PARANJAPE PREMISES PRIVATE LIMITED

Ist Floor,, Flat No. 101,, Somnath Apartment, Ram Mandir Road,, Vile Parle - East, Mumbai, Mumbai City, Maharashtra, 400057 Maha RERA No. A51900017310



1

ALLOTMENT LETTER

o,		Date:
1)		
Residing at;		
2)		
Residing at		
Subject : Allo Reference : Your o	otment of apartment application dated	_ for allotment of apartment.
Sir/ Madam,		
You have submitt allotment of an a	ed your above referred application partment as detailed below (said	on (said "APPLICATION") to us for "APARTMENT"):
Particulars	De	etails
Name of the	Azure Aster G and H	
Project		(2.2.7)
Address of the	Survey No.84/1B,84/2B,84/3B(part),84/4(part), Village
project	Tathawade, Taluka: Mulshi, D	District: Pune 411033,
biologi	Maharashtra	
Apartment No.		
Parking		
		Area in Square Meters
Area of		Aled III square Wells
Apartment*	Carpet Area*	
	Enclosed Balcony*	
	Cupboard Area*	
	Dry Balcony / Dry Ledge / Dry	
	Terrace*	
	Sit out/Balcony*	
	Terrace/	1
\	Courtyard/Architectural	

Projection*

Allottee No.1

Allottee No.2

^{*} Above areas are the areas of the Apartment as shall be sanctioned at the time of obtaining occupancy certificate. The actual sanctions may be in stages /phases for which a specific consent will be obtained in the agreement.

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2

After receiving the said Application we have given you disclosures of various documents/ information in respect of the land on which the abovesaid project being/ is developed and in respect of the said Apartment, as envisaged under The Real Estate Regulation and Development) Act, 2016. Further, we have handed over to you a CD containing these documents and information.

By this Allotment Letter you are hereby allotted the said Apartment subject to the terms and conditions mentioned herein below:

(1) The cost details in respect of the said Apartment shall be as tabulated hereunder:

Sr. No.	Details	Amount in rupees
1	Price consideration of the said Apartment including parking space (if any) and proportionate price of the common area and facilities appurtenant to the said Apartment (if any)	
2	Applicable Service Tax /GST (approx.)	
3	Other Applicable Tax/VAT (approx.)	
4	Stamp duty (including LBT, if applicable) in respect of the above said price consideration (approx.)	
5	Registration fee	 -
	TOTAL	

The amount of maintenance cost and/ or maintenance deposit payable by you shall be as mentioned in the agreement for sale in respect of the said Apartment (said "AGREEMENT").

The amounts of stamp duty, registration fees, Service Tax, GST, TDS and VAT are subject to change depending on government policy; and you shall pay the same accordingly. You will also be liable to pay any other tax that may be charged by any authority in respect of sale of said Apartment.

We	have	received	from								
				or	nly) to	owards ac	dvan	ce payn	nent (s	said " A	IDVANCE
		and we ha									
that	this Allo	tment Lette	er shall l	oe sub	ject	to realisat	ion c	of the abo	ove p	aymer	nt.

(2) You have to pay (i) totally 10% of the amount mentioned in the Sr. No. (1) in the table above, and proportionate amount of GST payable on the same, within 15

Allottee No.1

Allottee No.2

PARANJAPE PREMISES PRIVATE LIMITED

Ist Floor., Flat No. 101, Somnath Apartment, Ram Mandir Road, Vile Parle - East, Mumbai, Mumbai City, Maharashtra, 400057 Maha RERA No. A51900017310



3

(fifteen) days from the date of said Application; and (ii) amount of stamp duty and registration fee within 7 (seven) days of our written intimation about execution of the Agreement.

- (3) If the above payments are not made by you in time, we shall be entitled to terminate this Allotment Letter by giving written notice of 15 (fifteen) day's to any one of the allotees by e-mail or by R.P.A.D. If you fail to make the above payment within the said notice period of 15 days this Allotment Letter shall stand cancelled automatically without any further Notice. In case of such a cancellation we shall be entitled to forfeit the amount received till then.
- (4) You shall be liable to pay the Tax Deducted at Source ("TDS") on the price/consideration of the said Apartment as mentioned in the agreement, as per Section 194 IA of the Income Tax Act, 1961, to the concerned government authority, compulsorily on or before 7th (seventh) day of the month subsequent to the month in which the agreement is registered and shall handover a copy of challan/certificate of that authority in that regard to us within 7 (seven) days from the date of payment of the TDS.
- (5) The amount of the TDS so paid by you to the concerned government authority shall be non-refundable in nature on part - either of the government or of us; and the same shall be non-refundable even in case of cancellation/ termination of this Agreement.
- (6) In case you fail to deposit the TDS as detailed above, you alone shall be liable and responsible to bear and pay entire cost of interests, penalty et cetera that may be imposed by the Department of Revenue, Ministry of Finance, Income tax department, under the Income Tax Act, 1961 or any concerned government authority in that regard; and you shall not be entitled to demand and recover the same from us in any circumstances whatsoever.

Other Terms and conditions of allotment of the said apartment

- (1) We have handed over to you a copy of "User Manual" in respect of use inter alia of the said Apartment, fixtures and fitting of the said Apartment and common facilities and amenities or common area of the abovesaid Project; and you shall be following instructions of the said User Manual strictly.
- (2) Within a period of 30 (thirty) days from the date of our written intimation about execution of the said Agreement you shall make yourself available for execution and registration of the said Agreement, failing which we shall be entitled to cancel

Allottee No.2 Allottee No.1



PARANJAPE SCHEMES (CONSTRUCTION) LIMITED

'PSC House', CTS No. 111+111/2, Anand Colony, Off. Prabhat Road, Dr. Ketkar Marg, Erandawane, Pune-411 004, Maharashtra, India. Tel.: +91 20 3939 4949 | Fax: +91 20 2546 0986



4

allotment of the said Apartment by giving written notice of 15 (fifteen) days by email or R.P.A.D. If you fail to execute and register the said Agreement within the said notice period of 15 (fifteen) days, this Allotment Letter shall stand cancelled automatically without further notice.

- (3) If you intend to cancel allotment of the said Apartment to you, you shall submit to us "Application for Cancellation of Allotment" in our prescribed format along with original copies of receipt/s issued by us. In case the original receipts have been lost by you, you shall submit to us a duly notarised affidavit-cum-indemnity in our prescribed format at your own cost.
- (4) In case of cancellation of allotment of the said Apartment to you either on our part (on your default as above) or on your part (voluntarily as above), as detailed above, we shall be entitled to deduct an amount of Rs.1,00,000/- (Rupees one lakh only) from the above said Advance Payment. It is hereby clarified that it shall be your sole responsibility to avail refund of the amounts paid by you or on your behalf to the government authorities inter alia towards stamp duty, registration fee, service tax, VAT, GST or any other taxes paid by you in this regard. We will refund the balance of the same (i.e. excluding the above said amount of Rs.1,00,000/- and the above said taxes) to you without any interest thereon (said "REFUND AMOUNT").
- (5) If there are more than one Allottee, the cheque of the said Refund Amount shall be drawn in favour of the Allottee No.1.
- (6) Once the allotment of the said Apartment to you is cancelled as above, you shall cease to have any claim on the said Apartment and we shall be entitled to dispose of the same at our own discretion.
- (7) Subject to Pune jurisdiction only.

Thanks and regards,

FOR Paranjape Schemes (Construction) limited

Checked by____

Acceptance of allotment of the said Apartment

I/ We hereby acknowledge to have checked the abovesaid disclosures and have received a CD containing the above said documents and information. I/ We also have received a copy of above said User Manual.

Allottee No.1

Allottee No.2

PARANJAPE SCHEMES (CONSTRUCTION) LIMITED

'PSC House', CTS No. 111+111/2, Anand Colony, Off. Prabhat Road, Dr. Ketkar Marg, Erandawane, Pune-411 004, Maharashtra, India. Tel.: +91 20 3939 4949 | Fax: +91 20 2546 0986



5

I/ We have read and understood the abovesaid Allotment Letter and I/ we hereby accept the allotment of the said Apartment from you subject to above said terms and conditions.

Thanks and regards,

(Name and signature of the Allottee No.1)

(Name and signature of the Allottee No.2)

Date: _____

AUTHORISED SIGNATORY

Allottee No.1

Allottee No.2

FINAL

ΔG	DFF	MAE	NT	FOR	CAI	F

This Agreement for Sale is executed here at ______, on this

day of month of the year,
BETWEEN
PARANJAPE SCHEMES (CONSTRUCTION) LTD. [PAN No. AACCP1941Q] a
company incorporated and registered under Companies Act, 1956,
having its administrative office at PSC House, CTS No. 111+111/2, Anand
Colony, off Prabhat Road, Pune: 411 004, and its registered office at 1,
Somnath, CTS 988, Ram Mandir Road, Next to Tilak Mandir, Vile Parle
(East) Mumbai: 400057, through its Authorised Signatory
residing at

AUTHORISED SIGNATORY

Hereinafter called as the "**PROMOTER**", which expression shall, unless it be repugnant to the context or meaning thereof, mean and include its successors and administrators, ... the party of the First Part,

AND

(1)	Mr. / Mrs
	Age :,
	PAN NO.:
(2)	Mr. / Mrs
	Age :,
	PAN NO.:
(3)	Mr. / Mrs
	Age :,
	PAN NO.:
(4)	Mr. / Mrs
	Age :,
	PAN NO.:
Residi	ng at
referre expres mean	nafter collectively referred to as "ALLOTTEE/S" and individually ed to as "First, Second, Third, Fourth Allottee" respectively, which ssion shall unless repugnant to the context or meaning thereof and include his/her/their respective heirs, executors, istrators and assigns, the party of the Second Part, AND
SHRI.	PADMAKAR GOPAL BHIDE, [PAN ABBPB7155P] Age: Adult,
Occup	ation: Business, Residing at "Kanchan", 19A/7, Erandwane, Karve
Road,	Pune 411 004, through his Power of Attorney holder Paranjape
Schem	nes (Construction) Ltd. having office inter alia at PSC House, CTS No
111 +	111/2, Anand Colony, Pune 411 004, through its Authorised
Signat	ory, Age:- Adult, Occupation:-
Servic	e, residing at,

Hereinafter referred to as **OWNER/ CONSENTING PARTY**, which expression shall unless it be repugnant to the context or meaning thereof mean and include his heirs, executors, administrators, nominees and/or assigns, ... the party of the Third Part,

WHEREAS:

(a) The Owner/ Consenting Party is owner of all that piece and parcel of lands admeasuring "Hectare 03.95 Are" situated at village Tathawade, Taluka Mulshi, District Pune, within limits of Grampanchayat Tathawade and Sub-Registrar Office Mulshi, presently within the limits of municipal corporation of Pimpri and Chinchwad ("PCMC"), as tabulated below and more particularly described in the **SCHEDULE-I** written hereunder, hereinafter referred to as the said "ENTIRE PROPERTY", as his self-acquired property;

Sr.	Survey No.	Area	Assessment	
No.		Hectare Are	Rs. Ps.	
1.	84/1B	00 = 40	00.46	
2.	84/2B	00 = 45	01.35	
3.	84/3B	01 = 63	04.93	
4.	84/4	00 = 93	03.87	
5.	85/4B	00 = 54	00.58	
	TOTAL	03 = 95		

(b) As per development agreement cum agreement to sell and subsequent Power of Attorney both dated 19.12.2013, registered in the office of Sub-Registrar Haveli 15, on the same day, at serial No.9043/13 and 9044/13 respectively (hereinafter referred to as said "AGREEMENT"), the Owner/ Consenting Party agreed to sell, transfer, assign and otherwise absolutely convey property admeasuring "Hectare 02.45.4421 Are" carved out of the said Entire Property, as tabulated below, more particularly described in the SCHEDULE-II written hereunder, (hereinafter referred to as the said "LAND ACQUIRED FOR DEVELOPMENT"), and also granted, assigned and transferred the development rights in respect thereof unto and in favour of the Promoter herein, for the

consideration and under the terms and conditions mentioned therein; as such the Owner/ Consenting Party has retained with himself an area of land admeasuring "Hectare 01.49.5579 Are" more particularly described in the **SCHEDULE-III** written hereunder (hereinafter referred to as the said "BALANCE LAND");

	Sr. No.	Survey No.	Area Hectare Are (said Entire Property)	Area Hectare Are Development rights acquired for the land admeasuring	Area Hectare Are (Balance Land remaining with the Owner/ Consenting Party)
	1.	84/1B	00 = 40.00	00 = 40.0000	00 = 00.0000
	2.	84/2B	00 = 45.00	00 = 45.0000	00 = 00.0000
(c)	В 3.	84/3B	01 = 63.00	01 = 15.6084	00 = 47.3916
	^y 4.	84/4	00 = 93.00	00 = 44.8337	00 = 48.1663
	v 5.	85/4B	00 = 54.00	NIL	00 = 54.0000
	i r	TOTAL	03 = 95.00	02 = 45.4421	01 = 49.5579

tue of the said Agreement the Promoter herein alone is entitled to develop the said Land Acquired For Development, more particularly described in Schedule - II hereunder written, into a residential and commercial project by constructing thereon various buildings with residential and commercial units at its own cost, by obtaining necessary sanctions and permissions from concerned authorities and to sell the same to any intending parties on ownership basis, by executing and registering agreements with the allottees of the apartments and to receive the sale price in respect thereof;

- (d) The Promoter intends to develop the said Land Acquired For Development more particularly described in Schedule-II written hereunder in phases by constructing thereon various buildings (hereinafter referred to as the said "ENTIRE BUILDINGS") into one single project on the terms and conditions mentioned therein (hereinafter referred to as the said "ENTIRE PROJECT"), by obtaining necessary approvals, sanctions and permissions from the concerned authorities;
- (e) The said Entire Project to be developed on the said Land Acquired For Development as per the sanctioned layout shall be known as "AZURE". The Promoter intends to develop the said Entire Project

- in phases and each of the phases shall be treated as separate project.
- (f) The Promoter under previous phases has already undertaken the development/construction of various other buildings/wings/towers viz. 'A, B, C, D, E, F'; on respective portions out of the said Land Acquired For Development, out of which building/wing/tower 'A' consists of residential inclusive housing tenements belonging to the Lower Income Group (LIG) / Economically Weaker Sections (EWS), to be allotted to the allottees provided by the 'Maharashtra Housing and Area Development Authority' (MHADA);
- (g) The Promoter under the third phase has undertaken the construction of residential buildings/wings/towers viz. "G and H" (hereinafter referred to as the said "BUILDING/S") on the piece and parcel of land admeasuring 7621.10 sq. mtrs. (hereinafter referred to as said "PROPERTY"), carved out of the said Land Acquired For Development more particularly described in the SCHEDULE IV written hereunder and shown in the layout plan annexed herewith;
- (h) The said Building/s and said Property shall hereinafter be collectively referred to as "AZURE ASTER G and H" PROJECT (hereinafter referred to as the said "PROJECT");
- (i) The Promoter herein states that the said Building/s i.e. 'G and H' also includes Inclusive Housing Tenements, which belongs to the Lower Income Group (LIG) / Economically Weaker Sections (EWS) and to be allotted to the allottees provided by **MHADA** Authority.
- (j) The Pimpri Chinchwad Municipal Corporation (PCMC) being also the planning authority under the Maharashtra Regional and Town Planning Act, 1966, accepted the layout of the said Land Acquired For Development, so also approved and sanctioned the plans for construction of said Entire Buildings with residential and commercial units on the same, under the terms and conditions mentioned in the commencement certificate/s, a photo copy/ies whereof is/are annexed herewith as ANNEXURE A;
- (k) The Promoter has obtained other necessary permissions by various Government departments for development of the said Land Acquired For Development and construction of the said Entire Buildings thereon;

- (I) The copies of extract of Village Form No. VII/VIIA/XII in respect of the said Entire Property and Title Certificate /Report (showing the title flow and encumbrances if any, to or upon the said Land Acquired For Development) issued by a lawyer in respect of the said Land Acquired For Development have been annexed herewith, as ANNEXURE -B and ANNEXURE -B and ANNEXURE -B and ANNEXURE -B and ANNEXURE-C respectively. The set of latest Village Form No. VII/VIIA/XII and exhaustive Search Report and Title Opinion has been handed over separately to the Allottee/s and the same shall be read with this Agreement;
- (m) Pursuant to and in accordance with the aforestated plans and revisions thereof if any, sanctioned and approved by the PCMC, the Promoter has commenced development of said Project on the said Land Acquired For Development. It is clarified that the said Balance Land does not form part of the said Project:
- (n) While sanctioning the said plans, the Planning Authority and the Government imposed certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoter while developing the said Land Acquired For Development and the construction of the said Entire Buildings and upon due observance and performance of which only the completion and occupation certificates in respect of the said Building/s shall be granted by the planning authority;
- (o) The Promoter has entered into standard agreement with "Archland Architects Pvt. Ltd." an architect registered with the council of architects and such agreement is as per the agreement prescribed by the council of architects. The Promoter also has appointed structural engineer/s for preparation of the structural design and drawings of the said Entire Buildings and the Promoter accepts the professional supervision of the architect and the structural engineer or any replacement thereof till the completion of the said Building/s;
- (p) The Promoter has at the time of allotment and prior to the execution hereof, as demanded by the Allottee/s given inspection to the Allottee/s of all documents of title relating to the said Entire Property /Land Acquired For Development and the plans, designs and specifications prepared by the Promoter's Architect; 'User Manual' prepared by the Promoter, copies of documents inter alia such as all sanctions, permissions, licenses, clearances et cetera issued in favour of the Promoter by various local/ government/ semi government bodies; right of the Promoter to develop the said Land Acquired For Development; and all other related documents as are specified under the Real Estate (Regulation and

Development) Act, 2016 and the Rules made thereunder, (said "ACT") and the Allottee/s has satisfied himself about the plans, designs and specifications of said Apartment, title of the Owner /Consenting Party to the said Entire Property, and Promoter's rights to develop the said Land Acquired For Development including the said Property and to allot and sell the said Apartment;

(q)	The Allottee/s knowing well the above facts and having satisfied
	with the sanction plan, floor plan, specifications, designs, areas,
	location of the said Project, amenities, common area, title
	documents, sanctions, user manual, applied for allotment of
	FLAT/ SHOP/ OFFICE (strikeout which is not applicable) bearing No.
	of type, admeasuring
	Sq.Mtrs. carpet area along with enclosed balcony area
	admeasuring Sq. Mtrs., sit-out area admeasuring
	Sq.Mtrs., courtyard area admeasuring
	Sq.mtrs., cupboard area admeasuring Sq.Mtrs., dry
	balcony area admeasuring Sq.Mtrs., lobby area
	Sq.Mtrs. and attached terrace admeasuring
	Sq.Mtrs., of the floor of the Wing of
	'' Building and together with thecovered
	parking space/s bearing No/s of said Building/s of
	said Project to be constructed / being constructed / constructed on
	the said Land Acquired For Development, more particularly
	described in the ANNEXURE – D written hereunder and delineated
	in red in the floor plan which is also part of the said Annexure-D,
	with general specifications more particularly described in the
	<u>ANNEXURE – E</u> written hereunder, which <u>Flat/ Shop/ Office</u> is
	hereinafter referred to as the said "APARTMENT"; (For the sake of
	convenience of registration, smaller image of the relevant Floor
	Plan of building sanctioned by the Planning Authority and certified
	by the Architect is annexed as Annexure – D and a certified copy
	of sanctioned plan is separately provided to the Allottee/s). The

Promoter has agreed to provide common areas and amenities / facilities for common use of the residents of the said Building/s and the same shall be as described in the **ANNEXURE – F** enclosed hereto;

- (r) The Promoter has agreed to provide common areas and facilities / amenities for common use of all the residents of the said Entire Project and the same shall be as described in the <u>ANNEXURE G</u> enclosed hereto. A smaller image of present and proposed sanction layout plan delineating the said Building/s is annexed and marked as <u>ANNEXURE H1</u> and <u>H2</u> respectively;
- (s) Relying upon the said application the Promoter agreed to allot to the Allottee/s herein the said Apartment at the price and on the terms and conditions hereinafter appearing and the Promoter issued to the Allottee/s an "Allotment Letter" dated ______ to that effect;
- (t) Prior to the execution of these presents the Allottee/s has paid to the Promoter a sum of Rs. _____ (Rupees _____ only) as advance payment in compliance with clause 13(1) of the said Act, being part payment of the sale price/consideration of the said Apartment agreed to be sold by the Promoter to the Allottee/s as advance payment or earnest money deposit, or holding amount or application fee (the payment and receipt whereof the Promoter both hereby admit and acknowledge) and the Allottee/s agreed to pay to the Promoter the balance of the sale price/consideration in the manner hereinafter appearing;
- (u) The Allottee/s having satisfied with the specifications of the said Apartment and with the above said title documents and sanctions inspected by him, agreed to purchase the said Apartment from the Promoter and the Promoter agreed to allot the same to the Allottee/s for and at the price hereinafter mentioned;
- (v) The Promoter has registered the said Project under the provisions of the said Act with the Real Estate Regulatory Authority on ______ bearing Registration No. _____ the authenticated copy of the same is annexed hereto and marked as ANNEXURE I;
- (w) Under section 13 of the said Act the Promoter is required to

- execute a written Agreement for sale of said Apartment with the Allottee/s, being in fact these presents and to register the said Agreement under the Registration Act, 1908.
- (x) In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Parties, the Promoter hereby agrees to sell and the Allottee/s hereby agrees to purchase the said Apartment and the parties hereto therefore have executed this Agreement for sale to witness the terms and conditions thereof and in compliance with Section No.13 of the said Act, as under:-

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

- 1) The Promoter shall construct on the said Property the said Building/s i.e. "G and H" consisting of Podium, Stilt and Thirteen Upper Floors and all in accordance with the plans, designs and specifications as approved by the Planning Authority from time to time.

2)

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to the terms and conditions hereof and the Allottee/s does hereby
agrees to purchase the same from the Promoter for and at the
consideration of Rs/-
(
) including the proportionate price of the common areas
and facilities appurtenant to the Premises, and Rs.
(
) towards the consideration of
the Car parking space/s bearing No/s being
total consideration of Rs
(
)paid / to be paid in the manner provided in the clause
No. 4 hereof.

said Property unto and in favour of the Allottee/s herein, subject

3) The above said total consideration excludes Taxes (consisting of tax paid or payable by way of Value Added Tax, Service Tax, GST (Goods and Services Tax) and Cess or any other similar taxes which may be levied, in connection with the construction of and carrying out the Project up to the date of handing over the possession of the said Apartment and the above said total consideration is escalation-free, save and except escalations/increases, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority Local Bodies/Government from time to time. The Promoter undertakes and agrees that while raising a demand on the Allottee/s for increase in development charges, cost, or levies imposed by the competent authorities etc., the Promoter shall enclose the said notification/order/rule/regulation published/issued in that behalf to that effect along with the demand letter being issued to the Allottee/s, which shall only be applicable on subsequent payments. The Promoter may charge the Allottee/s separately for any up-gradation / changes specifically requested or approved by

the Allottee/s in fittings, fixtures and specifications and any other facility which have been done on the Allottee/s request or approval but which have not been agreed upon herein or as shown in the website of the registered authority.

- In consideration thereof the Allottee/s paid and/or agreed to pay the above said total consideration for the purchase of the said Apartment to the Promoter and the Promoter agreed to accept the same from the Allottee/s as per the Payment Schedule annexed hereto as **ANNEXURE J**.
- 5) Subject to the terms of this Agreement and the Promoter abiding by the construction mile stones, the Allottee/s shall make all payments, on demand by the Promoter, within the stipulated time as mentioned in the Payment Schedule through A/c Payee cheque / demand draft only or online payment (as applicable) in favour of IFSC Code Branch, Pune'. The Promoter Bank, herein on due date / or on reaching aforesaid construction milestone / stage as mentioned in the said Annexure-J shall intimate the amount payable in writing or by digital E-mail to the Allottee/s and the Allottee/s shall make payment of such due amount to the Promoter within seven days from the date of such intimation. The Allottee/s herein specifically agrees that he/she/they shall pay the total consideration along with the service tax, VAT, GST and such other applicable taxes.
- The Promoter may allow, in its sole discretion, a rebate for early payments of installments payable by the Allottee/s as per the aforesaid Annexure J. 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 Promoter.
- The Promoter shall confirm the final areas of the said Apartment that has been allotted to the Allottee/s after the construction of the said Building/s is complete and the occupancy certificate is granted by the competent authority, by furnishing details of the changes, if any, in the areas of the said Apartment, subject to a variation cap of three percent. The total price payable for the said Apartment shall be recalculated upon confirmation by the Promoter. If there is any reduction in the areas of the said Apartment within the defined limit then Promoter shall refund the excess money paid by Allottee/s within forty-five days with annual interest at the rate specified in the Rules of the said Act, from the date when such an excess amount was paid by the Allottee/s. If

there is any increase in the areas of the said Apartment then the Promoter shall demand additional amount from the Allottee/s as per the next milestone of the Payment Schedule. All these monetary adjustments shall be made at the same rate per square meter as agreed in clause no.2 of this Agreement.

- 8) The Allottee/s authorizes the Promoter to adjust/appropriate all payments made by him/her under any head(s) of dues against lawful outstanding, if any, in his/her name as the Promoter may in its sole discretion deem fit and the Allottee/s undertakes not to object/demand/direct the Promoter to adjust his payments in any manner.
- 9) Without prejudice to the right of the Promoter to take action for breach arising out of delay in payment of the installments on the due dates, the Allottee/s shall be bound and liable to pay interest as specified in the Rules of the said Act with monthly rests, on all amounts which become due and payable by the Allottee/s to the Promoter till the date of actual payment, provided that tender of the principal amounts and interest or tender of the interest and expenses thereof shall not itself be considered as waiver of the right of the Promoter under this Agreement, nor shall it be construed as condonation of delay by the Promoter. The amount of interest may be informed to the Allottee/s from time to time or on completion of the said Project/Apartment, and the Allottee/s has/have agreed to pay the same as and when demanded before the possession of the said Apartment.
- (a) Without prejudice to the right of Promoter to charge, and the Allottee/s liability to bear and pay, interest in terms of above mentioned clause, on the Allottee/s committing default in making payment, on due date for payment thereof, of any amount due and payable by the Allottee/s under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoings) and on the Allottee/s committing three such defaults in making payment (whether consecutive or non-consecutive), the Promoter may at its sole option, terminate this Agreement. In this regard the following shall apply in relation of payments by Allottee/s, that is:
 - (i) The Promoter shall issue a "Demand Letter" to the Allottee/s requiring payment of any amount, liability, tax, or installment of the purchase price and consideration under this Agreement, and which is due and payable by the Allottee/s. Such Demand Letter shall be dispatched by R.P.A.D. and also by e-mail in the manner as provided in this Agreement. The Allottee shall

deemed to have received the Demand Notice on the expiry of seven days from the date of its dispatch as aforesaid;

(ii) Non-payment or delayed payment by the Allottee/s of any amount demanded under a Demand Letter, in the period for payment stipulated in such Demand Letter shall be and be deemed to be a breach and default by the Allottee/s. In the event any reminder letter/s, to a Demand Letter, is/are dispatched by the Promoter and the Allottee/s is in breach and default thereof, the Allottee/s shall be and also deemed to be in a continuing breach and default of such reminder letter.

Upon the Allottee/s committing three such defaults (whether consecutive or non-consecutive) within the period specified in the Demand letter and/or any of the reminder letter of notice, the Promoter will give notice of 15 (fifteen) days in writing to the Allottee/s (which will be dispatched to the Allottee/s by R.P.A.D. and also by e-mail in the manner as provided in this Agreement) of its intention to terminate this Agreement and of the specific breach or breaches of terms and conditions on account of which it intends to terminate the Agreement. If the Allottee/s fails to rectify the breach or breaches mentioned by the Promoter before laps of the notice period, then at the end of such notice period, the Agreement shall stand cancelled and the Promoter shall be entitled to deal with the said Apartment with another prospective buyer. The Promoter will call upon the Allottee/s to execute and register Deed of cancellation.

- (b) For whatsoever reason if the Allottee/s herein, without any default or breach on his/her/their part or on the part of the Promoter, desire to terminate this agreement/ transaction in respect of the said Apartment then, the Allottee/s herein shall issue a prior written notice to the Promoter informing the intention of the Allottee/s to terminate this Agreement and on such receipt of notice the Promoter herein shall be entitled to deal with the said Apartment with prospective buyers. Within 15 (fifteen) days of receipt of such notice of Allottee/s of his intention to terminate this Agreement, the parties hereto shall execute and register suitable Deed of Cancellation cancelling this Agreement.
- (c) If this Agreement is terminated in any of the circumstances referred to in sub-clause (a) or (b) hereinabove and the Parties have executed the Deed of Cancellation as referred to therein then, the Promoter shall refund the amount till then received from the Allottee/s without any interest thereon, by deducting; (i) an amount of Rs. 1,00,000/- (Rupees One Lac Only) towards

liquidated damages and/or cancellation in addition to any interest (as specified in the Rules of the said Act) payable on amount overdue from the Allottee/s, (ii) the stamp duty, registration charges, cost of extra work etc. (iii) the amount of Service Tax, VAT, GST, LBT or any other taxes, and (iv) brokerage/referral amount paid/ interest, if any paid to financial institution/Broker/Agent on the Allottee/s behalf etc., only out of funds received from subsequent Allottee of the said Apartment.

- (d) It is specifically agreed between the parties hereto that, if the transaction in respect of the said Apartment between the Promoter and Allottee/s herein terminated as stated hereinabove then all the instruments under whatsoever head executed between the parties hereto or between the Promoter and Allottee/s herein, in respect of the said Apartment, shall stands automatically cancelled and either party shall have no right, title, interest or claim against each other.
- 11) The Promoter shall have first and permanent lien and charge upon the said Apartment and the right, title and interest of the Allottee/s therein for all moneys due and payable by the Allottee/s to the Promoter under this agreement.
- 12) The Promoter shall construct on the said Property the said Building/s in accordance with plans, designs and specifications as seen and approved by the Allottee/s prior to the execution of this agreement and duly approved by the Planning Authority with such variations and modifications as the Promoter in their absolute authority may consider expedient. 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 said Apartment of the Allottee/s except any alteration or addition required by any Government authorities or due to change in law.
- The Promoter hereby agrees to observe, perform and comply with all terms, conditions, stipulations and restrictions, if any, which have been imposed by the public bodies, various Govt. departments, authorities, including Planning Authority at the time of sanctioning the building plans or thereafter. The Promoter shall, before handing over possession of the said Apartment to the Allottee/s obtain from the concerned local authority occupation / completion certificate in respect inter alia of the said Apartment. The terms, conditions, stipulations and restrictions imposed by the concerned authorities (including environment) at the time of

sanctioning the building plans or thereafter shall also be binding on the Allottee/s herein and all Allottees of the said Project /Entire Project and the body of apartment allottees and the apex body, as far as they are applicable to them.

- 14) The covenants relating to the procedure of possession as agreed by and between the parties to this Agreement are as follows:
 - a. The Promoter agrees and understands that timely delivery of possession of the Apartment is the essence of this Agreement. Subject to receipt of total consideration and dues of the Promoter and taxes thereon are paid by the Allottee/s in respect of the said Apartment, in terms of these presents, the Promoter, based on the approved plans and specifications, assures to handover possession of the said Apartment on or before Twenty Eight February Two Thousand Twenty Five. Provided that the Promoter shall be entitled to reasonable extension of time as agreed by and between the Allottee/s and the Promoter for giving possession of the said Apartment on the aforesaid date, and the same shall not include the period of extension given by the Authority for registration.

Further if the completion of building in which the Apartment is to be situated is delayed on account of –

- (i) War, civil commotion, flood, drought, fire, cyclone, earthquake, act of god or any calamity by nature affecting the regular development of the real estate project ("Force Majeure").
- (ii) Extension of time for giving possession as may be permitted by the Regulatory Authority under the said Act for reason where actual work of said Project / Building/s could not be carried by the Promoter as per sanctioned plan due to specific stay or injunction orders relating to the said Project from any Court of Law, or Tribunal, Competent authority, statutory authority, high power committee etc. or due to such circumstances as may be decided by the Authority.
- b. If, however, the completion of the said Project is delayed due to the Force Majeure conditions then the Allottee/s agrees that the Promoter shall be entitled to the extension of time for delivery of possession of the Apartment,

provided that such Force Majeure conditions are not of a nature which make it impossible for the contract to be implemented. The Allottee/s agrees and confirms that, in the event it becomes impossible for the Promoter to implement the said Project due to Force Majeure conditions, then this allotment shall stand terminated and the Promoter shall refund to the Allottee/s the entire amount received by the Promoter from the allotment within 30 days' from that date. After any refund of the money paid to the Allottee/s, Allottee/s agrees that he/she/they shall not have any rights, claims etc. against the Promoter and that the Promoter shall be released and discharged from all its obligations and liabilities under this Agreement.

Further the Allottee/s agrees not to raise any objection and agrees to make payment of all installments as per the work progress even if the Promoter completes the Building/s substantially earlier than the aforesaid date.

- c. The Promoter herein is developing the said Entire Project, which consists of various buildings having common amenities like club house, landscape garden etc., the construction / development of the said common amenities will be completed in due course along with the completion of construction of all the buildings of the said Entire Project on the said Land Acquired For Development. The Promoter assures to hand over possession of the said common amenities on or before The Thousand Twenty Five, to the residents of said Entire Project. The Allottee/s herein agree and convey that he/she/they shall not be entitled to refuse to take the possession of the said Apartment on the ground of non-completion of aforesaid common amenities.
- d. The Allottee/s further agree that even where 'substantial completion' of works has been done and after receiving Occupancy Certificate from the competent authority possession of the said Apartment shall be given. That substantial completion would mean works done that do not affect his use or occupation of his Apartment and he can cohabit in the said Apartment. However if the Promoter is not allowed by the Allottee/s or any person on his behalf to complete the remaining portion of the works, it shall be accepted by and between the parties that the remaining works shall be deemed to have been done as and against the Promoter.

- The Promoter, upon obtaining the Occupancy Certificate e. from the Planning Authority shall offer in writing to the Allottee/s intimating that, the said Apartment is ready for use and occupation. The Allottee/s herein shall inspect the said Apartment in all respects to confirm that the same is in accordance with the terms and conditions of this Agreement, complete the payment of total consideration and dues and taxes thereon to the Promoter as per terms and conditions of this Agreement and take the possession of the said Apartment within 15 days' from the date of written intimation issued by the Promoter to the Allottee/s herein. The Promoter agrees and undertakes to indemnify the Allottee/s in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the Promoter. The Allottee/s agrees to pay the maintenance charges as determined by the Promoter /body of the apartment allottees, as the case may be. It shall be expressly agreed that wherever it is the responsibility of the Allottee/s to apply and get necessary services the same shall not be undertaken by the Promoter and the Allottee/s shall be solely responsible for the same.
- f. Upon receiving a written intimation from the Promoter as stated hereinabove, the Allottee/s shall take possession of the said Apartment from the Promoter by executing necessary indemnities, undertakings, possession agreement and such other documentation as prescribed in this Agreement, and the Promoter shall give possession of the said Apartment to the Allottee/s. In case the Allottee/s fails or commits delay in taking possession of said Apartment within the time provided hereinabove, such Allottee/s shall be liable for payment of common maintenance charges as applicable, property tax, electricity charges and any other expenses and outgoings in respect of the said Apartment and the Promoter shall not be liable for the maintenance, wear and tear of the said Apartment.
- g. After obtaining the occupancy certificate and handing over physical possession of the said Apartment to the Allottee/s, it shall be the responsibility of the Promoter to handover the necessary documents and plans, including common areas, to the body of apartment allottees or the competent authority, as the case may be, as per the local laws. Further, that the Allottee/s has given his specific confirmation herein that the responsibility of title of the said Property be on the

Promoter up and until the conveyance of the said Building/s /Phase /Wing and the said Property thereunder.

- h. Except for occurrence of the events stating herein above, if the promoter fails to complete or is unable to give possession of the said Apartment; (i) in accordance with the terms of this Agreement, duly completed by the date specified herein; or (ii) due to discontinuance of his business as a Promoter on account of suspension or revocation of the registration under the said Act; or for any other reason; the Promoter shall be liable, on demand to the Allottee/s, in case the Allottee/s wishes to withdraw from the Project, without prejudice to any other remedy available, to return the total amount received by him in respect of the Apartment, with the interest as specified in the Rules of the said Act within 30 days including compensation in the manner as provided under the said Act. Provided that where if the Allottee/s does not intend to withdraw from the said Project, the Promoter shall pay the Allottee/s interest as specified in the Rules of the said Act on all amounts paid by the Allottee/s, for every month of delay, till handing over of the possession of the said Apartment.
- Time is an essence of this Agreement for the Promoter as well as the Allottee/s. The Promoter shall abide by the time schedule for completing the said Project and handing over the said Apartment to the Allottee/s and the common areas to the body of apartment allottees after receiving the occupancy certificate or the completion certificate or both, as the case may be. Similarly, the Allottee/s shall make timely payments of the installment and other dues payable by him and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoter as provided hereinabove ("Payment Schedule" above for brevity).
- 16) If within a period as specified in the Rules of said Act, the Allottee/s, from the date of handing over the said Apartment or within 15 days from the date of intimation by the Promoter to take the possession of the said Apartment whichever is earlier, brings to the notice of the Promoter any structural defect in the said Apartment or the building in which the said Apartment is situated or any defects on account of workmanship, quality or provision of services, 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. Provided however, that the Allottee/s shall not carry out any alterations of the whatsoever nature in the said Apartment /phase / wing and in specific the structure of the said Apartment / Wing / Phase of the said Building/s which shall include but not limit to columns, beams etc. or in the fittings therein, in particular it is hereby agreed that the Allottee/s shall not make any alterations in any of the fittings, pipes, water supply connections or any erection or alteration in the bathroom, toilet and kitchen, which may result in seepage of the water. If any of such works are carried out without the written consent of the Promoter the defect liability automatically shall become void. The word defect here means only the manufacturing and workmanship defect/s caused on account of willful neglect on the part of the Promoter, and shall not mean defect/s caused by normal wear and tear and by negligent use of said Apartment by the Occupants, vagaries of nature etc.

That it shall be the responsibility of the Allottee/s to maintain his Apartment in a proper manner and take all due care needed including but not limiting to the joints in the tiles in his Apartment are regularly filled with white cement / epoxy to prevent water seepage.

Further where the manufacturer warranty as shown by the Promoter to the Allottee/s ends before the defects liability period and such warranties are covered under the maintenance of the said Apartment / Building / Phase / Wing, and if the annual maintenance contracts are not done / renewed by the Allottee/s the Promoter shall not be responsible for any defects occurring due to the same. That the Project as a whole has been conceived, designed and constructed based on the commitments and warranties given by the Vendors/ manufacturers that all equipment's, fixtures and fittings shall be maintained and covered by maintenance / warranty contracts so as it to be sustainable and in proper working condition to continue warranty in both the Apartments and the common Project amenities wherever applicable.

That the Allottee/s has been made aware and the Allottee/s expressly agrees that the regular wear and tear of the said Apartment/Building/Phase/Wing includes minor hairline cracks on the external and internal walls excluding the RCC structure which happens due to variation in temperature of more than 20°C and which do not amount to structural defects and hence cannot be attributed to either bad workmanship or structural defect.

Provided further that any deviation in usage /maintenance of the said Apartment in contravention to User Manual shall amount to default on part of the Allottee/s towards proper maintenance of the said Apartment/Building/Phase/Wing and the Allottee/s shall not be entitled to claim any compensation against defect liability from the Promoter.

It is expressly agreed that before any liability of defect is claimed by or on behalf of the Allottee/s, it shall be necessary to appoint an expert who shall be a nominated surveyor who shall survey and assess the same and shall then submit a report to state the defects in materials used, in the structure built of the said Apartment/ Phase/Wing and in the workmanship executed keeping in mind the aforesaid agreed clauses of this agreement. Further the Allottee/s 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 Building/s or any part thereof to view and examine the state and condition thereof.

Howsoever for the purpose of defect liability on towards the Promoter, the date shall be calculated from the date of handing over possession to the Allottee/s for fit-outs and interior works or within 15 days from the date of intimation of possession of the said Apartment by the Promoter whichever is earlier and that the said liability shall be those responsibilities which are not covered under the maintenance of the said Apartment/Building/Phase/Wing as stated in this Agreement. That further it has been agreed by the Allottee/s that any damage or change done within the said Apartment sold or in the Building/Phase/Wing done by him/them or by any third person on and behalf of the Allottee/s then the Allottee/s expressly absolves the Promoter from the same.

- 17) The Promoter hereby represents and warrants to the Allottee/s as follows:
 - i. The Promoter has clear and marketable title with respect to the said Property; as declared in the title certificate /report annexed to this agreement, and the Promoter has requisite rights to carry out development upon the said Property and also has actual, physical and legal possession of the said Property for the implementation of the said Project;
 - ii. The Promoter has lawful rights and requisite approvals from the competent Authorities to carry out development of the

- said Project and shall obtain requisite approvals from time to time to complete the development of the said Project;
- iii. There are no encumbrances upon the said Property or the said Project except those disclosed in the title certificate /report;
- iv. There are no litigations pending before any Court of law with respect to the said Property or said Project except those disclosed in the title certificate /report;
- v. All approvals, licenses and permits issued by the competent authorities with respect to the said Project, said Property and said Building/s /wings 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 said Project, said Property and said Building/s /wings shall be obtained by following due process of law and the Promoter has been and shall, at all times, remain to be in compliance with all applicable laws in relation to the said Project, said Property, Buildings /wings and common areas;
- vi. The Promoter has the right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee/s created herein, may prejudicially be affected;
- vii. The Promoter has 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 Property , including the said Project and the said Apartment which will, in any manner, affect the rights of Allottee/s under this Agreement other than the encumbrances mentioned in Title Certificate /Report.
- viii. The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the said Apartment to the Allottee/s in the manner contemplated in this Agreement;
- ix. At the time of execution of the conveyance as envisaged herein the Promoter shall handover lawful, vacant, peaceful, physical possession of the common areas of the structure to the body of apartment allottees;

- x. The Promoter has 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;
- xi. 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 property) has been received or served upon the Promoter in respect of the said Property and/or the Project except those disclosed in the title certificate /report.
- 18) The Allottee/s or himself/themselves with intention to bring all persons into whosoever hands the said Apartment may come, hereby covenants with the Promoter as follows:
 - i. To maintain the Apartment at the Allottee's own cost in good and tenantable repair and condition from the date that of possession of the Apartment is taken and shall not do or suffer to be done anything in or to the building in which the Apartment is situated which may be against the rules, regulations or bye-laws or change/alter or make addition in or to the building in which the Apartment is situated and the Apartment itself or any part thereof without the consent of the local authorities, if required.
 - ii. Not to store in the Apartment 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 Apartment is situated or storing of which goods is objected to by the concerned local or other authority and shall take care while carrying heavy packages which may damage or likely to damage the staircases, common passages or any other structure of the building in which the Apartment is situated, including entrances of the building in which the Apartment is situated and in case any damage is caused to the building in which the Apartment is situated or the Apartment on account of negligence or default of the Allottee/s in this behalf, the Allottee/s shall be liable for the consequences of the breach.
 - iii. To carry out at his own cost all internal repairs to the said Apartment and maintain the Apartment in the same

condition, state and order in which it was delivered by the Promoter to the Allottee/s and shall not do or suffer to be done anything in or to the building in which the Apartment is situated or the Apartment which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the Allottee/s committing any act in contravention of the above provision, the Allottee/s shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

- Not to demolish or cause to be demolished the Apartment iv. 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 Apartment or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Apartment is situated and shall keep the portion, sewers, drains and pipes in the Apartment and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the Apartment is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the Apartment without the prior written permission of the Promoter and/or the body of apartment allottees.
- v. Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said Property and the building in which the Apartment is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- vi. Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Apartment in the compound or any portion of the said Property and the building in which the Apartment is situated.
- vii. Pay to the Promoter within fifteen days of demand by the Promoter, his share of security deposit demanded by the concerned local authority or Government or giving water, electricity or any other service connection to the building in which the Apartment is situated.
- viii. 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 Apartment by the Allottee/s for any purposes other than for purpose for which it is sold.

- ix. The Allottee/s shall not let, sub-let, transfer, assign or part with interest or benefit factor of this Agreement or part with the possession of the Apartment until all the dues payable by the Allottee/s to the Promoter under this Agreement are fully paid up.
- The Allottee/s shall observe and perform all the rules and Χ. regulations which the body of apartments allottees or apex body or federation 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/s and the Apartments 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/s shall also observe and perform all the stipulations and conditions laid down by the body of apartments allottees /apex body/federation regarding the occupancy and use of the Apartment 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.
- xi. The Allottee/s shall not be entitled to claim possession of the said Apartment until the Occupation / Completion Certificate is received from the local authority and the Allottee/s has paid all dues payable under this Agreement in respect of the said Apartment to the Promoter and has paid the necessary maintenance amount/deposits, service tax, vat and other taxes payable under this Agreement.
- xii. Till the conveyance of the said Building/s and said Property as envisaged herein, the Allottee/s 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 Building/s and said Property or any part thereof to view and examine the state and condition and to carry out repair and maintenance work thereof.
- xiii. That the Allottee/s shall indemnify and keep indemnifying the Promoter against any actions, proceedings, cost, claims

- and demands in respect of any breach, non-observance or non-performance of such obligations given specifically herein to the Allottee/s.
- xiv. That any nominated surveyor / architect appointed for specific purposes stated in this covenant the fees of which shall mutually decide by and between the Promoter and the Allottee/s and the same shall be paid by the Allottee/s as agreed mutually.
- xv. That nothing herein contained shall construe as entitling the Allottee/s any right on any of the adjoining, neighbouring or the remaining buildings/ common areas etc. of the remaining portion of the proposed project layout unless specifically agreed and consideration dispensed by the Allottee/s to the Promoter in this regards.
- xvi. That the parking spaces including the mechanical parkings, if any, sold/assigned to the Allottee/s shall be used only for the purposes of parking and in this regard the Allottee/s shall comply the norms of parking as specified in the said User Manual. This has been clearly made aware to the Allottee/s and same has been agreed by the Allottee/s to follow.
- xvii. The Allottee/s shall follow the instruction of the 'User Manual' given to him before allotting the said Apartment by the Promoter.
- 19) The Allottee/s hereby agrees to pay the Promoter regularly every month on or before the tenth day of every month beginning from the month following the month in which the Promoter offers to give possession of the said Apartment to Allottee/s or in lump sum as may be decided by the Promoter, until the management of the said Property / or that of the said Building/s in which the said Apartment is situated is handed over to the body of apartment allottees or apex body and thereafter to the body of apartment allottees or apex body such proportionate share of the Allottee/s as may be determined by the Promoter or the body of apartment allottees or apex body as the case may be towards (i) all rates, taxes and assessments, land revenue, electricity bills, water charges and water taxes and all other outgoings and impositions which may from time to time be levied upon or be payable in respect of the said Property and the said Building/s standing thereon to Planning Authority and/or any other authority, (ii) all

other outgoings and expenses including insurance premium, provisions for depreciation and sinking fund and all outgoings and expenses of management, upkeep, maintenance and repairs of the said Building/s standing on the said Property, club house and the common lights, common sanitary and other utility services, garden and other services and amenities on the said Property and in the said Building/s including remuneration, salaries and wages of watchmen, supervisors, sweepers, gardeners and other persons employed for the aforesaid purposes or any of them and the collection charges in respect thereof and the Allottee/s shall not withhold any payment of the amounts demanded by the Promoter or the body of apartment allottees or apex body under this clause on any ground whatsoever. The Allottee/s admit/s and confirm/s that he/she/they will be punctual for paying monthly contribution amount to Promoter or the body of apartment allottees or apex body as the case may be.

- 20) The Allottee/s has inspected the sanctioned plans of the said Building/s of the said Project and the conditions stipulated therein by the Planning Authority and the Allottee/s and /or the body of the apartment allottees or apex body of allottees shall not raise any complaint / objections of whatsoever nature and shall abide by the same all time, and after having covenanted to that effect in favour of the Promoter, the Allottee/s has agreed to purchase the said Apartment from the Promoter.
- 21) The Promoter shall be responsible for getting water connection from Planning Authority and also responsible for creating internal water and drainage distribution system. However it shall be responsibility of the Planning Authority to actually supply adequate quantity of water to the said Project. The Promoter shall not be in any way responsible for non-supply or inadequate supply of water to the said Project.
- 22) The body of apartment allottees or apex body to be formed shall alone be responsible for renewals *inter alia* of all permissions, sanctions, NOCs et cetera such as consent to operate of Sewage Treatment Plant (S.T.P.), Fire NOC, Elevator NOC. Upon handing over the reins the responsibility and liability of the Promoter in this regards shall stand discharged absolutely. Provided, if any such liability of renewal even after conveyance is entrusted on the Promoter under any law all the Allottees / body of apartment allottees /apex body as the case may be, shall reimburse / compensate the expenses as may be incurred by the Promoter in that regard.

- 23) The Allottee/s shall not use or permit to be used the said Apartment or any part thereof for any purpose other than purpose as allowed by Planning Authority at the time of sanctioning the plan of the proposed Building/s or at any time thereafter.
- 24) The Allottee/s shall not let, sublet, transfer, assign or part with the possession of the said Apartment or any part thereof nor shall the Allottee/s create any lease, lien, mortgage, charge and/or any other encumbrances and/or third party interest in and/or any respect of the said Apartment or any part thereof and/or in respect of any of the rights hereunder conferred upon the Allottee/s in any manner whatsoever until entire consideration and all dues, taxes, VAT, service tax, GST etc. payable by the Allottee/s under this agreement are paid in full and only if the Allottee/s has/have not committed any breach of any of the term and condition of this agreement and without obtaining previous permission in writing of the Promoter or the body of apartment allottees to whom the said Property and the Building/s thereon may have been leased, assigned or transferred in the manner inter alia hereby envisaged.
- 25) After the Promoter executes this Agreement he shall not mortgage or create a charge on the said Apartment 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/s who has/have taken or agreed to take such Apartment.
- 26) If the Allottee/s is purchasing the said Apartment from the Promoter for investment purpose, then the Allottee/s shall be entitled to sell the said Apartment even during the construction stage to any person of own choice. The Promoter shall issue in his favor necessary No Objection Certificate to that effect and also shall co-operate the Allottee/s in that regard, provided i) the Allottee/s pays entire consideration amount to the Promoter before so selling the said Apartment, ii) the Allottee/s pays to the Promoter transfer charges solely determined by the Promoter and iii) the subsequent Allottee of the said Apartment absolutely consents to abide by all terms and condition of this Agreement for all purposes and unconditionally agrees to stand in the shoes of the Allottee/s. If the Allottee/s transfers / assigns the said Apartment in favour of the subsequent Allottee within stipulated

period laid down by relevant law/s time being in force the Allottee/s / subsequent Allottee will be entitled to applicable discount, if any, by way of adjustment in the stamp duty payable on the transaction, subject to prevailing provisions of the Maharashtra Stamp Act, 1958.

- 27) The Allottee/s prior to the execution hereof has/have perused (a) all the documents under which the Owner / Consenting Party acquired the ownership rights in the said Entire Property, (b) all documents under which the Promoter acquired ownership rights/ development rights over the said Land Acquired For Development and to sell the Apartments constructed by the Promoter in the course of such development of the said Land Acquired For Development and (c) all the orders, permissions and/or sanctions granted by the diverse authorities for such development of the said Land Acquired For Development and are satisfied with the legality and adequacy of the same.
- The Promoter hereby declares that as per the prevailing 28) Development Control Regulation the total permissible FSI /TDR including FSI for MHADA component in respect of the said Land Acquired for Development is sq.mtrs. It is hereby declared that at present the FSI /TDR of ___ __ sq.mtrs. is sanctioned by the local authority on the said Project and the Promoter shall submit plans for utilisation of sq.mtrs. of FSI /TDR on the said Project with the local authority. Further, the Promoter hereby declares that the entire balance FSI /TDR in respect of the said Land Acquired for Development shall belongs to Promoter and to be utilised on the remaining buildings of the said Entire Project. The Allottee/s herein knowing well the above facts and having satisfied with the present and proposed sanction plan hereby tendered his/her/their express consent to the Promoter and no separate permission of the Allottee/s is required for the same.
- 29) If the Promoter plans to develop the balance land and/or property/ies adjacent to the said Land Acquired For Development in future and sell for consideration the Apartments of the project of the balance land and/or adjacent property/ies, the Promoter shall have right to utilize the amenities *inter alia* like, water, water lines, water tanks, internal roads, necessary easements, electricity, MSEDCL lines, drainage connections open space, gas bank / gas lines / reticulated gas supply system etc. of the said Project /Entire Project for the proposed construction on the balance land and/or adjacent property/ies. The Allottee/s hereby gives their irrevocable consent to the Promoter for usage of the said

amenities for construction on the balance land and/or adjacent property/ies and complete the construction of the adjacent Project/s.

- 30) The Conveyance of Title as envisaged under the Real Estate (Regulation and Development) Act, 2016 and rules there under in respect of the said Apartment shall be as under:
 - a) The said Project shall be known and called as "AZURE ASTER G and H".
 - b) This Agreement shall always be subject to the provisions of the Real Estate (Regulation and Development) Act, 2016 and the Maharashtra Apartment Ownership Act, 1970.
 - c) The nature of body of apartment allottees in the said Building/s would be condominium under the provisions of the Maharashtra Apartment Ownership Act, 1970. The Allottee/s shall become member of the condominium and shall co-operate the Promoter in that regard in all respect.
 - d) The Promoter and the Owner / Consenting Party shall submit their respective rights, title, interest, claims relating to the said Property and the said Building/s to the provisions of the Maharashtra Apartment Ownership Act, 1970, by executing and registering the Deed of Declaration (together with the bye-laws) U/s. 2 thereof. The Allottee/s shall give his No Objection if any change or modifications are made in draft bye laws of condominium as may be required by concerned authority. The Allottee/s shall observe rules and regulations of the condominium. The Allottee/s either individually or otherwise howsoever shall not be entitled to raise any objection/s of whatsoever nature in this behalf.
 - e) Each apartment shall have undivided share in common areas and amenities/facilities in the form of percentage, arrived at on the basis of value/area of the outer surface area of the given Apartment to the total area of all the apartments in the said Project.

- f) The Promoter and the Consenting Parties shall execute and /or cause to be executed the conveyance in the nature of the Deed of Apartment relating to the concerned Allottee/s, within a period of one year from the date of obtaining last occupancy certificate of said Building/s. All expenses relating to such conveyance such as stamp duty, registration fees, legal fees and other incidentals shall be borne and paid exclusively by the Allottee/s.
- Under no circumstances, the Allottee/s shall be entitled g) to such conveyance, unless entire amount of consideration or any other amounts of money payable under this Agreement or as may be otherwise agreed, by the Allottee/s either to the Promoter or to any other agencies or authorities are actually paid by the Allottee/s. However, in case the Allottee/s fails to deposit the stamp duty, registration charges and all other incidental and legal expenses etc. so demanded within the period mentioned in the demand letter, the Allottee/s authorises the Promoter to withhold registration of conveyance deed in his /her/their favour till full and final settlement of all dues and stamp duty and registration charges to the Promoter is made by the Allottee/s.
- h) The amenities/facilities, common areas and rights of ways et cetera as enlisted in Annexure - G shall be enjoyed by Allottees of all condominiums to be formed on said Land Acquired For Development jointly, unless the Promoter has provided otherwise. The amenities/ facilities as enlisted in the Annexure - G shall be handed over to the apex body to be formed of all condominiums of the said Entire Project by the Promoter and the said apex body shall maintain the same. The rules, regulations, bye laws et cetera of the said apex body shall be formulated by the board of managers /office bearers of all the condominiums and the same shall be binding on all the condominiums and all the Apartment holders in the said Project, including the Allottee/s herein.

- i) The Promoter shall submit an application of registration of the apex body of all the condominiums of said Entire Project within two months of obtaining the last occupancy /completion certificate of the last building to be constructed on the said Land Acquired For Development. After the formation of said apex body the Promoter and the Owner / Consenting Party shall convey the said common areas, amenities/ facilities as enlisted in the Annexure G in favour of the said apex body. The cost of stamp duty and registration fees and other incidental costs in this regard shall be borne by the all the Allottees /condominiums /apex body of said to be formed on said Land Acquired For Development.
- j) At the time of registration of conveyance of the said common areas, amenities /facilities as enlisted in the Annexure - G, the Allottee/s shall pay to the Promoter, the Allottees' share of stamp duty, registration charges and all other incidental and legal expenses etc. (in addition if any already paid by the Allottee/s on this Agreement) payable, by the said condominiums /apex body on such conveyance or any document or instrument of transfer in respect of the said common areas, amenities /facilities to be executed in favour of the apex body. However, in case the Allottee/s /condominiums /apex body fails to deposit the stamp duty, registration charges and all other incidental and legal expenses etc. so demanded within the period mentioned in the demand letter, the Allottee/s /condominiums /apex body authorises the Promoter to withhold the registration of conveyance deed of said common areas, amenities /facilities in favour of the said apex body till the full and final settlement of all dues and stamp duty and registration charges to the Promoter is made by the Allottee/s /condominiums /apex body.
- k) Further the common amenities enlisted in Annexure G are to be enjoyed and shared with Apartment Allottees of other condominiums of the said Land Acquired For Development and with Apartment Allottees of the adjacent property/ies developed by the Promoter herein or any of its sisters concern. The Allottee/s shall not take any objection of whatsoever nature in that regard.

- I) Notwithstanding anything contained anywhere in this Agreement, it is specifically agreed between the parties hereto that, the Promoter herein has decided to have the name of the said Entire Project as "AZURE" and name of the said Project as "AZURE ASTER G and H" and the buildings will be denoted by letters or name "G and H" or as decided by the Promoter and further erect or affix Promoter's name board at suitable places as decided by the Promoter herein on a building/s and at the entrances of the said Project. The Allottee/s in the said Project / Building/s or proposed organization are not entitled to change the aforesaid Project name and remove or alter Promoter's name board in any circumstances. This condition is essential condition of this Agreement.
- 31) The Promoter shall give membership of the condominium to the Allottee/s only on receiving entire consideration and other dues and deposits from him. Further, the Allottee/s herein along with other Allottees of Apartments in the said Building/s shall join in forming and registering the Condominium to be known by such name as the Promoter may decide and for this purpose also from time to time sign and execute the application for registration and/or membership and the other papers and documents necessary for the formation and registration of the Condominium and for becoming a member, including the bye-laws of the proposed Condominium and duly fill in, sign and return to the Promoter within seven days of the same being forwarded by the Promoter to the Allottee/s, so as to enable the Promoter to register the common organisation of the allottees. No objection shall be taken by the Allottee/s if any changes or modifications are made in the draft bye-laws, as may be required by the Registrar of Co-operative Societies or any other Competent Authority.
- 32) The Allottee/s hereby expressly acknowledge and admit that some of the Apartments in the said Project may not be sold at the time even after completion of construction or issuance of completion /occupation certificate by Planning Authority in which case the Promoter shall have the privilege and right to sell/allot such Apartments to any person/s as per its discretion any time in future. The Allottee/s shall always extend requisite co-operation to the Promoter for giving membership of the condominium to such new Allottee/s and such membership will be given by accepting only membership fee and no other consideration. Since

the Promoter is holding those unsold Apartments with the intention to sell out the same to intending Allottees, the Promoter shall not be liable to pay any maintenance charges of unsold Apartments to the condominium, and it is only the new Allottees of the unsold Apartments who shall be liable to pay the maintenance charges after purchase of their respective Apartments. The Allottee/s has/have agreed to such an arrangement and he/she/ they shall scrupulously follow the same forever. This condition shall also be binding on Allottee/s and the condominium to be formed as envisaged herein.

33)		Allottee/s shall on or before delivery of possession of the said tment keep deposited with the Promoter, the following unts:-		
	(i)	Rs for share money, application entrance fee of the Condominium or Society or Limited Company/Federation/ Apex body.		
	(ii)	Rs for formation and registration of the Condominium or Society or Limited Company/Federation/ Apex body.		
	(iii)	Rs for proportionate share of taxes and other charges/levies in respect of the Condominium or Society or Limited Company/Federation/ Apex body.		
	(iv)	Rs for deposit towards Water, Gas, Electric, and other utility and services connection charges.		
	(v)	Rs for deposits of electrical receiving and Sub Station provided in Layout.		
	(vi)	The Allottee/s shall pay to the Promoter a sum of Rs for meeting all legal costs, charges and expenses, including professional costs of the Attorney-at-Law/Advocates of the Promoter in connection with formation of the condominium or 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.		
	(vii)	In addition to the sum mentioned above the		
		Allottee/s shall also pay to the Promoter Rs.		

 /-	(Rs.	

only) (calculated @ the adhoc rate of Rs. $___$ × carpet area of the said Apartment \times 12) on account of twelve months maintenance charges payable within 15 days from the date of letter of offering possession of the said Apartment to meet the common expenses i.e. common taxes, fees, electricity charges, all AMCs, sanitary and other utility services, garden and other services and amenities of the said Property / Land Acquired For Development and in the Building/s standing thereon and the said Property / Land Acquired For Development including remuneration, salaries and wages of watchmen, supervisors, sweepers, gardeners and other persons that may be employed for the aforesaid purposes or any of them and in respect thereof and the Allottee/s shall not withhold any payment of the amount demanded by the Promoter under this clause on any ground whatsoever. The Allottee/s hereby admits that aforesaid amount of maintenance is only indicative amount and actual amount that may be demanded by the Promoter may differ. In case actual expense exceeds the estimate the Promoter / condominium /apex body shall be entitled to demand additional amount towards such short fall.

- 34) The Allottee/s admit/s and confirm/s that he/she/they will be punctual for paying contribution of maintenance charges amount to Promoter or to the condominium /apex body as the case may be. The Allottee/s shall not be entitled to any interest on sums so paid.
- 35) On conveyance as envisaged hereinabove, the above collected amounts shall be paid by the Promoter to the condominium /apex body, as the case may be.

- 36) The Allottee/s, 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 fulfill 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/s 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. The Promoter accepts no responsibility in this regard. The Allottee/s shall keep the Promoter fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Allottee/s subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee/s to intimate the same in writing to the Promoter immediately and comply with necessary formalities if any under the applicable laws. The Promoter shall not be responsible towards any third party making payment / remittances on behalf of any Allottee/s 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 shall be issuing the payment receipts in favour of the Allottee/s only.
- 37) It is explicitly and irrevocably agreed, by the Allottee/s that this purchase by the Allottee/s is as Joint Tenants and not Tenants in common. Hence, in the event of death of any of the Allottee/s on receipt of intimation thereof with required evidencing documents, by the Joint Allottee, the name of such deceased Allottee/s shall be deleted and the ownership shall completely vest exclusively with Joint Allottee/s and to exclusion of any other heirs of such deceased Allottee/s. However it is explicitly made clear that if any claimant other than the executants in this Agreement claims, rights, title and interest in the said Apartment then it is the sole responsibility of the remaining settle **Co-Allottees** to dispute/disagreement in respect of this covenant and same has to be settled at the cost of the remaining Co-Allottees. The Promoter

is not responsible in any manner whatsoever for cost & consequence.

- 38) Any delay tolerated, indulgence shown by the Promoter in enforcing the terms of this Agreement or for any forbearance or giving of time to the Allottee/s by the Promoter shall not be considered or 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/s nor shall the same in any manner prejudice the rights of the Promoter.
- 39) Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Apartment or of the said Property and Building/s or any part thereof. The Allottee/s shall have no claim save and except in respect of the Apartment hereby agreed to be sold to him and all open spaces, parking spaces, lobbies, staircases, terraces, recreation spaces, will remain the property of the Promoter until the conveyance as envisaged hereinabove.
- The Allottee/s shall not any time demand partition of his/her/their interest in the said Apartment and/or in the said Property/ Building/s prior to the conveyance as envisaged herein and it is hereby agreed and declared that the interests of the Allottee/s in the said Apartment and/or in the said Property and in the said Building/s are impartible and it is agreed that the Promoter shall not be liable to execute and/or cause to be executed any conveyance or any other document in respect of the said Apartment in favor of the Allottee/s except as is herein expressly provided.
- All direct and indirect taxes as imposed/ to be imposed by the government, semi-government, local authorities, any statutory body, et cetera in respect of the said Property / Building/s / said Land Acquired For Development and/ or the said Apartment and/ or this Agreement and/ or this transaction shall be borne and paid exclusively by the Allottee/s. The Allottee/s hereby undertake to indemnify and keep the Promoter indemnified all the time and keep the Promoter harmless from all losses that may be suffered by the Promoter on account of non-payment and/ or delayed payment inter alia of maintenance charges, contributions, taxes, levies, outgoings et cetera and other defaults, or any breach of terms and conditions of this Agreement on part of the Allottee/s.
- 42) By reasons of any judgment of court of law or amendment to the constitution or enactment or amendment of any other Central or

State Laws at present in force or under law(s) that may come in force in future, if the transaction under this Agreement is held liable now or any time in future, to taxes such as GST (Goods and Services Tax), Sales Tax, Service tax, Value Added Tax, Works Contract Tax et cetera under concerned Acts/ Rules/ Legislations et cetera, as a sale or otherwise, either wholly or in part any inputs or material or equipments used or supplied in execution or in connection with this transaction, such taxes shall be exclusively payable by the Allottee/s on demand at any time without rendering either the Promoter and/or the Owner / Consenting Party liable in this behalf in any manner whatsoever. In such an event the Promoter shall have the right to recover/ collect, such tax(es), duties by the Allottee/s.

- 43) The Allottee/s hereby agrees that till the management of the said Building/s of the said Project is handed over to all the Allottees participating in the said Project, the Promoter shall be entitled to look after day to day maintenance of the said Project /Building/s to be constructed on the said Property. The Allottee/s hereby agrees to authorize the Promoter to act as a chief promoter/designated authority of the said Project, open bank account in the name of the said Project and operate the same through nominees in capacity of chief promoter/designated authority, to demand and receive amount of contribution from all the Allottees including Allottee/s herein for a period of twelve months from now and also for such further period thereafter till the entire charge of maintenance activities of the said Project is handed over to the condominium / apex body, deposit the contribution amount in the bank account, to spend and apply the amount so collected from all the Allottees for maintenance, housekeeping and essential common areas and amenities/facilities, utilities and such other purposes the Promoter thinks proper from time to time, to keep accounts of the amounts spent for maintenance, to carry on all the above activities even after lapse of twelve months from now till Promoter hands over entire charge of maintenance of the said Property /Building/s /Project to the condominium /apex body. The Allottee/s hereby agrees to pay the Promoter on demand, additional amount payable of contribution after lapse of said twelve months till the Promoter hands over the entire charge of the said Project to the condominium /apex body.
- 44) For the purpose of this transaction the Promoter has relied on the representations of the Allottee/s that the amount of total consideration in respect of the said Apartment payable by the Allottee/s to the Promoter or portion thereof is not originated

from any proceeds of crime as envisaged under the provisions of Prevention of Money-Laundering Act, 2002 / Benami Transactions (Prohibition) Amended Act, 2016 amended up-to-date, and rules thereunder.

- 45) The Allottee/s has willingly participated in the said Project of the Promoter and Allottee/s shall pay to the Promoter the agreed total consideration and other deposits or outgoings punctually and diligently. The Allottee/s hereby indemnify the Promoter from all losses that may be incurred by the Promoter on account of such non/delayed payment and Allottee/s hereby indemnify to keep the Promoter harmless and free from such losses.
- 46) The Promoter shall not be responsible for the consequences arising out of change in law or change in Municipal and other law, rules, regulations etc.
- All notices to be served on the Allottee/s in connection with this Agreement shall be deemed to have been duly served on the Allottee/s if sent to any one of the Allottee/s by Registered Post/Speed Post / E-mail at following address:

Name & Ad	dress of A	Allottee/	s :-	
_				
_				
_				
_				
Notified Em	ail ID:			 _

48) All notices to be served on the Promoter in connection with this Agreement shall be deemed to have been duly served on the Promoter if sent by Registered Post/ Speed Post at following address:

Name of Promoter:

Paranjape Schemes (Construction) Ltd.

PSC House, CTS No. 111+111/2, Anand Colony, off Prabhat Road, Pune: 411 004.

Notified Email ID:	

- 49) It shall be the duty of the Allottee/s and the Promoter 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 Promoter or the Allottee, as the case may be. Further, that in case there are Joint Allottees all communications shall be sent by the Promoter 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 Allottee/s.
- 50) The Allottee/s shall pay adequate stamp duty, registration charges and present this Agreement as well as the final conveyance or any document in form of Deed of Apartment at the proper registration office within the time limit prescribed by the Registration Act and the Allottee/s and the Promoter shall attend such office and admit execution thereof.
- 51) Forwarding this Agreement to the Allottee/s by the Promoter does not create a binding obligation on the part of the Promoter or the Allottee/s until, firstly, the Allottee/s signs and delivers this Agreement with all the schedules along with the payments due as stipulated in the Payment Schedule /Plan within 30 (thirty) days from the date of receipt by the Allottee/s and secondly, appears for registration of the same before the concerned Sub-Registrar as and when intimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 30 (thirty) days from the date of its receipt by the Allottee/s and/or appear before the Sub-Registrar for its registration as and when intimated by the Promoter, then the Promoter shall serve a notice to the Allottee/s for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the Allottee/s, application of the Allottee/s shall be treated as cancelled and all sums deposited by the Allottee/s in connection therewith including the booking amount shall be returned to the Allottee/s without any interest or compensation whatsoever.
- 52) The Allottee/s and/or the Condominium to be formed as envisaged under this Agreement, shall follow and comply *inter alia* all rules, regulations, conditions, etc. imposed by all the laws, statutes, boards and policies, inter alia such as i) Water (Prevention and Control of Pollution) Act 1974, ii) Air (Prevention and Control of Pollution) Act 1981, iii) Environment (Prevention and Control of Pollution) Act 1986, iv) H.W. (M & H) Rules, v)

Maharashtra Pollution Control Board, vi) Public Liability (Insurance) Act, 1991, vii) Maharashtra Regional and Town Planning Act,1966, viii) Maharashtra Land Revenue Code ix) DC Rules, and all concerned laws applicable for time being in force etc. and notifications, circulars thereunder, published by concerned government authorities / departments. Provided further that where the Promoter is required to carry out certain obligations under any of the aforesaid Acts the Allottee/s and / or the Condominium to be formed as envisaged under this Agreement, shall co-operate and compensate the Promoter against the expenses as may incurred by the Promoter for such compliance.

- Some of the shops/units in the said Project /Entire Project solely belong to the Owner/ Consenting Party and Owner/ Consenting Party shall be entitled to dispose-off the same as per its discretion. The Allottees of such shops shall be given membership of the condominium /apex body and they shall bear equal rights and liabilities like any other Flat / Shop Allottee including the Allottee/s herein. The Allottees of such shops shall be liable to pay maintenance charges from the date of possession offered to them.
- 54) The Allottee/s hereby agrees, confirms and declares that:
 - i. The Allottee/s shall be liable to pay the Tax Deducted at Source ("TDS") on the full value (and not payment in instalments) of the price/consideration of the said Apartment as mentioned in the agreement, as per Section194 IA of the Income Tax Act, 1961, to the concerned government authority, compulsorily on or before 7th (seventh) day of the month subsequent to the month in which the agreement is registered and shall handover a copy of certificate from the appropriate / concerned challan and authority in that regard to the Promoter within 7 (seven) days from the date of payment of the TDS. The amount of the TDS so paid by the Allottee/s to the concerned government authority shall be non-refundable in nature, on the part of either the government or of the Promoter; and the same shall be nonrefundable even in case of cancellation / termination of this Agreement. In case the Allottee/s fails to deposit the TDS as detailed above, the Allottee/s alone shall be liable and responsible to bear and pay entire cost of interests, penalty et cetera that may be imposed by the Department of Revenue, Ministry of Finance, Income tax department, under the Income Tax Act, 1961 or any concerned government authority in that regard; and the Allottee/s shall not be entitled to demand and

recover the same from the Promoter in any circumstances whatsoever.

- Provided that any deduction of an amount made by the Allottee/s on account of Tax Deducted at Source, as may be required under the present Income Tax Act, 1961, under section 194IA, read together with the Income Tax Rules, 1962, as per present prevailing law or such other Acts that may be introduced or substituted for the Income Tax Act, 1961 whether called the Direct Tax code or by such other name, to govern the deduction and payment of the TDS in respect of purchase of Immoveable property, while making any payment to the Promoter under this Agreement shall be acknowledged / credited by the Promoter to the account of the Allottee/s, only upon Allottee/s submitting the Original certificate, evidencing deduction and payment of such tax deducted at source as may be prescribed by the Law and rules governing the deduction of TDS, presently Income Tax Act, 1961 and the Income Tax Rules, 1962. Further such credit shall be subject to, confirmation of the amount so deducted reflecting in the TDS/Tax credit account of the Promoter, presently reflected in form 26AS as prescribed under the present prevailing laws or such other forms/certificates that may be prescribed in future to acknowledge credit of taxes paid or deducted on behalf of the Promoter on the website of the Income tax Department or of any agency so appointed by the Income tax department or relevant authorities as the case may be to manage, govern or regulate the collection and deduction of Income tax. Provided further that at the time of handing over the possession of the said Apartment if any such certificate(s) has not been produced or submitted by the Allottee/s to the Promoter, the Allottee/s shall pay/deposit an equivalent amount as interest free deposit with the Promoter, which deposit shall be refunded by the Promoter on the Allottee/s producing such certificate(s) within 4 months of taking possession of said Apartment. Provided further that in case the Allottee/s fails to produce such certificate(s) within the stipulated period of the 4 months, the Promoter shall be entitled to appropriate the said Deposit against the sum(s)/dues receivable from the Allottee/s.
- Promoter hereby informs that as per DC Rules, the local authority or sanctioning authority granted various sanctions with respect to the bedroom, puja room, study room etc. However it is not incumbent on the Allottee/s to continue the same use but Allottee/s may use the sanctioned rooms as per suitable requirement.

- In case the Allottee/s mortgages the said Apartment to any financial institution it shall be the sole responsibility of the Allottee/s herein to handover the original Agreement and Deed of Apartment of the said Apartment as and when executed and registered to the financial institution. The Allottee/s agrees to do so without holding the Promoter responsible for the same and not to deal with the said Apartment without prior permission and consent of the financial institution during pendency of the charge.
- Apartment to the Allottee/s and in any event before execution of a conveyance make full and true disclosure of the nature of his title to the said Property as well as encumbrances, if any including any right, title, interest or claim of any party in or over the said Property / Building/s, the said Land Acquired For Development and shall as far as practicable, ensure that the said Property / Building/s is free from all encumbrances and that the Owner / Consenting Party / Promoter have absolute, clear and marketable title to the said Property / Building/s so as to enable him to convey the same to the ultimate Allottee/s.
- 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 Apartment.
- 59) 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 said Project /Entire Project shall equally be applicable to and enforceable against any subsequent Allottee/s of the said Apartment, in case of a transfer, as the said obligations go along with the said Apartment for all intents and purposes. Further, the Allottee/s agree that they shall not object to any easement rights that need to be given to any person in and around the said Project and shall neither object to any such proceedings of land acquisition undertaken by the a government agency including any compensation / benefit given to the Promoter in turn for which no conveyance has occurred to the ultimate body of apartment allottees expressly stated in this Agreement and for which no consideration is specially dispensed by the Allottee/s to the Promoter for the same; save and except his right to enjoy and use the Apartment purchased by him and any other rights given by the Promoter to the Allottee/s for which consideration has been dispensed.

- 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.
- Wherever in this Agreement it is stipulated that the Allottee/s has to make any payment, in common with other Allottees in said Project, the same shall be in proportion to the carpet area of the said Apartment to the total carpet area of all the Apartments of the said Project, such area is called as sharing area.
- 62) 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.
- 63) The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter's Office, or at some other place, which may be mutually agreed between the Promoter and the Allottee/s herein. After the Agreement is duly executed by the Allottee/s and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at Pune.
- 64) Any dispute between parties shall be settled amicably. In case of failure to settle the dispute amicably, which shall be referred to the Maharashtra Real Estate Regulatory Authority as per the provisions of the Real Estate (Regulation and Development) Act, 2016, Rules and Regulations, thereunder.
- of this Agreement shall be construed and enforced in accordance with the laws of India for the time being in force and the 'Pune Courts' will have the jurisdiction for this Agreement.

- This Agreement may only be amended through written consent of the Parties.
- 67) The Allottee/s acknowledges receipt of the set of latest Village Form No. VII/XII and Search Report and Title Opinion by the Advocate of the Promoter and agrees that the contents of the said Search Report and Title Report shall be binding on him/them.
- The Promoter herein states that it has provided certain parking spaces under the podium area of Club House of said Entire Project and which may be allotted to the allottees of said Building/s i.e. G and H against the sale price/consideration to fulfill their vehicle/s parking requirment.
- 69) A photo copy of the board resolution in respect of the appointment of the Authorised Signatory is annexed and marked as **ANNEXURE K**.
- 70) The cost of Stamp Duty, Registration fees and other incidental and ancillary cost in respect of this Agreement have been as agreed, exclusively borne and paid by the Allottee/s.

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STAMP DUTY CALCULATION

1)	Location -	Tathawade		
2)	Entry No			
3)	Type of premises and No. –	No		
	(Flat / Shop / Office)			
4)	Wing /Building			
5)	Total Floors of Wing/Building -			
6)	Lift is provided or not -	Yes		
7)	Floor of the said Apartment -			
8)	Carpet Area of the said Apartment	Sq.Mtrs.		

9)	Enclosed Balcony Area	Sq.Mtrs./Sq.Ft.
10)	Sit-Out Area	Sq.Mtrs./ Sq.Ft.
11)	Courtyard Area	Sq.Mtrs./Sq.Ft.
12)	Cupboard Area	Sq.Mtrs./Sq.Ft.
13)	Dry Balcony Area	Sq.Mtrs./Sq.Ft.
14)	Terrace Area -	
	Attached -	Sq.Mtrs.
	Overhead -	Sq.mtrs.
15)	Attached Garden Area	Sq.Mtrs.
16)	Covered Car Park Area	Sq.Mtrs
17)	Rate for said Apartment as prescribed by the Govt	Rs per Sq.Mtr.+%
18)	Rate for Enclosed Balcony as prescribed by the Govt	Rs per Sq.Mtr.
19)	Rate for Sit-out as prescribed by the Govt	Rs per Sq.Mtr.
20)	Rate for Courtyard as prescribed by the Govt	Rs per Sq.Mtr.
21)	Rate for Cupboard as prescribed by the Govt	Rs per Sq.Mtr.
22)	Rate for Dry Balcony as prescribed by the Govt.	Rs per Sq.Mtr.
23)	Rate for Attached Terrace as prescribed by the Govt	Rs per Sq.Mtr.

24)	Rate for Overhead Terrace as prescribed by the Govt	Rs	_ per Sq.Mtr.
25)	Rate for Attached Garden as prescribed by the Govt	Rs	_ per Sq.Mtr.
26)	Rate for One Covered Car Parking as prescribed by the Govt	Rs	_ per Sq.Mtr.
27)	Value of the said Apartment as per rate prescribed by the Govt	Rs	
28)	Value of the Enclosed Balcony as per rate prescribed by the Govt	Rs	
29)	Value of the Sit-out as per rate prescribed by the Govt	Rs	
30)	Value of the Courtyard as per rate prescribed by the Govt	Rs	
31)	Value of the Cupboard as per rate prescribed by the Govt	Rs	
32)	Value of the Dry Balcony as per rate prescribed by the Govt	Rs	
33)	Value of the Attached Terrace as per rate prescribed by the Govt	Rs	
34)	Value of the Overhead Terrace as per rate prescribed by the Govt	Rs	
35)	Value of the Attached Garden as per rate prescribed by the Govt	Rs	
36)	Value of the Covered Car Parking/s as per rate prescribed by the Govt	Rs	
37)	Total Value of the said Apartment including Terrace /Garden /Enclosed Balcony /Sit-out /Courtyard/ Dry balcony /Cupboard	Rs	

	/ Covered Car Parking/s as per rate prescribed by the Govt.	
38)	Total Consideration as per Agreement	Rs
39)	Stamp Duty paid on -	Rs
40)	Stamp Duty amount -	Rs.

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SCHEDULE – I

(Description of the Entire Property)

All that piece and parcel of land as tabulated below:

Sr.	Survey No.	Area	Assessment
No.		Hectar Are	Rs. Ps.
1.	84/1B	00 = 40	00.46
2.	84/2B	00 = 45	01.35
3.	84/3B	01 = 63	04.93
4.	84/4	00 = 93	03.87
5.	85/4B	00 = 54	00.58
	TOTAL	03 = 95	

lying and being at Village Tathawade, Taluka: Mulshi, Dist: Pune within the Registration District Pune, previously within the limits of Grampanchayat Tathawade, and presently within the limits of Pimpri Chinchwad Municipal Corporation and collectively bounded as:

On and towards East : Road

On and towards South : Survey No.85 and 85/5 On and towards West : Survey No.84/1A and 85

(part)

On and towards North : Survey Nos.84/1A, 84/2A

and 84/3A

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SCHEDULE - II

(Description of the said Land Acquired For Development) (02H=45.4421R)

All that piece of land totally admeasuring 02 Hectare 45.4421 R i.e. 24544.21 Sq.Mtrs. carved out of the said Entire Property more particularly described in the Schedule I written above, as tabulated below:

Sr.	Survey No.	Area	Area
No.		Hectare Are	Hectare Are
		(said Entire Land)	(said Property)
1.	84/1B	00 = 40.00	00 = 40.000
2.	84/2B	00 = 45.00	00 = 45.000
3.	84/3B	01 = 63.00	01 = 15.6084
4.	84/4	00 = 93.00	00 = 44.8337
5.	85/4B	00 = 54.00	NIL
TOTAL AREA		03 = 95.00	02 = 45.4421

and collectively bounded as :-

On and towards East : By Road

On and towards South : By land out of Survey No.84/3B&

land out of Survey No.84/4

On and towards West : By land of Survey No.85

On and towards North : By Survey No.84/1A, 84/2A, 84/3A

and together with easement, appurtenances, pathways, ingress, egress, incidental and other ancillary rights thereto. However not including the bore well located near the boundary between S. No. 84/3B and S. No. 85/4A — which shall be owned exclusively by the Owner/ Consenting Party alone.

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SCHEDULE – III

(Description of the balance land retained by the Owner /Consenting Party)

All that piece of land totally admeasuring 01 Hectar 49.5579 R i.e. 14955.79 Sq.Mtrs., remaining after deducting the said Land Acquired For Development (admeasuring 24544.21 Sq.Mtrs) from the said Entire Land (admeasuring 39500 Sq. Mtrs.) as tabulated below:

Sr.	Survey	Area	Area	Area
No.	No.	Hectar	Hectar Are	Hectar Are
		Are	(said Property)	(said Balance Land)
		(said Entire		
		Land)		
1.	84/1B	00 = 40.00	00 = 40.0000	00 = 00.0000
2.	84/2B	00 = 45.00	00 = 45.0000	00 = 00.0000
3.	84/3B	01 = 63.00	01 = 15.6084	00 = 47.3916
4.	84/4	00 = 93.00	00 = 44.8337	00 = 48.1663
5.	85/4B	00 = 54.00	NIL	00 = 54.0000
	TOTAL	03 = 95.00	02 = 45.4421	01 = 49.5579

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SCHEUDLE – IV

(Description of the **said Property** pertaining to the said Building/s i.e. **'G** and **H'**)

All that piece of land admeasuring about 7621.10 sq.mtrs. out of the said Land Acquired For Development, more particularly described in the Schedule –II above and bounded as under:-

On and towards East : By Building 'A' out of Project 'Azure-

A,C,D,E and F'

On and towards South : By adjacent land bearing Survey No.85

and Building 'F' out of Project 'Azure-

A,C,D,E and F'

On and towards West : By adjacent land bearing Hissa No.1A of

Survey No.84

On and towards North : By adjacent land bearing Hissa No.1A

and 2A of Survey No.84

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IN WITNESS WHEREOF THE PARTIES TO THIS AGREEMENT HAVE SUBSCRIBED THEIR HANDS ON THE DAY AND THE YEAR HEREINBEFORE WRITTEN

SIGNED AND DELIVERED by within named
'PROMOTER' i.e. Paranjape Schemes
(Construction) Ltd. through its
Authorised Signatory
the party of the First Part,
SIGNED AND DELIVERED by within named
'ALLOTTEE/S',
1) Mr./Mrs
2) Mr./Mrs
3) Mr./Mrs
4) Mr./Mrs
of Apartment No ofFloor
ofYing of '' Building of
said Project, the party of the Second Part,
SIGNED AND DELIVERED by within named
'OWNER /CONSENTING PARTY' i.e. Shri.
Padmakar Gopal Bhide through his duly
constituted attorney Paranjape Schemes
(Construction) Ltd. through its Authorised
Signatory,
the party of the Third Part,
WITNESSES :-

- 1) Sign :-Name :-Address :-
- 2) Sign :-Name :-Address :-

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AUTHORISED SIGNATORY