75/20743

पावती

Original/Duplicate

नोंदणी क्रं. : 39म

Regn.:39M

Monday, November 28, 2022 11:55 AM

पावती क्रं.: 23014

दिनांक: 28/11/2022

गावाचे नाव: कोपरखैरणे

दस्तऐवजाचा अनुक्रमांक: टनन3-20743-2022

दस्तऐवजाचा प्रकार: करारनामा

सादर करणाऱ्याचे नाव: - - आत्मन ओव्हरसीज प्रायव्हेट लिमिटेड तर्फे अधिकृत प्रतिनिधी श्री. अशोक के. केशरिया

नोंदणी फी

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पृष्ठांची संख्या: 146

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Joint Sub Registrar Thane 3

श्री. जी. पी. खोत सह दुख्यम निबंधक वर्ग - २

बाजार मुल्य: रु.8628723 /-मोबदला रु.16500000/-भरलेले मुद्रांक शुल्क : रु. 990000/-

1) देयकाचा प्रकार: DHC रक्कम: रु.920/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 2811202201713 दिनांक: 28/11/2022

बँकेचे नाव व पत्ता:

2) देयकाचा प्रकार: DHC रक्कम: रु.2000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 2811202201656 दिनांक: 28/11/2022

बँकेचे नाव व पत्ता:

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

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH011270645202223E दिनांक: 28/11/2022

पक्षकाराची सही मुळ दः न्ऐं परत मिळाला दु. नि. ठःगं–३



### CHALLAN MTR Form Number-6



GRN MH011270645202223E	BARCODE			II III Da	te 28/11/2022-10:	22:38	Forr	n ID	25.2	
Department Inspector General Of Registration					Payer Deta	ils				
Type of Payment Registration Fee			TAX ID / T/	AN (If Any)						
			PAN No.(If	Applicable)	AADCA1936D					
Office Name THN3_THANE NO	3 JOINT SUB REGIS	TRA	Full Name		ATMAN OVERSE	AS PF	RIVAT	E LIMIT	ΓED	
Location THANE										
<b>Year</b> 2022-2023 One Tin	ne		Flat/Block	No.	Shop no. 1, 2 an	d 3, G	Groun	d Floor	, Swapr	ashilp
			Premises/E	Building	Apartment					
Account Head De	tails	Amount In Rs.								
0030046401 Stamp Duty 990000.00		Road/Stree	Road/Street Plot no. 52, Sector - 20, Koparkhaira		hairane,	Navi				
0030063301 Registration Fee		30000.00	Area/Locality Tal and Dist - Thane							
			Town/City/	District						
			PIN			4	0	0	7 0	9
			Remarks (I	f Any)						
SUB REGIO			PAN2=AGA	PK4083B~	SecondPartyName	=SHRE	ΞE		GA	NESH
THE SUB REGIO	टनन-	- 3	CONSTRUC	CTION~						
是	2008	3 /2022								
世* ( )*5	9/	987-								
1		186	Amount In	Ten Laki	h Twenty Thousand	Rupe	es Or	nly		
Total OSI, THANK		10,20,000.00	Words							
Payment Details BANI	K OF MAHARASHTRA	Α		F	OR USE IN RECEIV	/ING E	BANK			TOWN TOO
Cheque-	-DD Details		Bank CIN	Ref. No.	02300042022112	286740	06 00	0238591	13	
Cheque/DD No.		100	Bank Date	RBI Date	28/11/2022-10:24	4:25	No	ot Verifi	ed with I	RBI
Name of Bank			Bank-Branch BANK OF MAHARASHTRA							
Name of Branch			Scroll No. , Date Not Verified with Scroll							
Name of Branch  Department ID :		*	Scroll No.,	Date		Scroll Mobile		:	989258	358

Department ID :
NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document.
सदर चलन केवळ दुय्यम निबंधक कार्यालयात नोदणी करावयाच्या दस्तांसाठी लागु आहे . नोदणी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही .

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## Department of Stamp & Registration, Maharashtra

Receipt of Document Handling Charges

PRN

2811202201656

Date

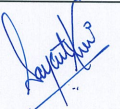
28/11/2022

Received from ATMAN OVERSEAS PRIVATE LIMITED, Mobile number 9892585852, an amount of Rs.2000/-, towards Document Handling Charges for the Document to be registered (iSARITA) in the Sub Registrar office Joint S.R.Thane 3 of the District Thane.

#### **Payment Details**

Bank Name	MAHB	Date	28/11/2022
Bank CIN	10004152022112801546	REF No.	003000368

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







## Department of Stamp & Registration, Maharashtra Receipt of Document Handling Charges PRN 2811202201713 Date 28/11/2022 Received from ATMAN OVERSEAS PRIVATE LIMITED, Mobile number 9892585852, an amount of Rs.920/-, towards Document Handling Charges for the Document to be registered (iSARITA) in the Sub Registrar office Joint S.R.Thane 3 of the District Thane. **Payment Details Bank Name** MAHB Date 28/11/2022 Bank CIN 10004152022112801604 REF No. 003061232 This is computer generated receipt, hence no signature is required.





28/11/2022

सूची क्र.2

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दुय्यम निबंधक : सह दु.नि. ठाणे 3 दस्त क्रमांक : 20743/2022

नोदंणी: Regn:63m

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गावाचे	नाव:	काप	रखैरणे	•

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

16500000

(3) बाजारभाव(भाडेपटटयाच्या

बाबतितपटटाकार आकारणी देतो की पटटेदार ते

8628723

नमुद करावे)

(4) भू-मापन,पोटहिस्सा व घरक्रमांक

(असल्यास)

1) पालिकेचे नाव:नवी मुंबई मनपा इतर वर्णन :, इतर माहिती: , इतर माहिती: शॉप नं. 1,2,3,तळमजला,स्वप्नशिल्प अपार्टमेंट,प्लॉट नं. 52,सेक्टर - 20,कोपरखैरणे,नवी मुंबई,ता. जि. ठाणे,एकूण क्षेत्रफळ

617.82 चौ. फूट.(79.55 चौ. मी.)बिल्ट - अप एरिया(शॉप नं. 1 - 210.58 चौ. फूट.,शॉप नं. 2 - 210.58 चौ.

फूट.,शॉप नं. 3 - 196.66 चौ. फूट.)( ( SECTOR NUMBER : 20 ; ) )

(5) क्षेत्रफळ

1) 617.82 चौ.फूट

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

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

1): नाव:-- - श्री. गणेश कन्स्ट्रक्शन तर्फे प्रोप्रायटर श्री. जयवंत मोहन केणी वय:-48; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: -, रोड नं: जी - 01, निहार अपार्टमेंट, बुधाजी नगर, कळवा (प), ठाणे, महाराष्ट्र, ठाणे. पिन कोड:-400605 पॅन नं:-AGAPK4083B

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

1): नाव:-- - आत्मन ओव्हरसीज प्रायव्हेट लिमिटेड तर्फे अधिकृत प्रतिनिधी श्री. अशोक के. केशरिया वय:-63; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: -, रोड नं: सी - 2, साई सतगुरु कंपाऊंड, आर. सी. बापू पंप समोर, रेहनल व्हिलेज, भिवंडी, जि. ठाणे, महाराष्ट्र, ठाणे. पिन कोड:-421302 पॅन नं:-AADCA1936D

(9) दस्तऐवज करुन दिल्याचा दिनांक

28/11/2022

(10)दस्त नोंदणी केल्याचा दिनांक

28/11/2022

(11)अनुक्रमांक,खंड व पृष्ठ

20743/2022

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

990000

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

30000

सह दुव्यम निबंधक वर्ग - ३

मुल्यांकनासाठी विचारात घेतलेला तपशील:-:

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



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### CHALLAN MTR Form Number-6



GRN MH011270645202223E BARCODE			Date 28/11/2022-10:22:38 Form ID 25.2						
Department Inspector General Of Registration			Payer Detai	Is					
Stamp Duty  Type of Payment Registration Fee		TAX ID / TAI	N (If Any)						
			pplicable)	AADCA1936D					
Office Name THN3_THANE NO 3 JOINT SUB RE	GISTRA	Full Name		ATMAN OVERSEAS PRIVATE LIMITED					
Location THANE	Location THANE		8 = = = = = = = = = = = = = = = = = = =						
Year 2022-2023 One Time	'ear 2022-2023 One Time		lo.	Shop no. 1, 2 and	d 3, Gro	ound Flo	oor, S	wapna	shilp
	-	Premises/B	uilding	Apartment			1	3	
Account Head Details	Amount In Rs.	38	re			N E	0	#	
0030046401 Stamp Duty	990000.00	Road/Street		Plot no. 52, Sec Mumbai	tor - 2	0, Kop	arkhai	rane,	Navi
0030063301 Registration Fee	30000.00	Area/Locality Tal and Dist - Thane							
		Town/City/E	District						
		PIN			4	0 0	7	0	9
		Remarks (If	Any)						
THE SUB REGION STOP STOP STOP STOP STOP STOP STOP STOP		PAN2=AGAI	PK4083B~	SecondPartyName=	=SHREE			GAN	NESH
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मिनार असे	2008	3 /202	2						
OFFACED OIST. THANE *	18/	Amount In	en Lak	h Twenty Thousand	Rupees	s Only			
Total	10,20,000.00	Words							
Payment Details BANK OF MAHARAS	SHTRA		· F	OR USE IN RECEIV	VING BA	ANK			
Cheque-DD Details		Bank CIN	Ref. No.	0230004202211	2867406	0023	85913		
Cheque/DD No.		Bank Date	RBI Date	28/11/2022-10:2	4:25	Not V	erified	d with F	RBI
Name of Bank		Bank-Branc	h	BANK OF MAHA	ARASHT	RA			
Name of Branch		Scroll No. , Date Not Verified with Scroll							
Department ID:					Mobile	No.:	9	989258	85852

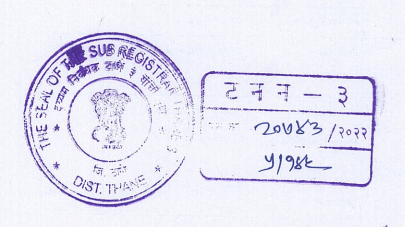
Department ID: Mobile No.: 989258585 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चंतन केवल दुरयम निवंधक कार्यान्यात नोंदणी करावयाच्या दस्तांसाठी लागु आहे. नोंदणी न करावयाच्या दस्तांसाठी सदर चंतन लागु नाही.

#### Challan Defaced Details

Sr. No.	Remarks	Defacement No.	Defacement Date	Userld	Defacement Amount
1	(iS)-75-20743	0005569902202223	28/11/2022-11:54:54	IGR115	30000.00

A be la

Print Date 28-11-2022 11:57:29





Happy

		मूल्यांकन पत्रक (	(शहरी क्षेत्र - बांधीव )			
Valuation ID 20	2211281644				28 November 2	2022,11:46:04 AM
						टनन
मूल्यांकनाचे वर्ष	2022					
जिल्हा	ठाणे					
मूल्य विभाग	तालुका : ठाणे					
उप मूल्य विभाग		नोड सेक्टर क्रं. 20				
क्षेत्राचे नांव		Muncipal Corporation	सर्व्हें :	नंबर /न. भू. क्रमांक :		
वार्षिक मूल्य दर तक्त्यान्	रुसार मूल्यदर रु.					
खुली जमीन	निवासी सदनिका	कार्यालय	दुकाने	औद्योगीक		नाचे एकक
48700	120200	137600	150300	137600	चौ. मीटर	7
बांधीव क्षेत्राची माहिती						
बांधकाम क्षेत्र(Built Up)-		मिळकतीचा वापर-	तळमजल्यावरील दुकाने	मिळव	न्तीचा प्रकार-	बांधीव
बांधकामाचे वर्गीकरण-	।-आर सी सी	मिळकतीचे वय -	0 TO 2वर्षे	बांधक	ामाचा दर-	Rs.26620/
उद्ववाहन सुविधा -	नाही	मजला -				
रस्ता सन्मुख -	आहे	कॉर्नरवरील दुकान - नाही				
संमिश्र वापराच्या इमारतीर	मधील तळमजल्यावरील द्र					
Sale Type - First Sale	3					
	Property constructed aft	er circular dt.02/01/2018				
घमा गानमाउ गिळकर्न	— : ोचा प्रति चौ. मीटर मूल्यदर	- (/वार्षिक प्रसादा	खुल्या जमिनीचा दर ) * घसा-य	ग्रास्थाय दक्केबारी ५ व	वस्या जिपनीचा वर्ष	
वता-वानुसार मिळपरत	ापा प्राता या. माटर मूल्यपर				धुरपा जामनाचा दर )	
		= ( ( (150300-48 )	700) * (100 / 100 ) ) + 487	700)		
		= Rs.150300/-				
<ol> <li>मुख्य मिळकतीचे मूल्य</li> </ol>		= वरील प्रमाणे मूल्य दर * र्ा	मेळकतीचे क्षेत्र			
		= 150300 * 57.41				
		= Rs.8628723/-				
Applicable Rules	= 3					
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### AGREEMENT FOR SALE

ARTICLES OF AGREEMENT made entered into at Koparkhairane, Navi Mumbai, on this 28 day of November, 2022;

#### BETWEEN

M/s. Shree Ganesh Construction, A Proprietary firm having its office at Swapnashilp, Plot No:52, Sector:20, Koperkhairne, Navi Mumbai – 400 709 through its Proprietor JAYWANT MOHAN KENI residing at G-01, Nihar Apartments, Budhaji Nagar, Kalwa (West), Thane – 400 605, [PAN NO.: AGAPK4083B] hereinafter referred to as "BUILDER / DEVELOPERS" (which expression shall unless it be repugnant to the context and meaning thereof, shall deemed to mean and including his heirs executors, administrations and assigns) of the ONE PART;

#### AND

ATMAN OVERSEAS PRIVATE LIMITED, a Private Limited Company incorporated under Companies Act, 1956 having its Registered Office at C-2 Sai Sadguru Compound Opp. R C Bapu Pump, Rehnal Village Bhiwandi 421302 Dist Thane, [PAN NO.: AADCA1936D] hereinafter called and referred to as the "PURCHASER/S" (which expression shall unless it be repugnant to the context of an eaning there of shall mean and include his/her/their here. Executors, administrators and assigns) of the OTHER PART;

WHEREAS (1) Ms. Vimal Mohan Keni(2) Mr. Vasudev Narayan Patil, (3) Miss Priya Suresh Patil, hereinafter called as ORIGINAL OWNER, seized, possessed of and well and sufficiently entitled to plot of Gaothan land bearing No. 52 admeasuring about 500.24 sq.mtrs, at Koparkhairne sect. 20., Koparkhairne Node, Navi Mumbai within limits of Navi Mumbai Municipal Corporation hereinafter called as SAID PLOT;

AND WHEREAS the said original owners has acquired the said plot from CIDCO Authorities, under the Gaothan Expansion Schemes,





vide separate agreement to leases, dated 24/05/07 and has taken possession from the CIDCO authorities;

AND WHEREAS the said ORIGINAL OWNER has got sanctioned plans from Navi Mumbai Corporation vide its C.C No. NMMC / TPD /BP / Case No. A- 7281/411/2008 Dated 30/01/2008;

AND WHEREAS by Agreement Dt. 11/09/2008 executed between the ORIGINAL OWNER and CIDCO Ltd. and Shri Jaywant Mohan Keni the owner has transferred, relinquished and released all their rights in the said plot in the name of Shri Jaywant Mohan Keni in the records of CIDCO Ltd. by virtue of Tripartite Agreement Dt. 11/09/2008 duly registered in the office of sub-Registrar Thane No. 9 at Document No. 2162/08;

AND WHEREAS the Said original owner has also handed over plans and permission granted by N.M.M.C. for construction of building on the said plot to said Shri Jaywant Mohan Keni;

AND WHEREAS the said Shri Jaywant Mohan Keni proprietor of "SHREE GANESH CONSTRUCTION" then decided to develop the said plot in the name of his proprietary firm SHREE GANESH CONSTRUCTION, who is Builder/Developers herein;

AND WHEREAS the Builders/Developers has evolved a scheme for construction of building with self contained flats/shops to be known as Swapnaship Apartment on the said plot and desirons of selling the said flat/shops on ownership basis with a view to ultimately that owners of such flat/shop shall from themselves into Go-operative Housing Society;

AND WHEREAS the Builders Developers herein then commenced the work of the building on the said plot in accordance with plans and



specifications, sanctioned by Navi Mumbai Municipal Corporation and the said building is hereinafter called as "SAID BUILDING";

AND WHEREAS the Builders/Developers had entered into a standard agreement with an Architect registered with the Council of Architect and such agreement is as per the Agreement prescribed by the council of Architects;

AND WHEREAS the Builders/Developers had appointed a Structural Engineer for the preparation of Structural design and drawing of the building and the Builders/Developers accept the provisional supervision of the architect and the structural engineer all the completion of the building;

AND WHEREAS the Builders Developers herein has completed the work of the said building on the said plot in accordance with plans and specifications, sanctioned by Navi Mumbai Municipal Corporation and thus Navi Mumbai Municipal Corporation has issued its Occupancy Certificate dated 07-10-2010 bearing No. NMMC / TPD / BP / Case No. B-6312 / 4279 / 2010;

AND WHEREAS the Purchaser/s demanded from the Builders/Developers and the Builders/Developers have given the Purchaser/s of all document of the title relating to the said Plot, plans and all such other documents as specified under the Maharashtra Ownership Flats (Regulation of the Promotion of Construction sale, Management, and Transfer) Act, 1963 and the rules made there under;

**AND WHEREAS** the Builders/Developers have given inspection of and have supplied to the Purchaser/s such document as stipulated in Rule 4 of the Maharashtra State Ownership Flats Rules 1964 demanded by Flat Purchaser/s;





AND WHEREAS the party of the second part is desirous of acquiring from the party of the one part a Shop Nos.1, 2 and 3 on Ground Floor in the said building "Swapnashilp Apartment" admeasuring in aggregate about 617.82 sq. feet [79.55 sq. mtrs.] built-up area, [Shop No.1: 210.58 sq. ft.; Shop No.2: 210.58 sq. ft.; Shop No.3: 196.66 sq. ft.] (hereinafter for the sake of brevity referred to as "the said flat / shop") for consideration and on such terms and conditions hereinafter appearing;

AND WHEREAS the Builders/Developers has offered the said Shop Nos.1, 2 and 3 on Ground Floor in the said building "Swapnashilp Apartment" as Collateral Security for financial assistance given by HDB Financial Services Limited to Keni Infrastructure Developers Private Limited (hereinafter for the sake of brevity referred to as "the Company") and thereafter the said Loan Account No. 685247 with HDB Financial Services Limited was declared NPA [Non Performing Asset] in the year 2019 since the Builders/Developers as well as the Company are unable to repay the outstanding loan amount of HDB Financial Services Limited. As on date a sum of Rs.83,00,000/- (Rupees Eighty Three Lakhs Only) (Approximately) is the foreclosure amount being payable by Builders / Developers as well as the Company to HDB Financial Services Limited;

AND WHEREAS the parties are accordingly desirous of executing these presents for the sale and absolute transfer of the said flat / shop, as hereinafter appearing.

NOW THEREFORE, THIS INDENTURE WITNESSETH AND IS 982 AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

1. The Builder / Developer has constructed the said building consisting of stilt part, ground part plus seven upper floors on the said property/plot in accordance with the plans specifications, and designs, sanctioned by the competent authorities.





- 2. The Purchaser/s purchase and acquire from the Builder/Developer and the Builder/Developer hereby sell and convey to the Purchaser/s Shop Nos.1, 2 and 3 on Ground Floor of the said building admeasuring in aggregate about 617.82 sq. feet [79.55 sq. mtrs.] built-up area, [Shop No.1: 210.58 sq. ft.; Shop No.2: 210.58 sq. ft.; Shop No.3: 196.66 sq. ft.] as per the plan approved by the Builder/Developer for the price of Rs.1,65,00,000/- (Rupees One Crore Sixty Five Lakhs Only) which the Purchaser/s have paid to the Builder / Developer as under:
- (a) a sum of Rs.15,00,000/- (Rupees Fifteen Lakhs Only) vide RTGS

  Transfer on 05-11-2022 bearing UTR No. PUNBR

  52022110518055486.

(b) a sum of Rs.25,00,000/- (Ropees)

RTGS Transfer on 07- 第2022

52022110718082647.

- (c) a sum of Rs.25,00,000/- (Rupees Freenty Fire Lakhs Only) vide RTGS Transfer on 11-11-2022 bearing UTR No. PUNBR 52022111118239918.
- (d) a sum of Rs.20,00,000/- (Rupees Twenty Lakhs Only) vide RTGS

  Transfer on 11-11-2022 bearing UTR No. PUNBR
  52022111118245134.
- (e) a sum of Rs.12,00,000/- (Rupees Twelve Lakhs Only) vide RTGS
  Transfer on 24-11-2022 bearing UTR No.
  PUNBR52022112418716917.
- (f) a sum of Rs.46,22,000/- (Rupees Forty Six Lakhs Twenty Two Thousand Only) vide RTGS Transfer on 28-11-2022.
- (g) a sum of Rs.5,61,000/- (Rupees Five Lakhs Sixty One Thousand Only) vide Cheque bearing No. 017975 dated 28-11-2022, drawn on Punjab National Bank, Mumbai Samachar Marg, Fort Branch.
- (h) a sum of Rs.7,26,000/- (Rupees Seven Lakhs Twenty Six Thousand Only) vide Cheque bearing No. 017976 dated 28-11-2022, drawn on Punjab National Bank, Mumbai Samachar Marg, Fort Branch.





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- (i) a sum of Rs.7,26,000/- (Rupees Seven Lakhs Twenty Six Thousand Only) vide Cheque bearing No. 017977 dated 28-11-2022, drawn on Punjab National Bank, Mumbai Samachar Marg, Fort Branch.
- (j) a sum of Rs.1,65,000/- (Rupees One Lakh Sixty Five Thousand Only) is deducted as TDS and the Purchaser/s shall deposit the same in Government Account towards TDS (Tax Deducted at Source) applicable to Builder / Developer.

The payment and receipt whereof the Builder / Developer do hereby admit, confirm and acknowledge and of and from the same and every part thereof forever acquit, release and discharge the Purchaser/s. The Builder / Developer has handed over quiet, vacant, peaceful and full possession of the said flat/shop to the Purchaser/s herein on the date of execution hereof.

- 3. The Builder/Developer i.e. the party of One Part agree, confirm, declare, assure and undertake to clear outstanding dues of HDB Financial Services Limited towards repayment of existing outstanding loan of Keni Infrastructure Developers Private Limited and obtain No Dues Certificate of HDB Financial Services Limited in respect of the said flat / shop and further to clear the outstanding dues of Swapnashilp Society towards maintenance and service charges of society and obtain No Dues Certificate of Swapnashilp Society in respect of the said flat / shop within 15 day from the date of execution hereof.
- 4. The Purchaser/s prior to the execution of this Agreement has satisfied himself/herself/themselves about title of the Builder/Developer to the said plots and they/he/she shall not be entitled further to investigate the title of the Builder/Developer and on requisition or objection shall be raised on any matter relating thereto.

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On the Purchaser's committing default in payment on the due date of any amount due and payable by the Purchaser's to the Builder under this Agreement and on the Purchaser's committing breach of the any of terms and condition herein contained, the Builder/Developer shall be entitled at

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his own option to terminate this Agreement. On default being committed by the Purchaser/s, the Builder shall refund to the Purchaser/s the installments of sale price of the said flat/shop which may till then have been paid by the Purchaser/s to the Builder / Developer within a period of 30 days from the date of termination of this Agreement. In the event the Builder / Developer fail to refund to Purchaser/s the amount agreed above within the said stipulated 30 days, then the Purchaser/s are entitled to and Builder / Developer is liable to pay interest @ 12% per annum on the said refund amount from the expiry of stipulated thirty days till the date of actual payment to Purchaser/s. Upon termination of this Agreement and refund of aforesaid by the Builder/Developer, the Builder/Developer shall be at liberty to dispose and sell the flat/shop to such person and at such price as the Builder/Developer may in his absolute discretion think fit.

6. The fixtures, fittings and appendix to be provided by the Builder/Developer in the said building and the flat hop to the purchaser/s by the Builder/Developer are shown that are set out at Ex. A here to annexed.

- 7. Upon possession of said the shop leng delivered by the Builder/Developer, the Purchaser/s shall be entitled to use and occupy of the said flat/shop and he/she/they shall have no claim against the Builder/Developer in respect of any item or work in the said flat/shop which may be alleged not to have been carried out or Complied.
- 8. Upon possession of said flat/shop being delivered by the Builder/Developer, the Purchaser/s shall be liable to bear and pay the proportionate share of outgoing in respect of the said flat / shop viz. Municipal Taxes are payable to the local authorities and charges for water and electricity and such other incidental expenses relating to the management of the said land and building to the said society.



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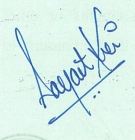
- 9. The Purchaser/s shall on or before delivery of possession of the said flat / shop, pay to the Builder/Developer, the following amounts:
  - i) Rs. 3,000/- for legal charges
  - ii) Rs. 350/- for share money application **Total Rs. 3,350/-**
- 10. The Purchaser shall not let transfer, assigning or part with possession of he said flat/shop until all dues payable by her/him to the Builder/Developer under this Agreement are fully paid up.
- 11. The Purchaser shall not use the said flat/shop for any purpose other than as residence / commercial or any legal purpose and shall not act in manner so as to causes any nuisance or annoyance to the occupiers of the other flat/shop in the said building.
- 12. The Purchaser/s apply to the said society for membership and for that from time to time sign and execute the application for membership and other papers and document necessary for becoming member, and return to the Builder/Developer within 15 days from the same being forwarded by the Builder/Developer to be submitted to the said society.
- 13. The Purchaser/s himself/herself/themselves with intention to bring all persons the whomsoever hand the flat/shop may come doth hereby covenant with the Builder/Developer as follows:-
- (a) To maintain the flat/shop at Purchaser/s own cost in the good tenantable repair and condition from the date of the flat/shop taken and shall not or suffer to be done in thing in or to the building in which the flat/shop is situated and flat/shop is elf or any part thereof.
- (b) To carry at his own cost and interest repairs to said flat/shop and/maintain the flat/shop in the same condition state and order in which it as delivered by the Builder/Developer to the done anything or to



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the building in which flat/shop is situated or the flat/shop which may be gives the rules and regulations and bye-laws of the concerned local authority. And in the event of the Purchasers committing any act in contravention of the above provisions, the Purchasers shall be responsible and liable for the consequences there of to the concerned local authority and/or other public authority.

- (c) Not to throw dirt, rubbish, rags, garbage's, or other refuses or permit the same to be thrown from said flat/shop in the compound of any portion of the said plots and building in which the flat/shop is situated.
- (d) To bear and pay increase in local taxes, water, charges, insurance and such, other levies if any which are imposed by the concerned local authority and/or government of the change of user of the flat/shop by the purchaser/s viz user for any purpose other than for residential purpose on legal business 20083
- regulation of the said society as it may adopt at its inspection and the addition, or amendments there by that may be made from time for protection and maintenance of the said building and Flat/shop therein and for the observance and performance of the building rules and regulation and bye-laws for the time being at the concerned local authority and/or government and other public bodies. The Purchasers shall also observe and perform all the stipulation and condition laid down by the said society regarding the occupation and use of the flat/shop in building and shall pay the contribute regularly and punctually towards the taxes expenses and/or outgoing in accordance with the terms of this Agreement.





- 14. Till the building is transfer to the said Society of the Purchasers, the builder shall have full and absolute right to decide all question relations to the management thereof.
- 15. Any delay tolerated or indulgence shown by the Builder/Developer in enforcing the terms of this Agreement or any forbearance or given of time to the Purchase by the Builder/Developer shall not be constructed as a waiver on the part of Builder/Developer of any breach or non-compliance of any of the Purchaser/s nor shall be same in any manner prejudice the right of Builder/Developer.
- 16. The Builder shall in respect of any amount payable by the party of the second part under the terms and condition of this Agreement have a first lien and charge on the said flat/shop agreed to be acquired by the party of second part.
- 17. All notice to be served on the Builder/Developer shall be duly served and sent to the address specified below:

G-01, Nihar Apartments, Budhaji Nagar, Kalwa (West), Thane – 400 605.

All notice to be served on the Purchaser/s shall be duly served and sent to the address specified below:

505, Yogeshwar, 135, Kazi Sayed Street

Masjid (West), Mumbai – 400 008, 4

18. The Purchaser/s agrees to pay to the **Suited Developer** interest at 18% p.a. payable on all the amounts which become due and payable by the Purchaser under the terms and condition of the Agreements or other outgoing form the date of the said amount is payable by the Purchaser/s to the Builder/Developer.



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- 19. The Purchaser/s shall present this Agreement as well as the conveyance at the proper registration office within the time limit prescribed by the Registration Act and the Purchaser/s will attend such office and admit execution thereof.
- 20. The Purchasers/s shall have no claim without and except in respect of the said flat / shop hereby acquired i.e. on open space, parking, lobby, staircase, terrace, that will remain the property of the Builder / Developer until whole plots is transferred to the said Society.
- 21. The Builder / Developer states and assures that they are competent to sell, transfer and assign the said flat / shop and that there is no impediment whatsoever to sell, transfer and assign the said flat / shop to the Purchaser/s.

22. The Builder / Developer hereby agree to transfer the electric meter and necessary deposits in respect of the said flat is shop to the name of the Purchaser/s.

23. In consideration of the Purchastrian been entering into these presents with the Builder / Developer herein and in consideration of the Builder / Developer making declarations and statements in these presents, the Builder / Developer herein do hereby covenant, agree and undertake to save, defend, keep harmless and indemnify and keep indemnified the Purchasers/s of, from and against all former and other estates, titles, charges and encumbrance whatsoever, hereto before made, executed, occasioned or suffered by the Builder / Developer herein or by any other person or persons lawfully or equitably claiming to or by, from, under or in trust for and on behalf of Builder / Developer herein and also against all actions, proceedings, claims, demand and all other costs, charges, expenses and losses that the Purchasers/s may suffer consequent upon any such actions, proceedings, claims or demands or upon any of the above statements found to be false.



- 24. The Builder / Developer herein do hereby also covenant, agree and undertake to save, defend, keep harmless and indemnify and keep indemnified the Purchasers/s of, from and against any claim made or which may hereafter be made on the said flat / shop and/or due to any act or omission on the part of the Builder / Developer herein in respect of the said flat / shop and further the Builder / Developer herein covenant with the Purchasers/s to reimburse them and/or their nominees and/or successors-intitle for any claim, cost, charges and expenses arising in respect of the said flat / shop.
- 25. All costs, charges and expenses including stamps duty, registration charges, and other document concern this agreement and the conveyance and also conveyance of lease or expenses relating to any instrument of transfer in respect of said plot or any premium payable to the CIDCO authorities or any Government authorities shall be borne and paid by the Purchaser/s only. And the Purchaser/s shall bear proportionately at the time of transfer of said plots and building in favour of the society.
- 26. This Agreement shall always be subject to the provisions of Maharashtra Ownership Flats (Regulation of Promotion of Construction Sale Management and Transfer) Act 1963 and the rules made there under.

## SCHEDULE ABOVE REFERRED TO

ALL THAT piece and parcel of Gavthan Land bearing Plot No. 52, Admeasuring about 500.24 Sq. mtrs At Sector.20, Koperkhairne, Navi Mumbai in Gavthan Expansion Scheme, Within the limits of Navi Mumbai Municipal Corporation and boded as under:-

COMMENCEMENT CERTIFICATE NO.: NMMC / TPD /BP / Case No. At 7281/411/2008 Dated 50701/2008.

OCCE ANCY CERTIFICATE NO.: NMMC / TPD / BP / Case No. B-6312 / 4279 / 2010 dated 07-10-2010.



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On or towards the North: 11 Mtr. Wide Road

On or towards the South: Plot No. 51

On or towards the East: Plot No. 46/9, 46/8,46/7, 46/6

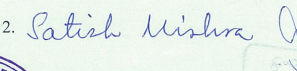
On or towards the West: Plot No. 44, 44/6

## SCHEDULE OF FLAT / SHOP

ALL THAT Commercial Premise bearing Shop Nos.1, 2 and 3 on Ground Floor admeasuring in aggregate about 617.82 sq. feet [79.55 sq. mtrs.] built-up area, [Shop No.1: 210.58 sq. ft.; Shop No.2: 210.58 sq. ft.; Shop No.3: 196.66 sq. ft.], in the building "Swapnashilp Apartment" constructed on the plot described hereinabove situate, lying and being at Plot No:52, Sector:20, Koperkhairne, Navi Mumbai – 400 709.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands the day and Year first hereinabove mentioned.

SIGNED & SEALED DELIVERED BY the within named BUILDERS/DEVELOPERS) M/S. SHREE GANESH CONSTRUCTION through its proprietor SHRI JAYWANT MOHAN KENI in the presence of..... 1. Surender Pal Suigh forindythling 2. Satish Wishra Op







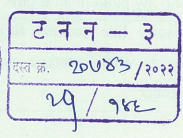


### RECEIPT

RECEIVED of and from the within named Purchaser/s ATMAN OVERSEAS PRIVATE LIMITED a sum of Rs.1,65,00,000/- (Rupees One Crore Sixty Five Lakhs Only) vide various RTGS Transfers and cheques drawn on Punjab National Bank, Mumbai Samachar Marg, Fort Branch as recorded hereunder:

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SR	DATE	AMT	UTR NO
NO.	H S BOW WENT	g toreign amor	Bly akases a majora in 18
1	05/11/2022	15,00,000/-	PUNBR 52022110518055486
2	07/11/2022	25,00,000/-	PUNBR 52022110718082647
3	11/11/2022	25,00,000/-	PUNBR 52022111118239918
4 .	11/11/2022	20,00,000/-	PUNBR 52022111118245134
5	24/11/2022	12,00,000/-	PUNBR52022112418716917
6	28/11/2022	46,22,000/-	2000 X 2000 000 000 000 000 000 000 000
7	28/11/2022	5,61,000/-	017975
8	28/11/2022	7,26,000/-	017976
9	28/11/2022	7,26,000/-	017977
10	N.A.	1,65,000/-	TDS (Tax Deducted at Source)
	Total	1,65,00,000/-	





I SAY RECEIVED For, M/s. Shree Ganesh Construction

(MR. JAYWANT MOHAN KENI) PROPRIETOR (BUILDERS/DEVELOPERS)

WITNESSES:

1. (Swender Pal Suigh 2. (Satish Mishra)



## "LIST OF AMENITIES"

1.	Main Door	Wooden frame flush door (with magic eye & night
and i	Samuelalli Dinesi	latch)
2.	Flooring	Living Room & Bed Room & Kitchen Spartex tiles
	100 C 100	flooring
3.	Kitchen	Marble platform (super quality) with 2'-0' Glazed
	70.00	tiles with Steel Sink.
4.	Bath	Full Glazed tiles, & Sintex Door
5.	W.C.	Glazed Tiles flooring & dado up to 3' high (with
		sintex door)
6.	Window	Good quality Aluminum sliding windows in 3/4
	1200.10	series.
7.	Door	Living & Bed Door's frame of salwood
8.	Paints	Cement paint finish outside, inside colour lime wash
9.	Electricity	All electricity wiring in casting in casting strip with
	64 37	sufficient power and electricity point in all rooms.
10.	Water	Bath & W.C. indoor water line conceal fitting,
	N.	underground & overhead water storage tank,
		plumbing, inspection chamber.





# NAVI MUMBAI MUNICIPAL CORPORATION COMMENCEMENT CERTIFICATE

NO:NMMC/TPD/BP/Case No. A - 7281/411/08

DATE: - 30 /01 /2008

Permission is hereby granted under Section 45(1) (iii) of the Maharashtra Regional & Town Planning Act,1966 and Section 253 & 254 of the Bombay Provincial Municipal Corporation Act,1949, Smt. Vimal Mohan Keni & Others (7) on Plot No. 52, Sector – 20, G.E.S., Koperkhairne Navi Mumbai. As per the approved plans and subject to the following conditions for the development work of the proposed Building.

Total Built up Area = Resi.  $-682.005 \text{ M}^2 + \text{Comm.} - 67.609 \text{ M}^2 = 749.614 \text{ M}^2$ (No of Units – Residential – 21 Nos.+ Commercial – 06 Nos.), F.S.I.=1.50

### 1) The Certificate is liable to be revoked by the Corporation if:

- a) The development work in respect of which permission is granted under this Certificate is not carried out or the use there of is not in accordance with the sanctioned plans.
- b) Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Corporation is contravened.
- c) The Municipal Commissioner is satisfied that the same is obtained by the Applicant through fraud & misrepresentation and the Applicant and /or any person deriving title through or under him, in such and event shall be deemed to have carried out the development work in contravention of Section 43 or 45 of the Maharashtra Regional & Town Planning Act, 1966.

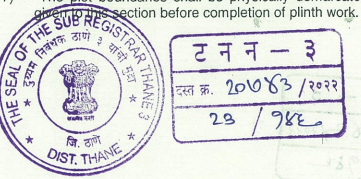
### 2) THE APPLICANT SHALL:

- a) Give a notice to the Corporation on completion up to plinth level and 7 days before the commencement of the further work.
- b) Give written notice to the Municipal Corporation regarding completion of work.
- c) Obtain an Occupancy Certificate from the Municipal Corporation.
- 3) Allow the Officers of the Municipal Corporation to enter the building or premises for which the permission has been granted at any time for the purpose of enforcing the Building control Regulations and conditions of this Certificate.

The structural design, building materials, plumbing services, fire protection, electrical installation etc. shall be in accordance with the provision (except for provision in respect of floor area ratio) as prescribed in the National Building Code amended from time to time by the Indian Standard institutions.

- 4) The Certificate shall remain valid for a period of one year from the date of issue and can be further revalidated as required under provision of Section M. R. & T. P Act, 1966. This commencement Certificate is renewable every year but such extended period shall be in no case exceed three years provided further that such lapse shall not be any subsequent applicant for fresh permission under Section 44 of the Maharashtra Regional & Town Planning Act,1966.
- 5) The condition of this Certificate shall be binding not only on the Applicant but also its successors and every person deriving title through or under them.
- 6) A certified copy of the approved plans shall be exhibited on site and the Name Board showing name of Owner, Architect, Builder & Structural Engineer, Ward No., Sector No., Plot No,. Survey No., Area of Plot., No. of flats, Built-up Area, Commencement Certificate No. & Date shall be installed on site.

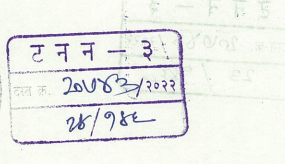
7) The plot boundaries shall be physically demarcated immediately and the intimation be given to this section before completion of plinth work.



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8) The amount of S.D. Rs. 1500/- S.D. Rs. 10005/- for Mosquito Prevention's. Rs. 10005/- for debris & S.D. Rs.3000/- for Tree Plantation deposited with NMMC as Security Deposit shall be forfeited either in whole or in part at the absolute discretion of the corporation for breach of any other Building Control Regulation and condition attached to the permission covered by the Commencement Certificate. Such a forfeiture shall be without prejudice to any other remedy or right of the Municipal Corporation.

You shall provide overhead water tank on building & underground water tank in two compartments, one for drinking water & another for other than drinking water. It should

confirm to the standards applicable in this behalf.

10) You should approach to the Executive Engineer, M.S.E.B. for the power requirement location of transformer if any, etc.

11) Every plot of land shall have at least 1 tree for every 100 Sq.M. or part thereof of the plot area.

- 12) For all building of non-residential occupancies and residential building with more than 16M. height. Following additional conditions shall apply:
  - a) The staircase shall be separated by fire resistance walls and doors from rest of the buildings.

b) Exit from lift lobby shall be through a self closing smoke stop door.

c) There shall be no other machinery in the lift machinery room.

- d) For centrally air conditioned building area of external open able windows on a floor shall be minimum 2.5 % of floor area.
- e) One of the lift(Fire lift) shall have a minimum loading capacity of 6 persons. It shall have solid doors. Lights shall not be designed in the staircase wall.

Electrical cables etc. shall in separate ducts.

g) Alternate sources of electric supply or a diesel generator set shall be arranged.

h) Hazardous material shall not be stored.

i) Refuse stamps or storage places shall not be permitted in the staircase wall.

j) Fire fighting application shall be distributed over the building.

- k) For building upto 24 M. Height capacity of underground storage tank and overhead storage shall be 50,000 ltrs. and 10,000 ltrs respectively. Wet rises shall be provided. Pump capacity 1000 ltrs./min and 250 ltrs/min. respectively. For building with height above 24 mtrs., the figures shall be 75000 ltrs. and 20,000 ltrs. and the pump capacity of 1350 ltrs/min and 450 ltrs/min respectively.
- 13) Recreation ground or amenity open space be developed before submission of Building Completion Certificate.

14) No work should be started unless the existing structures are to be demolished.

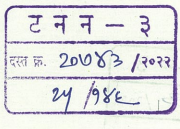
Applicant/Architect should strictly follow all the conditions of lease agreement. Owner & Architect will be held responsible for breach of any condition of lease Agreement.

- The Owner & the Architect and Structural Engineer concerned are fully responsible for the Construction quality of the building as per approved building plan. Structural design, Stability building construction quality, which should confirm to withstand an earthquake of Highest intensity in seismic zone IV.
- 17) The Occupancy Certificate for the proposed building will not be granted unless the house Drainage lines are connected to the Municipal Main Sewer lines to the satisfaction of Municipal Authority as well as proper demarcation of parking spaces with oil paints, Plantation of trees and provision of garbage bin on the site.

18) Application for completion/occupation Certificate shall be accompanied with the plan as per construction done on the site.

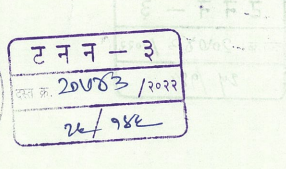
19) The building material or earth removed from the trenches should not be dumped or stored on municipal road. If found so you are liable to fine as well as cost of lifting & transportation to dumping ground.





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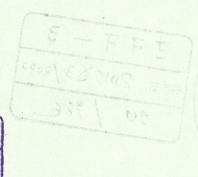
- 20) The building constructed should not be occupied without obtaining the Occupation Certificate. Otherwise you will be fined.
- 21) This Commencement Certificate is valid up to plinth level only. The further order will be given after the plinth is inspected.
- The applicants should fulfill all the health related provisions mentioned in the "Implementation of Ant larval & Mosquito Prevention Activities during and after construction and Tree Authority Bye-Laws 1966 "The special mention is for mosquito prevention activities, construction of over-head tanks, debris removal and the sanitary conditions of drainage etc.
- 23) The construction work shall be completed before dt. 23/05/2011 as per conditions mentioned in CIDCO Agreement dt. 24/05/2007 respectively and must be applied for O.C. with all concerned NOC.
- Window sill level must be at 0.90 M. height. The difference between chajja level & slab level must be 0.50 M. minimum.
- 25) The Owner & the architect are fully responsible for any Ownership. Area & Boundary disputes. In case of any dispute Navi municipal corporation will not be responsible.
- 26) Temporary Labour sheds with proper toilet arrangement shall be provided on the site. If sufficient arrangement is not provided permission for construction above plinth level will not be granted & said temporary shed should be demolished prior to O.C.
- The Owner & the Architect and Structural Engineer concerned area instructed to strictly adhere to the conditions of FIRE NOC issued vide NMMC/VASHI/FIRE/1182/2007 dated 17/10/2007 by fire officer NMMC, Navi Mumbai.
- F.S.I. calculation submitted in the drawings shall be as per Development Control Rules. If any discrepancy observed, the Architect will be held responsible and liable for necessary action.
- 29) The area shown open to sky on the ground floor plan should not be so used as would disturb the measurability of the vehicles required to be parked in the parking spaces shown in the plan.
- As directed by the Urban Development, Department Government of Maharashtra, under section 154 of MR&TP Act-1966 and vide provision No. TPB 432001/2133/CR-230/01/UD-11, dated 10/03/205, for all buildings greater than 300.00 sq. m. following additional condition of Rain Water Harvesting shall apply.
  - All the layout open spaces of Housing Society and new construction/reconstruction/additions on plots having area not less than 300.00 sq. m. shall have one or more Rain Water Harvesting structures having minimum total capacity as detailed in Schedule (enclosed).
    - Provided that the authority may approve the Rain Water harvesting Structures of specifications different from those in Schedule, subject to the minimum capacity of Rain Water Harvesting being ensured in each case.
  - b) The owner/ society of every building mentioned in the (a) above shall ensure that the Rain Water Harvesting structure is maintained in good repair for storage of water for non potable purposes or recharge of groundwater at all times.
  - c) The Authority may impose a levy of not exceeding Rs. 1000/- per annum for every 100 sq. m. of built up area for the failure of the owner of any building mentioned in the (a) above to provide or to maintain Rain Water Harvesting as required under these byelaws.

Town Planner
Navi Mumbai Municipal Corporation.
Navi Mumbai.

- 12/2/2010 S

WE SUB REGISTANT AND THANKS

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## नवी मुंबई महानगरपालिका

पहिला माळा, बेलापूर भवन, सी.बी.डी., नवी मुंबई - ४०० ६१४.

दूरध्वनी क्र. : २७५७ ७० ७०

२७५७ ५७ ००

२७५७ ३७ ८५

## Navi Mumbai **Municipal Corporation**

1ST. FLOOR, BELAPUR BHAVAN, C.B.D., NAVI MUMBAI - 400 614.

TEL. No.: 2757 70 70

2757 57 00

2757 37 85

जा.क्र./नरवि/भोप्र/ प्र. क्र. बी-६३१२ /४२७८/२०३०

दिनांक: - 00/90 /२०१०

प्रति, श्री. जयंत मोहन केणी भुखंड क्र.५२ सेक्टर क्र.२०, गा.वि.यो., कोपरखैरणे, नवी मुंबई.

> नस्ती क्र. - नमुंमपा/वि.प्र.क्र.८७८/२००७, प्रकरण क्रमांक बी-६३१२

विषय :- भुखंड क्र.५२ सेक्टर क्र.२०, गा.वि.यो., कोपरखैरण, नवी मुंबई बाबत भोगवटा प्रमाणपत्र मिळणेबाबत.

संदर्भ :- आपले वास्तुविशारद यांचा दि.३०/०४/२०१० व २३/०६/२०१० रोजीचा प्राप्त अर्ज.

महादय,

संदर्भाधिन अर्जाच्या अनुषंगाने भुखंड क्र. ५२ सेक्टर क्र.२०, गा.वि.यो., कोपरखैरणे, नवी मुंबई वेथील निवासी व वाणिज्य वापरासाठी भोगवटा प्रमाणपत्र (ऑक्युपन्सी सर्टीफिकेट) या पत्रासोबत जोडले आहे.

विनापरवानगी मंजूर नकाशात फेरबदल केलेले असल्यामुळे भरणा केलेली सुरक्षा अनामत रक्कम जप्त करण्यात आलेली आहे. याची कृपया नोंद घ्यावी.

प्रस्तुत इमारतीचे हद्दीमध्ये मंजुर नकाशामध्ये दर्शविल्याप्रमाणे संपूर्ण वाहननळ व्यवस्था दर्शविणारे सिमांकन (Marking) कायमस्वरुपी व्यवस्थित राहणेबाबत योग्य ती खबरदारी वेळोवेळी घेणेत याची

प्रत भाहितीसाउँ :-

इ. ही, जी. शहा, वास्तुविशारद,

६०६, तक्कर टॉवर्स प्लॉट नं. ८६, सेक्टर-१७, वाशी, नवी मुंबई २. उप आयुक्त (उपकर), कोपरखैरणे

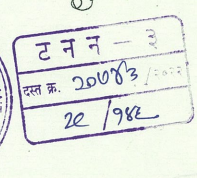
३. उप - आयुक्त , परिमडळ -१,

४. उपकर निर्धारक व संकलक, नर्मुस्प्रा ५. मुख्य वास्तुशास्त्रज्ञ व नियं अध्वार, सिड्को हि

इ. विभाग अधिकारी नमुंमपा, क्लोक्रिकीर

(संजय शां. बाणाईत)

सहाय्यक संचालक नगररचना नवी मुंबई महानगरपालिका





"जन्म असो वा मरण आवश्यक नोंदणीकरण"

TO BE DESCRIPTION OF THE PARTY OF THE SUB REGIS दस्त क्र. 201 ONST. THAN



## नवी मुंबई महानगरपालिका

पहिला माळा, बेलापूर भवन, सी.बी.डी., नवी मुंबई - ४०० ६१४.

दूरध्वनी क्र. : २७५७ ७० ७० 2040 40 00

फॅक्स: २७५७ ३७ ८५

# Navi Mumbai **Municipal Corporation**

1ST. FLOOR, BELAPUR BHAVAN, C.B.D.,

NAYI MUMBAI - 400 614. TEL. No.: 2757 70 70

2757 57 00

2757 37 85

जा.क्र./नरवि/भोष्र/ प्र. क्र. बी-६३१२/४२७९ /२०१० दिनांक:-०७ /१० /२०१०

## भोगवटा प्रमाणपत्र

१) नवी मुंबई महानगरपालिकेकडील बांधकाम प्रारंभ प्रमाणपत्र क्र. नमुंमपा/नरिव/बांप प्र.क्र. ए-७२८१/४११/२००८, दि.३०/०१/२००८

२) नवी मुंबई महानगरपालिकेचे दि. ३१/०७/२००८ रोजीचे अधिमूल्य शुल्क आकारणीबाबतः परिपत्रक.

३) वास्तुविशारद डी. जी. शहा यांनी दि.३०/०४/२०१० व २३/०६/२०१० रोजी सादर केलेला बांधका पुर्णत्वाचा दाखला.

नवी मुंबई येथे भुखंड क्र. ५२ सेक्टर क्र.२०, गा.वि.यो., नवी मुंबई या जागेचे मालक श्री. जयर मोहन केणी यांनी जागेवरील बांधकाम दि.२२/०३/२०१० रोजी पूर्ण केलेले आहे. त्याबाबतचा दाखला संबंधि वास्तुविशारद, डी. जी. शहा, यांनी सादर केलेला आहे. नवी मुंबई महानगरपालिकेकडील बांधकाम प्रारंभ प्रमाणप दि. ३०/०१/२००८ मध्ये नमूद् केलेल्या अटी व शर्ती तसेच महानगरपालिकेचे दि. ३१/०७/२००८ च्या अधिमूल ब्रिस च्या<sup>े</sup> प्रस्पित्रको नुस् वसूली बाबतची कार्यवाही केलेली आहे. त्यामुळे सद जागेतः

5) स्वांडाचे क्षेत्रफल ज्ञेय जट्ड क्षेत्र निर्दे THAN 2)

20083/2022 दस्त क्र. 98E

५००.२४ चौ.मी.

2.40

3) निवासी वापराखालील बांधकाम क्षेत्र

६८२.००५ चौ.मी.

(निवासी वापराखालील एकूण सदनिका - २१) 8) वाणिज्य वापराखालील बांधकाम क्षेत्र (वाणिज्य वापराखालील एकूण दुकाने -०६)

६७.६०९ चौ.मी.

एकुण बांधकाम क्षेत्र:-

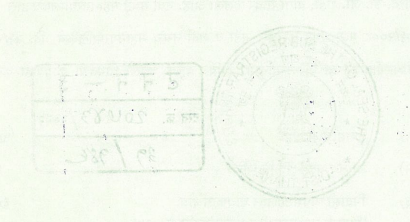
७४९.६१४ चौ.मी.

बाल्कनी खालील बांधकाम क्षेत्र यानुसार वापर करणेस परवानगी देण्यात येत आहे. १२८.२८२ चौ.मी.

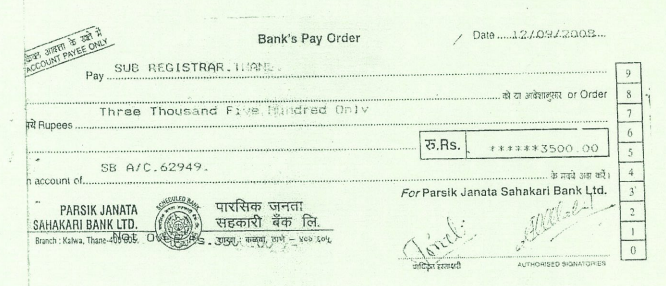
(संजय शां. बाणाईत) सहाय्यक संचालक नगररचना नवी मुंबई महानगरपालिका



"जन्म असो वा मरण आवश्यक नोंदणीकरण"







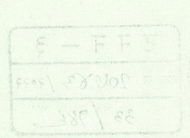
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रनन ९







टनन-३ दस्त क्र. 20083/२०२२ 38/986 शहर व औद्योगिक विकास महामंडळ(महाराष्ट्र) मर्यादित

यसाहत विभाग, पहिला मजला, सिंडको भदन,सी.बी.डी. बेलापूर, नवी मुंबई ४०० ६९४

चिंद्रको / यसगहत / साटयो / फोपरखंरणे / १२५ / २००८ (१६)®

दिनांका : १८.५.२००८

प्रति, क्रिज्यक मोहन केणी केलदेष दुसरा मजला, मारूतीनगर कारदेश आपे

> विषयः— साडेबारा टक्के योजनेनुसार मोजे कोपरखेरण येथे वाटप करण्यात आलेल्या भूखडाच्या हस्तातरणायावत,

संदर्भः— आमध्या कार्यालयाचे पत्र क सिडको / वसाहत / साटयो / नैरूछ / १२९/२००८। दिनाक — १४-७ - ४-/

-etcu

सारकार दवकं योजनंप्रमाणे मौजे कोपरधैरणे येथे श्री समकृष्ण सदू पाटील व इतर याना वाटप कर्म जनना भूखंड क्रमांक-५२, सेक्टर-२०, क्षेत्र-५००.२४ घौ.मी श्री जयंत मोहन केणी गांचे नाव इस्टाउटेंक करण्यास वरील संवर्गित प्रवानवये प्रसानगी वण्यात आली आहे

उत्तरका भूखडाया त्रिपक्षीय क्षरारनामा दिनाक — ११.९.२००८ राजी सिडको, १) श्री रामकृष्ण इंदिल २ श्री वासूदेव नारायण पाटील ३) श्रीमती देवकीयाई नारायण पाटील ४) श्रीमती दिमल मोहन इंदिल २ श्री वासूदेव नारायण पाटील ३) श्रीमती देवकीयाई नारायण पाटील ४) श्रीमती दिमल मोहन इंदिल १ कुनारी प्रिया सुरेश पाटील १ कुनारी निलम सुरेश पाटील ७) कुमारी राजश्री सुरेश पाटील व १ कुनार क्रिता पालक न्छणून कुमारी प्रिया सुरेश पाटील (अनुक्माक ६ ते ८ अज्ञान करिता पालक न्छणून कुमारी प्रिया सुरेश पाटील) बाल से व्यव मोहन केणी गांव्यामध्ये करण्यात आला असून या दिपक्षीय करण्याची नोंपणी दुय्यम निक्क कर्ण – ९, यायेकड नोंपणी कर्माक हनन ९ — ०२१६२-२००८, दिनाक—१२.९.२००८ अन्त्य क्रिका असल्यान व सदर करारनाम्याधी स्थ्यप्रत आपण आम्चेकड सायर केली असल्यानुळ इल ज नृहाडक वरवानाधारक म्हणून श्री जयंत मोहन केणी यादे नाव रिडिकोच्या दप्तरी नोंयण्यारा आल

कळाड

आपला विश्वास्, (१४४) - २००१ व्यक्स्थापक(शहर सेवा) ज

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को या आदेशाहुंसार *OR ORDER*वि RUPEES

The Third The Band of India

के यूनियन वैंक ऑफ इंडिया For Union Bank of India

नयन वैंक ऑफ इंडिया NION BANK OF INDIA

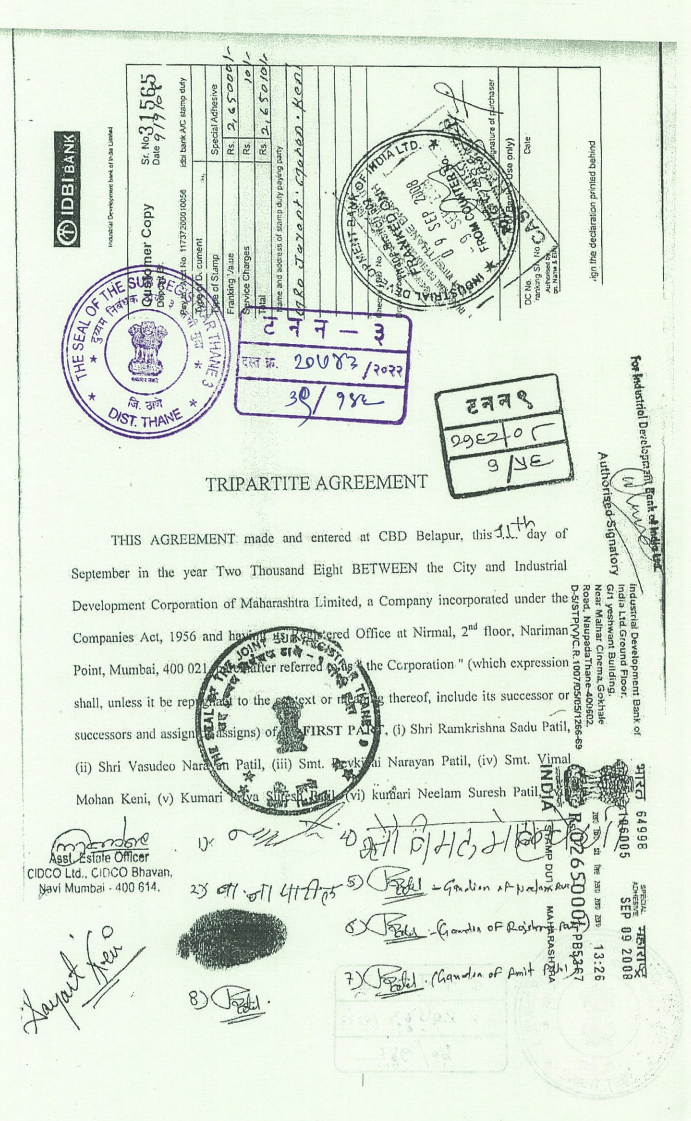
प्राधिकृत हरताक्षर

Grack Authorised Signatories

"000799" 4000261191:











टनन-३ इस क. 20083 /२०२२ ४०/१४६ को या आदेशाशुसार OR ORDER

को या आदेशाशुसार OR ORDER

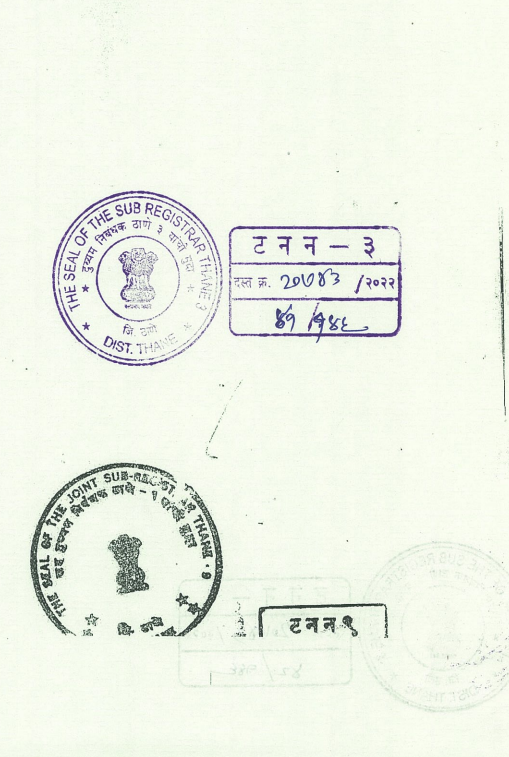
के सम्बद्धि अस करें

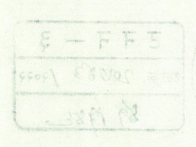
कि ते यूनियन बैंक ऑफ इंडिया

WION BANK OF INDIA

प्राधिकृत हत्ताक्षर Author/sed Signatories

"0000799" L000261391;









2 7 7 − 3 CAT IN. 20083/2022 82/98€

Kumari Rajayshree Suresh Patil and (viii) Kumar Amit Suresh Patil; (i) to (v) are adults and (vi) to (viii) are minors represented by appointed guardian kumari Priya Suresh Patil, all having address at post koper khairane Navi Mumbai hereinafter collectively referred to as " the Original Licensees " ( which expression shall unless it be repugnant to the context or meaning thereof, include their respective heirs, executors, administrators and permitted assignee/s ) of the SECOND PART AND Shri Jayant Mohan Keni, aged 30 years, Indian inhabitant, having address at battanders SUBRE floor, Maruti Nagar, Kalwa, Thane, hereinafter referred to as " repugnant to the context or meaning the roof be deemed to inc 20083 12055 administrators and assigns) of the THEO

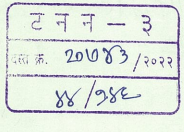
DIST. WHEREAS by an Agreement to wase made at CBD, Belapur, Navi Mumbai on 24th May 2007 BETWEEN the Corporation, therein also referred to as the Corporation of the One Part and the Original Licensees, therein referred to as the Licensee (hereinafter referred to as " the said agreement to lease" ), the Corporation agreed to grant to the Original Licensees a lease and the Original Licensees agreed to accept a lease of all that piece or parcel of land known as Plot No.52, situated at sector 20, Koper Khairane, under 12.5% Scheme (erstwhile Gaothan Expansion Scheme), Taluka Thane, District Thane, Navi Mumbai containing by admeasuring 500.24 square meters or thereabout and more particularly described in the said agreement ( hereinafter referred to as " the said land " )upon the true and conditions misined in the said agreement to lease.

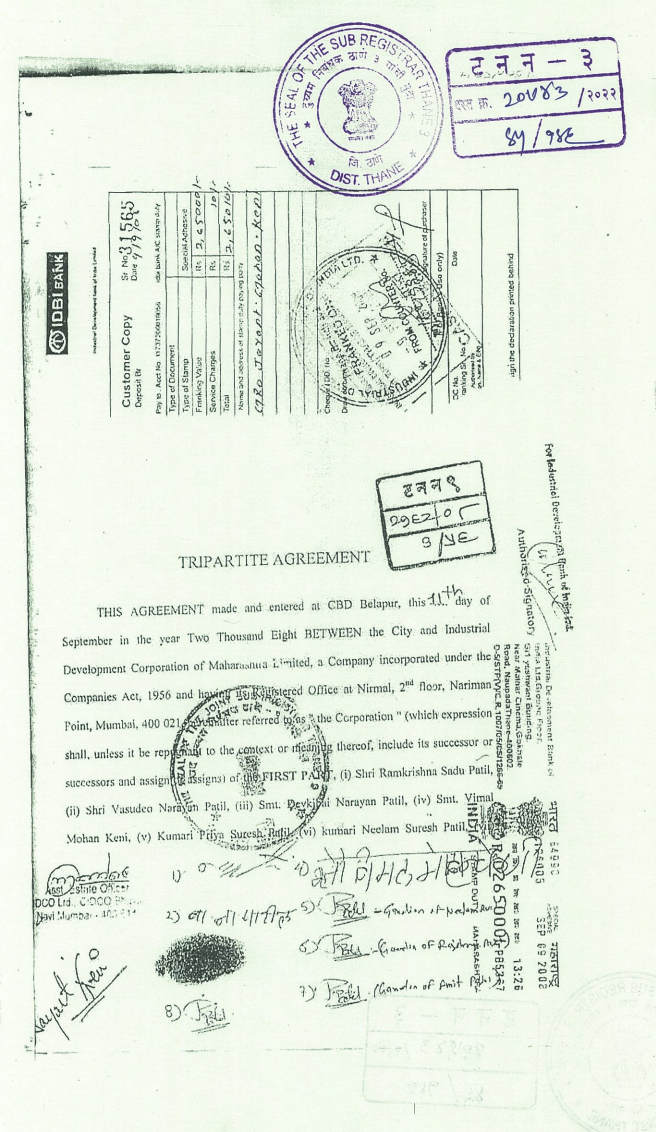
AND WHEREAS the Original Lice wes paid to the Corporation agreed lease premium of Rupees 11,250/- (Rupees Eleven Teousan ed and Fifty only)

Estate Officer DCO Ltd., CIDCO Bhavan, Navi Mumbai - 400 614.

The property of the property o











2 月 月 一 3 (日 所. 2018 3 /२0२२ 82/982 only and the Corporation delivered the possession of the said land to the Original Licensees in pursuance of the said agreement.

AND WHEREAS the Original Licensees requested the Corporation to grant to him the requisite permission to transfer and assign his rights, interests in or benefits under the said agreement to lease in respect of the said land being Plot No.52 situate at sector 20, Koper Khairane, under 12.5% Scheme (erstwhile Gaothan Expansion Scheme), Taluka Thane, District Thane, Navi Mumbai containing by admeasuring 500.24 square meters or thereabout to the New Licensee and the Corporation between granted permission to the Original Licensees agreed to 35 so on the terms and conditions appearing hereinafter.

NOW THESE PRESENTS WITNESSET AND IT IS HEREBY MUTUALLY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS: -

The Corporation shall, in pursuance of the said agreement and in consideration of
the permission contained therein, grant a lease of the said land being Plot No.52,
situated at sector 20, Koper Khairane, under 12.5% Scheme (erstwhile Gaothan
Expansion Scheme), Taluka Thane, District Thane, Navi Mumbai containing by
admeasuring 500.24 square meters or thereabout, to the New Licensee.

2. The New Licensee shall be substituted for the Original Licensees in the said

Agreement and shall have A he lights, obligations are bilities, benefits and equities—

accordingly thereunder.

3. The Original Licensees relinquishes pare releases all its rights, titles, benefits, y /y & interest, claims or demand, whatsoever in the said greenent and discharge the

Asal Estate Officer CIDCO Ltd., CIDCO Bhavan, Navi Mumbai - 400 614.

Mar

7) Jahr - Gradien in Rila 172703 8) Febru - Crondien Airea



Corporation from all obligations or natimites required to be p Corporation under the said agreement.

- The New Licensee indemnifies and saves harmless the Corporation against any loss or damage that may be caused to the Corporation in consequences of this Agreement for the permission granted to it as aforesaid.
- The stamp duty payable under this Tripartite Agreement shall be borne and paid by the New Licensee wholly and exclusively.

IN WITNESS WHEREOF, the parties hereth Aprel bereunto set and subscribed ead first herein their respective hands the day and re 988

All that piece or parcel of land known as Plot No.52, in Sector No.20, of Koper Khairane, under 12.5% Scheme (erstwhile Gaotnan Expansion Scheme), Taluka Thane, District Thane, Navi Mumbai containing by admeasuring 500.24 square meters or thereabout and bounded as follows that is to say:

On or towards the North by :

11 meters wide road

On the or towards South by :

Plot no.51

On or towards the East by

9 meters wide road

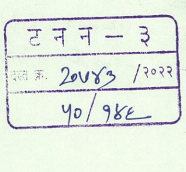
On the or toward West by

CIDCO Ltd., CIDCO Bhavan Navi Mumbai - 400 614.

or marketing



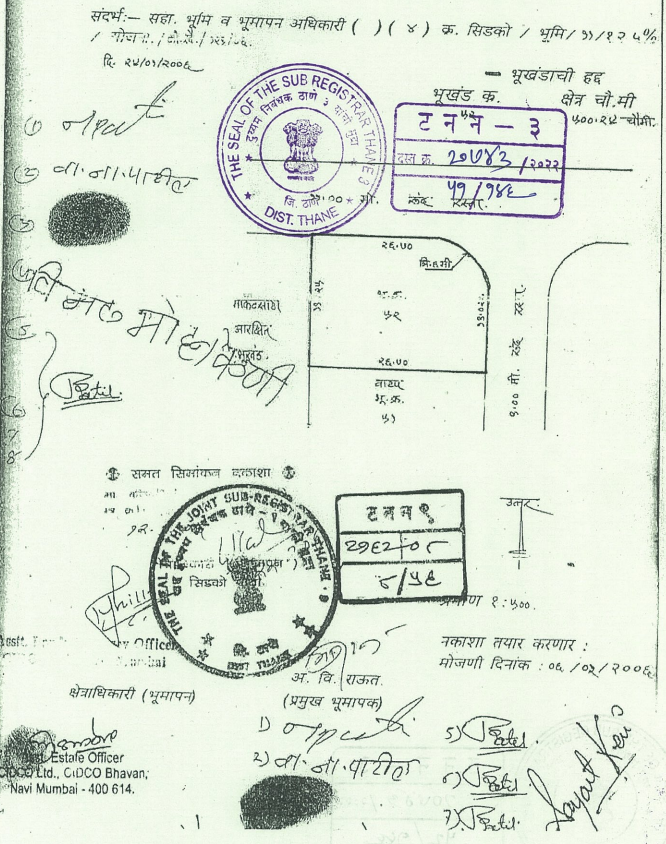




## शहर व औद्योगिक विकास महामंडळ (महाराष्ट्र) मार्यादित.

सिडको भवन ७ वा मजला भूमि

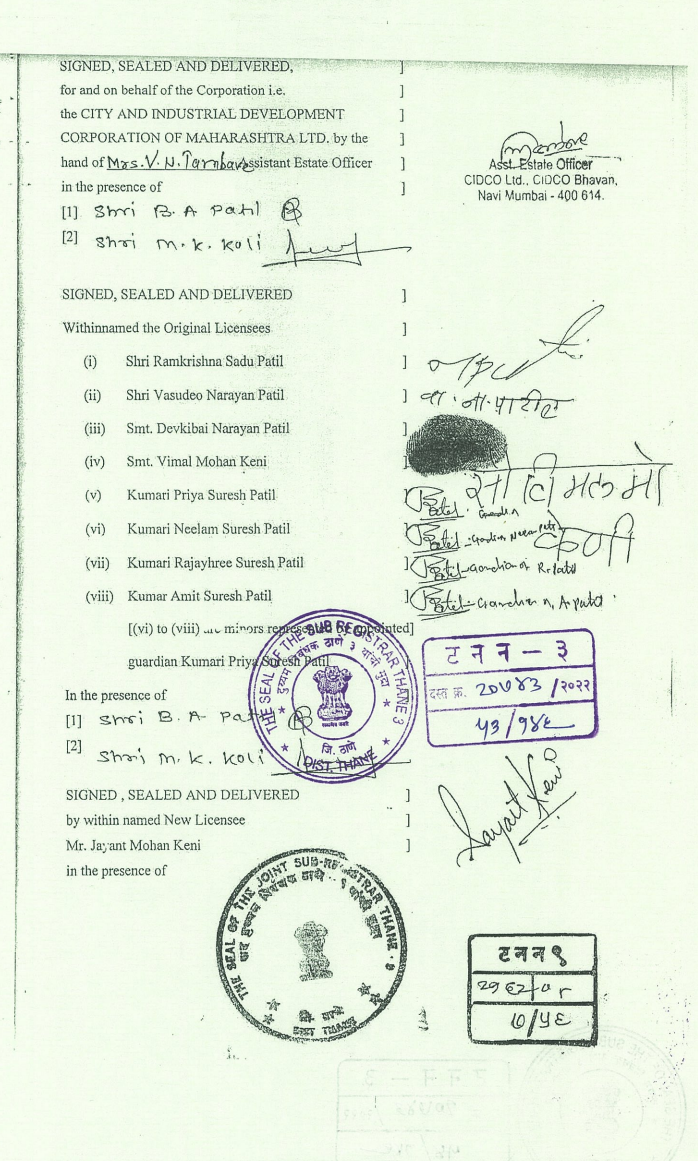
नवी मुंबई १२.५% योजना अंतर्गत मौजे कोपरस्वेरणे. ता. गंणे जि. गणे भूखंड क्र. 20 32 चो सिमांकन नकाशा.







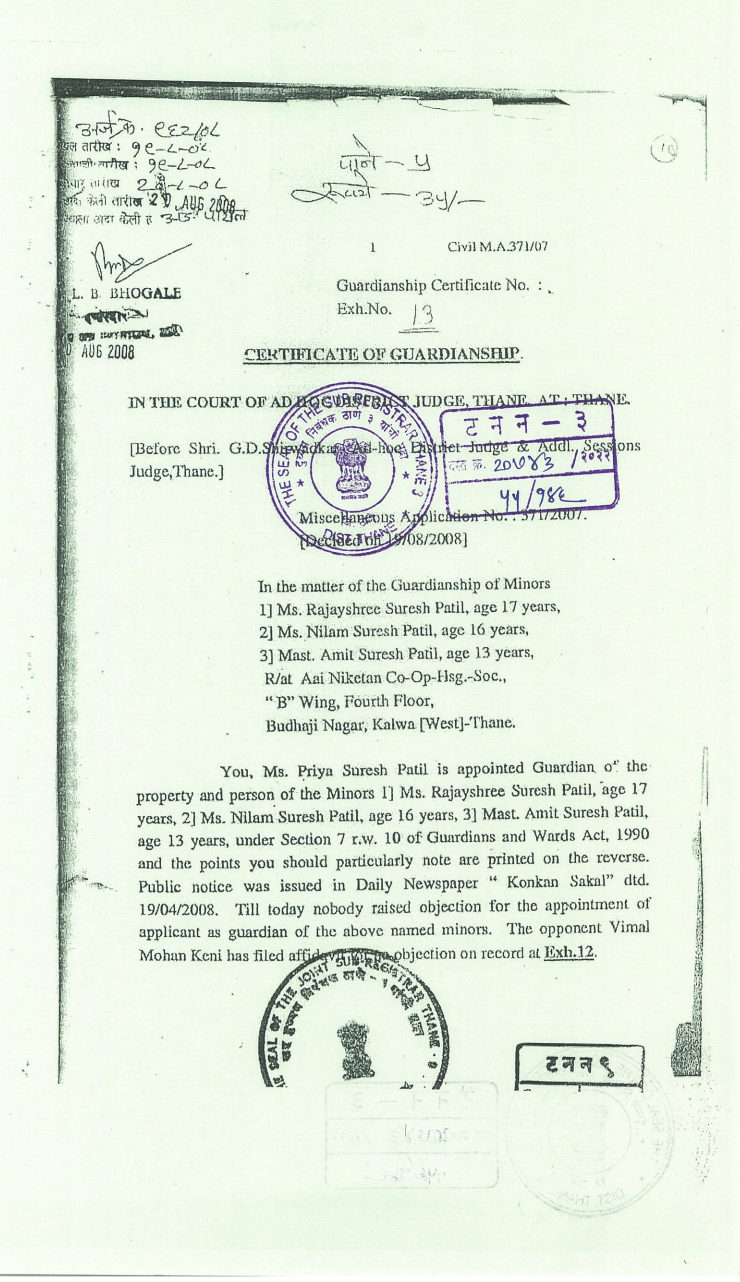
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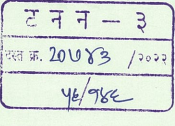


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any term extending more than one year beyond the date on which the ward will complete the age of 21 years [Sec. 29], except as required by any law for the time being in force.

- 4] For the maintenance, education and advancement of the ward, and of such persons as are dependent on him and for the celebration of ceremonies to which the ward or any of those persons may be a party, you may apply such portion of the income of the property of the ward as the Court from time to time direct, and if the Court so directs, the whole or any part of that property [Sec. 34 (e)].
- You shall keep accounts of all income and expenditure as directed by the Court and produce the same in the Court whenever it directs you to do

Your powers as a guardian ease when the ward completes his or her 21st year [Sec. 41(2), unless the court directs otherwise.

7] If you desire to design your office before your ward mains majority 3 you must supply the court to be discharged Sec. 40(H)

8] Until you are discharged by the Court your responsibilities continue [Sec.41(4)].

- 9] You are bound by the provisions of the Guardians and Wards Act [VIII of 1890] by the rules made under it and by such orders as the Court may make from time to time.
- 10] You may at any time apply to the Court for advice [ Section 33].
- 11] If you are a guardian of person- (a) you must not remove the ward from the Court's jurisdiction without its permission unless you have been



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## ORDER

The application is allowed. The applicant Ms. Priya resh Patil is appointed as guardian of the minors viz. 1] Ms. Rajayshree tresh Patil, age 17 years, 2] Ms. Nilam Suresh Patil, age 16 years, 3] Mast. mit Suresh Patil, age 13 years, in respect of the person and property therited by her father to the extent of their 1/4th share in the property i.e. lot of land bearing No. 52, Sector 20, Koparkhairne, Airoli, Navi Mumbai, District Thane.

Issue Guardianship Certificate accordingly in the name

of the applicant.

[G.D.Shirwadkar]

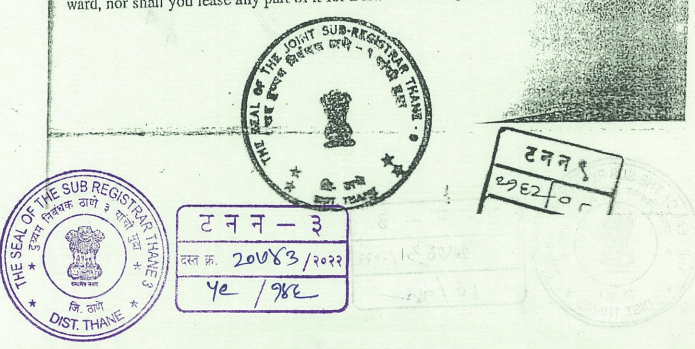
Thane. Dt.: 19/08/2008. Ad-hoc District Judge, Thane.

## Instructions for the guidance of Guardian of Minors:

You are in a fiduciary relation to your ward and must not make any profit for yourself out of your office except such remuneration. If any, as the Court awards, or the will or other instrument appointing you allows [Section 20].

2] You must deal with the property of your ward as carefully as a man of ordinary prudence would deal with it if it were his own [Sec.27]. If you fail to do so you are liable to make good the loss caused to the ward.

3] Without the previous permission of this Court you shall not mortgage, charge, sell, exchange, or give away any of the property of your ward, nor shall you lease any part of it for a term exceeding five years or for



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brown and the resource and that body which as stated one may decide.

14] You must not make any arrangement or incur any expenditure for the marriage of your ward without the express sanction of the Court unless the Guardian appointed is the Collector.

15] You must in the event of the death of any of your sureties immediately inform the Court of the fact and must furnish another surety without one month of the death or such further time as the Court may grant.

pane.

DL: 19/08/2008.

[G.D.Shirwadkar]

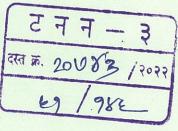
Ad-hoc District Judge, Thane.

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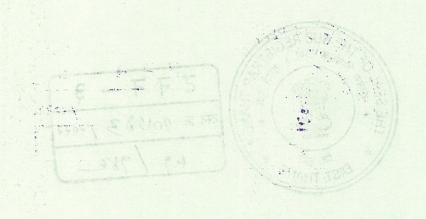


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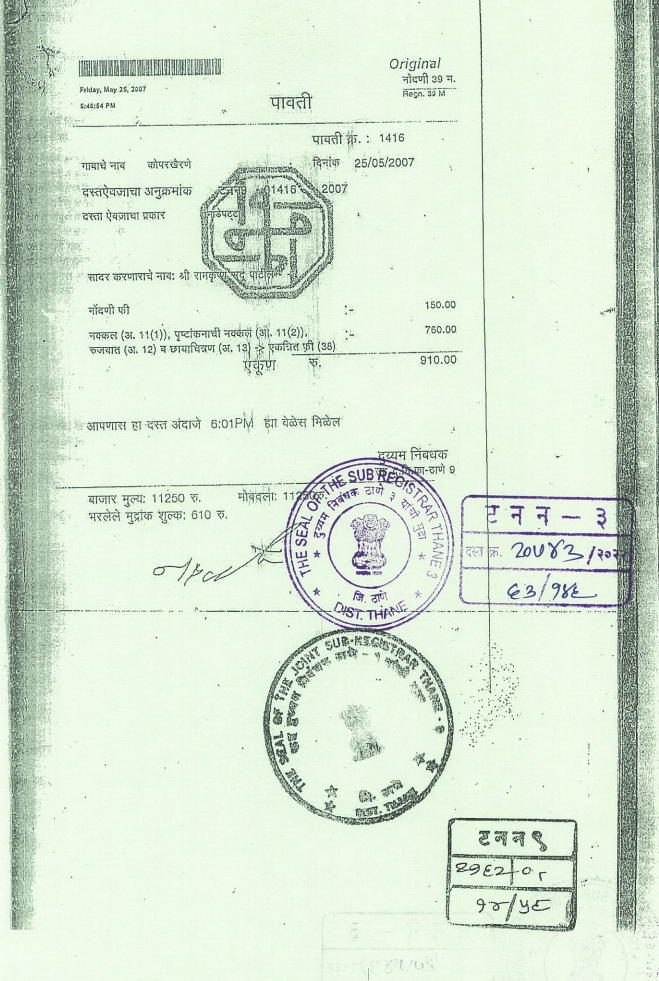


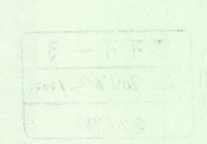
















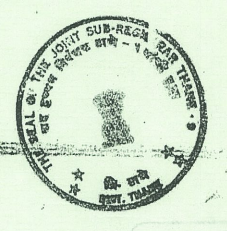
277-3 20483/2022 28/982 appointed by will or other instrument [ Sec. 26]; (b) you are charged with the custody of the ward and must look to his support, health and education [Section 24].

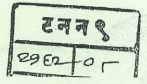
- You should remember that the Court can by order restrict your powers of management regarding the ward's property [ Section 32]. in the absence of any special direction from the Court, it is incumbent on you.
  - [1] To invest the ward's funds in the following securities:-
- (a) In promissory notes, debentures, stock or other securities of the Government of India;
- In debentures or other specifies he money issued, under the authority of any Act of a legislature in wy 37 on behalf of any municipal

Not to borrow without the supplion of the [2]

Not to sell the surplus ornaments and other walnables of the mi [3] without the Court's permission;

- To obtain the Court's permission for improvement to and repairs [4] other than ordinary of any property of the minor in your charge;
- To obtain as far as possible rent notes for leases of the immovable property belonging to the ward.
- 131 You shall keep all moneys received on behalf of the minor in excess of such amount as the District Judge may by a general or special order permit you to keep on hand and in excess of such amount as may have been ordered by the Court to be invested under Rule 13 of the rules framed by the High Court under Section 50 of the Act in a personal deposit account in the Government Treasury or the State Bank of India or the Post Office savings Banks as may be approved by.



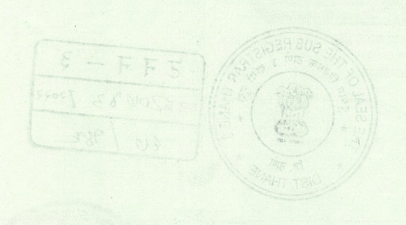




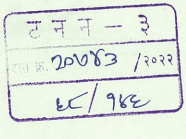
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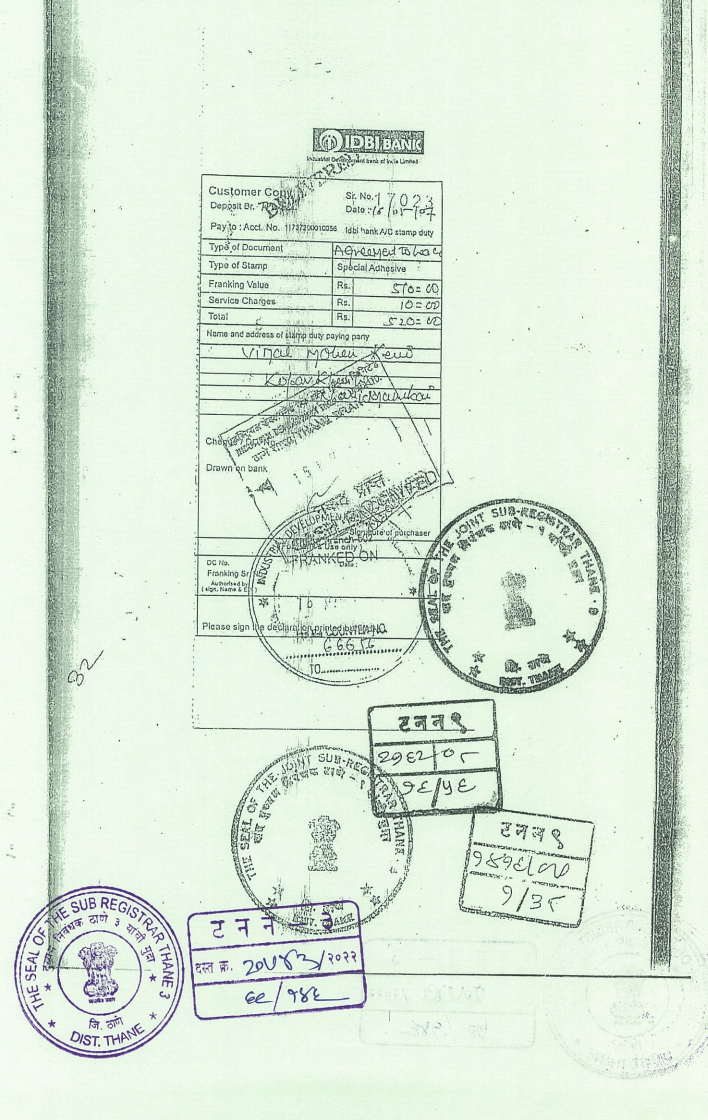


दुय्यम निवंधकः सह दु.नि.का-ठाणे 9 दुश्तक्रमांक व वर्ष: 1416/2007 नोंधणी 63 ग. Felday, May 25, 2007 सूची क्र. दोन INDEX NO. II Regn. 63 m.e. गावाचे नाव: कोपरखरणे (४) विलेखाचा प्रकार, मोबदल्याचे स्वरूप भाडेपट्टा व बाजारभाव (भाडेपटट्याच्या चावतीत पटटाकार आकारणा देतो ं की पटटेदार ते नमूद करावे) मोयदला रा. 11,250.00 बा.भा. रह. 11,250.00 (2) भूमापन, पोटहिस्सा व घरक्रमांक (1) वर्णना प्लॉट नं.62,सेक्टर नं.20,कोपरखैरणे,नवी मुंबई, ं (असल्यास) (३)क्षेत्रफळ (1)500.24 ची भी (4) आकारणी किंवा जुडी देण्यात असेल तेव्हा (1) मालुमूजा अधिकारि-सिख्योलित, तर्फे श्री एम.के.किल्लेकर. - -; घर/प्रलट च. -, गल्लीक्राजाः : अधिकारि, प्रार्थः - इम्राउत नं: -; पेठ/वसाहतः -; शहर/गावः -; सालुकाः -; पिनः (5) दस्तऐवज करून देण्या-या पक्षकाराचे व संपूर्ण पत्ता नाव किंवा विवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास, प्रतिवादीचे संपूर्ण पता किया नं: -; पेठ वुसाहतः - ग्रहर/गायः कापर प्रचेहितः विद्यासः -; ईमारतीचे नायः -; ईमारत विद्यासः वि नाव व संपूर्ण पत्ता (६) दस्तऐवज करून घेण्या-या किंवा आदेश असल्यास, वादीचे ह व संपूर्ण पता (7) दिनांक SUB REGIS (९) अनुक्रमांक, खंड व पृष्ठ ्रिकेश्व ठाणे (10) वाजारभावाप्रमाणे मुद्रांक शुल्क 4 (11) वाजारभावाप्रमाणे नॉदणी (12) शेरा स क्रि200 DIST. THAT वह मुक्का निवस्य ठायो SARITA REPORTS











277-3 20083/2022 V0/98E



entitled to terminate the agreement to lease / lease and resume the land alongwith standing structure, if any,

# THIS AGREEMENT WITNESS AND NOW IT IS HEREBY MUTUALLY AGREED AS FOLLOWS:

#### GRANT OF LICENSE:

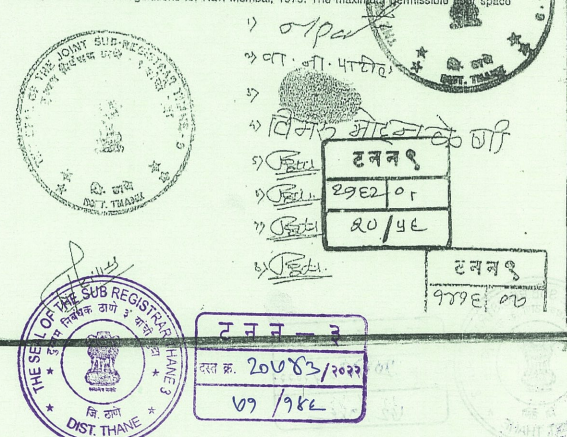
1. During the period of Four years from the date hereof, the Licensee shall have License and authority only to enter upon the said land for the purpose of erecting a building or buildings for residential purpose and for no other purpose and until the grant of lease as provided hereinafter, the Licensee shall be deemed to be a mere Licensee of the said land at the same rent and subject to the same terms including the liability for payment of service charges to the Corporation as if the lease has been actually executed.

#### NOT A DEMISE:

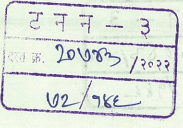
- 2. Nothing in these presents contained shall be construed as demise in law of the said land hereby agreed to be demised or any part thereof so as to give to the Licenses any legal interest therein until the loase hereby provided shall be executed and registered by the Licensee shall only have a license to enter upon the said land for the purpose of performing this Agreement.
- 3. The Licensee hereby agrees to observe and perform the stipulations following, that is to say.
  - (a) The allotted plot is for residential user. However, commercial use upto 15% of the permissible FSI shall be allowed.

# SUBMISSION OF PLANS FOR APPROVAL:

(aa) That he/they will within six months from the date hereof, submit to the Town Planning Officer of the Corporation / NMMC for his approval the plans, elevations, sections, specifications and details of the buildings hereby agreed by the Licencee to be erected on the said land and the Licencee shall at their own cost and as often as he/they/it may be called upon to do so, amend, all or any such plans and elevations and if so required, will produce the same before the Town Planning Officer and will supply him such details as may be called for of the specifications and when such plans, details and specifications shall be finally approved by the Town Planning Officer and algorithms, details and specifications shall be finally approved by the Town Planning Officer and algorithms of any further conditions or stipulations which may be agreed upon between the Licencee and the Town Planning Officer, Provided that the building or buildings hereby agreed by the Licencee to be so constructed shall not be less than 50% of the permissible Floor Space index undo the provision space.





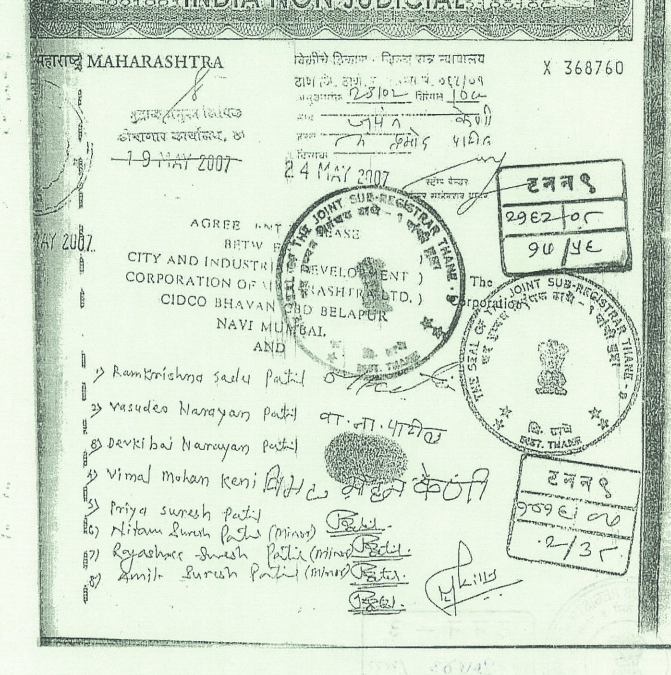






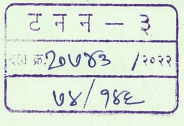
HUNDRED RUPEES











Index as defined by the General Development Control Hayulations for Navi Mumbal 1975 and also the 12.5% Scheme shall be applicable.

FENCING DURING CONSTRUCTION:

(b) That the said land shall be fenced properly by the Licensee at his/their/its expenses within a period of 2 months from the date hereof. The Licensee shall not encroach upon any adjoining

- (b) That the said land shall be fenced properly by the Licensee at his/their/its expenses within a period of 2 months from the date hereof. The Licensee shall not encroach upon any adjoining land, road, pathway or footpath of the Corporation in any manner whatsoever. Any such encroachment shall be deemed to be a breach of this Agreement. Without prejudice to the generality of the rights and remedies of the Corporation in respect of such breach, the Managing Director shall be at liberty to remove or cause to be removed any such encroachment at the risk and cost of the Licensee and dispose of any tool, instrument, material or thing involved in such encroachment and to recover expenses of such removal and disposal from the Licensee.
- bb) The Licencee is aware that the Corporation has not provided to the said land physical infrastructure such as power, water, sewerage and pucca road and the Licensee further agrees to submit to the Town Planning Officer of the Corporation of his approval the plans, elevation, action, specification and detrils of the building hereby agreed by the Licensee to be erected within the time limit prescribed under the condition herein before stated. The Licensee further agrees that he will set no defence for his failure to submit the plans within the time limit prescribed, only on the ground that the Corporation has not provided an physical infrastructure, such as power, water, sewerage and pucca road. No water shall be provided or made available by the corporation for construction of the intended building. The Licensee hereby agrees to make his/her/their own arrangement for water to be used for erection of the intended building on the said land.

#### NO WORK TO BEGIN UNTIL PLANS ARE APPROVED -

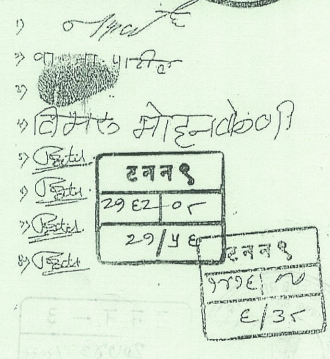
(c) That no work shall be commenced or carried on, which infringes the General Dayring Lead Control Regulations for Navi Mumbal, 1975 or any other law for the time daing law co has regards to construction of a building or buildings on the said land and which he said plans, elevations, sections, specifications and details shall have been so approved as aforesaid and thereafter he/they/it shall not make any alterations or additions there of these such alterations and additions shall have been in like manner approved previously.

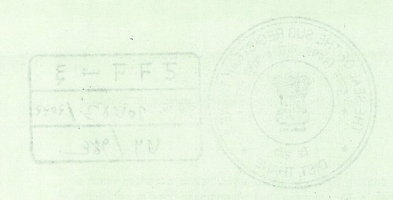
# THE LIMITS FOR COMMENCEMENT AND COMPLETION OF CONSTRUCTION WORKS

(d) That he/she/they/it shall within a period of 12 months from the date hereof, commence and within a period of Four years from the date hereof at his/their/its own excense and it a substantial and workman-like manner and ...th new and sound materials and its compiliance.



Assit Lands & Survey Officer ( )







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# CITY AND INDUS CORPORATION OF MAHARASHTRA LIMITED

AGREEMENT TO LEASE (For residential Purpose)

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AN AGREEMENT made at CBD, Belapur, Navi Mulibal, 1119
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Company incorporated under the Companies, Act, 1956 (1 of 1956) and the Corporation" which Nimal, 2nd Floor, Nariman Point, Mumbai - 400 021. (hereinafter referred to as "the Corporation" which is successors and assigns) of the
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277-3 20083/2022 UL/98E the said Development Control Regulations for Navi Mumbal 1975 and any other law, for the time being in force and in strict accordance with the approved plan, elevations, sections, specifications and details to the satisfaction of the rown Planning Officer and complete the building as per lines marked on the plans and completely finish fit for occupation the building to be used as residential building, with all requisite drains and other proper convenience thereto. Provided that the building or buildings hereby agreed by the Licensee to be so constructed shall not be less than 50% of the permissible floor space index under the provisions of the General Development Control Regulations for Navi Mumbal 1975, and also the other laws in force.

#### RATE AND TAXES:

(e) That he/she/they/it will pay all rates, taxes, charges, claims and outgoing chargeable against an owner or occupier in respect of the said land and any building erected thereon.

# PAYMENT OF SERVICE CHARGES:

(f) That he/she/they/it will, on the afflux of four years from the date hereof or from the date of obtaining a Completion and Occipancy Certificate from the Corporation whichever is earlier, make to the Corporation a yearly payment at the rate as may be determined and notified from time to time by the Corporation its his/their/its contribution to the cost of establishing and maintaining civic amenities such as road, water, drainage, conservancy for the said and regardless of the extent of benefit derived by him/them/it from such amenities, provided that no payment shall be made one year after such civit any pilital to been transferred to a local authority constituted under any law for the line with a payment hereunder shall be paid on the first day of April in each year of within 30 days therefore.

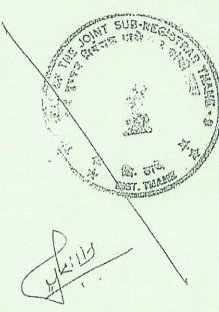
#### PAYMENT OF LAND REVENUE:

(9) That he/she/they/it shall pay the on the said land.

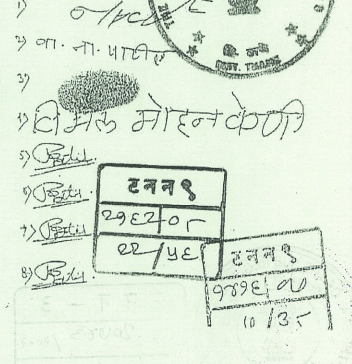
#### INDEMNITY:

(h) That he/she/they/it will keep the Corporation Idemnified against any language for damage which may be caused to any adjoining buildings or other premise. The consequence of the execution of the aforesaid works and also against all payments which er, which during the progress of the work may become payable or be demanded by any Light Followity on the respect of the said works or of anything done under the authority here contained.

DIST. THANK



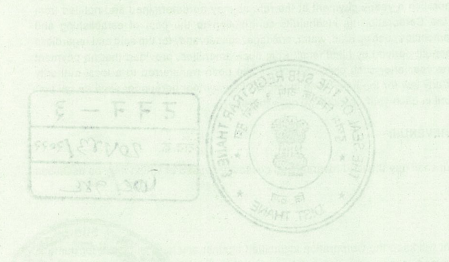
ment Lands & Survey Officer ( )



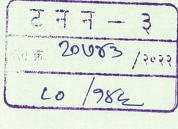
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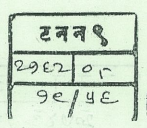
#### WHEREAS

- (a) The Corporation is the New Town Development Authority declared for the area designated as a site for the new town of Navi Mumbal by Government of Maharashtra in exercise of its powers under Subsection (1) and (3-A) of Section 113 of the Maharashtra Regional and Town Planning Act 1966 (Maharashtra XXXVII of 1966 (hereinafter referred to as "the said Act").
- (b) The State Government in pursuant to section 113(A) of the said Act, acquiring lands described therein and yesting such lands in the Corporation for development and disposal.
- (c) The Licensee has by his application di. 27060 requested the Corporation to grant loase of a piece or parcel of land so acquired and vested in the Corporation by the State Government and described hereinafter.
- (d) The Corporation has consented to grant to the Licencee a lease of all that piece or parcel of land described in the Schedule hereunder written and more particularly delineated on the plan annexed hereto and shown thereon by a red colour boundary line, and containing by measurement 500° 220 sq. Mirs. or thereabout (hereinafter referred to as "the said land"), for the purpose of constructing a building or buildings for residential users and has permitted the Licencee to occupy; the said land from the date hereof on the terms and conditions hereinafter contained.
- (e) The Licencee has before the execution of this Agreement paid on the 10 11 98 to the Managing Director of the Corporation hereinafter referred to as the Managing Director, which expression shall include any other officer of the Corporation as may be notified by the Corporation from time to time by a general or special order, a sum of Rs. 11250 (Rupees Element Hooff and H
- (I) The intending Lessee / Lessee uncoriditionally agree to pay the additional lease premium of the land, which will be increased in the event reference court/Special Land Acquisition Officer makes any enhancement in compensation in pursuance to the claims submitted undersection 18 or 28(a) of the Land Acquisition Aut, since the lease premium at the time of account of the basis of compensation awarded by the concessed a cold Land Acquisition Officer under section 11 of the Land Acquisition Act, 1894.

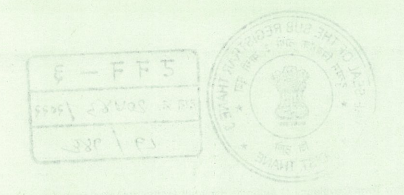
The said additional payment will be made immediately within 15 days from the date of residence demand notice of the Corporation, failure to pay this additional lease profits the Corporation is



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That he/she/they/it shall observe and conform to the General Development Control Regulations for Navi Mumbal, 1975 or any other law for the time being in force relating to public health and sanitation and shall provide sufficient latrine, accommodation and other sanitary arrangement for the labourers and workmen employed during the construction of, the buildings on the said land in order to keep the said land and its surroundings clean and in good condition to the entire satisfaction of the Managing Director and shall not, without the consent in writing of the Managing Director, permit any labourers or workmen to reside upon the said land and in the event of such consent being given, shall comply strictly with the terms thereof.

#### EXCAVATION :

(i) That he/she/they/it will not make any excavation upon any part of the said land or remove any stone, earth or other material therefrom except so far as may, in the opinion of the Managing Director be necessary for the purpose of forming the foundation of the building and compound walls and executing the works authorised by this Agreement.

# NOT TO AFFIX OR DISPLAY SIGN-BOARDS, ADVERTISEMENT ETC. :

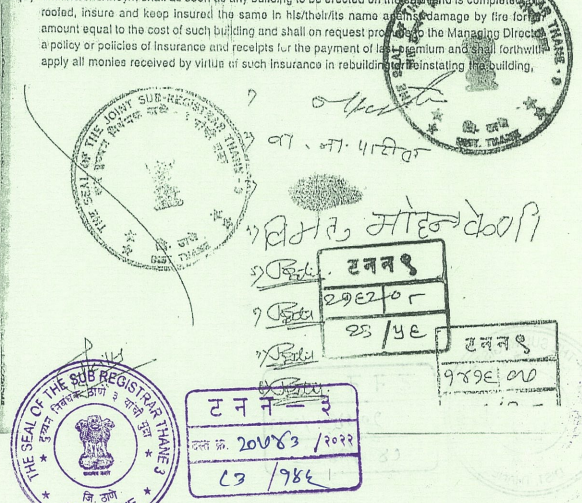
(k) That he/she/they/it shall not affix or display or permit to be affixed or displayed on the said land or buildings erected thereon any sign boards, sky-signs, neo-sign or advertisements painted or illuminated or otherwise unless the consent in writing of the Managing Director shall have previously been obtained thereto.

#### NUISANCE :

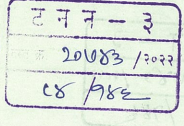
INSURANCE:

That he/she/they/it shall not at any time do, cause or permit any nuisance in or upon the said land and in particular shall not use or permit the said land to be used for what is not granted.

(m) That he/she/they/it shall as soon as any building to be erected on the and and is completed



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(n) Where any sum payable to the Corporation by the Licensee under this Agreement is not paid, the Corporation shall be entitled to recover such sum as arrears of land revenue, pursuant to paragraph 6 of the schedule to the said Act. Whether any sum is so payable by the licensec, shall be determined by the Corporation and every determination by the Corporation in this behalf shall not be disputed by the Licensee and shall be final and binding upon him/them/it,

RESTRICTION AGAINST APPOINTMENT OF AGENT BY A POWER OF ATTORNEY OR OTHERWISE:

(o) The Licensee shall not appoint any person as his/their/its agent by a power of Attorney or otherwise, for the purpose of this Agreement except his/her/their spouse, father, mother, sister or a major child and if the Licensee shall be a Company, Society or such body Corporate, its officer or Servant.

# -POWER TO TERMINATE AGREEMENT:

4. Should the Town Planning Officer not approve the plans elevations, sections, specifications and details whether originally submitted within the time hereinbefore stipulated, the Managing Director may by notice in writing to the Licensee, revoke the licence and re-enter upon the said land and thereupon the licence shall come to an end.

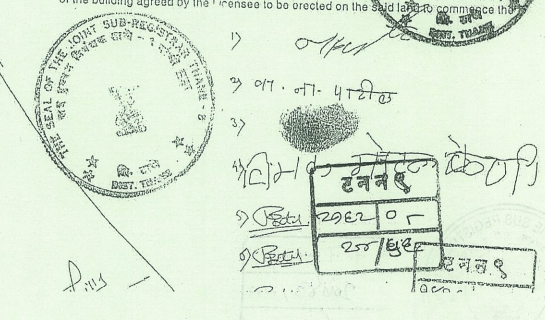
### POWER OF CORPORATION:

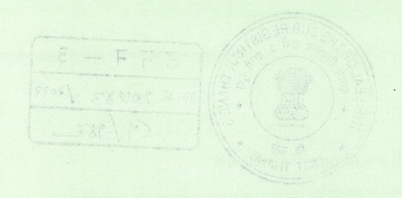
- 5. Until the building and works have been completed and certified as completed in accordance with Clause (7) thereof, the Corporation shall have the following rights and powers
  - (a) RIGHT:
    The right of the Managing Director and Officer and servants of the Corocational his directions at all reasonable time to enter upon the said and to lie the late progress of the work and for all other reasonable purpose.

# TO RESUME LAND :

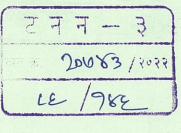
(b) POWER:

(I) In case the Licensee (1) shall fall to submit to the Town Planning Officer of the Corporation for his approval the plans, elevations, sections specifications and details of the building agreed by the licensee to be crected on the said land to commence the









exercisable by the Corporation at any time. The Licensee hereby agrees and declares that he will set up to defence based on the inconsistency to impung the exercise of any right or power by the Corporation.

### EXTENSION TO TIME:

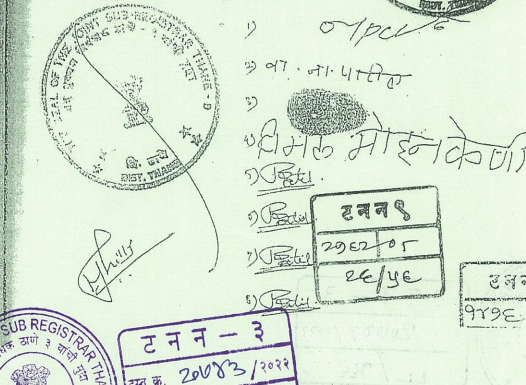
Without prejudice to the right, powers and remedies of the Corporation, in the foregoing clause, the Managing Director may in his discretion give notice to the Licensee of his intention to enforce the Licensee's Agreement herein contained or may fix any extended period for the completion of the building and works for the said period mentioned in clause 3 (d) above, if he/she/they satisfied that the Building and Works could not be completed within the prescribed time for reason beyond the control of the Licensee and if the Licensee shall agree to pay additional premium at the scale provided by Regulation No. 7 of the New Bombay Disposal of Lands Regulations, 1975 made and amended from time to time by the Corporation under the provisions of the said Act and thereupon the obligations herein under of the Licensee to complete the building and to accept a lease shall be taken to refer to such extended period.

#### GRANT OF LEASE ;

As soon as the Town Planning Officer has certified that the building and works have been erected in accordance with the terms hereof and if the Licensee shall have observed all the stipulations and conditions hereinbefore contained, the Corporation will grant and the Licensee will accept a lease (which shall be executed by the parties in duplicate) of the said land and the building erected thereon for the term of 60 years from the date hereof at the yearly rent of Rupee One only.

COMPLIANCE WITH MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 196 NEW BOMBAY DISPOSAL OF LANDS REGULATIONS, 1975

7A. It is hereby agreed and declared by and between the participant of that the Corporation has agreed to lease the said land to the Licensee and the Licensee has agreed to have such to see the said conditions herein and subject to Section 11.8 and other applicable provisions of the Maharashtra Regional and Town Planning Act, 1966 (Maharashtra Act XXXVIII of 966) and rules and regulations made thereunder including the New Bombay Digrosal of Lands Regulations 1975 for the time being in force.





277-3 20083/2022 LL/98E erection of the said building and to complete the said building within the time prescribed hereinbefore for the performance of each act and in accordance with the stipulations hereinbefore contained (time in each respect being intended to be the essence of the contract) or (ii) shall not proceed with the works with due deligence or shall fail to observe any of the stipulations on his part herein contained, the Corporation shall have the powers and liberly to revoke the licence hereby granted to the Licensee and to restrain the Licensee, its agents, servants to enter upon the said land and thereupon this Agreement shall cease and terminate and all erections and materials, plants and things upon the said land shall notwithstanding any enactment for the time being in force to the contarary belong to the Corporation without making any compensation or allowance and without making any payment to the Licensee for refund or repayment of any premium paid by him/them/it but without prejudice nevertheless to all other legal rights and remedies of the Corporation against the Licensee.

- (ii) to continue to said land in the Licensee's occupation on payment of such fine or premium as may be decided upon by the Managing Director.
- (iii) to direct removal or alteration of any building or structure erected or used contrary to the condition of the grant of the completion within the time prescribed in that behalf and on such removal of or alteration not being carried out within the time prescribed, cause the same to be carried out and recovered the cost of carrying out the same from the Licensea.
- (iv) all building materials and plant which shall have been brought upon the said land by or for the Licensee for the purpose of erecting such building as aforesaid shall be considered immediately attached to the said land and no part thereof other than defective or improper materials (remove for the purpose of being replaced by proper materials) shall be removed from the said land without the previous consent of Managing Director until the grant of the completion.

### EXPLANATION - 1.

Any delay or emission to exercise the right or power accurring to the Corporation under the toregoing sub-clause (i) of clause (b) hereof any extension, accommodation, consent, commodation release indulgence or forbearance granted or shown by the Consentation to the Licensee shall not be construed as a waiver of the Corporation such right and power under the said sub-clause (i) clause (b).

#### EXPLANATION - 2.

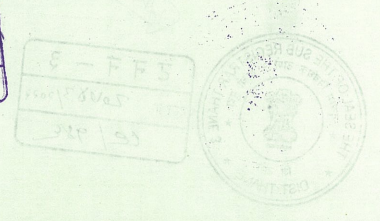
Nothing contained in the foregoing clauses shall be construed to suffer from the rights and powers reserved to the Corporation under the respective of uses and

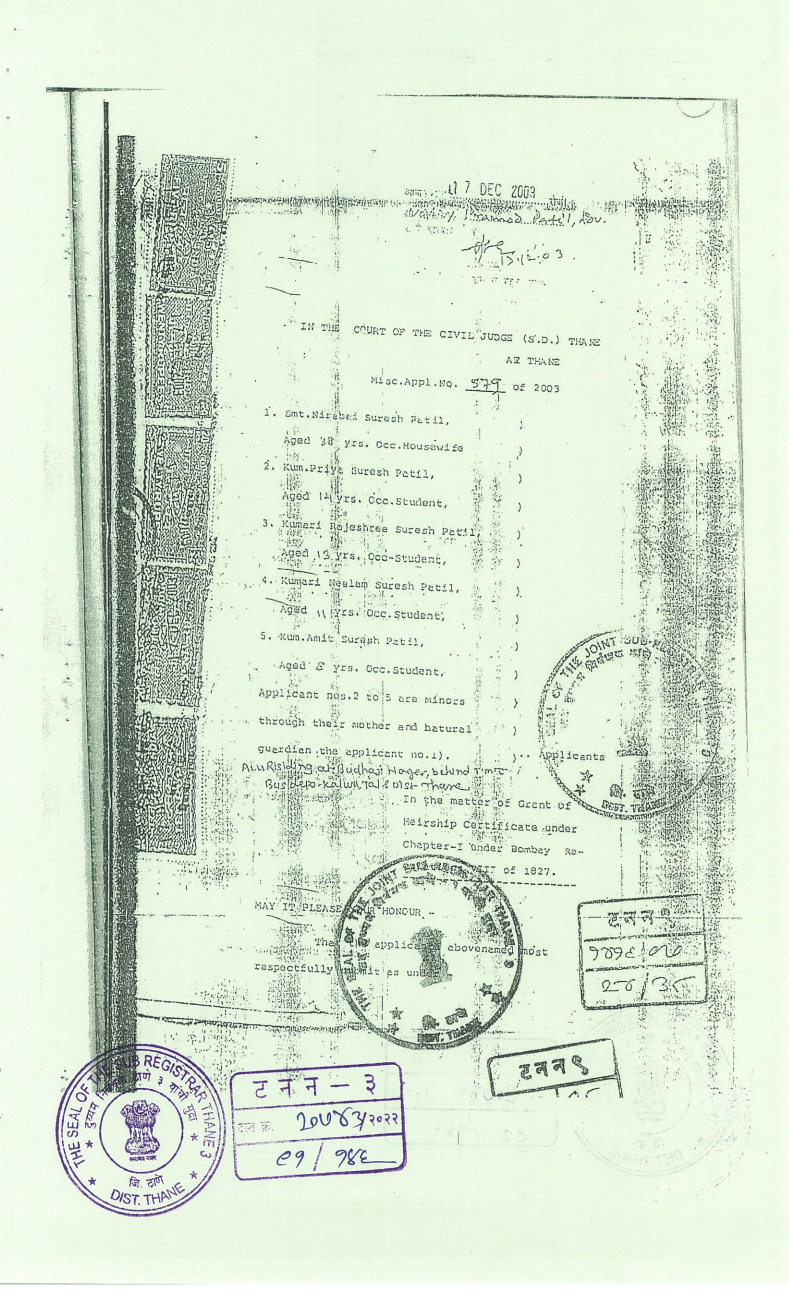


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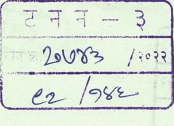


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That the applicants state that they are residing at the above stated address. The Epplicant no.1 is the widow of the deceased Shri Suresh Narayan Patil and applicant no.2 to 4 are daughters of the deceased Suresh N.Patil and applicant no.5 is the son of the deceased Shri Suresh Narayan Patil. The applicants no.2 to 5 are the minors. The applicants therefore no.1 is natural guardian of the applicant no.2 to 5 es she being the mother.

er the

That the applicant no.1 states that the husband of the applicant no.1 and father of the applicant nos.2 to 5 i.e. late Shri Suresh Nerayan Patil has expired on 21 July 2003. by sickness.

That the applicants state that the family chart of the applicants ramily is as under

> SURESH WARAYAN PATIL walfar died on 21/7/0317

1 Smt. Nirebei Suresh Patil - Wife

Prive Suresh Patil. . )

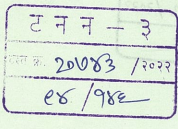
3 Rajeshware Suresh Patil.)

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5. MAmitt Sureah Batil

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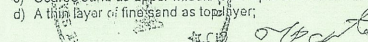
## RAIN WATER HARVESTING

(X)

Rain Water Harvesting in a building site includes storage or recharging into ground of rain water falling on the terrace or on any paved or unpaved surface within the building site.

- The following systems may be adopted for harvesting the rain water Drawn from terrace and the paved surface.
  - Open well of a minimum of 1.00 mt. dia and 6mt. in depth into which rain water may be channeled and allowed after filtration for removing sill and floating material. The well shall be proved with ventilating covers. The water from the open well may be used for non potable domestic purposes such as washing, flushing and for watering the garden etc.
  - Rain water harvesting for recharge of ground water may be done (ii) through a bore well, around which a pit of one metre width may be excavated upto a depth of at least 3.00 mt, and refilled with stone aggregate and sand. The filtered rain water may be channeled to the refilled pil for recharging the borewell.
  - An Impervious surface / underground storage tank of required capacity may be constructed in the setback or other open space and the rain water may be channeled to the storage tank. The storage tank shall always be provided with ventilating covers and shall have draw-off taps suitably placed so that the rain water may
  - be drawn off for domestic, washing gardening and such other purposes. The storage tanks shall be provided with all overflow. The surplus rain water after storage may be echarged into ground through percolation pits or trenches of combination of pits and trenches. Depending on the geometric logical and topographical condition, the pits may be of the size of 1.20 mt vidth X 1.20 mt. length X 2.00 mt. to 2.50 mt. depth. The trenches can be on 0.60 mt. width X 2.00 to 6.00 mt. length X 1.50 to 0.00 mt. depth. (IV) Terrace water shall be channeled with after media compiling the following materials in the a) 40 mm stone aggregate as bottom layer upto 300 of the depth;

    - b) 20 mm stone aggregate as tawer middle layer upto 20 to or the degling. depth f
    - Coarse send as upper middle layer upto 20% of the dep











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and detail described in the schedule A atteched herewith. The hon Court berpleased to pess any other (b) and further relief/s as this Hon Court deem fit and proper. भिरास्रेश पार्टी त Thene, dt. Applicant no.1 for self and on behalf of minor applicants no.2 to 5. 17/12/03 YERTFICATION I, smt. Nirebei Suresh Patil, adult the Repplicant no.1 abovenamed do state on solemn effirmation that whatever stated hereinabove is urus and correct and I have signed this 171 day of Dec. 2000. जिरासुरेश पाटील Filed in Court 00 17/12/03 mplicent no.l. Advocate for applicate Pramod PaHI THE SUB REGISTOR AND BUTHANES रनन ९ 29 62605 20083/2022 दस्त क्र. ev

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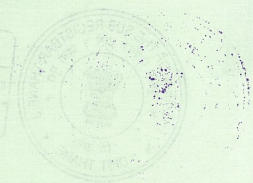
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That the applicants state that appliints are the only legal heirs of the late Suresh Nareyan Fatil and no other legal hairs behind them except the precent applicants. The explicants state that the husband of the applicant no.1 and father of the applicants no.2 to 5 i.e. Rate Suresh Nereyan Patil died intestate and they have not made any Will or any kind Tof deed during their life time. The applicants state that no other parson have obtained from any court either probate or Letter of Administration or any succession certiticate or cortificate of neirship or any other dertificate in the name of the applicants. The applicants state that late suresh Narayan Pacil was an owner and 1/3rd share in the THANK Broporty which to montioned in the sensedulo A of the property and the CIDCO office, Koken Bhaven Mevi Mumbet has demanded heirship cery the applicants have preferred the present app-Cartion for obtaining heirship certificate. spolipents state that the Leue Sureah Mareyan Patiti were cosiding at Budhell न न दस्त क्र. २०७४३ /२०२२



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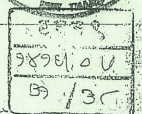
#### Order below Exh.1 in M.A.No.579/2003

The applicants have this application under Bombay Regulation act for issue of Heirship Certificate in respect of the property mentioned in the schedule.

2/- Applicants case is that applicant no.1 is wife and applicants no.2 to 5 are the children of the deceased— suresh Narayan Patil who died on 21st July,2003 leaving behind the applicants as his legal heirs. The property is in the name of the deceased and he has not executed any Will Deed. The deceased wadkhis father were having ancestral property at Koparkhairne which was acquired by the CIDCO and in lieu of the said property CIDCO is going to allot the plot of 500 sq.mtrs. to deceased Suresh Narayan Patil and others. The applicant's husband waned 1/6th share in the plot. The deceased has not executed any Will Deed and applicant being the legal heir is entitled to get Heirship Gertificate to 1/6th share of the deceased.

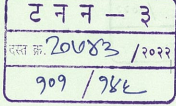
Public and citation notice was published in call Kokan makal dt. 23rd January, 2004, but nobody has appeared and filled any objection.

The applicants have filed their Claim Africavity and stated on oath as oleaded, in the application that applicant no.1 is wife and applicants no.2 to 5 are the children of the deceased the deceased father had ancestal property and CIDCO has acquired the said property and in lieu of that CIDCO is going to allot the plot in which the deceased has 1/6th shere. The deceased has not executed any Will Deed. The applicants are the only legal heirs.

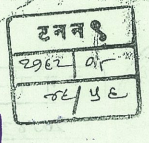




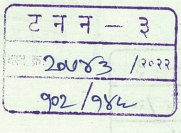
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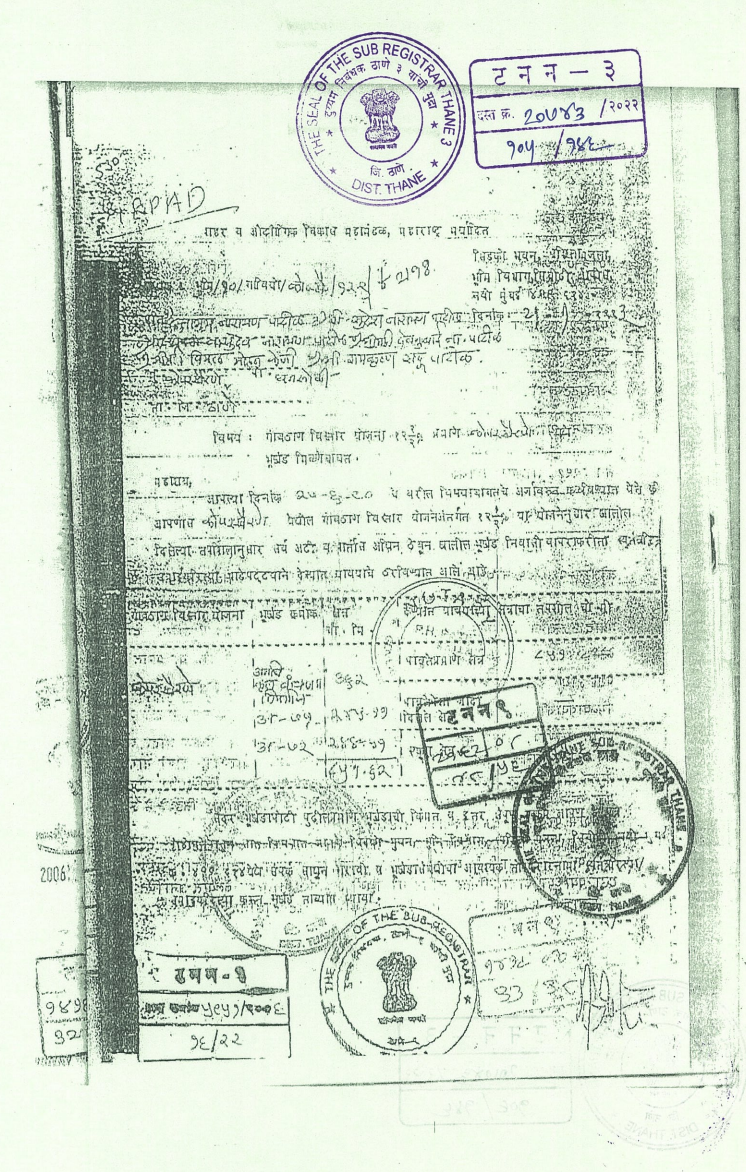
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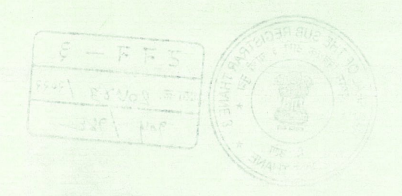
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In documentary evidence the applicant 'ulmitted the documents heloweExh.3 including topy or death certificate, retion card and letter issued by cipco. The oral and documentary evidences is seed by the applicant supports to their contention. As hobody has filed any objection and applicant being legal heir of the decembed, therefore I hold that applicant is entitled to get Heirship Certificate. Accordingly order is pass. ORDER: Application in allowed. Tague Heirship Cortificate in the name of applicant no.1 in respect of the property mentioned in the schedule after payment of necossary court fees for applicants no.2 to 5. icant tio. 1 being widow of the deceased (K. R. Budhwant.) Civil Judge, S.D. Thang Shile with standing of a partition of the standards सी. एस. एस. चंदन 29 111 2006! दियाणी स्वायालय, त वाणे spine in 989 12055 900 986 नि. राण





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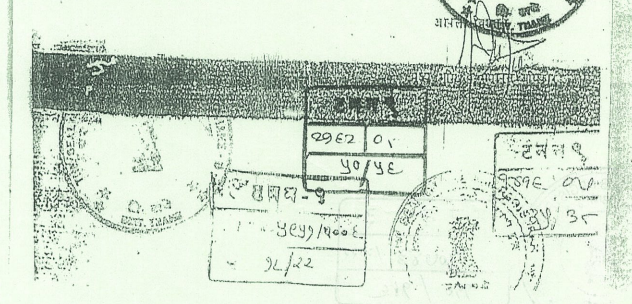
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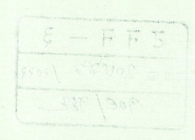
तंश

हा आवण केलेले अनीमकृत ब्रीमकाम् तोडावे भागून बापते नुक्यान होउ नथे मध्यून देन्यान गाना गाहे हिस्सिक रक्षेत्र हिंदि हिंगेरे शुविधा जो शक्य धार्रेल नते य शेवब्याच प्रवासात उपनिद्धा होती ज मानार यापका बापकान, बीएकान परवानगोताडी यर ननूद छेनेत्वा भीपका प्राणिह अब्ब नियमापीन करून धावे।

उपरमत रक्कम आगण वह विलेला भुवतीत न घरत्माउ प्रवर्ग के महारा करण्यात पात्र ठरेल - या पूर्वडासंबंधीचा फरारनाया साल्यापासून तहा परिस्थान्या सात बारेश या भूबंडान ये वापकाभ कर यानाठी कार्यकारी अभियता ( धापकान रहवानिया ) विडको वर्ष पूर्वतेवह नियम्।नुवार परवानगीवाठी अर्ज देण आवस्यक आहे । ज्यासमाण करारनाम्याच्या नारधेयातून एक वर्षाच्या जान गरथानगीनुवार शेयकामास वुक्यात करन तीन वर्णात बायकाम पूर्ण केले गांडिन . तजेच वा . कार्यकारी अधियंता (बायकान परवान गी). िवहको पविकृत्न 'रिहवाशाचा बाबला ' (अभ्युपन्ता एटीन्सिट) निक्वन आगवेषके वाहर 

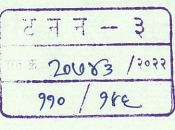
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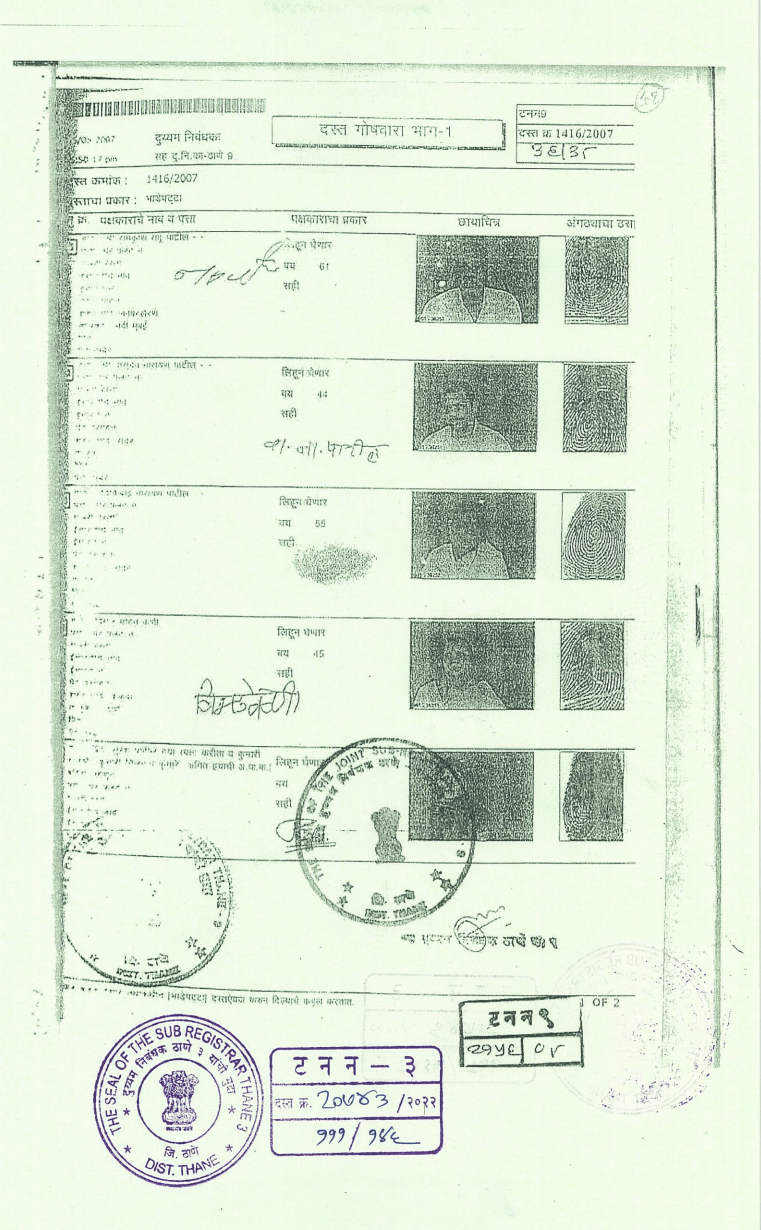




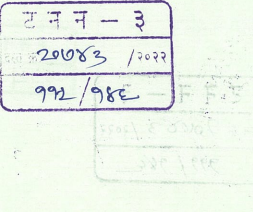














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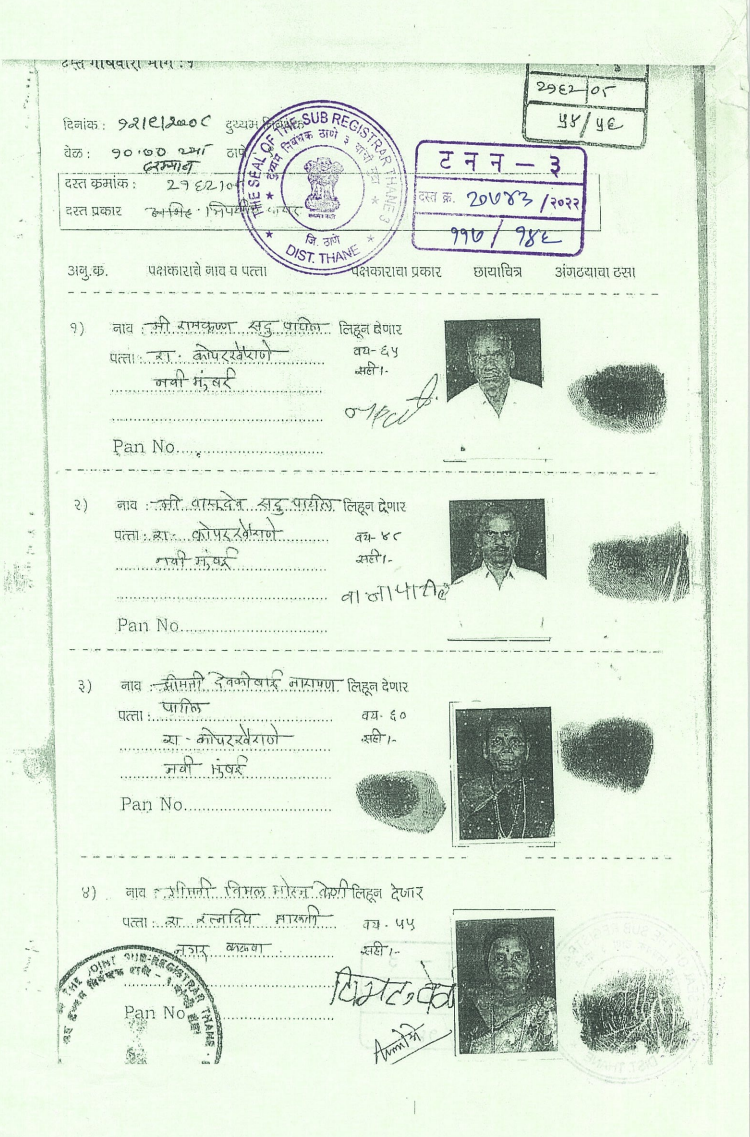


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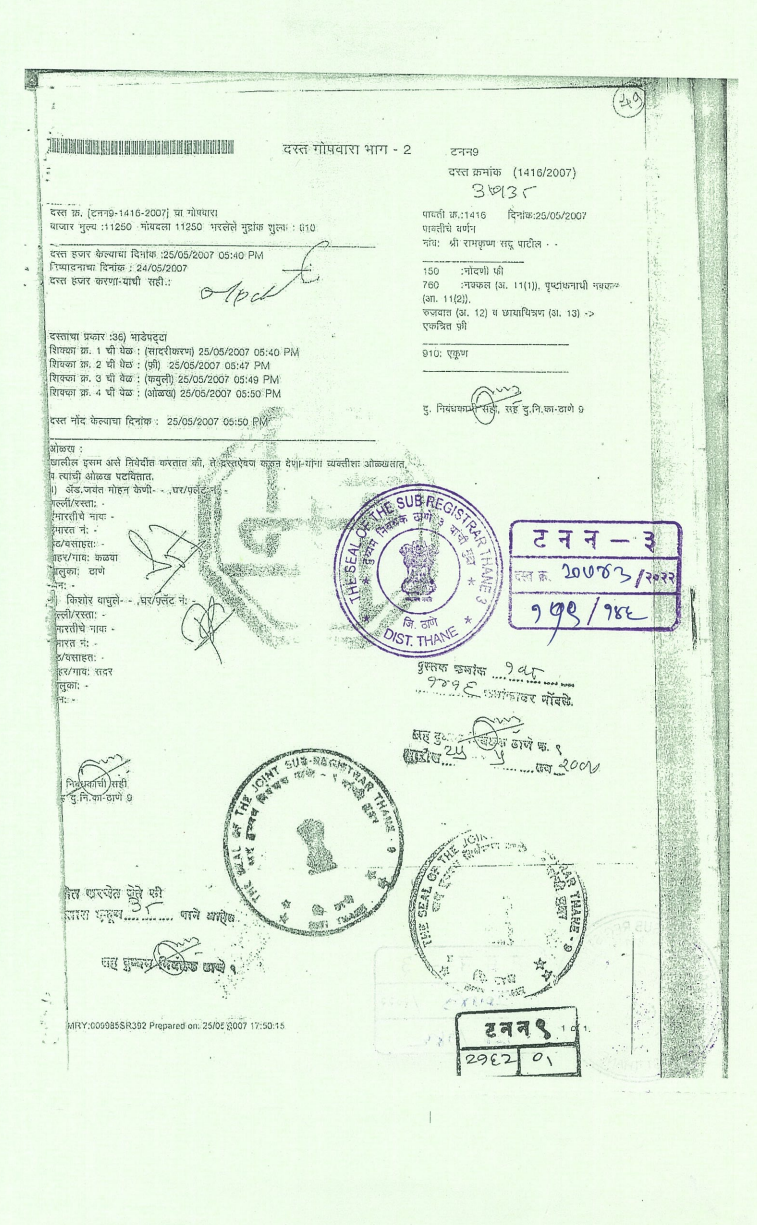








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्या कियशीम कमार

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ओळल : जालील इसम असे निवेदित करतात की, ते तस्त ऐवज-कालील इसम असे निवेदित करतात की, ते तस्त ऐवज-कार्कन देणा-यांना व्यक्तीण: ओळखतात व स्यांची ओळख-पटवितात

े नि क्या मा मि ठाणे

कारी वास्तुले कियारे या . या कलवा ला भि काणी

सह दुखान निवंधक वर्ग -२ ठाणे क्र.९ (ऐरोली) पावती जः: ' ० ३ २ ९ ० ८७

गांद : भी जयंत मोरन कोराने

नोंदणी भी:
नान्भल (अ.११(१).
- पाने की (यस्त हालाळणी मी नित्रल)\_
(आ.११(२)
- सजबात (अ.१२) व
- समित भी:

वामी पडलेले मु एड ) 301 - पानली छ -03000 मन्त्रम वस्ता

सह दुख्यम निर्वेधक वर्ग े ठाणे क १

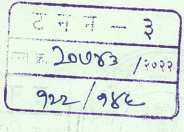


क्याचील काकेत वेते ही वा वालाम प्रकृष प्रदेश वालेक

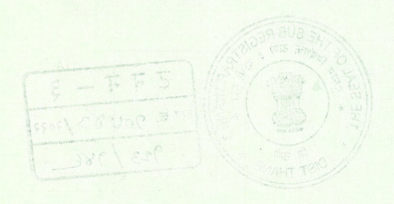
अस्तिक कार्याम - 94( 2942 क्यांकायर जॉक्के वह दुश्यम विशेषक आवे हैं दू



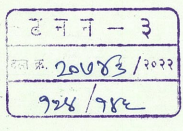




दिनांक: ५ २/८/८०० दुख्यम निबंधक 47 / 4e ) ए ०० टाणे - ९ च्या बरम्थान वेळ : दस्त क्रमांक : 2382)05 निपसीय कराट दरत प्रकार अनु.क. पक्षकाराचे नाव व पत्ता पक्षकाराचा प्रकार छायाचित्र अंगठयाचा हसा नाव : पुत्रमारी प्रिया अस्ति पार्याला. लिह्न देणार पत्ता हे स्वतः साठी व फु निलान कुरामेनी व कु सामित स्रिश अही। जारील यांचे सन्नाग पाळान कर्न परणून हा कळवा Pan No. नाव हमी ज्ञायत होटन केल्पी लिहून घेणार 5) पत्ताः ह्या इतमदिप जारकतरे किनी गार कदवा Pan No... 3) Pan No..... .. लिहून २ ठाणे क्र.९ (ऐराली)









### नवी मुंबई महानगरपालिका

Navi Mumbai **Municipal Corporation** 

पहिला माळा, बेलापूर भवन, सी.बी.डी., नवी मुंबई - ४०० ६१४. दूरध्यनी क्र. : २७५७ ७० ७०

२७५७ ५७ ००

२७५७ ३७ ८५

1ST. FLOOR, BELAPUR BHAYAN, C.B.D., NAVI MUMBAI - 400 614.

TEL. No.: 2757 70 70

2757 57 00

2757 37 85

जा.क्र./नरिव/भोग्र/ प्र. क्र. बी-६३१२/४२७९/२०१०

दिनांक:-00 /90 /२०१०

#### भोगवटा प्रमाणपत्र

वाचले - १) नवी मुंबई महानगरपालिकेकडील बांधकाम प्रारंभ प्रमाणपत्र क्र. नमुंमपा/नरिव/बांप/ प्र.क. प्-७२८१/४११/२००८, दि.३०/०१/२००८

२) नवी मुंबई महानगरपालिकेचे दि. ३१/०७/२००८ रोजीचे अधिमूल्य शुल्क आकारणीबाबतचे

३) वास्तुविशारद डी. जी. शहा यांनी दि.३०/०४/२०१० च २३/०६/२०१० रोजी सादर केलेला बांधकाम पूर्णत्वाचा दाखला.

नयी मुंबई येथे भुखंड क्र. ५२ सेवटर क्र.२०, गा.वि.यो., नवी मुंबई या जागेचे मालक श्री. जयंत मोहन केणी यांनी जागेवरील बांधकाम दि.२२/०३/२०१० रोजी पूर्ण केलेले आहे. त्याबाबतचा दाखला संबंधित वास्तुविशारद, डी. जी. शहा, यांनी सादर केलेला आहे. नवी मुंबई महानगरपालिकेकडील बांधकाम प्रारंभ प्रमाणपत्र दि. ३०/०१/२००८ मध्ये नमूद केलेल्या अटी व शर्ती तसेच महानगरपालिकेचे दि. ३१/०७/२००८ च्या अधिमूल्य शुक्क आकारणीबाबतच्या परिपत्रकानुसार विविध शुक्क वसुली बाबतची कार्यवाही केलेली आहे. त्यामुळे सदर जागेत.

'म्रहंडाचे क्षेत्रफळ 1)

चौ.मी. 85.00%

अनुज्ञेय चटई क्षेत्र निर्देशांक 3)

9.40

निवासी वापराखालील बांधकाम क्षेत्र 3)

६८२.००५ ची.मी.

(निवासी वापराखालील एकूण सदिनका - २१)

६७.६०९ चौ.मी.

वाणिज्य वापराखालील बांधकाम क्षेत्र (वाणिज्य वापराखालील एकूण दुकाने -०६)

एकुण बांधकाम क्षेत्र:-

७४९.६१४ चौ.मी. १२८.२८२ ची.मी.

बाल्कनी खालील बांधकाम क्षेत्र यानुसार वापर करणेस परवानगी देण्यात येत आहे.

(संजय शां, बाणाइंत)

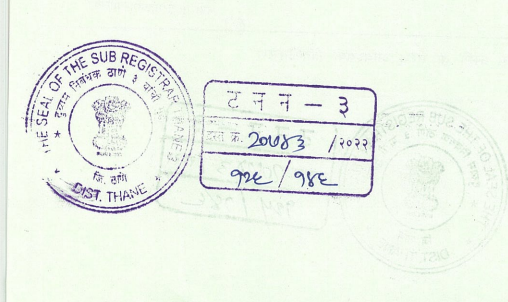
सहाय्यक संचालक नगररचना नबी मुंबई महानगरपालिका

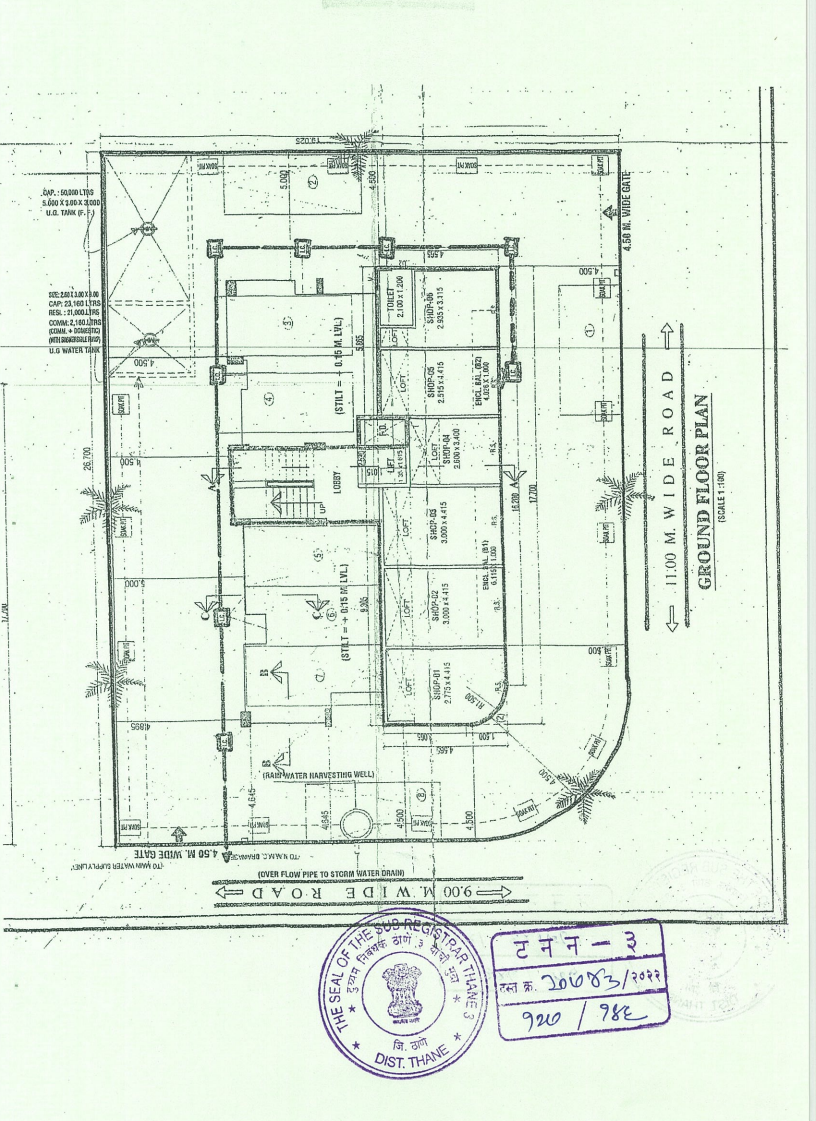


8)

"जन्म असो वा मरण आवश्यक नोंदणीकरण"

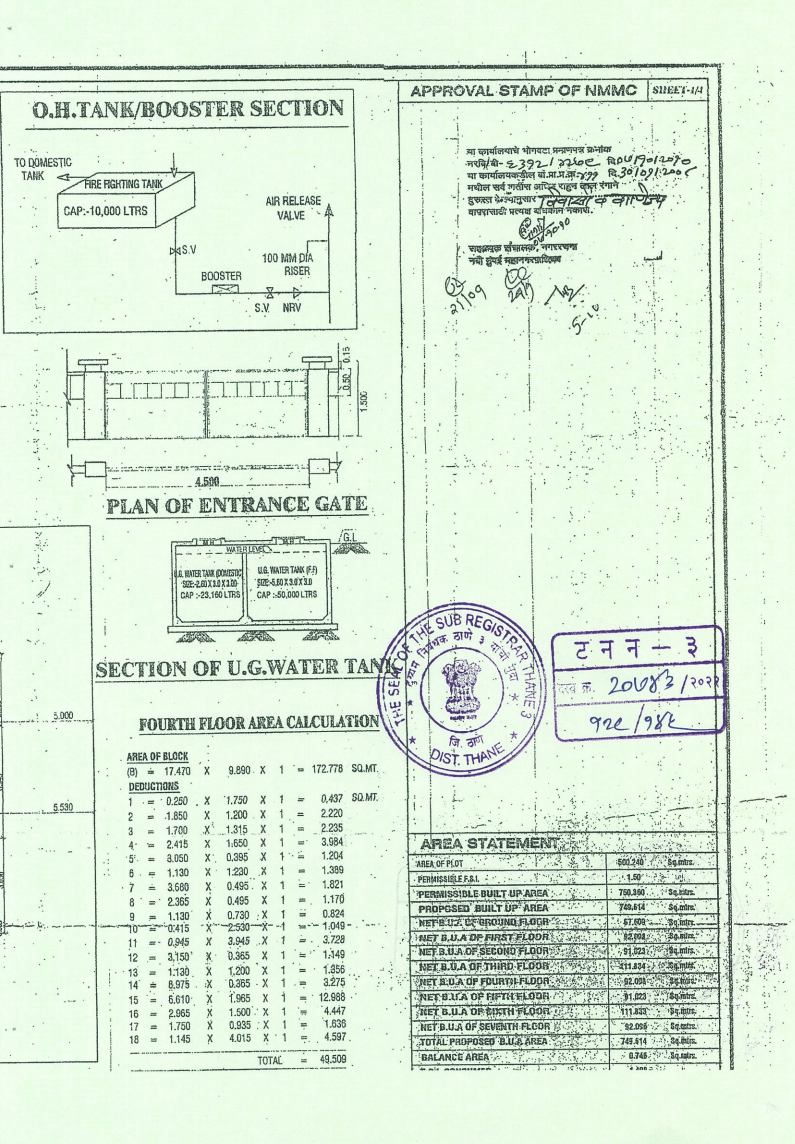








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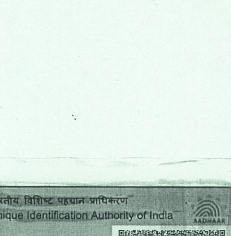






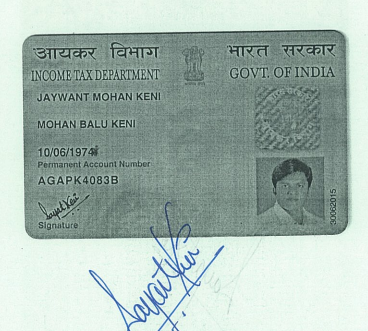
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आयकर्विभाग INCOME TAX DEPARTMENT



भारत सरकार GOVT. OF INDIA

ATMAN OVERSEAS PRIVATE LIMITED

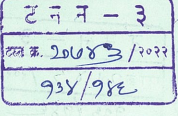
03/07/1992 Permanent Account Number AADCA1936D

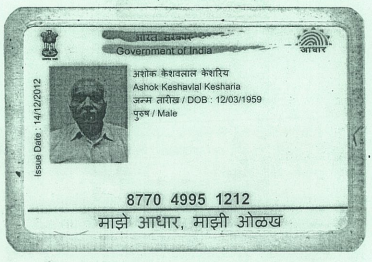
Ahl



ट न न — ३ दस्त क्र. २०५४ % /२०२२ १९३ /१४६ —



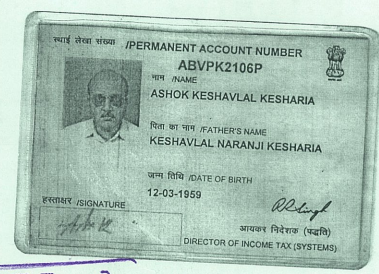




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20083 /2022 73E/988

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#### **BETWEEN**

M/S. SHREE GANESH CONSTRUCTION ... BUILDER / DEVELOPERS

AND

ATMAN OVERSEAS PRIVATE LIMITED .... PURCHASER/S

#### AGREEMENT FOR SALE

[Shop Nos.1, 2 and 3, Ground Floor, Swapnashilp, Plot No:52, Sector:20, Koperkhairne, Navi Mumbai – 400 709]





Form I. R.

# Certificate of Incorporation

NO. 11-67545 OF 1992

I hereby certify that ATMAN OVERSEAS PRIVATE LIMITED is this day incorporated under the Companies Act, 1956, (No.1 of 1956) and that the Company is Limited.

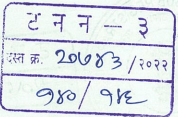
Given under my hand-at BOMBAY this THIRD day of JULY One thousand nine hundred and NINETYTWO



Sd/(B.L. PANIGAR)
Addl. Registror of Companies
Maharashtra







antana di Santana kaominina di Santana di Sa

## ATMAN OVERSEAS PVT. LTD.

C-2, SAI SADGURU COMPOUND, OPP. R.C.BAPU PETROL PUMP, REHNAL VILLAGE, BHIWANDI-421302 DIST THANE

Email:-atmanopl@gmail.comCIN:-U51900MH1992PTC067545 Cell:-9322445516c

EXTRACT OF MINUTES OF THE MEETING OF BOARD OF DIRECTORS OF ATMAN OVERSEAS PVT. LTD. HELD ON 31-10-2022 AT THE REGISTERED OFFICE OF THE COMPANY AT C-2, SAI SAD GURU COMPOUND OPP. R..C.BAPU PETROL PUMP, REHNAL VILLAGE, BHIWANDI,421302 DIST THANE. MAHARASHTRA.

"UNANIMOUSLY RESOLVED THAT the Company has agreed to acquire and purchase with the right of ownership, all the rights, title and interest in three Commercial Premises, admeasuring in aggregate about 617.82 sq. feet [79.55 sq. mtrs.] built-up area, [Shop No.1: 210.58 sq. ft.; Shop No.2: 210.58 sq. ft.; Shop No.3: 196.66 sq. ft.], bearing Shop Nos.1, 2 and 3, situate on the Ground Floor in the building swapnashilp Apartment" constructed on the plot of land bearing Plot No. 52 at Sector 20, village Koperkhairne, Navi Mumbai – 400 709, in Gavthan Expansion Spheme, within the limits of Navi Mumbai Municipal Corporation."

"UNANIMOUSLY FURTHER RESOLVED THAT THE company has approved the draft of Agreement for Sale and all other incidental deeds and documents pertaining to said & Commercial Premises to be executed with the Builder Developer."

"UNANIMOUSLY FURTHER RESOLVED THAT the Company has appointed Mr. Ashok Kesharia, as the Authorised Representative of the Company to do the following acts, deeds and things:

- (i) To sign and execute the Agreement for Sale and all other incidental deeds and documents pertaining to said commercial premises, in terms of the drafts as approved by the Company;
- (ii) To lodge the Agreement for Sale and all other incidental deeds and documents pertaining to said commercial premises, if any executed and requiring registration; in the office of the Registrar or Sub-Registrar of Assurances at Vashi, Thane and/or Navi Mumbai and to admit execution before him;
- (iii) To take the possession of the said Shop Nos.1, 2 and 3, from the Builder / Developer;
- (iv) And to do all other acts, deeds and things as may be required to be done for completing the transaction of Purchase in respect of the said Shop Nos.1, 2 and 3."

Certified True Copy 26-11-2022 TERSE 40 PVI. LY

FOR ATMAN OVERSEAS PVT. LTD.

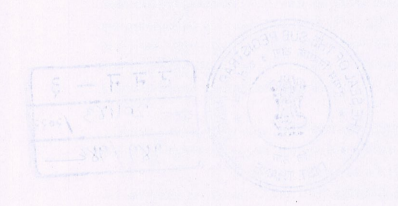
DIRECTOR

202

Dhaval H Kesharia

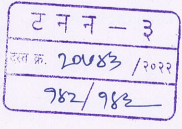
Director

Din No.01564648



FOR AFMAN GVERSEAS PVT 1770







आयकर विभाग INCOME TAX DEPARTMENT

भारत सरकार GOVT. OF INDIA

SURINDERPAL SINGH ARNEJA

DHARAMBIR SINGH TARASINGH ARNEJA

02/10/1981

Permanent Account Number

AHHPA3084A

Simulth Signature



आयकर विमाग INCOME TAX DEPARTMENT



ई-स्थायी लेखा संख्या कार्ड e - Permanent Account Number Card



ज्ञम / Name SATISH KUMAR RAJENDRA MISHRA

पिता का नाम / Father's Name RAJENDRA BADRINATH MISHRA

जन्म की तारीखा। Date of Blitis 25/01/1992



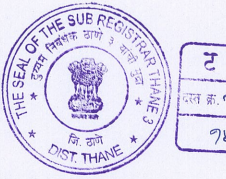


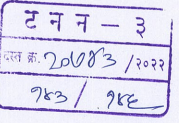


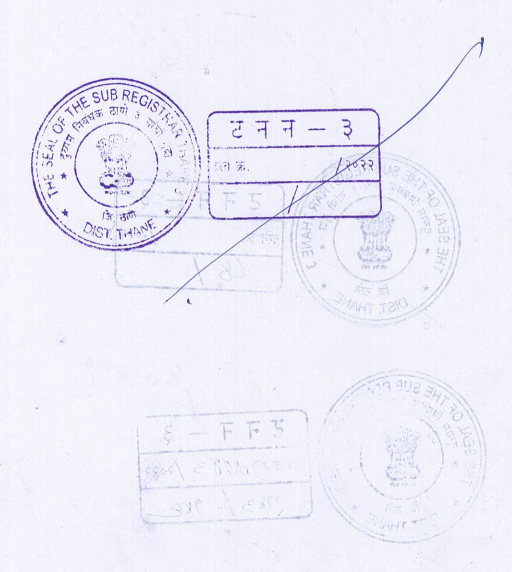
भारत सरकार

GOVT. OF INDIA









75/20743 सोमवार,28 नोव्हेंबर 2022 11:55 म.पू.

दस्त गोषवारा भाग-1

788-98E

दस्त क्रमांक: 20743/2022

दस्त क्रमांक: टनन3 /20743/2022

बाजार मुल्य: रु. 86,28,723/-

मोबदला: रु. 1,65,00,000/-

भरलेले मुद्रांक शुल्क: रु.9,90,000/-

दु. नि. सह. दु. नि. टनन3 यांचे कार्यालयात

अ. क्रं. 20743 वर दि.28-11-2022

रोजी 11:51 म.पू. वा. हजर केला.

Aluk

दस्त हजर करणाऱ्याची सही:

पावती:23014

पावती दिनांक: 28/11/2022

सादरकरणाराचे नाव: - - आत्मन ओव्हरसीज प्रायव्हेट लिमिटेड तर्फे अधिकृत प्रतिनिधी श्री. अशोक के. केशरिया

नोंदणी फी

रु. 30000.00

दस्त हाताळणी फी

रु. 2920.00

पृष्टांची संख्या: 146

एकुण: 32920.00

Joint San Benister. Team 3 सह दुव्यम निवंधक वर्ग - २

दस्ताचा प्रक्रकाको कामरे

Joint Subdregistrate ane 3 सह दुय्यम निबंधक वर्ग - २

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

शिक्का क्रं. 1 28 / 11 / 2022 11 : 51 : 00 AM ची वेळ: (सादरीकरण)

शिक्का क्रं. 2 28 / 11 / 2022 11 : 52 : 16 AM ची वेळ: (फी)

- प्रतिज्ञा पत्र-

परा दस्तारेवन नोंदणी कायदा १९०८ नियम १९६१ अंतर्गत ारतुदीनुसार नोंदणीस दाखल केला आहे. दस्तामधील संदर्भ मजकुर निष्पादक व्यक्ती, साक्षीदार व सोबत जोडलेले कागदपत्रे दस्ताची सत्वता कायहेशीर बाबी साठी खालील निष्पादक व्यक्ती संपुर्णपणे जबाबद्धार आहेत. तसेच सदर हस्तांतरण दस्तांतुरके राज्यशासन / केंद्रशासन यांच्या कोनताही कायद् / नियम /पश्चिपश्च ांचे उल्लंघन होत नाही.

नम्ब घेषार सही

AE SUB

-386-720

औं जी. पी. खोत सह दुख्या जिलंदाक वर्ज - २ **ठाणे क**. ३ भी. जी. पी. खोत राह बुख्यम जिहांचक वर्ग - २ दाने स्ट. है



दस्त गोषवारा भाग-2

984-98E टनन3

दस्त क्रमांक:20743/2022

28/11/2022 11 56:59 AM

दस्त क्रमांक :टनन3/20743/2022 दस्ताचा प्रकार :-करारनामा

अन क्र. पक्षकाराचे नाव व पत्ता

पक्षकाराचा प्रकार

छायाचित्र

अंगठ्याचा ठसा

नाव:- - आत्मन ओव्हरसीज प्रायव्हेट लिमिटेड तर्फे अधिकृत प्रतिनिधी लिहून घेणार श्री. अशोक के. केशरिया वय :-63 पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, व्लॉक नं: -, रोड नं: स्वाक्षरी:-सी - 2, साई सतगुरु कंपाऊंड, आर. सी. बापू पंप समोर, रेहनल

व्हिलेज, भिवंडी, जि. ठाणे, महाराष्ट्र, ठाणे.

पॅन नंबर:AADCA1936D

नाव:- - श्री. गणेश कन्स्ट्रक्शन तर्फे प्रोप्रायटर श्री. जयवंत मोहन केणी लिहून देणार पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: -, ब्लॉक नं: -, रोड नूं: वय:-48 जी - 01, निहार अपार्टमेंट, बुधाजी नगर, कळवा (प), ठाणे, महाराष्ट्र

पॅन नंबर:AGAPK4083B









वरील दस्तऐवज करुन देणार तथाकथीत करारनामा चा दस्त ऐवज करुन दिल्याचे कबूब करतात शिक्का क्र.3 ची वेळ:28 / 11 / 2022 11 : 53 : 47 AM

ओळख:-

2

खालील इसम असे निवेदीत करतात की ते दस्तऐवज करुन देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

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अनु क्र. पक्षकाराचे नाव व पत्ता

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