

**Builders, Promoters & Developers** 

Plot No. 2, Timber Market, Bhavani Peth, Pune - 411 042. Mob. : 9422081845

#### Declaration

Deviation Report with respect to model copy of Agreement.

I Prakash Sitaram Gavali developer promoter/partner of Saikrupa Developers R/at Flat No. 202, Renukamata Apartment, CTS No. 41 Ganj Peth, Pune 411042. Herein declare that we are developing the land located at CTS No. 962 & 963, Shukrawar

Peth, Pune 411042.

We have attached the draft agreement for sale and the deviation in the said draft are been highlighted in yellow colour

Project Name: Navlobhanath Apartment

Place - Shukrawar Peth, Pune

Dated: 12/09/2022.

The deviation in agreement for sale are marked in yellow colour below

AND WHEREAS the said Structural Engineer and Architect have been appointed by the Promoters for the supervision purposes, till the completion of the said building/s. However, the Promoters have reserved the right to change the said structural Engineer and Architect, at any time as per their desire and choice.





**Builders, Promoters & Developers** 

Plot No. 2, Timber Market, Bhavani Peth, Pune - 411 042. Mob.: 9422081845

AND WHEREAS after the Allottee/s enquiry, the Promoters have requested the Allottee/s to carry out independent necessary search in respect of the title of the said property by appointing his/her/their own Advocate and to submit any queries, he/she/they have regarding the title and the nature of the title and get himself/ herself/ themselves satisfied in respect of the marketable title of the Owners to the said project lands and the rights of the Promoters in relation thereto;

AND WHEREAS after scrutinizing of all the documents and after having satisfied
about the title of the Promoters to the said project land as well as about the authority
of the Promoters, the Allottee/s applied to the Promoters for allotment of Apartment
No on theFloor and parking number from the Ground
Floor of the proposed Building being constructed by the Promoters in and upon the
said project lands.

1. The Promoters herein shall construct the said building consisting of Seven floors (Lower Ground + Upper Ground + Mezzanine + Seven) on the said project land in accordance with the plans, designs and specifications approved by the concerned Local Authority, from time to time and which have been seen and approved by the Allottee/s, subject to such alterations and modifications as are necessary or may be required by the concerned local Authority/ Government to be made in them or any of them.

The Promoters shall also be entitled to amalgamate the said project land with the adjoining properties and in such circumstances shall be entitled to revise/modify



# Saikupa

## DEVELOPERS

## **Builders, Promoters & Developers**

Plot No. 2, Timber Market, Bhavani Peth, Pune — 411 042. Mob.: 9422081845

the approve plan. Provided that the Promoter shall have to obtain prior consent in writing of the Allottee/s in respect of variations or modifications which may adversely affect the Apartment of the Allottee/s except any alteration or addition required by any Government authorities or due to change in law.

	ttee/s has paid on or before execution of this agreement a sum of Rs.
/- (Rs.	only), as advance payment or application fee (which is
	10 % of the agreed consideration) and hereby agrees to pay that
	balance amount of Rs/- (RsOnly) in the
	er-
INSTALLMENT	'S: -
Rs/-	(Rs Only) being 20% of the balance
	consideration, to be paid by the Allottee/s to the Promoters at the time of execution of these present.
Rs/-	(Rs Only) being 15% of the balance
	consideration, to be paid by the Allottee/s to the Promoters on
	completion of the plinth of the Building in which the said apartment is located.
Rs/-	(Rs Only) being 25% of the balance
	consideration, to be paid by the Allottee/s to the Promoters on
	completion of the slab :
Rs/-	(Rs Only) being 5% of the balance
	consideration, to be paid by the Allottee/s to the Promoters on





## **Builders, Promoters & Developers**

Plot No. 2, Timber Market, Bhavani Peth, Pune - 411 042. Mob. : 9422081845

completion of the walls, internal plaster, floorings doors and

	windows of the said apartment.
Rs/-	(Rs
Rs/-	(Rs. ————————————————————————————————————
Rs. ——/-	(Rs Only) being 10% of the balance consideration, to be paid by the Allottee/s to the Promoters on completion of the lifts, water pumps, electrical fittings, electro, mechanical and environment requirements, entrance lobby/s, plinth protection, paving of areas appertain and all other requirements, as may be prescribed in the Agreement of sale of the Building in which the said apartment is located.
Rs/-	(Rs Only) against and at the time of handing over of the possession of the apartment to the Allottee/s on or after receipt of occupancy certificate or completion certificate.





# Builders, Promoters & Developers

Plot No. 2, Timber Market, Bhavani Peth, Pune — 411 042. Mob. : 9422081845

<ol><li>The Promoter hereby declares that the Floor Space Index available as on</li></ol>
date in respect of the project land is sq.mtrs only and at present the
Promoter has planned to utilize floor space Index of Sq.Mtrs by
availing of Tdr or Fsi available on payment of premiums or Fsi available as Incentive
Fsi by implementing various scheme as mentioned in the development control
regulation or based on expectation of increased Fsi which may be available in future
on modification to development control regulation which are applicable to the said
project. The promoter has disclosed the floors space index of as proposed to
be utilized by him on the project land in the said project and the allottee has agreed
to purchase the said apartment based on the proposed construction and sale of
apartments to be carried out by the promoter by utilizing the proposed Fsi and on the
understanding that the declared proposed Fsi shall belong to the promoter only

6. The Promoter shall give possession of the apartment to the Allottee/s on or before 30<sup>th</sup> day of June 2027. If the Promoter fails or neglects to give possession of the Apartment to the Allottee/s on account of reason beyond his control and of his agents by the aforesaid date then the Promoter shall be liable on demand to refund to the Allottee/s the amounts already received by him in respect of the Apartment with interest at the same rate as may mentioned in the clause 4.1 herein above from the date the Promoter received the sum till the date the amounts and interest thereon is repaid.

Provided that the Promoter shall be entitled to reasonable extension of time for giving delivery of apartment on the aforesaid date, if the completion of building in which the apartment is to be situated is delayed on account of -

- (ii) War, Civil Commotion or Act of God.
- (iii) Any notice, order rule, notification of the Government and / or other public or Competent Authority/ Court.





**Builders, Promoters & Developers** 

Plot No. 2, Timber Market, Bhavani Peth, Pune - 411 042. Mob.: 9422081845

If within a period of five years from the date of handing over the apartment to 7.4 the Allottee/s, the Allottee/s brings to the notice of the Promoter any structural defect in the apartment or the building in which the apartment are situated or any defects on account of workmanship, quality or provision of service, 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/s shall be entitled to receive from the Promoter, compensation for such defect in the manner as provided under the Act. The Allottee/s/s shall not, without the prior written consent of the Promoter to carry out any alterations of whatsoever nature in the said Unit or make any alterations in any of the fittings, pipes, water supply connections as this may result in seepage of water. The Allottee/s/s shall also not chisel or cause damage to the columns, beams, walls, slabs, R.C.C. members and other structural members or damage the water proofing of the flooring of the said unit and do or moit to do any act which may result in damage to the said unit. If any of such works are carried out without the written consent of the Promoter, the liability of the promoter under the Real Estate (Regulation and Development) Act 2016 to rectify defects automatically shall become void and Allottee/s/s shall be liable to pay all costs and damages towards restoration, repairs etc. arising from such unauthorized works. Notwithstanding anything to the contrary contained hereinabove as regards items/ Goods/ systems such as lifts, fire- fighting Equipment, solar Heating System, vermin culture pits, electrical fittings and fixtures, battery backup system for lift, water pumps and lighting for common area, Sanitary fittings and C.P. fittings to be provided by the Promoter in the said project and / or in the said Unit, the Promoter's liability for any manufacturing defects therein shall be concurrent with and be limited to the period of Warranty given by the manufactures of such items/ goods/ systems and shall not extend beyond such periods. Further, if such warranties pertaining to such Items/ Goods/ Systems, requires periodic maintenance then the same shall become null and void if such periodic maintenance is not attended to by the Allotee/s, Co-





## **Builders, Promoters & Developers**

Plot No. 2, Timber Market, Bhavani Peth, Pune — 411 042. Mob. : 9422081845

operative Housing Society or Association of Apartment Owners formed of the purchasers of Flats/ units in the said project.

10. The Allottee shall on or before delivery of possession of the said premises keep
deposited with the Promoters, an amount of Rs
(Rsonly) for share money, application entrance fee of the society or
Limited Company/ Federation/ Apex body, for proportionate share of taxes and other
charges/ levies in respect of the Society or Limited Company / Federation/ Apex
body. for deposit towards provisional monthly contribution towards outgoings of
Society or Limited Company/Federation/ Apex body for deposit towards Water,
Electric and other utility and services connection charges & for deposits of electrical
receiving and Sub Station provided in layout. The aforesaid amounts are
determined by the parties amongst themselves as lump sum amount and hence the
allottee shall not be entitled to demand the accounts thereof from the promoters.
· · · · · · · · · · · · · · · · · · ·
11. The Allottee shall pay to the Promoters a sum Rs/- for meeting all
legal costs, charges and expenses, including professional costs of the Attorney-at-
Law/ Advocates of the Promoters in connection with formation of the said Society or
Limited Company or Apex Body or Federation and for preparing its rules, regulations
and bye-laws and the cost of preparing and engrossing the conveyance or
assignment of lease.
The aforesaid amount is determined by the parties amongst themselves as
lump sum amount and hence the allottee shall not be entitled to demand the
accounts there of from the promoters.
15. The Promoter shall maintain a separate account in respect of sums received

account of the share capital for the promotion of the co-operative society or

by the Promoter from the Allottee/s as advance or deposit, sums received on



**Builders, Promoters & Developers** 

Plot No. 2, Timber Market, Bhavani Peth, Pune - 411 042. Mob.: 9422081845

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.

- 32. The Promoters have not undertaken any responsibility nor they have agreed anything with Allottee/s orally or otherwise and there is no implied Agreement or Covenant on the part of the Promoters other than the terms and conditions expressly provided under this Agreement.
- 34. It is hereby specifically recorded that the building shall be known "NAVLOBHANATH APARTMENT".
- 35. All the Annexures annexed to these presents shall be always be treated and deemed as part and parcel of these presents.

#### 38. DAMAGES IF THE ALLOTTEE/S CANCELS THE AGREEMENT

That if the Allottee/s cancel the said agreement, without any lawful reason i.e. without any fault of the Promoters, then, while returning the amount paid by the Allottee/s to the Promoters, till then, the Promoters shall be entitled to and shall have every right and authority to deduct an amount of Rs. 100,000/- (Rs. One Lac Only) from the payable amount, as damages of the Promoters on account of cancellation of the agreement by the Allottee/s.

#### 39. DESCRIPETION OF THE APARTMENT -

The description of the said apartment is more particularly described in the Annexure D annexed hereto.

40. VALUATION FOR THE PURPOSES OF PAYMENT OF STAMP
DUTY





# **Builders, Promoters & Developers**

Plot No. 2, Timber Market, Bhavani Peth, Pune — 411 042. Mob. : 9422081845

The agreed consideration of Rs (Rs	
correct market value of the said Apartment As and the	the true and
State Government for the purposes of laws of the guide lines	issued by the
State Government for the purposes of levy of stamp duty the valuation Apartment is ascertained as follows:-	on of the said
A. Location: Zone No of	
B. Valuation of the said Apartment = X/- = Rs/-	
C. Valuation of the said attached terrace: X/- X 40% = Rs	<i>I</i> -
D. Valuation of the said parking: X/- X 40% = Rs/-	
Hence the total valuation comes to Rs/- (Rs	
the stamp duty is paid upon Rs (Rs Only) being	Only). Hence
amount. Only) being	g the higher
Dated: 12/09/2022.	

For SAI KRUPA DEVELOPERS

PARTNER

SHRI PRAKASH SITARAM GAVALI

PARTNER