part, the First Confirming Party and the Second Confirming Party", hereinafter collectively called "the Confirming Parties"; And

CO-OPERATIVE HOUSING SOCIETY LIMITED, a Co-operative				
Society registered under Maharash	tra Co-operative Societies Act,			
1960 under No	having its office at			
hereinafter	called "the Le.see" (which			
expression shall unless it be repug	nant to the context or meaning			
thereof mean and include its succe	essors and assigns) of the Fifth			
Part;	4			

WHEREAS:

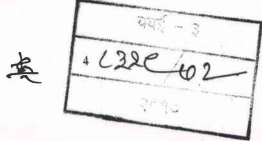
(1) At all material times the First Lessor was seized and possessed as Owners of property together with old buildings known as "Sagar Deep Buildings" standing thereon, hereinafter collectively called "the said Sagar Deep Buildings" situate at 52, Ridge Road, Mumbai-400 006, bearing C.S. No.168 of Malabar and Cumballa Hill Division, hereinafter called "the said First Property";

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At all material times the Second Lessors were seized and possessed of property together with building known as "Shiv Sadan" standing thereon, hereinafter called the said Shiv Sadan Building" situate at 54, Ridge Road, Mumbai-400 006, situated adjoining the said First Property hearing C.S. No.169 of Malabar and Cumballa, til Division,

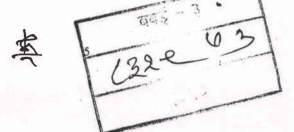
- registered with the Sub-Flegistrar of Mumbai under Serial No.BBE-1-1309 of 2004, hereinafter called "the said Development Agreement" the Second Lessors entrusted development rights in respect of the said Second Property subject to the said arrangement with the tenants of the said Shiv Sadan building unto the First Confirming Party on the terms and conditions and for the consideration contained therein and in pursuance thereof the Second Lessors had put the First Confirming Party in possession of the said Second Property;
 - (4) The First Confirming Party has paid full consideration payable to the Second Lessor under the said Development Agreement in respect of the said Second Property;
 - (5) In pursuance of the said Development Agreement, the Second Lessors executed Power of Attorney dated 21ST

 November, 2003 in favour of the nominess of the First Confirming Party;



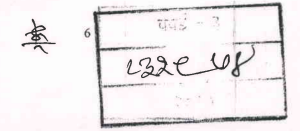
(6) Pursuant to application of the Lessors for amalgamation of the First Property and the said Second Property, Urban Development Department of Government of Letter and the said Second Property as it evident from letter dated 2.07.2004 bearing 112/04/UD-II addressed by Urban Development Department of Government of Maharashtra to BMC;

- (7) Pursuant to the aforesaid, BMC by its letter dated 16.03.2005 bearing No.EB/950/D/A2 approved amalgamation of the said First Property and the said Second Property subject to compliance of the terms and conditions of amalgamation/layout dated 24.02.2005 and registered with the Sub-Registrar of Mumbai under Serial No.BBE-1/01797-2005;
- (8) The Plot constituted by amalgamation of the said First Property and the said Second Property is hereinafter called "the said Property" and is described in the First Schedule hereunder written;
- (9) Pursuant to amalgamation of the said Property, in supersession of the earlier approved plans for construction of buildings on each of the said two properties, BMC approved revised plans for construction of one composite building on the said property under IQD No.



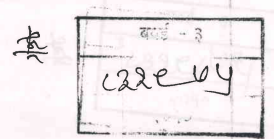
EEBP/6629/D/A dated 3-2-2006 dated EEBP/6629/D/A. dated 3-2-2006;

(10) By a Development Agreement dated registered with the Sub-Registrar of Mumbal under Seja _____, 200___ the First Lessor and the First Confirming Party entrusted development lights until Second Confirming Party for construction the propose building to be constructed by the Second Constinution on the said property in accordance with the said approved plans or modifications thereof out of which part of the said building was to enure for the benefit of the Second Confirming party hereinafter called "the Developers Building" and the remaining part of the said building hereinafter called the residuary building was to enure for the first Lessor and first confirming party hereinafter called the residuary building with a condition that the Second Confirming Party will in the first instance provide permanent alternate accommodation to the tenants occupying old buildings in the said developers building and will be entitled to sell remaining premises in the said Developers building on ownership basis and that the First Lessor and the First Confirming Party will execute or cause to be executed lease in perpetuity only of (the said developers building only;



(12) The Developers Building is described Schedule hereunder written;

- Second Confirming Party has constructed a building on the said property and put the tenants occupying the Old building in possession of premises forming part of the Developers building under diverse registered Agreements after payment of stamp duty thereon as per particulars set out in the Third Schedule hereunder written and sold remaining premises forming part of the said Developers building to several Purchasers under diverse registered Agreements after payment of stamp duty thereon on ownership basis as per particulars set forth in the Fourth Schedule hereunder written;
- (14) The Second Confirming Party duly completed construction of the said building and requisite Occupation Certificate has been issued by BMC;
- (15) The erstwhile tenants who were provided premises in the said Developer building by way of permanent alternative accommodation and Purchasers of the remaining premises

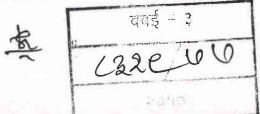


(b) The Lessee shall not be entitled to benefit of any additional construction or additional FSI that may become available on the said property and the first confirming party alone shall be entitled to the same same.

It is further agreed as under:

(a) The Lessee shall be entitled to assign demised premises;

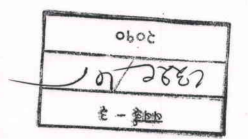
- (b) The Lessee shall also be entitled to repair reconstruct or rebuilt the said building at their own cost and expenses without the consent of Lessors.
- (c) The Lessors shall not be entitled to terminate Lease granted hereby at any stage for any reason whatsoever.
- 4. The Lessee doth hereby covenant with the Lessors as under:
 - (a) To pay during the term of the demise to the Lessors the said annual rent of Re.1/- (Rupee One only) nereinabove refered to if demanded by the Lessors;
 - cesses, rates, charges, proportionate and all other outgoings whatsoever which are payable and which may be levied or imposed hereinafter by any Government, Local or public body or authority and become payable whether by



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the Lessors or the Lessee or otherwise, mosoever in respect of the said demised building and/or

and confirming parties from payment thereof assessment for the Developers Buildings and indemnify the Lessors building and thereafter Lessee will pay such assessment issuance of Occupancy Certificate of the said developers assessment and all other taxes for the period upto the First and the Second Confirming Party shall pay the the period prior hereto shall be paid by the Lessors. The indemnified from and against the same. All such taxes for building and shall keep the Lessors and Confirming Parties Occupancy Certificate in respect of the said developers payable by the Lessee from the date of issuance of outgoings and proportionate collectors assessment shall be annum. All municipal taxes, cesses, charges, other ouly) per ргорепу (Rupees assessment payable in respect of the said demised stage of construction. At present proportionate Collectors are not liable to pay any municipal taxes either during the constructed by the Second Confirming Party, the Lessors Since, the proposed building on the said portion is being the constructions thereon and/or the proposed building.



shall be payable by the first Lessored first confirming party.

and all other taxes pertairing to the said residuary building

Collectively or the occupants there the:

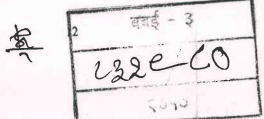
- and gutters on and passing from the said building and shall lead and connect all such drains, sewers and gutters into the Municipal sewers in the public road upon which the said building abuts and at all times during the continuance of the lease shall observe and perform such rules and byelaws of the Municipal Corporation of Greater Mumbai as may be in force in relating to drainage sewerage and gutters;
- nominees shall be entitled to uninterrupted use of the common entrance and common facilities forming part of the Developers 'building Provided However that the persons nominated by the them for using the said facilities shall pay the same charges as would be payable by the members to the Lessee;
 - (e) Not to demand partition of the demised building from the residuary building as the said property no demand subdivision of the said larger property in any manner howsoever and to ensure that all relevant agreements and writings which may be executed by the Lessee shall incorporate a clause restricting partition of the demised building from the said larger property and also prohibiting

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1 1328 ADE 2090 demand of such partition or sub-division

(f) To observe all statutory rules and requalions the said demised building or the construction building on said property;

- (g) No to disturb constructions on the remaining property or cause disturbance or annoyance or nuisiance to the owners/occupiers of the residuary building or additional construction on the larger property.
- Lessors are entitled to grant the aforesaid lease and demise to the Lessee in the manner hereinabove expressed and that the Lessors and all persons claiming by, from and under or in trust for the Lessors shall at any time and at all times hereafter do and execute such other acts, deeds or things as the Lessee may reasonably require at the cost of the Lessees for the building demised unto and to the benefit of the Lessee as aforesaid and further that the Lessors have not done or executed or suffered any act, deed, matter or thing whereby or by means whereof the Lessors are prevented in law or in fact for granting the lease or demise aforesaid and whereby the demised building is affected in any manner whatsoever.
 - 6. The Lessee shall bear and pay the steimp duty and registration charges on these presents and on the incidental



writings thereto. Each party shall bear and pay the professions fees of their Solicitors.

IN WITNESS WHEREOF the Commons See of the Lessors was hereunto affixed and the Lessoe have set and subscribed their respective hands on the day, the month of the year first hereinabove written.

THE FIRST SCHEDULE ABOVE REFERRED TO:

ALL THAT piece and parcel of land or ground of Pension and Tax Tenure (which tenure has been abolished) and all that piece or parcel of pension and Tax Tenure Land or ground (the cess whereof, has been redeemed) situate lying and being on the Ridge Road and Harkness Road, Malabar Hill, Mumbai respectively in the Registration District and Sub-Division of Suburban Containing by Bombay Bombay City and admeasurements 1643 Square yards, equivalent to 1,373.76 square meters and admeasuring 869 square yards equivalent to 726.48 sq. metres as per documents and 792.39 sq. yards equivalent to 662.52 sq. metres respectively and entered in the books of Collector of Land Revenue under Cadastral Survey No.168 and 169 of Malabar Hill & Cumballa Hill Division and assessed by the Assessor and Collector of Municipal Rates and Taxed under "D" Ward No.3191 and 3192(1), Old Street No.98 and 96, New Street No.52 and 54 at the Ridge Road and Corner of the Harkness Road.

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THE SECOND SCHEDULE ABOVE REFERRED TO:

	1126	- Constitution	77
The Common Seal of the withinnamed)	Diggs 19	Y
FIRST LESSOR : METROPOLITAN)		
PROPERTIES PRIVATE LIMITED)		
was hereto affixed in pursuance of the)		
Resolution passed by its Board of)		
Directors in their Meeting held on	_)		
in the presence of its Director Mr.	.)		
was)		
duly authorized in this behalf and who)		
has affixed his signature hereto)		
in the presence of)		
a f		1	
SIGNED and DELIVERED by the	.)		
withinnamed: SECOND LESSORS)		
SUMERMAL HAJARIMALJI SHAH	&)		
OTHERS)		
	व	बर्द - ३	
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)		*
by the hands of their Constituted)		
Attorney Mr)	78 E	
in the presence of)		
	NAB BUSE	
SIGNED AND DELIVERED by the	San also	S. Carlo
withinnamed: First Confirming Party)		THE STATE OF THE S
SCOTT REMEDIES PRIVATE LIMITED)		3
	B. (1
in the presence of)	No. of Street, or other Persons	No.
	Control of the Contro	
20		
SIGNED AND DELIVERED by the		
withinnamed: Second Confirming Party)		
ANCHOR DAEWOO INDUSTRIES)		
LIMITED		
in the presence of)		
in the presence of	7	
SIGNED and DELIVERED by the)		
withinnamed: LESSEE		
CO-OPERATIVE) बदर् -	3
HOUSING SOCIETY LIMITED)	12
in the presence of	1320	
15	. २०१०	

*****	****	****
DATED THIS	DAY OF	, 200

METROPOLITAN PROPERTIES PRIVATE LIMITED

...First Lessor

AND
SUMERMAL HAJARIMALJI SHAH &
OTHERS ... Second Lessors

AND

SCOTT REMEDIES PRIVATE LIMITED ... First Confirming Party

AND

ANCHOR DAEWOO INDUSTRIS LTD.
...Second Confirming Party

AND

CO-OPERATIVE HOUSING SOCIETY LIMITED

...Lessee



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DATED THER DAY OF	2006
************************	****
ANOLIOE DAEWOO INDUSTE	RIES LTD

ANCHOR DAEWOO INDUSTRIES LTD.
AND

ARVIND J. SHAH

AGREEMENT

Dated Figs. day of 2010

CWA

HAME & CRIVER

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DESTANDATION TO CERT

Dated this	day of	2010	
Dated tins_	_ day of	_ 2010	

ANCHOR DAEWOO INDUSTRIES LIMITED

AND

ARVIND J. SHAH

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DEED OF CONFIRMATION

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