ARTICLES OF AGREEMENT

ARTICLES OF AGREEMENT made and executed at _____Pune this ____ day of

2021.
BETWEEN
I. Planet – I Developers, a registered Partnership Firm, having its registered office
at D - 605+606, Business Court, Mukund nagar, Pune 411037, Pan No.
AAUFP1915F and hereinafter referred to as the " PROMOTERS" (which expression
shall unless repugnant to the context or meaning thereof be deemed to mean and
include present partners, survivor or survivors of them their heirs, executors and
administrators, successors-in-title and assigns) represented through its authorized
Partners 1) Mr. Bipin Bhimraj Bhandari, Ageyears, 2) Mr. Gunesh Chunilal
Sancheti, Ageyears,
II. AASTHA REALTORS KARANJGAON, a partnership firm, having its registered
office at Office No. 106, Sankla Arcade, Karve Road, Pune 411004 and hereinafter
referred to as the "OWNERS No. 1" (which expression shall unless repugnant to the
context or meaning thereof be deemed to mean and include present partners, survivor
or survivors of them their heirs, executors and administrators, successors-in-title and
assigns) through its partner and duly authorized signatory Mr. Chandrashekhar
Murlidhar Shirrude, Age 51 years, Occupation Business & Agriculture.
III.
1. Shri. Madhusudan Bhaskar Karve, Age 83 years,
2. Shri. Acchyut Bhaskar Karve, Age 72 years,

Shri. Sunil Prabhakar Karve (HUF), Age ____ years,

3.

all residing at 759/19, Deccan Gymkhana, Pune 411004 and hereinafter referred to as the "OWNERS No. 2" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include their respective heirs, executors and administrators) through power of attorney holder:

AASTHA REALTORS KARANJGAON through its partner and duly authorized signatory Mr. Chandrashekhar Murlidhar Shirrude, Age 51 years, Occupation Business & Agriculture.

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AND

Mr./Mrs.N	1/s				, Ag	je	_ years,	PAN :			,	
Mr./Mrs. N	И/s				, A	ge	_ years,	PAN:			,	
residing a	at								and h	ereinaft	ter re	eferred
to as the	"ALLO	TEE	E/S" (whi	ch e	express	sion s	hall unle	ess rep	ougnant	t to the	con	text or
meaning	thereof	be	deemed	to	mean	and	include	his/he	er/their	heirs,	exe	cutors,
administra	ators)											
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WHEREAS all that piece and parcel of lands described in (a) and (b) hereunder enumerated stand in the name of and belong to the Owner No. 1:

- (a) Land bearing S. No. 80/1 admeasuring 01 Hectare 47 Ares, situated at Village Karanjgaon Kamshet, Taluka Maval Pune City, District Pune is hereinafter referred to as **Property No. 1 and** more particularly described in the Schedule I(a).
- b) Land bearing S. No. 71/2 admeasuring 02 Hectares 92 Ares, situated at Village Karanjgaon Kamshet, Taluka Maval Pune City, District Pune is hereinafter

referred to as **Property No. 2** and more particularly described in the Schedule I(b).

- AND WHEREAS all that piece and parcel of lands described (C) hereunder enumerated stands in the name of and belong to the Owners No. 2
- (c) Land bearing S. No. 79/2 admeasuring 00 Hectare and 4.59 Ares, situated at Village Karanjgaon Kamshet, Taluka Maval Pune City, District Pune hereinafter referred to as Property No. 3 and more particularly described in the Schedule I(c) hereunder wherever applicable in context shall the said lands for the sake of brevity shall individually be referred to as the said Property No. 1, said Property No. 2 and said Property No. 3 respectively and collectively referred to as the said "Entire lands" and more particularly described in the Schedule I (a) (b) and (c)hereunder.

AND WHEREAS the Owners No. 1 abovenamed has purchased and acquired the **Property No. 1** from the erstwhile owners Aastha Realtors through Shri. Chandrashekhar Muralidhar Shirude through his Power of Attorney holder Shri. Shirish Kundan Dangi vide a Sale Deed dated 20/10/1014 duly registered in the Office of the Sub Registrar Lonavala at Serial No. **3549/2014** and the name of Owners No. 1 is duly mutated on revenue records vide Mutation Entry No. 587 dated 01/11/2014.

AND WHEREAS the Owners No.1 have acquired the said **Property No. 2** from the erstwhile owners Shri. Madhusudan Bhaskar Karve and 17 others vide a Sale Deed dated 13/12/2013 duly registered at the Office of the Sub Registrar Maval at Serial No. **8438/2013** and the name of the Owner No 1 is duly mutated on the revenue record vide Mutation Entry No. 582 dated 23/09/2014.

AND WHEREAS the Owners No. 1 also hold valid subsisting rights and interest to and upon the **Property No. 3** which they have acquired vide an Agreement of Sale (Tabe

Sathekhat)and Power of Attorney both dated 15/01/2016 duly registered at the Office of Joint Sub Registrar Lonavala (LVL) at Serial No. 180/2016 and 181/2016 respectively from the owners No 2.

AND WHEREAS as the property No.1 and Property No. 2 are contiguous lands capable of combined development and the said Property No. 3 has been acquired by the owners No. 1 to provide access and to connect in perpetually to the said Property No. 1 and Property No. 2.

AND WHEREAS the Owners No. 1 have thereafter entered into joint development of the said Entire Land with the Promoters abovenamed vide an Articles of Agreement For Joint Development and Sale dated 05/07/2017 duly registered at the Office of Sub Registrar Lonavala at Serial No. 2559/2017 alongwith corresponding Power of Attorney dated 05/07/2017 duly registered at the Office of the Sub-Registrar Lonavala at Serial No. 2560/2017.

AND WHEREAS the Owners/Promoters herein have envisioned planned development of entire lands into N.A. housing plots amidst a gated world of tranquil and safe environment where modern living blends with nature in a holistic and cohesive development by the plot holders while nurturing the nature around the said lands under the Project named as "Misty Winds" being developed on Property No. 1(Misty winds 1) and on Property No. 2 (Misty winds 2) and the portion of S. No. 79/2 mentioned in 1(c) is connecting the two layout lands. For the sake of brevity the said layouts of Misty Winds 1 and Misty Winds 2 shall collectively be referred to as the Project "Misty Winds" and wherever applicable individually as Misty Winds 1 and 2 respectively

AND WHEREAS the Hon'ble Collector of Pune, Revenue Branch vide its order bearing No. Maval/NA/SR/30/2017 dated 31/10/2017, permitted non-agricultural use of the said

Property No. 1 land for residential purposes under Section 42C of the Maharashtra Lands Revenue Code, 1966.

AND WHEREAS the Hon'ble Collector of Pune, Revenue Branch vide its order bearing No. Maval/NA/SR/70/2017 dated 26/03/2018, permitted non-agricultural use of the said Property No. 2 land for residential purposes under Section 42C of the Maharashtra Lands Revenue Code, 1966.

AND WHEREAS the Pune Metropolitan Regional Development Authority (PMRDA) has vide its letter No. DP/BMA/Mauje Karanjgao/S.R. 1703/S. No. 80/1/16-17 dated 15/02/2017 sanctioned the layout of the Property No. 1 and the Pune Metropolitan Regional Development Authority (PMRDA) vide its letter No. DP/BMA/Mauje Karanjgao/Gat No. 71/2 & 79/2 /S.R. 1143/17-18 dated 15/10/2018 has sanctioned the layout of the Property No. 2 into NA plots collectively comprising of 149 nos plots and each plot therein is accessible by / through common internal roads of the both layouts and serviced by general and restrictive amenities and facilities on the said Property No. 1 and 2 in accordance with the recitals herein enumerated.

AND WHEREAS various areas out of the said Entire land described in schedule I (a) and (b) totally admeasuring 43900 sq. mtrs. are earmarked for the reservations as hereunder enumerated:

OUT OF PROPERTY NO. 1

- (a) an area admeasuring 2815.40 sq. mtrs. earmarked and reserved under village road & widening;
- (b) an area admeasuring 608.91 sq. mtrs. is earmarked for HT Line and No Construction Zone;
- (c) an area admeasuring 1692.14 sq. mtrs. is earmarked as Amenity Space

OUT OF PROPERTY NO. 2

(a) an area admeasuring 4380 sq. mtrs. is earmarked as Amenity Space.

whereby the balance area admeasuring 34,403.55 sq. mtrs. after deductions of the aforesaid earmarked areas under (i) a, b, c and (ii) hereinabove out of the said Property No. 1 and 2 is being developed/ proposed/ intended to be developed by the Promoters and is the subject matter hereof and shall hereinafter be referred to as the said "Project Land" and more particularly described in Schedule IB hereunder.

AND WHEREAS the Promoters are in possession of the said project land.

AND WHEREAS the Misty Winds project comprises of various NA housing plots with independent use to each such -plot which each Plot is accessible by / through common internal roads of both layouts to be serviced by amenities and facilities to be developed on the said Project land and be shared in common with all the allottees of plots of entire Misty Winds project with a view to ensure planned development upon each of the plots wherein the said "Misty Winds" when fully developed shall have only one structure constructed on each of the plots.

- i. The construction of the residential structure shall be carried out by the Allottee/s on his/her/their plot at his/ her/their own cost and responsibility in terms of the sanctioned plans subject to the rules and regulations laid out within the parameters specified herein.
- ii. The Allottee/s hereby agree/s and covenant/s that no residential unit/ structure in the layout (excluding the structures on the open space of project land for common use shall exceed the maximum prescribed and agreed height of 12 meter inclusive of the overhead water tank.
- iii. The maintenance of the common areas and open spaces and amenities developed upon project land of the said project "Misty Winds" will be looked after

and maintained by the Promoters and or the property management services appointed by the Promoters at the option of Promoters or initially and upon the conveyance of the common areas internal roads open spaces and common amenities of the project land the same shall be handed over to the Society/Limited Company/ such legal entity constituted of the Association of Allottees of Plots in such manner as may be permissible in law upon completion of the Entire Project at the option of the promoters.

- iv. The terms, covenants, conditions, stipulations applicable or governing the use, enjoyment and holding of each of said NA plot in the project "Misty Winds" is deemed to form an integral and essential part of this Agreement and that the Allottee/s of each plots shall be bound by the same.
- v. The Allottee agrees that as above prescribed the height restriction for the residential units is fair and just as per the concept of the project and all the other Plot holders in the layout /project have / shall base their purchase of their respective plot on the faith of such covenant and the same therefore cannot be infringed upon without implication of the defaulting party being liable to the Promoters as well as each of the other plot holders in the Misty Winds

AND WHEREAS the Owners/Promoters have registered the project Misty Winds 1 under the provisions of the Act with the Maharashtra Real Estate Regulatory Authority at Mumbai No. **P52100018859**; authenticated copy is attached in Annexure "E";

AND WHEREAS the Owners/Promoters have registered the project Misty Winds 2 under the provisions of the Act with the Maharashtra Real Estate Regulatory Authority at Mumbai No. **P52100018819**; authenticated copy is attached in Annexure "F"

AND WHEREAS the Owners/Promoters have entered into a standard Agreement with an Architect registered with the Council of Architects and such Agreement is as per the Agreement prescribed by the Council of Architects;

AND WHEREAS by virtue of the definitive documents the Owners/Promoters alone have the sole and exclusive right to sell the plots in the said sanctioned layout of Misty Winds to be developed by the Owners/Promoters on the said project land and to enter into Agreement/s with the allottee(s) of such plots to receive the sale price/ lease rent in respect thereof;

AND WHEREAS on demand from the Allottee/s, the Promoters have given inspection to the Allottee/s of all the documents of title relating to the said "Misty Winds" and the plotted layout plans prepared by the Owners/Promoters' Architects Messrs **VOW 5** and **CS Architects** and duly sanctioned and of such other documents as are specified under the Real Estate (Regulation and Development) Act 2016 (hereinafter referred to as "the said Act") and the Rules and Regulations made thereunder;

AND WHEREAS the Allottee hereby acknowledges that,

- i. The Promoters have disclosed that all the necessary information at the time of booking by letter of allotment as well as by display at the site;
- ii. The Promoters have disclosed all the documents about title to the land, encumbrances, Search and Title Report.
- iii. The date of Delivery of possession of the Plot has been disclosed in clause (9) hereunder. The amenities facilities and common areas of the project Misty Winds has been detailed in Schedule II.

AND WHEREAS the Promoters herein hold the rights of development of the said project Land and the facts and circumstances pertaining to the vesting of such rights of development in the Promoters are set out / disclosed in the Certificate of Title dated **7/1/2021** issued by the Promoter's Advocates', **C.B. Bidwe** a copy whereof is annexed hereto as Annexure "A";

AND WHEREAS the authenticated copies of Property card or extract of Village Forms VI and VII and XII or any other relevant revenue record showing the nature of the title of the Promoters to the said project land on which the Plot is situate have been annexed hereto and marked as Annexure "B";

AND WHEREAS the authenticated copies of the sanctioned plans of the Plotted Layout as approved by the concerned Local Authority i.e. PMRDA have been annexed hereto and marked Annexure "C";

F

AND WHEREAS the authenticated copies of the layout plan earmarking /identifying the Plot agreed to be purchased by the Allottee/s, as sanctioned and approved by the local authority have been annexed hereto and marked Annexure "D";

AND WHEREAS the Allottees accordingly being desirous of acquiring an independent
NA Plot in the said project "Misty Winds II has/ have applied to the Promoters for
allotment to the Allottee/s Plot bearing Noarea admeasuring sq. mtrs.,
i.e sq. ft., out of the sanctioned layout Misty winds of the said project land
described in the Schedule IB hereunder along with the right of access through the
internal roads, and the use of amenities and facilities opens spaces of the said Misty
Winds project enumerated in the Schedule II hereunder and which said Plot No along
with the right of access through the internal roads, and benefits, of amenities and
facilities open spaces of the said Misty winds project enumerated in the Schedule II
hereunder with the specified and restrictive appurtenances is hereinafter referred to as
the "said Plot" and more particularly described in the Schedule A hereunder written at
or for the consideration of

(i)	Rs/- (Rupees _	only) being the land
	value of the said Plot No	_ more particularly described in the Schedule A
	hereunder written	

(ii) Rs _______/- being the infrastructural development cost of common areas and, facilities appurtenant to the said plot, the nature, extent and description of the common/ areas and facilities which are more particularly described in the Second Schedule annexed herewith, and the Allottee/s has/have agreed to acquire all the rights, title and interest of the Promoters to the said Plot in the said Project land free from all encumbrances and/or defects in title at or for the consideration herein mentioned which offer being fair market value, the Promoters have accepted and agreed to sell the said Plot to the Allottees and/or his/her/their nominees/assigns on the terms and conditions enumerated hereinbelow:

AND WHEREAS the Promoters have agreed to allot the said Plot comprised in the said "Misty Winds" on terms equivalent to what is popularly known as Ownership Basis Concept with a view ultimately that the Allottees of all the various plots in the said project land comprised in the "Misty Winds" shall be granted at the Promoters sole discretion by way of independent conveyance whereby the Allottee/s become members of the Association of Allottees such as Society/ Limited Company /etc at the option of the Promoters/ sharing of common areas and facilities and of the said Project developed on the **Project Land** eventually to be transferred to an Body/ such legal entity constituted of the Association of Allottees of Plots in such manner as may be permissible in law and upon completion of the Entire Project for the beneficial use of the common areas.

AND WHEREAS the Allottees being desirous of acquiring by allotment from the Promoters to the said Plot, has/have seen the proposed layout plans of the said Project Misty Winds of which the said Plot forms a part and which said Plot is more particularly

described in the Schedule A hereunder written on the terms and conditions hereinafter appearing with the intent to develop the said Plot in consonance with the said "Misty Winds" and the terms and conditions stipulated and/or to be stipulated by the Promoters for the development for the more beneficial use and enjoyment of the Misty Winds as a whole and/or otherwise and the Allottee/s has/have agreed to acquire /accept the allotment of the said Plot and the Allottee/s shall not be entitled to raise any objection with regard thereto and the Allottee/s shall observe and perform such terms and conditions and stipulations in respect thereof as are to be observed by the Allottee/s by him/her/them as holder/s of the said Plot and/or otherwise enjoyment of the common amenities and facilities in respect of the said "Misty Winds. The Allottees have agreed with the Promoters to abide by such covenants, stipulations and restrictions, so as to bind the said Plot and the covenants, stipulations and restrictions which are intended to be imposed as hereinafter provided and which are intended to be annexed to the ownership of the said Plot hereby intended to be allotted and/or run with the said Plot for the more beneficial enjoyment of facilities of the Misty Winds.

AND WHEREAS the Promoters/Owners shall implement the development of the said Plot and the said project land in accordance with the sanctioned/ layout plans and specification and amenities as agreed to and mentioned / enumerated in Schedule II written hereunder (the said amenities and facilities for short).

AND WHEREAS while sanctioning the said plans, the concerned local authority and/or Government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoters while developing the said project land and the said Plot and the ownership/leasehold rights as the case maybe of the said Plot shall always be subject to the same and the Allottees have agreed with the Promoters to abide by such covenants, stipulations and restrictions, so as to bind the said Plot with the covenants, stipulations and restrictions which are intended to be imposed as hereinafter provided and which are intended to be annexed to the

ownership of the said Plot hereby intended to be allotted and/or run with the said Plot for the more beneficial enjoyment of the "Project land"

AND WHEREAS the Promoters have commenced development of the said project land in accordance with the said sanctioned layout plans.

AND WHEREAS, the Parties hereto relying on the respective confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and condition hereinafter;

AND WHEREAS prior to the execution of these presents the Allottee/s has/have paid to the Promoters a sum of Rs. ______/- (Rupees ______only), being part payment of the sale consideration of the Plot agreed to be sold by the Promoters to the Allottee as advance payment / Earnest Money Deposit / Holding Amount / Application Fee (the payment and receipt whereof the Promoters both hereby admit and acknowledge) and the Allottee has agreed to pay to the Promoters the balance of the sale consideration in the manner hereinafter appearing.

AND WHEREAS, in terms of the provisions of Section 13 of the said Act the Promoters are required to execute a written Agreement for sale of said Plot with the Allottee, being in fact these presents and also to register the said Agreement under the Registration Act, 1908.

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

1.

1(a)	THE AHOREE/S HE	eby agree/s to p	Juichase Holli	ille Fioliloteis all	u lile Floilic	лего
sell/al	llot/lease to the A	llottees, the Pla	ot No	admeasuring	g	sq.
mtrs.	in project Misty W	Vinds hereinafte	r referred to a	s the said Plot r	nore particu	larly
descr	ibed in the Schedu	le A hereunder	enumerated at	or for the conside	eration of;	
a(i)	Rs	_/- (Rupees			only) being	the
	land value of th	ie said Plot m	ore particularly	described in t	he Schedul	le A
	hereunder writte	and shown verg	ed red on the p	olan hereto annex	ced as Anne	xure
	"D".					
a(ii)	Infrastructure a	and Developm	ent charges	Rs	/- (Ruŗ	oees
		only)" beir	ng the proportio	nate developmer	nt charges o	f the
	amenities facilitie	s and common	areas in the sa	id project to be d	leveloped by	/ the
	Promoters, the na	ature, extent an	d description of	f the common are	eas and facil	lities
	which are more p	particularly desc	cribed in the So	chedule II annex	ed together	with
	the rights to all	easement and	d benefits app	pertaining to the	said plot	and
	necessary for the	use and enjoyn	nent thereof co	mprised in the "s	aid "Misty W	inds
	herewith.					

1(b) In terms of the sanction of the Maharashtra Regional Town Planning Act (MRTP), 1966 as hereinabove stated and in accordance with a general scheme applicable to the entire Misty Winds it is laid out in the mode that all roads and common areas etc. shall be constructed as far as possible on the lines and in the directions and/or of the widths shown upon the said plan/s and in accordance with statutory rules in this behalf. Without materially and substantially adversely or prejudicially effecting the said Plot agreed to be allotted to the Allottee/s, the Owners/Promoters shall be however entitled to make any variations, alterations or amendments in the said plans or specifications of the said "Misty Winds" in any manner whatsoever along with the rights, privileges benefits of easements by way of right of way and access, to draw lay, install any connection or services,

such as water, drainage, sewage, electricity, etc. for the more beneficial use and enjoyment of the said Plot in the said Misty Winds. However any change or alternation to the size, dimension or location of the said Plot shall only be done with prior written consent of the Allottee/s

- It is reiterated and agreed by and between the parties hereto that without materially and substantially adversely or prejudicially effecting the said plot agreed to be allotted to the Allottees, the Owners/Promoters shall be however entitled to make any variations, alterations or amendments in the said plans or specifications of the said "Misty Winds" in any manner whatsoever including amalgamation, subdivision, granting of any rights, privileges benefits of easements by way of right of way and access, install any connection or services, such as water, drainage, sewage, electricity, etc. for the more beneficial use and enjoyment of the said project or any part/s thereof and/or of any other plot contiguous or adjoining or in the vicinity of the Misty Winds if desired by the Promoters or if required to be made for the purpose of meeting any requisition, objection or requirement of the any statutory body or authority. The Allottees shall not object to the aforesaid and hereby grant/s irrevocable consent to the same.
- 1(d) In so far any common amenities and/or services that may be provided for the benefit of all the plot holders/ Allottee/s is/are concerned, the Allottee/s shall not do or cause to be done any act deed, matter or thing whatsoever which shall interfere affect or obstruct the similar rights of the Promoters and/or the Allottee/s of the other plots. The Allottee/s hereby undertake/s that all such rights of enjoyment of amenities and services of a common nature as aforesaid shall be enjoyed by him/her/them/it in an equitable manner and in common with the holders or occupiers of the other plots and all such rights hereby so conferred upon the Allottee/s shall, be subject to and conditioned upon his/her/them/it duly

deserving and performing all such terms and conditions stipulated and /or to be stipulated as aforementioned.

Provided that the Promoters shall have to obtain prior consent in writing of the Allottee/s in respect of variations or modifications which may adversely affect the Plot location, dimensions, area and size of the Allottee/s except any alteration or addition required by any Government authorities or due to change in law.

1(e)	The Allottee/s hereby agree/s to pay to the Promoters the aggregate amount of
	purchase consideration of Rs/- (Rupees/-)
	including the land cost of the said plot under 1 (ai) and development and
	infrastructual charges under 1 (aii) in the following manner:-
(i)	A sum of Rs/- on or before the execution hereof vide
	[the receipt of which the Promoters acknowledge, release, discharge and acquit
	the Allottee/s therefrom].
(ii)	A sum of Rsonly) to be
	paid by the Allottee/s to the Promoters upon the (whatever terms are agreed by
	parties) on or before(date)
	The balance consideration being a sum of Rs /- on the
	execution of final deed of conveyance/ or the lease Deed / Transfer deed of the
	said Plot as sthe case maybe upon the Promoters/ Owners putting the Allottee in
	the peaceful and vacant possession of the said plot.

1(f) The Promoters may in their sole discretion allow, a rebate for early payments of equal installments payable by the Allottee/s by discounting such early payments @ 12% per annum for the period by which the respective installment has been preponed. The provision for allowing rebate and such rate of rebate shall not be subject to any revision/withdrawal, once granted to an Allottee/s by the Promoters.

As the agreed sale price of the said Plot is more than Rs.50,00,000/-, the Allottee/s herein shall be obliged to deduct "TDS" @1% and make payment of the same to the Income Tax Authorities and the Promoters herein shall be eligible to receive credit for such TDS deduction.

1(g) Provided however that any deduction of an amount made by the Allottee/s on account of Tax Deducted at Source (TDS) as may be required under prevailing law/s or future modifications/enactments while making payment towards the consideration payable to the Promoters under this Agreement shall be acknowledged / credited to the Allottee/s account by the Promoters only upon the Allottee/s duly submitting the original tax deducted at source certificate and the amount mentioned in the certificate is matching with Income Tax Department site.

AND Provided further that at the time of handing over the possession of the Plot , if the TDS certificate is/has not been so produced/provided by the Allottee/s, the Allottee/s shall be obligated to tender / pay to the Promoters an equivalent amount as interest free deposit to the Promoters, which deposit shall be refunded by the Promoters on the Allottee/s duly furnishing such certificate within 4 months of the date of possession and in the event the Allottee/s fails to furnish such certificate within the stipulated period of 4 months the Promoters shall be entitled to appropriate the said Deposit against the amount receivable from the Allottee/s and the Allottee/s shall have no claim thereupon thereafter.

1(h) The Owners/Promoters and the Allottees are aware of the Goods and Services Tax levied by the Central and State Governments. The CGST AND SGST levied as on date is Nil on sale of land and 18% on infrastructure and development charge. The Development/ Infrastructure charges recovered from the Allotees are inclusive of GST and the Promoters will bear the entire GST levied as per the current rates on the above agreement after availing the input credits on all goods and services as per law.

The Promoters are eligible to get a seamless credit of all inputs goods and services as per the current rules.

Any increase in the above GST levy structure will be recovered at actuals from the Allottees.

The Total consideration above includes GST levied on the infrastructure/development charges in connection with the development of the said Plot /the Project and shall be borne and paid by Promoters up to the date of handing over the possession of the Plot.

Any other levies, duties or taxes over and above this levied by the local, state or central government or statutory bodies will be borne by the Allotees as and when charged/demanded by the Promoters.

1(i) It is confirmed by the Allottee/s that the Promoters have taken all requisite permissions, sanctions and approvals from the Competent Development Authorities under the prevailing Laws / Rules and accordingly they have commenced the construction and development works of the common amenities. It is conveyed by the Promoters to the Allottee/s that the development work of the said project in which the said Plot is located is required to be completed by the Promoters, by using and utilizing the consideration payments and other charges

agreed to be paid by the Allottee/s, strictly in terms of and in accordance with the Payment Schedule hereinabove stated in this Agreement, on the requisite dates stated in the agreement the Promoters shall send a reminder to the Allottee for payment due which shall be sent/forwarded to Allottee/s via recorded dispatch/ official E-mail. The prescribed period for payment of required amounts shall be 15 days from receipt of such payment letter by any medium of recorded dispatch/email. Any period of delay beyond these 15 days shall be considered as delay on part of Allottee/s for paying the due consideration amounts. It is also understood by the Allottee/s that it is his/her/their sole obligation and lawful duty to pay the agreed consideration, strictly as per prescribed schedule, as it is well understood by the Allottee/s that non-payment of agreed consideration on agreed time may delay the construction work schedule. The date of possession mentioned in clause 9 hereunder in this Agreement is completely based upon the timely payment by the Allottee/s, along with all the applicable charges and taxes. It is therefore acknowledged and agreed by the Allottee/s that any delay in payment of any prescribed payment schedule shall automatically postpone the period of possession by period of delay in payment on part of the Allottee/s and the Allottee/s shall be solely liable for the consequences of delay in development arising there from and in such case the Allottee/s shall be solely responsible for reimbursing such damages thereby suffered by the Promoters.

2. The Allottee/s agree/s and affirms that the sanction and construction of the structure on said Plot (described in Schedule A hereunder) will be implemented by the Allottees themselves at their own cost and responsibility subject to and in terms of covenants governing the use of the plot herein enumerated herein in accordance with the plans and specifications sanctioned by the concerned local authorities) 3. The entire development of the said project Misty Winds to be developed by the Promoters is governed and subject to covenants so as to have only one structure constructed on each of the plots comprised in the Project land and in accordance therewith as per the arrangements inter-se between the parties hereto and the common areas amenities and facilities of the said Misty Winds shall be looked after and maintained by the Promoters until the completion and sale of the entire project or through a maintenance agency which upon the execution of conveyance / lease of common areas, internal roads open spaces and common amenities of the project land enumerated in schedule II shall upon the completion of the project be handed over to the "Co-operative Housing Society Ltd/ a Limited Company/ legal entity" to be formed by the Promoters comprising of the Allottee/s of the Plot holders in the said project land

4.

- 4.1 The Promoters hereby agree to observe, perform and comply with all the terms, conditions, stipulations and restrictions if any, which may have been imposed by the concerned local authority at the time of sanctioning the said layout plans.
- 4.2 Time is of essence for the Promoters as well as the Allottee/s. The Promoters shall abide by the time schedule for completing the project and handing over the Plot to the Allottee. Similarly, the Allottee/s shall make timely payments of the installment and other dues payable by him/her/them and meeting the other obligations under the Agreement subject to the simultaneous completion of contracted development by the Promoters.
- 5. The Promoters hereby declare that the entire potential in respect only of the individual plot allotted to the Allottee hereunder may be availed under prevailing or future enactment shall be available for use of the Allottee alone and the Promoters shall not claim any right or benefits therein & conversely shall not be liable for any change in the same. Reciprocally the Allottee shall not be entitled to claim any right or entitlement

in respect of or with regard to any of the other beneficial rights or entitlements either contracted to the Allottees of the other plots in the layout or as proposed to be dealt with by the Promoters at their sole discretion and option including but not limited to the rights of the Promoters to amalgamate /merge few of the plots of the layout as per requirement of any prospective allottee for construction and development of unit/building thereon.

6. The Promoters hereby agree that they shall, before handing over possession of the said Plot to the Allottee/s and in any event before execution of a conveyance of the Plot as the case maybe and the conveyance of common areas internal roads opens spaces and facilities of the project land to the a "Co-operative Housing Society Ltd/ a Limited Company/ legal entity" to be formed by the Promoters comprising of the Allottee/s of the Plots of the layout in the said project land which may be a "Co-operative Housing Society Ltd/ a Limited Company/ legal entity" as the Promoters may in their sole discretion opt (hereinafter also referred to as the Association of the Allottees) make full and true disclosure of the nature of his title to the said Plot as well as encumbrances, if any, including any right, title, interest or claim of any party in or over the project land or any part or parts thereof and shall, as far as practicable, ensure that the said Plot / project land is free from all encumbrances and that the Original Owner/ the Promoters have absolute, clear and marketable title to the same.

7.

7.1 The Allottee (without prejudice to the Promoters' other rights and remedies for the Allottee's default) agrees to pay to the Promoters interest at the rate of then prevailing State Bank of India Prime Lending Rate (PLR) plus 2% (two per cent) per annum on all the amounts which become due and payable by the Allottee to the Promoters under the terms of this Agreement from the date the said amount is payable by the allottee(s) to the Promoters.

- 7.2 Without prejudice to right of Promoters to charge the interest in terms of sub clause (7.1) above, on the Allottee committing default in payment on due date of any amount due and payable by the Allottee to the Promoters under this Agreement (including his/her/their proportionate share of taxes levied by concerned local authority and other outgoings) and on the Allottee/s committing three defaults of payment of installments, the Promoters shall be entitled at their own option, to terminate this Agreement:
- 7.3 Subject to force majeure circumstances or reasons beyond the control If the Promoters fail to abide by the time schedule for completing the project and handing over the Plot to the Allottee, the Promoters agree to pay to the Allottee, who does not intend to withdraw from the project, interest as specified in the Rule, on all the amounts paid by the Allottee, for every month of delay, till the handing over of the possession. The Allottee agrees to pay to the Promoters, interest as specified in the Rule, on all the delayed payment which become due and payable by the Allottee to the Promoters under the terms of this Agreement from the date the said amount is payable by the allottee(s) to the Promoters.

Provided that, Promoters shall give notice of fifteen days in writing to the Allottee/s by Registered Post AD at the address provided by the Allottee/s and/or email at the email address provided by the Allottee, of his intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement. If the Allottee/s fail/s to rectify the breach or breaches mentioned by the Promoters within the period of notice then at the end of such notice period, Promoters shall be entitled to terminate this Agreement and upon termination of this Agreement the Promoters, shall be at liberty to dispose of and sell the Plot to such person and at such price as the Promoters may in their absolute discretion think fit.

Provided further that upon termination of this Agreement as aforesaid, the Promoters shall refund to the Allottee (subject to appropriation/ adjustment and recovery of an agreed liquidated damages of an amount equivalent to 10% of the agreed sale / purchase price of the said Plot (which shall stand forfeited) and to refund the balance without interest to the Allottee/s.

- 8. The common amenities, facilities like, internal roads, Service connections, utilities and benefits are provided for the common use of the Allottees of the Project Land as set out in Schedule II annexed hereto and the amenities such as Swimming Pool, Multipurpose Hall, Party Lawns and Guest Rooms being the restrictive user shall be provided by the Promoters in the said Project land in terms of the covenant of the usage thereto laid out as contemplated herein in the restrictive user Schedule II.
- 9. The Promoters shall give possession of the Plot to the Allottee/s on or before 30th March 2022. And shall complete the development of all the amenities listed in schedule II on the date disclosed therein. If the Promoters fail or neglect to give possession of the Plot to the Allottee/s except on account of reasons beyond their control and that of their agents, i.e. force majeure circumstances, by the aforesaid date then the Promoters shall be liable on demand to refund to the Allottee/s the amounts already received by them in respect of the Plot with interest at the same rate as may mentioned in the clause 7 herein above from the date the Promoters received the sum till the date the amounts and interest thereon is repaid.

Provided that the Promoters shall be entitled to reasonable extension of time for giving delivery of Plot on the aforesaid date, if the completion of the said Project in which the Plot is to be situated is delayed on account of –

- (i) non-availability of water or electric supply;
- (ii) non-availability of construction material /labour/machinery;
- (iii) war, civil commotion or act of God;

- (iv) onset of Epidemic / Pandemic (as declared by World Health Organization) and resultant order / notification issued by the Government for shutdown, lockdown and/or curfew.
- (v) any notice, order, rule, notification of the Government and/or other public or competent authority/court.
- (vi) Delay in grant of any NOC/permission/license/ connection installation of any services such as , electricity & water connections & meters to the project land/plots NOC from Appropriate Authority the Owners/Promoters having complied with all requirements.
- (vii) Delay or default in payment of dues by the Allottee/s under these presents (without prejudice to the right of Owners/Promoters to terminate this agreement under clause mentioned herein.
- 10. Procedure for taking possession -
- 10.1 The Owners/Promoters shall upon receipt of the entire consideration amount made by the Allottee/s as per the agreement and /or upon the completion of the contracted development as the case maybe shall offer in writing the possession of the Plot, to the Allottee/s in terms of this Agreement to be duly taken within 15 days from the date of issue of such notice and the Owners/Promoters shall give possession of the Plot to the Allottee/s. The Owners/Promoters agree and undertake to indemnify the Allottee/s in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the Owners/Promoters. The Allottee/s agree(s) to pay the maintenance charges as determined by the Owners/Promoters or association of allottees, as the case may be.
- 10.2. The allottee shall at the time of receiving possession Allottee/s shall also execute the necessary indemnities and undertaking regarding overall maintenance of the Plot and the said project, payment of contributions to the Society/Limited

Company/Legal Entity of Allottee/s, maintenance and upkeep of the common amenities, facilities and areas.

- 10.3 The Allottee undertake to preserve ambience, hygiene, efficient control and management of the Common Areas, amenities and Facilities, the Owners/Promoters have framed guidelines, Rules and Regulation pertaining to the user of the Plots themselves and also pertaining to the Common Areas and Facilities and Limited/ Restricted Areas and Facilities of the said layout. Such Rules are in the form of a "User Manual" and shall be provided to the Allottees by the Owners/Promoters and shall be deemed to be part and parcel of these presents and shall bind the Allottee/s herein as if the same were contractual conditions agreed upon between the Owners/Promoters and the Allottee/s.
- 10.4 Failure of Allottee to take Possession of Plot: Upon receiving a written intimation from the Promoters at the time of possession of the said plot as per clause 10.1, the Allottee shall take possession of the Plot from the Promoters by tendering the balance unpaid consideration and all the dues in terms of the contract and duly execute necessary indemnities, undertakings and such other documentation as prescribed in this Agreement, and the Owners/Promoters shall give possession of the Plot to the allottee/s. In case the Allottee fails to take possession within the time provided in clause 10.1 such Allottee shall without prejudice to the Owners/Promoters' other rights and remedies for default on the part of the Allottee, continue to be liable to pay maintenance charges as applicable alongwith interest on the outstanding amounts payable by the Allottee against possession.
- 11. The Allottee/s shall use the Plot or any part thereof or permit the same to be used only for purpose of residential only.

- 12. The said Plot is agreed to be sold subject to:
- 12.1. Any scheme or reservation affecting the said Project Land or any part or parts thereof made or to be made by any Authority concerned including the terms covenants stipulations and conditions contained in the Agreement/s relating to the said Project Land.
- 12.2. Its present user as residential and/or other permissible users.
- 12.3. Any relevant and necessary covenants as may be stipulated by the Promoters for the more beneficial and optimum use and enjoyment of the said project land in the project Misty Winds in general and for the benefit of any class of holders of any Plot/s and other Plot/s as the case may be.
- 12.4. All rights of water, drainage, water course, light and other easement and quasi or reputed easements and rights of adjoining land Owner/s (if any) affecting the same and to any liability to repair or contribute to the repair of roads, ways, passages, sewers, drains, gutters, fences and other like matters. The Promoters shall not be required to show the creation of or define or apportion any burden.
- 12.5. All the covenants and conditions ensuring for the benefit of the person/s as contained in the Agreement/s made between them and/or the Promoters, the said Order/s passed under the Ceiling Act, Order of layout and/or sub-division relating to the said Project Land, Order of conversion and all terms and conditions stipulated by the Owners/Promoters in respect of the common areas and facilities and amenities to be provided for the benefits of the said project land or any part/s thereof.

- 12.6 Each plot will be allotted subject to liabilities and restrictions (if any) stated in the particulars affecting the same and subject also to and with the benefit of the general stipulations hereinafter set out so far as the same are applicable thereto and every deed shall contain a covenant by the Allottee/s with the Owners/Promoters so framed as to bind as far as may be the said plot allotted and the persons into whosoever hands it may come to observe and perform the said general stipulations PROVIDED nevertheless that as to any part of the said "Misty Winds" not sold at this date or of which the allotment shall not be completed in accordance with these conditions, the Owners/Promoters reserve the right to allot the same free from the said general stipulations and either in one or more lots and either subject to or free from any restrictions or stipulations as they shall think fit and as any part of the property (whether allotted at the present date or not) to release or vary all or any of the said general stipulations or any other stipulations or restrictions (if any) in respect of such plots with the consent of the present or any future Allottee/s of such part of the said "Misty Winds".
- 12.7 Any relevant and necessary covenants as may be stipulated by the Owners/Promoters for the more beneficial and optimum use and enjoyment of the said "Misty Winds" in general and for the benefit of any class of holders of any plot/s and other premises, as the case may be, or any part thereof.
- 12.8 The covenants, stipulations and restriction which are intended to be imposed as hereinafter provided and which are intended to be annexed to the holding of the plot with the structure to be constructed subsequently by the allottees themselves thereon hereby intended to be allotted and/or to run with the said plot for the more beneficial enjoyment of the said "Misty Winds" of the Allottee/s and their assigns including the various plots forming part of the said "Misty Winds" more particularly described in the Schedule I hereto.

- 12.9 Each of the Allottee/s shall conduct himself/herself/ themselves in such a manner so as to ensure equitable enjoyment of all the amenities by the holder/s of all plots now comprised or hereafter to comprise in the said "Misty Winds" and for that purpose in particular to restrict the cost of maintenance as also with a view to restrict the movement of traffic to avoid any excessive nuisance and/or pollution;
- 12.10 Not to burden the said plot by allowing or permitting any owner, or occupier of any adjoining land or property outside the said "Misty Winds" to utilize any portion of the plot hereby agreed to be allotted to be used as a means of access or otherwise to have any right of way over the same for the benefit of such owner or occupation of any adjoining or other land or property falling outside the said "Misty Winds" so as to ensure that all the internal roads are used only by the holders and/or occupiers of the plots forming part of the said "Misty Winds".
- 12.11 Save and except unless specifically permitted by the Promoters in writing not to construct any building or structures having more than one unit or otherwise for the purpose of allotting the same on what is known as ownership basis concept or otherwise as herein stated howsoever allowing the use of such units on a permanent or receiving basis creating right said equivalent to the rights created under the sale/lease of premises so as to ensure less density of population on the plots forming part of the said "Misty Winds" and also to maintain the character of the entire falling within the said "Misty Winds";
- 12.12 To ensure proper drainage of rain water and other water used for the purpose of gardening by maintaining each of the plots in a proper manner so as to prevent any rain water or water used for gardening or otherwise on such plot to flood or sub-merge any of the adjoining or surrounding sub-plots or to cause any

- stagnant pools being created which would be a breeding ground for mosquitoes flies or other insects.
- 12.13 Each Allottee providing for himself/themselves sufficient parking space/s inside their own plot.
- 12.14 At all times to allow and/or permit access to the plot hereby agreed to be allotted for the purpose of carrying out all acts, deeds, matters and things, as may be required to be done and/or executed either on the said plot hereby agreed to be allotted and/or any adjoining plot or plots comprised in the said "Misty Winds" to carry out any works in accordance with the objectives hereinbefore set out.
- 12.15 For the aforesaid purpose and all purposes of land incidental thereto and/or for the more beneficial and optimum, use and enjoyment of the remaining portion of the said "Misty Winds", the Owners/Promoters shall be entitled to grant, over, upon or in respect of any portion/s of the said Misty Winds all such right, benefits, privileges, easement etc. including right of way, right to draw from or connect to all drains, sewers, water, electricity, telephone connections and/or installations and other services in the said "Misty Winds" and/or any part/s thereof, right of use and enjoyment of all amenities and facilities provided and/or agreed to be provided in the said "Misty Winds" and/or any part/s thereof for the more beneficial and optimum use and enjoyment of the same in such manner as may be desired by the Owners/Promoters.
- 13. **AND IT IS HEREBY AGREED AND DECLARED** that the covenants of the Allottee/s will run with the plot and the land so as to cause planned and restricted development of the said "Misty Winds".

- 14. It being made expressly clear that the ultimate conveyance /lease /transfer deed/s in respect of the said "Misty Winds" shall contain such provisions which shall be accordingly framed and the burden thereof shall run with the said "Misty Winds" and shall be binding upon all the persons who are the holders of their respective Plots /Premises in the said "Misty Winds" as the Owners/Promoters may reasonably be required for giving affect to and/or enforcing the said restrictions covenants and stipulations.
- 15. The Allottee/s along with other allottee(s) of plots in the said project shall join in forming and registering the Society /Limited company / legal entity as the Promoters may decide and for this purpose also from time to time sign and execute the applications for registration and/or membership and the other papers and documents necessary for the formation and the registration of the society /Limited Company/ legal entity and for becoming a member, including the bye-laws of the proposed society /Limited Company/ legal entity and duly fill in, sign and return to the Promoters within seven days of the same being forwarded by the Promoters to the Allottee, so as to enable the Promoters to register the common organization of Allottees.
- 16. The Promoters shall, as aforesaid, for the formation and registration of the said legal entity comprising of either a Co-operative Housing Society or a Company or any other legal entity of allottees of the said project land submit the application in that behalf to the Registrar for registration of the Co-operative Housing Society under the Maharashtra Plot Ownership Act, 1970 or Maharashtra Co-operative Societies Act, 1960 or the Companies Act, 2013 or any other Competent Authority, within three months from the date on which 51% (fifty one per cent) of the total number of allottees in the project land, have taken the possession of the Plots in terms of clause 10.
- 17. The Promoters shall convey the said Plot together all the right, title and interest of the Promoters and other parties in the said Plot along with the indivisible right to use

the common facilities and the restrictive facilities referred in the schedule II upon the allottee have paid full consideration to the Promoters.

- 18. The Allottee/s hereby agree/s that in the event of any amount by way of service tax, VAT, GST or any other government levy presently prevailing or enacted in the future and all other premium or deposit to the government or betterment charges, N.A. charges or development charges or fees or any other amounts or charges or taxes payable to anybody or authority for grant of any permission/NOC, license or connection or installation of any services or any other tax or statutory liability or payment of a similar nature being demanded from the Owners/Promoters or payment due and payable towards the premium payable for the insurance of the project, the same shall be shared/paid/reimbursed by the Allottee/s to the Owners/Promoters in proportion to the area of the said Plot agreed to be acquired by the Allottee/s.
- 19. Within 15 days from the date of intimation in writing is given by the Promoters to the Allottee that the possession of Plot in terms of the contract is due to be taken by the Allottee, the Allottee shall be liable to bear and pay the proportionate share) of outgoings in respect of the said Project Land namely local taxes, betterment charges or such other levies by the concerned local authority and/or Government water charges, insurance, common lights, repairs and salaries of clerks bill collectors, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the said Project Land. Until the, Society / Limited Company is formed and the said project land and the plots in the layout of the project land are transferred to Association of Allottees / society/Limited company as the case may be , the Allottee shall pay to the Promoters such proportionate share of outgoings as may be determined. The Allottee further agrees that till the Allottee's share is so determined the Allottee shall pay to the Promoters a lump sum amount of of **Rs.** /- for the first 12 months towards the outgoings. The amounts so paid by the Allottee to the Promoters shall not carry any interest and remain with the Promoters until a

conveyance/assignment of the said Plot is executed in favour of the, Society/limited company as aforesaid.

- 20. The Promoters reserve their right to at their option to maintain the common amenities and facilities described in Schedule II themselves or
- a. To provide maintainence services through a separate Services Company for uniform and continuous availability to the extent possible and to control costs;
- b. To appoint Property Maintenance Services or such other company or agencies to look after the maintenance management and servicing of any specified areas, amenities and services.
- 21. The Allottee shall pay to the Owners/Promoters a sum of **Rs.** ______/- for meeting all legal costs, charges and expenses, including professional costs of the Attorney-at-Law/Advocates of the Owners/Promoters in connection with formation of the said, Society, or Limited Company for preparing its rules, regulations and bye-laws and the cost of preparing and engrossing the conveyance or assignment of lease.
- 22. At the time of registration of conveyance of said Plot together with proportionate indivisible share in the Common facilities and all the right, title and interest of the Owners/Promoters and other parties in the said Plot in the Misty Winds project referred the Allottee shall pay to the Owners/Promoters, the Allottees' share of stamp duty and registration charges payable, by the said Condominium, Society or Limited Company on such conveyance or any document or instrument of transfer in respect of the said Plot .
- 23. Amenity Space/s in the layout shall solely belong to the Owners/Promoters and the Owners/Promoters in their discretion may decide to develop the Amenity Spaces in the layout for the specified user in terms of DRC rules or transfer the same or to deal with the same as they deem fit. If required the Owners/Promoters may give the Amenity Space to the Government/Corporation or concerned Competent Authority and avail of

benefits/compensation by way of Monitory Compensation / Transferable Development Rights / FSI/FAR, therefore. The Allottees or the said Society/ Limited Company of Plot Holders shall not be entitled to claim any interest therein or any part thereof. The owner/s or holders of the Amenity Space shall be entitled to avail of benefit of all or any one or more of the common areas and facilities in the layout such as road, open space, use of common drainage, water and electrical lines, etc. as may be given by the Owners/Promoters at their discretion.

- i) The Promoters shall be entitled to retain with themselves or to transfer the title/possession/use of the said Amenity Space (and all ancillary structures and amenities appurtenant thereto and the land appurtenant thereto) on such terms and conditions as the Promoters may from time to time decide.
- ii) Access to and the facility for the use of such Amenity Space and the appurtenant land shall be regulated by the Promoters and/or their successors-in-title.
- iii) if so contracted as per provisions of ii) above the facility to the members for use of the Amenity Space shall be subject to the Rules, Regulations, charges and membership fees as may be framed by the Promoters/Owners or its separate enterprise independent of the project and the Allottee/s shall abide by the same. It is clearly agreed and set out by and between the Promoters/Owners and the Allottee/s that notwithstanding anything to the contrary written hereinabove the facility to the members for use of the Amenity Space etc. shall be restricted to the members only as taken by separate contract with the Promoters/Owners and shall not be construed as part Project and shall be run and operated by the Promoters/Owners or its separate enterprise under separate protocols framed and established by the Promoters/ Owners or its separate enterprise independent of the said project. The Allottee/s shall at no time deemed to be entitled to use the same by virtue of holding any Plot in the said project.

24.1 REPRESENTATIONS AND WARRANTIES OF THE PROMOTERS

The Promoters hereby represent and warrant to the Allottee as follows:

- i. The Promoters have stake/ development rights with respect to the said Project Land; as declared in the title report annexed to this agreement and has the requisite rights to carry out development upon the said Project Land and also has actual, physical and legal possession of the said Project Land for the implementation of the Project;
- ii. The Promoters have lawful rights and requisite approvals from the competent Authorities to carry out development of the Project and shall obtain requisite approvals from time to time to complete the development of the project;
- iii. There are no encumbrances upon the said Project Land or the Project except those disclosed herein and/or in the title report;
- iv. There are no litigations pending before any Court of law with respect to the said Project Land or Project except those disclosed in the title report;
- v. All approvals, licenses and permits issued by the competent authorities with respect to the Project and Project Land are valid and subsisting and have been obtained by following due process of law. Further, all approvals, licenses and permits to be issued by the competent authorities with respect to the Project and Project Land shall be obtained by following due process of law and the Promoters have been and shall, at all times, remain to be in compliance with all applicable laws in relation to the Project, Project Land and common areas;

- vi. The Promoters have the right to enter into this Agreement and have not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee created herein, may prejudicially be affected;
- vii. The Owners/Promoters have not entered into any agreement for sale and/or development agreement or any other agreement / arrangement with any person or party with respect to the said Project Land, the said Plot which will, in any manner, affect the rights of Allottee under this Agreement;
- viii. The Owners/Promoters confirm that the Owners/Promoters are not restricted in any manner whatsoever from selling the said Plot to the Allottee in the manner contemplated in this Agreement;
- ix. The Owners/Promoters have duly paid and shall continue to pay and discharge undisputed governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the said project to the competent Authorities upto the date possession of the said Plot;
- x. No notice from the Government or any other local body or authority or any legislative enactment, government ordinance, order, notification (including any notice for acquisition or requisition of the said Project Land) has been received or served upon the Owners/Promoters in respect of the said Project Land and/or the Project except those disclosed in the title report.

- 24.2 The Allottee/s or himself/themselves with intention to bring all persons into whosoever hands the Plot may come, hereby covenants with the Owners/Promoters as follows:
 - i. To maintain the Plot and/or construction thereon at the Allottee's own cost in good and tenantable repair and condition from the date that of possession of the Plot is taken and shall not do or suffer to be done anything in or to said Plot or the common amenities which may be against the rules, regulations or bye-laws.
 - ii. Not to subdivide his/her/their said Plot in any manner so as to cause division thereof either by metes and bounds and otherwise howsoever so as to maintain the integrity of his/her/their said Plot and not to sub-let the said Plot or any part thereof.
 - iii. Within the permissible parameters to utilize his/her/their said Plot and the construction thereon by the Allottees thereon for residential purposes only and for the permitted purposes aforesaid to construct on his/her/their said Plot providing for (i) adequate open space as required so as to maintain the aesthetic value of the said "Misty Winds" (ii) a septic tank and soak pit on his/her/their said Plot (iii) provision for adequate parking space as per their requirement, (iv) provision for rain Water Harvesting to be done by each plot holder in his own plot. (v) proper drainage of rain water and water used for other purposes.
 - iv. At his/her/ their costs and expenses to maintain his/her/their said Plot and/or the appurtenances thereto in properly hygienic sanitary repair and conditions and not to cause flooding and/or submerging of his/her/their said Plot and/or neighboring Plot.

- v. To use the common amenities and facilities which may be provided, in such a manner so as to ensure equitable use and enjoyment whereof by the Allottee/s of the plots now comprised or hereafter comprised in the said "Misty Winds" and for that purpose in particular to restrict and/or control the usage of water to the barest minimum, and/or to restrict the flow of traffic and the usage of the internal roads both with a view to restrict the cost of maintenance also with a view to restrict the movement of traffic to avoid any excessive nuisance and/or pollution.
- vi. To pay all dues relating to the said Plot and construction thereon of, to the Government, Local Municipal Body or any other local body or authority regularly form time to time and also to contribute such amount as may be required to be contributed by the Allottee/s, or occupier of each of the plot as also of the construction thereon so as to ensure proper carrying out of and execution of all the works and/or acts, deeds, matter and things as may be required to be done and/or executed and/or carried out and/or strictly in accordance with the sanctioned plans and the objectives hereinbefore set out.
- vii. That the Allottee and/or his nominees/ assigns shall at all/any time have right in common with the other plot holders of the said land and the Allottees of the adjoining plot holders/ owners for ingress and egress to the said Plot via the common internal roads.
- viii. To ensure that The Allottee/s shall not encroach on the adjoining plot at the time of the commencement of the construction on the Allottee's plot and he shall confirm the boundary with the concerned neighbour, Owners/Promoters and/or the ultimate body. In the event of any encroachment whatsoever the Allottees shall be liable to demolish the

- structure constructed by him at his own cost & shall be responsible for all consequences thereof.
- ix. Not to connect the drainage lines of their said plot to the storm water lines of the said project.
- x. Not to dig/ install individual bore wells on the said plot/s to prevent the depletion of ground water in the said layout
- xi. The Allottee who shall construct a structure on the said Plot, shall finish the common side of wall in a proper manner with plaster, water proofing and paint the same. The adjoining plot Allottee, who builds subsequently construct shall ensure that the adjoining existing structure does not get damaged in any manner whatsoever. If any damage/ loss occurs to the adjoining structure, the compound wall or the electrical lines etc. will be the responsible to rectify / replace the same at his own cost immediately. Similarly the Allottee shall ensure that no damage shall be affected to any common areas/amenities of the said project. He is made aware that he shall be responsible for the same.
- xii. To ensure that no construction material of any plot holder shall be stored/ stocked in the common areas or in the adjoining properties/plots. The Allottee shall store/stock any construction material equipment on the said Plot.
- xiii. To ensure that no damage is done to the Trees/ Plants, water sources, lights, gate, recreational/ sports facilities, roads etc. in the event of any losses or damage thereto the concerned plot Allottee shall be responsible for the cost thereof.

- xiv. That the Allottee and/or his nominees/ assigns shall at all/any time have right in common with the other plot holders of the said project land to use and share the common facilities and benefits of the said project land and bear and pay his/ her / their proportionate share in the upkeep and maintenance thereof as applicable. The Promoters and thereafter upon the conveyance the Association of Allottees formed for the said project land shall decide the quantum of the maintenance charges of the common amenities which shall be borne by the Allottee/s of the plots without delay and demur.
- XV. To observe and perform all the terms, covenants conditions stipulated and/or to be stipulated from time to time by the Owners/Promoters and to conduct himself/herself/themselves in such a manner to ensure equitable use and enjoyment of the said amenities, facilities and services by the holders for the time being of all the various plots comprised in the said "Misty Winds" and/or other lands of the Owners/Promoters abutting and/or in the vicinity thereof and constituting and/or deem to constitute the holding/s of the Owners/Promoters and/or their nominee/s and not to do any act of omission or commission which shall in any manner affect or prejudice or obstruct directly or remotely the similar use and enjoyment of such amenities, facilities and services by any of the holder/s for the time being of the other property /properties comprised in the said "Misty Winds" and/or other land/s abutting in the vicinity thereof and constituting and/or deem to constitute the holding/s of the Owners/Promoters and or their nominee/s.
- xvi. Not to utilize common internal roads, common areas etc. for any kind of parking or dumping purpose which may or may not create obstruction to other Plot Allottee/s.

- xvii. Not to store in the said Plot and/or construction thereon any goods which are of hazardous, combustible or dangerous nature or storing of which goods is objected to by the concerned local or other authority
- xviii. Not to park any vehicles on the common Roads or Footpaths.
- xix. No heavy vehicles allowed on the common footpath.
- xx. Not to use the said Plot comprised therein or not to permit the same to be used for any purposes which may or is likely to cause nuisance or annoyance to occupiers of the neighboring properties nor for any illegal or immoral purposes.
- xxi. Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Plot/ construction outside its compound on any portion of the said Project Misty Winds. Not to demand partition of his/her/their interest in the said Plot, it being hereby agreed and declared by the Allottee/s that his/her/their interest in the Plot is impartable.
- xxii. Pay to the Owners/Promoters within fifteen days of demand by the Owners/Promoters, his share of security deposit demanded by the concerned local authority or Government or for giving water, electricity or any other service connection to the layout in which the Plot is situated. Such deposits will lie with the Owners/Promoters interest free for the utilization of above purposes.
- xxiii. Save as hereinafter provided not to let, sub-let, transfer, assign or part with interest or benefit factor of this Agreement or part with the possession of the Plot until all the dues payable by the Allottee/s to the Owners / Promoters under this Agreement are fully paid up and only if the Allottee/s has /have not been guilty of breach of or non-observance of any of the

terms and conditions of this Agreement and if the Allottee/s has/have given prior intimation in writing to the Promoters and obtained consent in written of the Promoters in that behalf, the Allottee/s shall be entitled to assign the benefit of this Agreement subject to the terms and conditions contained herein.

- xxiv. To duly and promptly pay, bear, discharge and contribute all the amounts that are or may be stipulated by the Owners/Promoters to be payable by him/her/them from time to time. In the event of the Allottee/s committing any default in payment of the amount payable by him/her/them as aforesaid or as and when demanded by the Owners/Promoters or when the same falls due, the same shall constitute and/or deem to constitute a charge on the said Plot and without prejudice to the aforesaid, the Owners / Promoters be entitled to prevent the Allottee/s from using and/or enjoying in any manner whatsoever all or any of the said common facilities and/or amenities.
- xxv. At all times to allow and/or permit access to the said Plot hereby granted for the purpose of carrying all acts, deeds, matters and things as may be required to be done and/or executed either on the plot and/or any adjoining property comprised in the said "Misty Winds" and/or other lands abutting and/or in the vicinity thereof and constituting and/or deem to constitute the holding/s of the Owners/Promoters and/or to carry out and/or in accordance with the objectives hereinbefore set out.
- xxvi. Without prejudice to the aforesaid the Allottee/s hereby agree/s to indemnity and keep indemnified the Owners/Promoters and all person claiming under or through his/her/their holder of the plots comprised in the said "Misty Winds" and/or other lands abutting and/or in the vicinity thereof and constituting and/or deem to constitute the holding of the

Owners/Promoters and/or their nominees against all claims, demands, actions, proceeding, losses damages or cost, charges and expenses which may be made or taken against or suffered by the Owners/Promoters etc. as aforesaid by reason of any act or omission or commission on the part of the Allottee/s in breach of the provisions contained in these presents and/or the obligations and undertaken by his/her/their in respect of the Plot/s belonging to the Allottee/s.

- xxvii. The Allottee/s is/are aware that Pune Metropolitan Regional Development Authority /local authority /the local body /the concerned government authority is / may not be able to supply adequate water throughout the year. In that case until the conveyance the Owners/Promoters shall help the Allottee/s for providing required quantity of water by purchasing the same from the market as per availability. All costs therefor shall be borne by the Allottee/s and the Association of Allottees when formed and the owners of the land /the Promoters shall not be liable to bear the costs thereof. In this respect the role of the Owners/Promoters shall be of giving required help and making adequate arrangement.
- xxviii. The Allottee/s shall observe and perform all the rules and regulations which the, Society or the Limited Company may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said project and the Plots therein and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and other public bodies. The Allottee shall also observe and perform all the stipulations and conditions laid down by the /Society/Limited Company regarding the occupation and use of the Plot in the said "Misty Winds" and shall pay and contribute regularly and

punctually towards the taxes, expenses or other out-goings in accordance with the terms of this Agreement.

- xxix. the Allottee/s shall permit the Owners/Promoters and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the said Plot to repair any common utilities, if any, running through the said Plot.
- 25. The Allottee/s declare that he/she/they shall not be entitled to any easement or right of light or air which would restrict or interfere with the free use of any neighboring or adjoining plots of the Owners/Promoters for development or other purposes and a declaration that the access and use of light and air to and for the said Plot acquired by the Allottee/s and to and for any structure erection or building for the time being erected and standing thereon from and over the neighboring or adjoining premises of the Owners/Promoters is enjoyed under the express consent of the Owners/Promoters.
- 26. Any delay or indulgence by the Owners/Promoters in enforcing the terms of this Agreement or any forbearance or giving of time to the Allottee/s shall not be construed as a wavier on the part of the Owners/Promoters of any breach or non-compliance of any of the terms and conditions of this Agreement by the Allottee/s nor shall the same in any manner prejudice the rights of the Owners/Promoters.
- 27. The Allottee/s hereby irrevocably consent/s and authorize/s the Owners/Promoters to represent him/her/them in all matters regarding property tax assessment and reassessment before the concerned Municipal/ Local Authorities and decisions taken by the Owners/Promoters in this regard shall be binding on the Allottee/s. The Owners/Promoters may till the execution of the Final Conveyance Deed represent the Allottee/s and his/her/their interest and give consent, NOC's and do all the necessary things in all departments of Municipal Corporation, Collectorate, Road, Water,

Building Tax Assessment departments, Government & Semi-Government, M.S.E.D.C.L., U.L.C. officials, etc. on behalf of the Allottee/s and whatever acts so done by the Owners/Promoters on behalf of the Allottee/s shall stand ratified and confirmed by the Allottee/s.

- 28. The Promoters shall maintain a separate account in respect of sums received by the Promoters from the Allottee/s as advance or deposit, sums received on account of the share capital for the promotion of the Co-operative Society or association or Company or towards the out goings, legal charges and shall utilize the amounts only for the purposes for which they have been received, except in case of default of the Allottee/s in which event the Promoters will be at liberty to appropriate/adjust moneys held on one account with money due on another accounts.
- 29. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law of any common areas of the said Project land save and except the said plot to the Allottee/s, The Allottee/s shall have no claim save and except in respect of the Plot hereby agreed to be sold/ granted to him and all open spaces and common areas and facilities, recreation spaces, will remain the property of the Owners/Promoters until the said same are transferred and conveyed to the Society/Limited Company or other body formed as hereinbefore mentioned.
- 30. OWNERS/PROMOTERS SHALL NOT MORTGAGE OR CREATE A CHARGE: After the Owners/Promoters execute this Agreement he shall not mortgage or create a charge on the Plot and if any such mortgage or charge is made or created then notwithstanding anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the Allottee who has taken or agreed to take such Plot.

- 31. It is placed on record that the Misty Winds being promoted and developed by the Promoters herein comprise of use of certain common areas in the Schedule II hereinafter referred as the "Specified and Reserved amenities" The usage of such Reserved amenities are expressly subject to the terms, conditions and stipulations applicable thereto and the Promoters shall be entitled to accordingly
- 31.1. The Promoters shall be entitled to retain with themselves or to transfer the title/possession/use of the said reserved portions (and all ancillary structures and amenities appurtenant thereto and the land appurtenant thereto) on such terms and conditions as the Promoters may decide.
- 31.2. Access to and the facility for the use of such reserved portions and the appurtenant land shall be regulated by the Promoters and/or their successors-intitle but on condition that such access and facility will be available not only to the Allottees of the Plots in the Project Land and to the Allottee/s in the plots/building/s in the contiguous neighboring lands which may be developed by the Builders and/or associate concerns of the Promoters and also for any other person/s as the Promoters may in their sole discretion decide.
- 31.3. The facility to the members for use of the reserved portions shall be subject to the contractual obligations between the Allottee/s and the Promoters which is entirely optional and subject to such Rules, Regulations, restrictions and payment of requisite charges as may be framed by the Promoters and the Allottee/s shall abide by the same.

32. BINDING EFFECT:

Forwarding this Agreement to the Allottee/s by the Owners/Promoters does not create a binding obligation on the part of the Owners/Promoters or the Allottee/s until, firstly, the Allottee/s sign/s and delivers this Agreement with all the schedules along with the

payments due as stipulated in the Payment Plan within 30 (thirty) days from the date of receipt by the Allottee and secondly, appears for registration of the same before the concerned Sub- Registrar as and when intimated by the Owners/Promoters. If the Allottee(s) fails to execute and deliver to the Owners/Promoters this Agreement within 30 (thirty) days from the date of its receipt by the Allottee and/or appear before the Sub-Registrar for its registration as and when intimated by the Owners/Promoters, then the Owners/Promoters shall serve a notice to the Allottee for rectifying the default, which if not rectified within 7(Seven) days from the date of its receipt by the Allottee, the application of the Allottee in terms of the allotment letter shall be treated as cancelled and all sums deposited by the Allottee in connection therewith including the booking amount shall be returned to the Allottee without any interest or compensation whatsoever.

33. ENTIRE AGREEMENT:

This Agreement, along with its schedules and annexures, constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said Plot, as the case may be.

34. RIGHT TO AMEND:

This Agreement may only be amended through written consent of all the Parties hereto.

35. PROVISIONS OF THIS AGREEMENT APPLICABLE ON ALLOTTEE / SUBSEQUENT ALLOTTEES:

It is clearly understood and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the Project shall equally be applicable to and enforceable against any subsequent Allottees of the said Plot, in case of a transfer, as the said obligations go along with the said Plot for all intents and purposes.

36. SEVERABILITY:

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemed, amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

37. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT :

Wherever in this Agreement it is stipulated that the Allottee/s has/have to make any payment, in common with other Allottee(s) in Project, the same shall be in proportion to the carpet area of the Plot bears to the total area of all the Plots in the Project.

38. FURTHER ASSURANCES:

Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.

39. PLACE OF EXECUTION:

The execution of this Agreement shall be completed only upon its execution by the Owners/Promoters through their authorized signatory at the Promoter's Office, or at some other place, which may be mutually agreed between the Owners/Promoters and the Allottee/s, in Pune after the Agreement is duly executed by the Allottee/s and the Owners/Promoters or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar Maval. Hence this Agreement shall be deemed to have been executed at Maval.

- 40. The Allottee and/or Owners/Promoters shall present this Agreement as well as the conveyance/assignment of lease at the proper registration office of registration within the time limit prescribed by the Registration Act and the Owners/Promoters will attend such office and admit execution thereof.
- 41. That all notices to be served on the Allottee/s and the Owners/Promoters as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee/s or the Owners/Promoters by Registered Post A.D or notified Email ID/Under Certificate of Posting at their respective addresses specified below:

	Name of Allottee (Allottees' Address)			
Notified Email ID :				
M/s	Promoters name			
Notified Fmail ID:	(Promoters' Address)			

It shall be the duty of the Allottee and the promoters to inform each other of any change in address subsequent to the execution of this Agreement in the above address by Registered Post failing which all communications and letters posted at the above address shall be deemed to have been received by the Promoters or the Allottee/s, as the case may be.

42. JOINT ALLOTTEES:

That in case there are Joint Allottees all communications shall be sent by the Promoters to the Allottee/s whose name appears first and at the address given by him/her which shall for all intents and purposes to consider as properly served on all the Allottees.

43. GOVERNING LAW:

That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India for the time being in force and the Courts in Pune will have the jurisdiction, subject to the provisions of the said Act to adjudicate upon all disputes arising by and between the parties hereto under the terms hereof for this Agreement. This Agreement is subject to the provisions of the Maharashtra Ownership Flats (Regulation of The Promotion of Construction, Sale, Management and Transfer) Act, 1963, as amended till this date and will be subject to the provisions of the Real Estate (Regulation and Development) Act 2016 and Maharashtra Real Estate (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agent, Rates of Interest and Disclosures on Website) Rules 2017, respectively as applicable.

44. STAMP DUTY:

- 44.1 All Stamp Duty and registration charges applicable hereto are to be borne and paid by the Allottees herein.
- 44.2 Stamp duty amounting to Rs. _______/- is affixed hereto on the document value which is more than the market value /market value of the said Plot as fixed by the Office of the Registrar of Assurances, Pune.

THE SCHEDULE IA ABOVE REFERRED TO:

a) ALL THAT PIECE AND PARCEL OF LAND bearing S. No. 80/1 admeasuring 01 Hectare 47 Ares, situated at Village Karanjgaon Kamshet, Taluka Maval, District Pune and bounded as under:

ON OR TOWARDS THE:

NORTH: New Survey No./Gat No. 80/1 Part, Old Survey No. 226/1 Part and after

that boundary of Brahmanwadi

SOUTH : New Survey No./ Gat No. 70, Old Survey No. 225 EAST : New Survey No./ Gat No.81, Old Survey No. 227 WEST : New Survey No./ Gat No.79, Old Survey No. 233

b) ALL THAT PIECE AND PARCEL OF LAND bearing S. No. 71/2 admeasuring 02 Hectares 92 Ares, situated at Village Karanjgaon Kamshet, Taluka Maval, District Pune and bounded as under:

ON OR TOWARDS THE:

NORTH: Survey No.79 and Survey No. 71/1 SOUTH: Survey No.71/3 and Survey No.71/5

EAST : Survey No.70

WEST : Survey No.75 and Survey No. 76

Easementary land in perpetuity

c) ALL THAT PIECE AND PARCEL OF LAND bearing S. No. 79/2 admeasuring 00 Hectare and 4.59 Ares, situated at Village Karanjgaon Kamshet, Taluka Maval, District Pune and bounded as under:

ON OR TOWARDS THE:

NORTH: Survey No. 80
SOUTH: Survey No. 71
EAST: Survey No. 80

WEST : Part of Survey No. 79/2

THE SCHEDULE IB ABOVE REFERRED TO:

(PROJECT LAND)

ALL THAT PIECE AND PARCEL OF LAND admeasuring 34403.55 sq. mtrs. after deducting an area admeasuring 9496.45 sq. mtrs. earmarked out of the said Entire Land situated at Village Karanjgaon, Taluka Maval, District Pune.

THE SCHEDULE II ABOVE REFERRED TO:

Here set out the nature, extent and description of Amenities facilities and common areas of Misty Winds :

Common Amenities

- 1. Developed Internal Roads
- 2. Project Compound
- 3. Recreational Open Space
- 4. Water Supply provision
- 5. Strom water drains
- 6. Tree Plantation and Landscaping
- 7. Street Lights
- 8. Entry Gate
- 9. Security Cabin
- 10. Children's play area
- 11. Indoor / Out door Games Area
- 12. Multi Purpose Hall
- 13. Swimming pool
- 14. Party Lawn
- 15. Guest Rooms

SCHEDULE 'A'

(SAID PLOT OUT OF THE LAYOUT OF SAID PROJECT LAND HEREINABOVE)

(PLEASE INSERT DESCRIPTION OF THE PLOT ALONG WITH BOUNDARIES IN ALL FOUR DIRECTIONS)

ALL THAT PIECE AND PARCEL OF PLOT bearing No. _____ area _____ sq. mtrs., i.e. _____ sq. ft. in the said "Misty Winds _____ situate at Project land described hereinabove and bounded as under:

ON OR TOWARDS THE:

NORTH :

SOUTH :

EAST :

WEST :

IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed this Agreement for sale at Pune in the presence of attesting witness, signing as such on the day first above written.

SIGNED SEALED AND DELIVERED by the abovenamed PROMOTERS for themselves and as duly Constituted Attorney of the Owners abovenamed

PROMOTERS

SIGNED SEALED AND DELIVERED by the abovenamed ALLOTTEE/S

ALLOTTEE/S

WITNESSES:

1.

2.

ANNEXURE A

Name of the Attorney at Law/Advocate,

Address :
Date :
No. :

RE. :
<u>Title Report</u> Details of the Title Report
The Schedule Above Referred to
(Description of property)
Place: Dated day of 20 (Signed) Signature of Attorney-at-Law/Advocate
ANNEXURE B
(Authenticated copies of Property Card or extract Village Forms VI or VII and XII or any
other revenue record showing nature of the title of the Owners/Promoters to the said Project Land).
ANNEXURE C
(Authenticated copies of the plans of the Plotted Layout as approved by the concerned
Local Authority)

ANNEXURE D

(Authenticated copies of the layout plan earmarking /identifying the Plot agreed to be purchased by the Allottee/s, as sanctioned and approved by the local authority)

ANNEXURE E

(Authenticated copy of the Registration Certificate of the Project Misty Winds 1 granted by the Real Estate Regulatory Authority)

ANNEXURE F

(Authenticated copy of the Registration Certificate of the Project Misty Winds 2 granted by the Real Estate Regulatory Authority)

RECEIPT

Received of and from the Allottee above	e name	d th	ne sum of	Rs	/-
(Rupees	_only) (on	execution	of this	agreement
towards Earnest Money Deposit or application f	fee.				
We/I say received.			The Pro	moters.	
\S\Gunesh Sancheti\Karanjgaon\2021\ARTICLES OF AGREEMENT for Plot.docRP					