AGREEMENT FOR SALE

This	Agreement	is made	and	entered	into	at	on	this	 day	of	 Year	Two
Tho	usand Eightee	en.										

BETWEEN

M/s. Ashapura Developers, through its Partners 1) Mr. Suresh Dhanji Bhanusali 2) Mr. Anil Dhanji Bhanusali 3) Mr. Vijaybhai Jinabhai Chovatiya, all adult, Indian Inhabitants having office address at Shop No. 06, Bhoomi Heights, Plot No. 5 & 6, Sector 8, Kharghar, navi Mumbai - 410210, (the "Promoter") (which expression shall unless it be repugnant to the context or meaning thereof shall deem to mean and include the Partner or Partners for the time being of the said firm, their survivor or survivors, heirs, executors, administrators and assigns of such last survivor) of the First Part;

AND
, having (PAN NO/ AAADHA
No), adult, Indian Inhabitant, residing at
hereinafter referred to as the "Allottee" (which expression shall unless it be repugnant t
the context or meaning thereof shall deem to mean and include his/her/their respective
legal heirs, executors, administrators, assigns and nominees) of the Third Part.

AND

1) Mr. Suresh Anant Patil, & 2) Mr. Subhash Anant patil, having address at s/o anant hiraji patil, 2947 radhant building, mulekhand, chanje, uran, raigarh uran Maharashtra 400702, hereinafter referred to as the "Owners/Confirming Party" (which expression shall unless it be repugnant to the context or meaning thereof shall deem to mean and include the Partner or Partners for the time being of the

said firm, their survivor or survivors, heirs, executors, administrators and assigns of such last survivor) of the Second Part;

WHEREAS:

- A) City and Industrial Development Corporation (the "Corporation") has entered into a Agreement of Lease dated 27/11/2007 and has transferred all rights, title and interest in and upon the plot of land bearing Plot No.120, Sector-50, admeasuring 1549.99 sq. Mtrs. at village Dronagiri, Taluka-Uran, Dist. Raigad, more particularly described in First Schedule (the "said land") under the 12.5% Gaothan Expansion Scheme to The confirming party.
- B) Vide Tripartite Agreement dated 11/02/2014 executed with 1)Mr. Radhabai Anant Patil, 2) Mr. Suresh Anant Patil, 3) Mr. Subhash Anant Patil, 4)Smt. Parvati Ramchandra Mhatre, 5) Mrs. Manjula Narayan Mhatre, 6) Mrs. Indira Pandurang Mhatre, 7) Mrs. Devyani Sunil Raut, 8)Mrs. Surekha Anant Patil (the "Original Owner"), City and Industrial Development Corporation (the "Corporation"), M/s. Ashapura Developers through its Partners 1) Mr. Suresh Dhanji Bhanusali 2) Mr. Anil Dhanji Bhanusali 3) Mr. Harilal Velji Shah 4) Mr. Mahesh Narayan Patel & 5)Mr. Subhash Anant Patil, 6) Suresh Anant Patil (the "New Licensees"), which is duly registered under document no. URAN-192-2014 on 11.02.2014 before Sub Registrar Assurance Uran. A lay out of the said land is appended hereto as 'Annexure-1'.
- C) Vide Tripartite Agreement dated 11/02/2014 executed with the New Licensees and the Corporation, The Owner/Confirming Party have tarsnferred their 100% rights, title and interest in favour of the promoter with right to develop the 100% plot and also the Owners have granted a 50% sale right in favour of the promoters herein.

- D) The Owner herein has granted development rights in respect of the said land to the Promoter vide Development Agreement dated 13Th DECEMBER 2016. The said Development Agreement is notarized on 9TH MARCH 2016 at VASHI. Accordingly, the Promoter is entitled to develop the said land as per the terms and conditions contained therein. Prior to the above Development Agreement, a Tripartite Agreement dated 13/12/2016 is executed between Owner herein and said corporation, according to which the Promoter has acquired 50% rights and interests in and upon the said land on the terms and conditions set out there in the said tripartite agreement.
- E) Vide CIDCO Letter No. CIDCO/VASAHAT/DRONAGIRI/1111/2014 dated 12/02/2014 the Corporation issued final order granting 100% rights, title and interest on said land in favour of Promoter and Owner/confirming party respectively.
- Patel are retiring from partnership firm M/s Ashapura Developers and Mr. Vijaybhai jinabhai Chovatiya ia new incoming partner and same changes was made in DEED OF RETIREMEMT CUM NEW ADMISSION on 10th of April 2018and dully registered in Reegistration of firm. As per DEED OF RETIREMENT CUM NEW ADMISSION the corporation change name on Mr. VIJAYBHAI JINABHAI CHOVATIYA in said plot
- G) Vide development permission cum Commencement Certificate dated 02/06/2018, bearing reference no. CIDCO/BP-15434/TPO(NM&K)/2017/2290, Corporation has granted construction permission on the said land. Accordingly, the Promoter is entitled to construct a Residential project known as "ANANT CORNER" comprising G+13 upper floors containing in aggregate 58 Residential units and 12 Commercial units by utilizing Permissible FSI 1.5 i.e. Permissible Potential Developable Area of 2306.73 sq. mtrs. (the "said Project"). A copy of Commencement certificate is appended hereto as 'Annexure-3'. The said project is marked in Yellow Colour in the layout plan of the said land and more particularly described in 'Second Schedule'. The amenities in the said project are more particularly described in 'Third Schedule'.

- H) While sanctioning the 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 Promoter when developing the said land and the buildings and upon due observance and performance of which only the completion and occupation certificate in respect of the said buildings shall be granted by the concerned local authority. The Promoter has accordingly commenced construction of the said buildings in accordance with the sanctioned plans and is carrying on the construction of the said building according to the Development permission, commencement certificate and sanctions.
- The Allottee has demanded from the **Promoter/Owner** and the **Promoter/Owner** has given inspection to the Allottee of all the documents of title including copies of Tripartite Agreements, Development Agreement, Development Permissions and Commencement Certificate and 'Certificate of Title' dated 28/8/2018 in respect of said land issued by **Advocate P.G.DANAVALE** (appended hereto as 'Annexure 4') and of such other documents as are specified under applicable statute and rules and regulations as mentioned herein. In addition, the Allottee has perused the 'Architect Certificate' and drawing certifying the carpet area of the Flats/shops along-with limited common area. The Allottee has also seen the proposed plan for said entire project.
- J) The Promoter have entered into a standard agreement with the architect "TRI ARCH DESIGN STUDIO" having address at 18, Gauri commercial Complex, plot no 19, sector 11, CBD BELAPUR, navi mumbai. "An architect" registered with the Council of Architects and such agreement is as per the agreement prescribed by the Council of Architects.
- K) The Promoter has appointed Structural Engineer Agharkar consulting engineers pvt ltd having address at 04, Raheja Arcade, Ground floor plot no 61 sector 11 cbd belapur,

navi Mumbai,400614 for RCC works to develop, design and lay down specifications for construction of the building on the said land. The Promoters accept the professional supervision of the Architect and the Structural Engineer till the completion of the building.

L) The Allottee applied to the Promoter/Owner vide request letter for
reservation of Unit no, admeasuring carpet areaSq. Mtr., on Floor, a
per the Floor Plan annexed hereto and marked as 'Annexure 5' (the "Said Unit
which is more particularly described in 'Fourth Schedule'. In addition, without ar
further monetary consideration, the Allottee is entitled to balcony of sq. mtr
flower bed of sq. mtrs, terrace area of sq. mtrs., service slab/dry balcony
duct area of sq.mtrs. being ancillary area (the "additional area") marke
separately in the floor plan appended as 'Annexure-5'. The aggregate of carpet are
and additional area is the "gross usable area" totaling to sq. mtrs available for
use by the Allottee.
M) The Promoter has registered the said project under the provisions of the Real Estat
(Regulation & Development) Act, 2016 with the Real Estate Regulatory Authority a
under Registration no A copy of certificate of registration is appende
hereto as 'Annexure-6'
N) The Allottee has offered to pay to the Promoter/Owner Rs/- for the
transfer of said unit in name of Allottee which the Promoter/Owner has accepted
upon such terms and conditions as contained in this agreement. Before the execution
of these present the Allottee has paid to the Promoter/Owner a sum of R
the unit agreed to be sold by the Promoter/Owner to the Allottee as an advance
payment (the payment and receipt whereof the Promoter/Owner hereby admit ar
acknowledge). The Promoter/Owner has accordingly issued a reservation letter date

to the Allottee. 1	The Allottee has agreed to pay to the Promoters/Owner
balance consideration of Rs.	/- in the manner hereinafter appearing.

NOW THIS AGREEMENT WITNESSES AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIE AS FOLLOWS:

1. PROJECT:

- 1.1 The Promoter shall under normal conditions develop the said project in accordance with the plans, designs, specifications finally approved by the competent authority with only such variations as may be required to utilize the total FSI and as approved by the competent authority or the Government.
- 1.2 If required, the Promoter shall carry out minor modifications as may be deemed fit. The Promoter shall also be entitled to carry out the amendment to the plan resulting in any addition / alteration to the existing floors due to additional FSI being available or otherwise. In such cases the Promoter shall seek prior consent of the Allottee, if such addition / alteration is adversely affecting the unit allotted to the Allottee.

2. **DESCRIPTION OF UNIT:**

2.1	The Allottee hereby agrees to purchase from Promoter/Owner and
	Promoter/Owner hereby agree to sell to Allottee 'Unit No. admeasuring carpet
	area of sq. mtrs on floor' (the "said unit") as shown in the floor
	plan hereto appended as Annexure - 5. The said unit is more particularly
	described in 'Fourth Schedule'. In addition, without any further monetary
	consideration, the Allottee is entitled to balcony ofsq. mtrs, flower bed
	of sq. mtrs. being ancillary area (the "additional area"). The said
	additional area is marked separately in the floor plan appended as 'Annexure-5'.
	The aggregate of carpet area and additional area is the "gross usable area"
	totalling to sq. mtrs available for use by the Allottee.

2.2 The fixtures, fittings and amenities to be provided in the said unit are those that are set out in 'Annexure-7'. The Allottee shall not make any changes in the amenities to be provided and shall be obligated to accept or accede such amenities.

3. **CONSIDERATION:**

- It is mutually agreed by and between the parties that consideration for sale of shall said unit be Rs. (Rupees words only) (the "said consideration"). The said consideration amount does not include society formation charges, documentation charges, taxes and other statutory payments which are to be paid separately by Allottee. The Allottee is aware and accepts that the consideration between the parties as above is determined after passing on the benefit of credit of GST on the input cost to the Allottee.
- 3.2 The Allottee has negotiated the consideration herein above by offering to pay to the **Promoter/Owner** consideration in the following manner which has been accepted by the **Promoter/Owner**:

1)	On Booking	10%
2)	On Registration	20%
3)	On Completion of Plinth	10%
4)	On Completion of 1st Slab	10%
5)	On Completion of 3 rd Slab	6%
6)	On Completion of 5 th Slab	6%

7)	On Completion of 7 th Slab	6%
8)	On Completion of 9 th Slab	6%
9)	On Completion of 11 th Slab	5%
10)	On Completion of 13 th Slab	5%
18)	On Completion of Blockwork& Plastering	5%
19)	On Finishing	6%
20)	On Occupation Certificate	4%
	TOTAL	100%

- 3.3 Allottee hereby agrees to pay the escalation on said consideration on following grounds:
 - (a) Any increase on account of development charges payable to the competent authority.
 - (b) Any other increase in charges which may be levied or imposed by the competent authority from time to time.
 - (c) Additional cost/charges imposed by the competent authorities,
 - (d) The **Promoter/Owner** may charge the Allottee separately for any upgradation/ changes specifically requested by the Allottee in fittings, fixtures and specifications and any other facility.
 - (e) Additional/ new taxes that may be levied from time to time.

4. ADDITIONAL CHARGES:

The Allottee shall on or before delivery of possession of the said unit, pay to the **Promoter/Owner** further amount on following account:

(a) Proportionate share of taxes and other charges/ levies in respect of the society.

- (b) Expenses towards water, electric and other utility and services connection charges.
- (c) Expenses of electrical receiving and sub-station provided in layout.
- (d) Maintenance charges as per this agreement.

5. MODE OF PAYMENT

- 5.1 All payment shall be made by Allottee by drawing cheque/ DD/RTGS in the name of "ASHAPURA DEVELOPERS ANANT CORNER COLLECTIONA/c No "918020069625813" in AXIS Bank, CBD BELAPUR branch payable at Navi Mumbai or other account as **Promoter/Owner** may intimate subsequently to the Allottee. Allottee shall separately pay _____transfer charges, if any, and other statutory dues which may be levied from time to time.
- 5.2 Allottee shall deduct tax at source on the payment made at the prevalent rate, if applicable and furnish a TDS certificate to **Promoter/Owner** within seven (07) days of such deduction is made. Provided that the receipt for the payment made shall be issued by **Promoter/Owner** only after the bank instrument is cleared and the funds mentioned therein reaches the stated bank account of the **Promoter/Owner** or in the account as **Promoter/Owner** subsequently intimated to the Allottee and the TDS certificate is received by **Promoter/Owner** from Allottee. The Allottee indemnifies and keep indemnified the **Promoter/Owner** for payment of TDS to be made to concern department, if any by the Allottee.
- 5.3 The Allottee has made a payment of Rs._____/- (Rupees in words only) towards booking of the said unit along with the request letter dated _____ which has been adjusted against the consideration as mentioned hereinabove. In addition the Allottee has further paid Rs._____ (Rupees in words only) upon execution of this Agreement.

6. PAYMENT OF STATUTORY DUES AND TAXES:

- Promoter/Owner any statutory taxes (as made applicable from time to time) like GST, if any, MSEDCL Deposit, water connection charges or any other charges, levy, tax, if any, duty by whatever name called, if made applicable under any law by the government on this transaction for all times to come. Such payment shall be made by the Allottee at the time of execution of these presents or at the time of making each payment as per the provisions of law. If such liability arises thereafter, then the Allottee shall make over such payment to Promoter/Owner within Ten (10) days of notice of demand from Promoter/Owner.
- 6.2 The valuation report charges and other out of pocket expenses on this transaction shall be borne by the Allottee. Further, the Allottee shall take immediate steps to get this deed registered under the Registration Act, 1908 by making payment of stamp duty, legal charges and registration charges.

 Promoter/Owner undertakes to make themselves available through authorized representative for purpose of registration at fifteen (15) working days notice from Allottee. The Promoter/Owner shall not be liable under any law for any delay, laches and / or negligence shown by the Allottee in presenting this agreement for registration before the competent authority. The Allottee indemnifies the Promoter/Owner against any claim, action, judgment, cost, expenses and penalties that may arise on Promoter/Owner due to inaction or non compliance of obligation under this Agreement or under any other law.

6.3 The Allottees indemnify and keep indemnified the **Promoter/Owner** against any payment to be made to the concerned department on account of GST whether in present or in future.

7. NOTICE OF DEMAND:

- 7.1 Upon the installment of consideration and other charges becoming due, **Promoter/Owner** shall issue a notice of demand giving at least Ten (10) working days time from date of notice to Allottee for making the payment. The said notice of demand shall be accompanied by certificate from the project architect certifying the satisfactory completion of the stage of work for which the payment is due.
- 7.2 Notice of demand shall be sent through Registered Post Acknowledgement Due (RPAD)/Speed post/hand delivery/email at the address mentioned in notice clause of this agreement and such dispatch shall be treated as sufficient compliance from **Promoter/Owner.** Thereafter Allottee shall be barred from claiming non receipt of the notice of demand.
- 7.3 Timely payment of all the above installments/amount on their respective due dates and any other sum payable under this agreement by the Allottee is the essence of this contract/Agreement. Constructive and physical possession of the said unit shall be handed over to Allottee by **Promoter/Owner** only upon receipt of all payments mentioned in this agreement.

8. **DEFAULT BY ALLOTTEE:**

- 8.1 Following shall deemed to be a default on the part of Allottee:
 - (a) Default in making timely payment of sums due as mentioned in this agreement;

- (b) Creating nuisance on the site resulting in danger/damage to the said project, said land, threat to life;
- (c) Delay in accepting the possession of the unit within a period of two (2)months of intimation to take possession by **Promoter/Owner**;
- (d) Refusing/ delay in taking membership of said society;
- (e) Breach of any terms and conditions of this agreement;
- (f) Breach of any law or provisions thereto;
- (g) Obtain forceful occupancy/ possession of said unit before receipt of occupation certificate by competent authority;
- 8.2 The Allottee shall not be in default if he corrects/ remedies such breach within Ten (10) days of notice from the **Promoter/Owner** to the Allottee as per clause 9.2.

9. TERMINATION OF AGREEMENT:

- 9.1 On the Allottee committing default in payment on due date of any amount due and payable by the Allottee to the **Promoter/Owner** under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoings), the Allottee agrees to pay to the **Promoter/Owner** interest at the rates prescribed under the RERA Rules on all the amounts which become due and payable by the Allottee to the **Promoter/Owner** under the terms of this Agreement from the date the said amount is payable by the Allottee to the **Promoter/Owner** till date of actual realization of payment. However such entitlement of interest shall not be deemed to be a waiver of **Promoter's/Owner's** right to terminate this agreement as per the provisions of this agreement.
- 9.2 Without prejudice to the right of the promoter/owner to charge interest in terms of sub clause 9.1 above, on the Allottee committing default as per clause8.1 above and on the Allottee committing continuous default even after notice

of termination, the **Promoter/Owner** shall at its own discretion, may terminate this Agreement.

Provided that, **Promoter/Owner** shall give another notice of Ten (10) days in writing to the Allottee, by registered post AD at the 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 fails to rectify the breach or breaches mentioned by the **Promoter/Owner** within the period of notice then at the end of such notice period, **promoter/owner** may terminate this agreement unilaterally.

- 9.3 Upon termination of this agreement as aforesaid, the **Promoter/Owner** shall refund to the Allottee the payments made by him till that date (subject to adjustment of 15% of payments received till that date or Rs. 3,00,000/-whichever is more as liquidated damages and service charge) such refund shall be issued within a period of thirty (30) working days of the registration of cancellation/ termination deed and expulsion of the Allottee from the membership of the society as per clause 9.4.
- 9.4 The Promoter shall also move for expulsion of the Allottee from the membership of the society as per by laws of the society, and submit a copy of termination notice to such society. No separate consent of Allottee will be required for such expulsion.
- 9.5 Upon termination of this Agreement the **Promoter/Owner**, shall be at liberty to dispose of and sell the unit to such person and at such price as the **Promoter/Owner** may in his absolute discretion think fit.

Provided that in the event of default as above the Allottee shall not raise any objection to termination made by the **Promoter/Owner** and that

Promoter/Owner is authorized to unilaterally register the cancellation deed with the registrar *suo-moto* without any recourse to the Allottee.

- 9.6 The Promoter/Owner is not liable to refund the taxes and other statutory charges collected from the Allottee till the date of termination of the agreement.
- 9.7 The **Promoter/Owner** may at its own option also approach the authority under RERA for seeking appropriate order for cancellation of this agreement.

10. DECLARATION BY THE PROMOTER:

Promoter hereby declares as follows:

- 10.1 Promoter hereby agrees to observe perform and comply with all the terms, conditions, stipulations and restrictions if any, which may have been imposed by the Competent Authority and the concerned local authorities at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the premises to the Allottee, apply to the concerned local authority for occupation and completion certificate in respect of the unit and obtain the said certificate as per the provisions of law.
- 10.2 The Promoter will not be liable for any delay caused by 'Maharashtra Electricity Distribution Co. Ltd.' defaulting / delaying the supply of electricity or due to the Local authority concerned delaying the supply of permanent 'water connection' or such other service connections necessary for occupying the said unit. The Allottee hereby indemnifies the Promoter from any claims made for delay on the above count.

- 10.3 That the Promoter/Owner would be entitled to put up sign boards, signages, neon sign boards displaying its name in any part of the project like terrace, common area and garden etc. The said board would be maintained by the Promoter/Owner at its own cost till the land is conveyed to the association of Allottees. The said board would not contain any information which is false or misleading. The Allottee shall not raise any objection to said boards or create any nuisance or hurdle in putting and maintaining said boards.
- 10.4 The carpet area of the said Unit which is proposed to be constructed in the said building is approximate _____ sq. mts., however the actual carpet area of the may vary up to 3% due to design and construction exigencies and therefore, the Promoter shall confirm the final carpet area of the FLAT that has been allotted to the Allottee after the construction of the said building is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area, subject to a variation cap of 3% (three) percent. In the event of there being difference of more than 3% between the actual carpet area of the said Unit from the carpet area as mentioned herein at the time of the offering the possession of the said Unit, then the Consideration shall be either proportionately reduced or increased accordingly (without interest thereon). The Allottee agrees to pay the differential amounts, if the area is increased beyond 3% within forty-five (45) days of such demand being made by the **Promoter/Owner**. If there is any reduction in the carpet area within the defined limit then Promoter/Owner shall refund the excess money (without any interest) paid by Allottee within forty-five days from such demand being made by the Allottee. If there is any increase in the carpet area of the said unit allotted to Allottee, the **Promoter/Owner** shall demand additional amount from the Allottee as per the next milestone of the Payment Plan or thereafter as the case may be and the Allottee shall pay such additional amounts within a period of forty five (45) days from the date of such demand being made by the Promoter. However, it is expressly clarified that no adjustment will be made to the Total Consideration if the difference between

the actual carpet area of the said Apartment and the carpet area as mentioned herein is less than or equal to 3%.

10.5 If any structural defects of workmanship quality or provision of service is discovered within five years of handing over the possession of the said unit to Allottee, then, wherever possible such defects shall be rectified by the Promoter at his own cost and in case it is not possible to rectify such defects, then the Allottee shall be entitled to receive from the Promoter, compensation for such defects in the manner as provided under the Act. This warranty is applicable only if after occupying the unit the Allottee maintains the unit in the same condition as it was handed over to him by the Promoter. In case he makes any changes like shifting of the walls, doors, windows and their grills, bedrooms, kitchen bathrooms, enclosing balconies flower bed, extending rooms, changing floors, plumbing systems, electrical wiring, sanitary systems and fitting, fixing falls ceiling or doing any work affecting and damaging the columns and/ or beams of the building, or damaging the stability of the structure of the building, intentionally or due to negligence, with or without the permission of the competent authority and/or society or association, this warranty shall stand lapsed. Further, in the following cases where the Allottee (i) Installs air conditioners on the external walls haphazardly which may destabilize the structure (ii) Allottee and/or its tenants load heavy luggage in the lift (iii) Damage any portion of the neighbour's unit or common area by drilling or hammering etc. and (iv) Does not follow the conditions mentioned for maintenance as per this agreement, (v) any other allottee or tenant in the building causes damage to the structure of the building, the aforesaid warranty given by the Promoters shall not be invocable.

11. **DECLARATION BY ALLOTTEE:**

Allottee hereby declares as follows:

- 11.1 Allottee has verified the documents including title search report and is satisfied that the Promoter has absolute, clear, developable and marketable title to the said land so as to enable it to convey the lease of said land/said total land to the said society.
- 11.2 Allottee shall not in any case interfere with the development activity undertaken in respect of said project and also more particularly for the said unit.
- 11.3 Allottee is eligible and entitled to Purchase the said unit and Allottee hereby assure, undertake and guarantee that the Allottee shall use the said unit or any part thereof or permit the same to be used for purpose of permitted use. Allottee shall neither claim any exclusive right, title or interest on its proportionate share of undivided common space & amenities provided by the Promoter nor claim any division or sub division of such common area.
- 11.4 If Allottee wishes to make a site visit before possession, prior written permission from Promoter is necessary. Promoter shall not be responsible for any accident or mishap that may happen on site either to Allottee or to any of his family members or friends.
- 11.5 Allottee shall make timely payment of the demand raised by Promoter. In case of default in payment, the Allottee shall remedy the default within the period prescribed in this agreement. The Allottee shall not object to the cancellation of this agreement if the default continues.
- 11.6 The Allottee shall obtain "No Objection Certificate" and "No Dues Certificate" from **Promoter/Owner** to transfer the right, title and interest in respect of the said unit to third party by way of sale deed, gift deed or any legal document

executed between the parties during course of construction of said project or before possession of said unit to Allottee whichever is later. The said "No Objection Certificate" and "No Dues Certificate" shall be issued to the Allottee upon payment of statutory dues, taxes, transfer charges as stipulated by the **Promoter/Owner.** Without obtaining the said certificates any document executed by Allottees in the name of third party shall be treated as 'void-abinitio'.

12. DATE OF POSSESSION AND FORCE MAJEURE:

12.1 Promoter shall give possession of the unit to the Allottee on or before 30/09/2022 date subject to receipt and realization of all amounts payable by the Allottee under this Agreement and receipt of all approvals from competent authority. After the Allottee has fulfilled all his obligations under this Agreement if the Promoter fails or neglects to give possession of the said unit to the Allottee on account of reasons other than the reasons prescribed in this agreement, then subject to written demand from the Allottee and execution of cancellation deed of allotment of said unit, the Promoter shall be liable to refund to the Allottee the amounts already received by him in respect of the said unit with simple interest at the rates prescribed under the RERA Rules, from the date the Promoter received the sum till the date the amounts and interest thereon is repaid.

Provided that until the entire amount and interest thereon is refunded to the Allottee by the Promoter, the Allottee shall subject to prior encumbrances if any, have a charge on the said unit.

12.2 That the Promoter is entitled to reasonable extension of time for giving possession of unit on the aforesaid date, if the completion of building in which the unit is to be situated is delayed on account of court / authority staying either in full or in part any part of the construction / development on the said land, non availability of construction material, war, flood, drought, fire, cyclone,

earthquake or any other calamity caused by nature affecting the said project, or for delay in supply of electricity and/or water by concerned government departments or for any other justifiable reason or circumstances.

- 12.3 The Allottee shall take possession of the said unit within two (2) months from the date of receipt of Occupancy Certificate in respect of said project. The Allottee must pay all outstanding dues including the taxes and other statutory payment before claiming possession of the said unit and also become member of the society by executing relevant documents.
- 12.4 On getting the occupancy certificate, the **Promoter/Owner** may handover possession of the said unit to the Allottee even though electricity and water supply have not commenced by the respective competent authorities. The Allottee shall not raise any claim/ demand on the Promoter for the delay in getting the supply of electric and water. On the Promoters offering possession of the said unit to the Allottee, the Allottee shall bear and pay their proportionate share in the consumption of electricity and water if sourced from alternate source in the intervening period.

13. UNDERSTANDING BETWEEN THE PARTIES:

The **Promoter/Owner** and the Allottee also agree to the following:

- 13.1 The Allottee shall be permitted/ allowed to commence interior works in the said Unit only upon obtaining Occupancy Certificate/Part Occupation Certificate and possession letter from the Promoter and after making all payments as per this agreement. Prior to carrying out the interior works in the said unit, the Allottee shall give to Promoter, in writing the details of the nature of interior works to be carried out.
- 13.2 **Promoter/Owner** shall be entitled to inspect all interior works carried out by the Allottee. In the event **Promoter/Owner** finds that the nature of interior work

being executed by the Allottee is harmful to the said unit or to the structure, facade and/or elevation of the said Building then, **Promoter/Owner** can instruct the Allottee to stop such interior work and the Allottee shall stop such interior work at once, without raising any dispute.

- in an area as notified by the Promoter/Owner/Society for the same and will be cleared by the Allottee, on a daily basis, at no cost to **Promoter/Owner** and no nuisance or annoyance to the other Allottees. All costs and consequences in this regard will be to the account of the Allottee.
- 13.4 The Allottee will further ensure that the contractors and workers (whether engaged by the Allottee) during execution of the interior work do not dump any material (waste or otherwise) of whatsoever nature either in the toilet, waste water line or soil line or in any other place other than those earmarked for the same, which may block the free flow of waste water, thus resulting in perennial choking and leakage in the said Unit or the Building.
- 13.5 The Allottee/s shall ensure that the contractors and workers, do not use or spoil the toilets in the said unit or in the building and use only the toilets earmarked by Promoter for this purpose.
- 13.6 All materials brought into the said unit for carrying out interior works will be at the sole cost, safety, security and consequence of the Allottee and that **Promoter/Owner** will not be held responsible for any loss/theft/damage to the same.
- 13.7 If during the course of carrying out interior works, any workmen sustain injuries of whatsoever nature, the same will be insured and taken care of, attended to and treated by the Allottee at his/her/their/its own cost, and that **Promoter/Owner** will not be held responsible for the same. All liabilities and damages arising out of such injury will be borne and paid by the Allottee alone.

- 13.8 During the execution of interior works, if any of the Allottee's contractor / workmen / agents / representatives misbehaves or is found to be in a drunken state, then the said contractor / workmen / agents / representatives will be removed forthwith and will not be allowed to re-enter the said unit and the Building. Further, the Allottee shall be responsible for acts of such persons.
- 13.9 The Allottee shall extend full cooperation to **Promoter/Owner**, their agents, contractors to ensure good governance of such interior works.
- 13.10The Allottee shall ensure that common passages/ walkways and any other common areas are not obstructed or damaged during the course of carrying out any works or thereafter.

14. RESERVATION FOR PARKING:

- 14.1 Allottee has requested for reservation of one covered parking (the "parking") to be used to park its motor vehicle. Accordingly, Promoter hereby reserves one parking for exclusive use of Allottee. The car parking is subject to final building plan approved by the corporation at the time of grant of occupancy certificate and exact parking shall be allotted at the time of possession on the basis of final plan.
- 14.2 Allottee shall not be allowed to allot/transfer/let-out said parking to any outsider/visitor i.e. other than the unit Allottee of said unit.
- 14.3 Allottee shall keep the said parking space as shown in the sanctioned plan of said project and shall not enclose or cover it in any manner.

- 14.4 The said parking space shall be used only for the purpose of parking motor vehicle and not for any other purpose.
- 14.5 The society shall finally ratify the reservation of such parking in its first meeting at the time of handover by the Promoter.

OR

- 14.6 Allottee has informed the promoter that he/she does not require any car parking space in said project. Accordingly, no reservation of car parking is made against said unit.
- 14.7 Allottee undertakes, assures and guarantees not to claim any car parking space in said project in future, nor raise any objection to use of car parking by other Allottees.

15. FORMATION OF SOCIETY:

15.1 The Promoter shall apply for the formation and registration of a Society (the "said society") within the prescribed time limit under the MAHA RERA. The Allottee shall for this purpose from time to time sign and execute the application for registration and/or membership and other papers and documents necessary for the formation and the registration of said society and for the becoming a member, including the bye-laws of the said society. These documents duly filled in and signed shall be returned to the Promoter within seven (07) working days of the same being forwarded by the Promoter to the Allottee, so as to enable Allottee to become a member of the society. Any delays in signing and handing over of documents by the Allottee to the Promoter shall not constitute default of the Promoter and the prescribed time period shall stand extended accordingly.

15.2 The Allottee shall be expelled from the said society if the Allottee defaults in making timely payments or violates this deed in any manner. For such expulsion the termination letter from Promoter shall be sufficient document.

16. **CONVEYANCE TO SOCIETY:**

- 16.1 The Promoter shall within twelve months from the date of receipt of complete amount of the said consideration and upon receipt of occupancy certificate from competent authority or any other authority execute a conveyance deed and convey a right, title and interest of the said land and building in the name of the society.
- 16.2 The charges, costs expenses for conveyance of said land shall be borne by the Allottee in proportion to his gross usable area and that the Allottee shall come forward to accept conveyance of the said land in the name of the society formed within two (02) months from the date of intimation by the Promoter. This amount is not included in agreement value and shall be calculated and informed to the members of the society after Occupancy certificate.

17. SOCIETY MAINTENANCE CHARGES:

- 17.1 Commencing a week after notice in writing is given by the Promoter to the Allottee that the said unit is ready for use and occupation, irrespective of the Allottee taking the possession of the said unit, the Allottee will be liable for proportionate share of outgoings in respect of said land for water charges, insurance, common lights, repairs, salaries, property tax if any, security, sweepers and all other expense necessary and incidental to the maintenance of the society. Such proportionate share of expense shall be calculated on the basis of area of the said unit plus the additional area attached to the said unit i.e. gross usable area vis a vis total gross usable area of said project.
- 17.2 The Allottee shall pay to the Promoter at the time of possession, an advance maintenance for twelve months aggregating to Rs. ______/- (

Rupees______ In Words Only) along with GST as "common maintenance charges" for the upkeep and maintenance of the said Project building. The Allottee shall draw cheque/ Demand Draft/ Managers Cheque in the name of "ASHAPURA DEVELOPERS" maintained in AXIS BANK Branch CBD BELAPUR. The amounts so paid by the Allottee to the Promoter shall not carry any interest and remain with the Promoter until the building is conveyed to the society as aforesaid.

17.3 After the formation of the society the Allottee shall bear and pay monthly maintenance charges directly to the society.

18. UNSOLD UNITS IN SAID PROJECT:

- 18.1 **Promoter/Owner** shall be inducted as a member of said society for unsold units upon conveyance of said land/total land to society.
- 18.2 **Promoter/Owner** shall be entitled to sell the unsold units in said project without any separate permission or consent of society and the members of society. The prospective Allottee of such unsold units shall be inducted by the society as members and no objection shall be raised either by existing members or the society.
- 18.3 Allottee or society shall not be entitled to demand any transfer charge for the transfer of unsold unit by the **Promoter/Owner** to prospective Allottees.
- 18.4 **Promoter/Owner** shall also be entitled to parking reserved for the unsold units and the society or Allottee shall not stake claim on such parking.
- 18.5 **Promoter/Owner** shall be entitled to mortgage the unsold units of the said project with the financial institutions without any separate NOC from society or

- the members of society. However, if any NOC is required by the Promoter/ Owner then the society shall not withhold it on any basis.
- 18.6 **Promoter/Owner** is entitled to all the rights of being a member of society i.e. right to attend meeting, right to vote in the meeting etc.

19. POST POSSESSION OBLIGATIONS OF ALLOTTEE:

- 19.1 Allottee himself/themselves with intention to bring all persons into whosoever hands the said unit may come, hereby covenant with the **Promoter/Owner** as follows:-
 - (a) To maintain the said unit at Allottees own cost in good tenantable repair condition from the date of possession of the said unit is taken and shall not do or suffered to be done anything in or to the building or to the exterior or elevation of the building in which the said unit is situated, staircase or any passages which may be against the rules, regulations or bye-laws or concerned local or any other authority or change/alter or make addition in or to the building in which the said unit is situated and the said unit itself or any part thereof.
 - (b) Not to store in the said unit any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structure of the building in which the said unit is situated or storing of which goods is objected to by the concerned local or other authority and shall not carry or caused to be carried heavy packages to upper floors which may damage or are likely to damage the staircases, common passages or any other structure of the building in which the said unit is situated. In case any damage is caused to the building in which the said unit is situated, on account of negligence or default of the Allottee in this behalf, the Allottee shall be liable for the consequences of the breach.
 - (c) To carry out at his own cost all internal repairs to the said unit and maintain the said unit in the same conditions, state and order in which it was delivered by the Promoter to the Allottee and shall not do or

suffering to be done anything in or to the building in which the said unit is situated or the said unit which may be given in the rules and regulations and bye-laws of the concerned local authority or other public authority. And in the event of the Allottee committing any act in contravention of the above provision, the Allottee shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

- (d) Not to demolish or cause to be demolished the said unit or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the said unit or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the said unit is situated and shall keep the portion/sewers, drains pipes in the said unit and appurtenances thereto in good tenantable repair condition, and in particular, so as to support shelter and protect the other parts of the building in which the said unit is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC or other structural components in the said unit without the prior written permission of the Promoter and/ or the said society, as the case may be.
- (e) Not to do or permit to be done any act or thing which may tender void or voidable any insurance of the said property and the building in which the said unit is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- (f) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said unit in the compound or any portion of the said property and the building in which the said unit is situated.
- (g) To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or government and/or other public authority, on account of change of user of the said unit by the Allottee other than specified in

- this agreement/ viz. for any purposes otherthan specified in this agreement.
- (h) Allottee shall not let, sub-let transfer, assign or part with his/their interest or benefit obtained under this Agreement or part with the possession of the said unit unless it has obtained a 'No Dues Certificate' letter from Promoter. The Promoter shall issue such Certificate if all the dues payable by the Allottee to the Promoter under this Agreement are fully paid up and if the Allottee has not been guilty of breach of or non-observance of any of the terms and conditions of this Agreement and until the Allottee has requested in writing to the Promoter. Any transaction of let, sub-let, transfer, assign, sale without obtaining 'No Due Certificate' from Promoter shall be void-ab-initio. The Allottee shall obtain such permission from said society after the leasehold right of said land is conveyed to the said society.
- (i) Allottee shall observe and follow all the rules and regulations which the said society may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the said units therein as also observe and follow the building rules, regulations and bye-laws for the time being, of the concerned local authority, the Government and other public bodies. The Allottee shall also observe and follow all the stipulations and conditions laid down by the said society regarding the occupation and use of the said unit in the Building and shall pay and contribute regularly and punctually towards the taxes, expenses, or other out-goings in accordance with the terms of this Agreement.
- (j) Till a conveyance of said land and all building in the said project is executed the Allottee shall permit the Promoter and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the said land and buildings or any part thereof to view and examine the state and conditions thereof, but only after prior notice.

20. **REGISTRATION OF THIS AGREEMENT**:

- 20.1 Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law of the said unit unless all amounts as agreed upon in this agreement is paid by the Allottee to the **Promoter/Owner** and unless this agreement is duly stamped under the Maharashtra stamp Act and registered under the Registration Act, 1908. The Allottee shall have no claim save and except in respect of the said unit hereby agreed to be sold to him. All open space, parking spaces, lobbies, staircases, terraces, recreation spaces etc. will remain the property of the **Promoter/Owner** until the said land and the building thereon is conveyed to the said society.
- 20.2 Allottee shall present this Agreement at the proper registration office for registration within the time limit prescribed by the Registration Act and the **Promoter/Owner** will attend such office and admit execution thereof.

21. **NOTICE**:

21.1 All notices to be served on the Allottee and the **Promoter/Owner** as contemplated by this Agreement shall be deemed to have been duly served if sent to the Allottee and the **Promoter/Owner**, by Registered Post A.D. at his/her address specified below:-

ridaless of rifloctee.	
Address of Promoter/Owner:-	

Address of Allottee --

AND upon handing over of the possession of the said unit to the Allottee under this agreement, all the notices on the Allottee shall be served at the address of unit handed over to the Allottee under this agreement.

21.2 That in case there are Joint Allottees all communications shall be sent by the **Promoter/Owner** to the Allottee 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.

22. ALLOTTEE UNDERTAKING:-

- 22.1 The Allottee/s undertake hereby gives his/her/their express consent to the **Promoter/Owner** to raise any loan against the said land and/or the said buildings under construction and to mortgage the same with any bank or bankers or any other financial institutions/s or any other party. This consent is on the express understanding that any such loan liability shall be cleared by the Promoters at their own expenses on or before the conveyance of land.
- 22.2 It is clearly understood and so agreed by the Allottee that all the provisions contained herein and the obligations arising hereunder in respect of said project shall equally be applicable to and enforceable against any subsequent Allottees of the said unit, in case of a transfer, as the said obligations go along with the said unit for all intents and purposes.

23. WAIVER NOT A LIMITATION TO ENFORCE

23.1 The **Promoter/Owner** may, at its sole option and discretion, without prejudice to its rights as set out in this Agreement, waive the breach by the Allottee in delay in making payments as per the Payment Plan including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the **Promoter/Owner** in the case of one

Allottee shall not be construed to be a precedent and /or binding on the **Promoter/Owner** to exercise such discretion in the case of other Allottee.

- 23.2 Failure on the part of the Promoter to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.
- 23.3 Any delay tolerated or indulgence shown by the Promoter in enforcing the terms of this Agreement or any forbearance or giving of time to the Allottee by the Promoter shall not been construed as a waiver on the part of the Promoter of any breach or non-compliance of any of the terms and conditions of this Agreement by the Allottee nor shall the same in any manner prejudice the rights of the Promoter.

24. BINDING EFFECT:

The recitals herein before constitute an integral part of this Agreement and are evidencing the intent of the parties in executing this agreement, and describing the circumstances surrounding its execution. Said recitals are by express reference made a part of the covenants hereof, and this agreement shall be construed in light thereof. The Schedules, Annexure and payment receipt shall be construed as an integral part of this agreement.

25. MATERIAL ADVERSE CHANGE/ CONDITION:

In case of material adverse change in any of the parameters in the said project the parties hereto shall try and amicably modify, alter, settle the matter within themselves.

26. COMPLIANCE OF LAWS RELATING TO REMITTANCES

- 26.1 The Allottee, if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules and Regulations made thereunder or any statutory amendment(s) modification(s) made thereof and all other applicable laws including that of remittance of payment acquisition/sale/transfer of immovable properties in India etc. and provide the Promoter with such permission, approvals which would enable the Promoter to fulfil its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof and the Rules and Regulations of the Reserve Bank of India or any other applicable law. The Allottee understands and agrees that in the event of any failure on his/her part to comply with the applicable guidelines issued by the Reserve Bank of India; he/she shall be liable for any action under the Foreign Exchange Management Act, 1999 or other laws as applicable, as amended from time to time.
- 26.2 The **Promoter/Owner** accepts no responsibility in this regard. The Allottee shall keep the **Promoter/Owner** fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Allottee subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee to intimate the same in writing to the **Promoter/Owner** immediately and comply with necessary formalities if any under the applicable laws. The **Promoter/Owner** shall not be responsible towards any third party making payment/remittances on behalf of any Allottee and such third party shall not have any right in the application/allotment of the said apartment applied for herein in any way and the **Promoter/Owner** shall be issuing the payment receipts in favour of the Allottee only.

27. INVESTOR CLAUSE:

The Allottee has purchased the said Unit as an Investor. The Allottee intends to sell the said unit within a period of one year from the date of this Agreement. In the event the said Unit is sold within one year then the Allottee shall be entitled to invoke the benefit available to an Investor as per the amendment made to the Maharashtra Stamp Act, 2015. Without prejudice to the Allottees right as an Investor, the Allottee may continue to hold the said Unit like any other Allottee if he does not sell it within one year.

28. **SEVERABILITY**

If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made there under 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 there under 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.

29. **FURTHER ASSURANCES**

Both Parties agree that they shall execute, acknowledge an 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.

30. **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.

ENTIRE AGREEMENT 31.

This Agreement, along with its schedules, constitutes the entire Agreement between

the Parties with respect to the subject matter hereof and supersedes any and all

other agreements, allotment letter, correspondences, understandings, any

arrangements whether written or oral, if any, between the Parties in regard to the

said unit, as the case may be.

32. **JURISDICTION**

All disputes concerning this agreement shall be subject to the jurisdiction of courts in

Mumbai.

RIGHT TO AMEND 33.

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

FIRST SCHEDULE

SAID LAND

All piece and parcel of land bearing Plot No.120, Sector-50, admeasuring 1549.99 sq.

Mtrs. at village Dronagiri, Taluka-Uran, Dist. Raigad, bounded as under:

ON OR TOWARDS THE

North: prop. 30.0m wide Road

South: Plot No. 121,122,123

West: Plot No. 119

East: 11.00 m wide road

SECOND SCHEDULE

SAID PROJECT

Residential project known as "ANANAT CORNER" comprising G+13 upper floors

containing in aggregate 58 (Forty eight) Residential units and 12 (Twelve) Commercial

units by utilizing Permissible FSI 1.5 i.e. Permissible Potential Developable Area of

2306.73 sq. mtrs. on all piece and parcel of land bearing **Plot No.120**, **Sector-50**, **admeasuring 1549.99 sq. Mtrs. at village Dronagiri**, **Taluka-Uran**, **Dist. Raigad**, bounded as under:

ON OR TOWARDS THE

North: prop. 30.0m wide Road

South: Plot No. 121,122,123

West: Plot No. 119

East: 11.00 m wide road

THIRD SCHEDULE

PROJECT AMENITIES

- 1. Gymnasium
- 2. Elders seat out area
- 3. Society Office

FOURTH SCHEDULE

SAID UNIT

Unit no.	, ad	measurin	g ca	rpet area	Sq. Mt	r. , on F	loor,	along v	vith	balcony
of	sq.n	ntrs, flow	er b	ped of	sq. mtrs in	said proj	ect c	onstruc	ted	on land
bearing	Plot	No.120,	Se	ctor-50,	admeasuring	1549.99	sq.	Mtrs.	at	village
Oronagiri, Taluka-Uran, Dist. Raigad.										

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS AGREEMENT ON THE DAY, MONTH AND YEAR FIRST ABOVE WRITTEN.

Signed, Sealed & Delivered

By the within named Promoter
M/s. Shrey Infra Projects through its Partners
1) Mr. Ashvin Savajibhai Kotadia
2) Mrs. Sangitaben manishbhai Hirani
3) Mr. Vijaybhai Jinabhai Chovatiya
Signed & Delivered
By the within named Allottees
Mr
Signed, Sealed & Delivered)
By the within named Owner
Mr. Mohan Parshuram Gharat
Mr. Anant parshuram Gharat
through their constituted attorney
Mr. Pandurang Parshuram Gharat
3) Mr. Pandurang Parshuram Gharat
In the Presence of:
1)
2)

List of Annexures:

<u>Annexures</u>	<u>Documents</u>
1	Layout Plan of said land
2	Order dated 02/03/2016
3	Commencement Certificate
4	Certificate of Title
5	Floor Plan/additional area
6	Registration Certificate
7	Fitting, Fixtures and Amenities

<u>R E C E I P T</u>

RECEIVED with thai	nks from the A	llottee			, ad	ult, ar	nd	
Indian Inhabitants,	residing at C/o	o			, a	sum	of	
Rs) as part pa	yment on	execution	hereof	as per t	erms	&	
conditions of this Ag	reement for Sale	of Flat no	, admeas	suring car	pet area			
Sq. Mtr., on	floor in the	Project Kno	own as "				_"	
constructed on all	that piece or p	arcel of Lan	d bearing	Plot No	o.120, Se	ctor-5	0,	
admeasuring 1549.99 sq. Mtrs. at village Dronagiri, Taluka-Uran, Dist. Raigad.								
Cheque No./					Chequ	ue Am	our	

Cheque No./ NEFT	Bank Name	Date	Cheque Amount Rs.
	TOTAL:		

The receipt is subject to realization of Cheques.
Date:
Place: Navi Mumhai