DRAFT ALLOTMENT LETTER

Date: _____

То,	(Allottee Name) _ (Address of Allottee)				
Dear S	Sir/Mada	m,				
1.	definition		ANTIS', '' Wing, in Sector Vatai, Mumbai - 400076, having Carpet Area ralent to sq.ft., as per the ate (Regulation and Development) Act 2016 rs. equivalent to sq. ft. as per the ashtra Ownership Flats (Regulation of the ale, management and transfer) Act, 1963, of Rs /- (Rupees ding proportionate common areas and partment, hereinafter referred to as the Said nefit to use Covered/Mechanised car			
	SR.	DETAILS				
	NO.	Advance payment or Application for	10%			
	a)	Advance payment or Application fee	70%			
	b)	On or before	70 %			
	c)	On Completion of Walls, Internal Plaster, Floorings, Doors and Windows	-			
	d)	On Completion of Sanitary Fittings, Staircases, Lift Wells, Lobbies	-			
	e)	On Completion of External Plumbing, External Plaster, Elevation, Terraces with Waterproofing.	10%			
	f)	On Completion of the lifts, Water pumps, electrical fittings, electro, mechanical and environment requirements, entrance lobby/s, plinth protection, pavings of the areas appertain and all other requirements as may be prescribed in the agreement.	5%			
	g)	On Possession after receiving Occupancy Certificate	5%			
		TOTAL	100%			

You shall on or before delivery of possession of the said Apartment pay to us/Promoter, the following amounts:-

- (i) Rs. 500/- (for Individual), Rs. 1000/- (for Company) towards share money, Rs. 100/- application entrance fee of the Society / Federation / Apex body.
- (ii) Rs. 20,000/- towards expenses for formation and registration of the Society and incidental charges.
- (iii) Rs. _____ for proportionate share of taxes and other charges / levies in respect of the Federation / Apex body.
- (iv) Rs. 2,50,000/- towards adhoc/provisional contribution towards outgoings of Society.
- (v) Rs. 1,25,000/-for deposit and charges towards Water, Electric and other utility and services connection charges &

- (vi) Rs. _____ towards deposit and charges for electrical receiving and Sub Station provided in the Layout Plot.
- (vii) Rs. 1,25,000/- towards Legal & Rs. 25,000/- towards Documentation charges
- (viii) Rs. 10,000/- towards Mahanagar Gas Connection charges.
- (ix) Rs. 2,00,000/- as onetime payment for construction of Club House and shall also be liable to pay on monthly basis its usage, maintenance and operation charges regularly to the Promoter or to the Society of the Allottee/s, as the case may be.
- (x) Rs. 1,25,000/- to meet the future maintenance of Internal Layout Roads, Recreation Areas, Street Lighting etc. and for the purpose of maintenance and upkeep of recreation areas and other facilities which we provide specifically for Apartment in the Project Land and earmark the same for the purpose of use thereof by the Allottee/s of Apartment in the buildings in PADS.
- (xi) Rs. ______ for meeting all legal costs, charges and expenses, including professional costs of the Attorney-at-Law/Advocates of the Promoter in connection with 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.
- 2. We have informed you and you are aware that -
 - (i) We are constructing the ____ wing of Said Building "ATLANTIS", having 2 basements + stilt + 4 podiums + 1st to 27th floor, hereinafter referred to as the "Said Building', as a part of phasewise development of larger lands forming part of Powai Area Development Scheme (PADS), which is being developed on layout development basis in phase-wise manner for last several years.
 - (ii) The Said Apartment is being constructed as per the Judgment / Orders passed by the Bombay High Court in PILs, being PIL Nos. 131 of 2008, 91 of 2008 and 21 of 2010.
 - (iii) As per the Judgment dated 22nd February, 2012, passed in the above PILs, no two flats can be sold to the same person or any member of her/his family, being her/his spouse and children.
 - (iv) The possession of the Said Apartment will be handed over to you on or before 31st December, 2019, provided the we have received the full purchase price of the Said Apartment and other amounts payable to us, as per this allotment letter and Agreement for Sale to be executed with you and provided the construction of the said Building is not delayed on account of non-availability of steel, cement or other building material, water or electric supply and no act of God, Civil Commotion, Riot, War or any notice, Order, Rule, Notification of the Government and/or any other Public Body and/or Competent Authority and/or any order of Court / Tribunal / Forum and/or any reasons and/or circumstances beyond control of the Promoter, has disturbed the construction schedule of the Said Building and there is no delay in issue of Occupation Certificate by the MCGM and/or Planning Authority and circumstances beyond the control of the Promoter. If the Promoter for any of the aforesaid reasons beyond the control of the Promoter is unable to give possession of the Said Apartment by the date stipulated hereinabove, the Promoter shall be entitled

to proportionate extension of time for handing over possession of the said Apartment. It is specifically agreed by the Allottee that, during such extension period, Allottees shall not be entitled to and shall not be allowed to cancel this Agreement and/or claim any interest.

- 3. The Agreement for Sale of the Said Apartment, containing the detailed terms and conditions for the sale of the Said Apartment has shown to you and has been approved by you and agreed upon between us, which will be executed immediately by you on payment of ten per cent of the total consideration of the said Apartment. In the event of your not coming forward to execute and register Agreement within a stipulated period of 30 days, then we are entitled to sell / allot the said Apartment to any third person without taking any prior consent from you. In such event, we will be entitled to deduct there from 10% of the total Consideration. In such event, you will not be entitled to make any claim of whatsoever naturetothe said Apartment.
- 4. Stamp duty & registration charges on Agreement for Sale of the Said Apartment shall be borne by you alone.
- 5. You have confirmed that this Letter of Allotment supersedes previous writing/s and document/s, if any, exchanged / executed between us in respect of this Transaction and that only this Letter of Allotment constitutes the entire understanding / agreement arrived at between the parties hereto for sale of the Said Apartment.
- 6. Please note that each of the aforesaid instalments are to be paid by you within the time period of 15 days as stipulated in demand notice/s which shall be sent to you, by email and at your above mentioned address. The notice issued to you as aforesaid, shall be deemed to be a good service upon you. The time stipulated in the demand notice/s shall be the essence of the Contract in this behalf. In the event of non-payment of any of the instalments as per the demand notice/s, then at the end of such notice period, we shall be entitled to terminate this Allotment letter/Agreement and in such event you shall be liable to pay to us 25% of the total consideration for purchase of the Apartment as liquidated damages.
- 7. Any communication including notices for intimation for completion of work, demand notices and any other communication pertaining to the Said Apartment will be forwarded to your E-mail ID as given by you. i.e.

 _____and your above mentioned address. You undertake to intimate us immediately in the event of any change in your E-mail ID and/or address.
- 8. Without prejudice to our right of termination, as aforesaid, you shall be liable to pay monthly compoundable 12% interest from the date the amount become due till payment to us on all such delayed payments.
- 9. The amount/s paid by you to us shall be appropriated firstly towards taxes payable by you, then towards interest payable for all outstanding instalments towards consideration in respect of the Said Apartment, cheque bounce charges, if any, then any administrative expenses and lastly towards consideration/outstanding dues in respect of the Said Apartment.

- 10. Please note that any liability arising out of Service Tax provision and/or VAT and/or GST, including all increase and/or addition/s thereon or any other taxes as may be applicable from time to time in respect of this Allotment / transaction mentioned herein, shall be borne and paid by you alone.
- 11. We have informed you and you are aware that as per Finance Act of 2013, TDS is applicable on transfer of immovable property, wherein the consideration of the property exceeds or is equal to Rs. 50 Lakhs. Section 194 IA of the Income Tax Act, 1961 for all such transactions with effect from June 1, 2013, Tax @ 1% should be deducted by the purchaser of the property at the time of making payment of sale consideration and submit copy of challans to us.
- 12. TDS certificate in Form 16B is required to be issued by you as a final confirmation of credit to M/s. HGP Community Private Limited, in respect of the taxes deducted and deposited into the Government Account.

M/s. HGP Community Private Limited - PAN No.: AADCH8389P

Yours faithfully,

For HGP Community Private Limited I/We Confirm

DIRECTOR (Name of Allottee)

AGREEMENT FOR SALE

ARTICLES OF AGREEMENT made at Mumbai this day of
in the Year BETWEEN HGP COMMUNITY PVT .
LTD., a Company registered under the Companies Act, 2013 and having its
Registered Office at 514, Dalamal Towers, Nariman Point, Mumbai - 400021,
having PAN No.AADCH8389P, hereinafter called the "PROMOTER" (which
expression shall unless it be repugnant to the context or the meaning thereof,
mean and include, its successors and assigns) of the ONE PART.

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, having
PAN No, hereinafter called the
"ALLOTTEE/S" (which expression shall unless it be repugnant to the context or
the meaning thereof mean and include in the case of individual, his/her/their
respective heirs, executors, administrators and permitted assigns, in the case of
partnership firm, the partner or partners for the time being of the Firm, the
survivor or survivors of them and the respective heirs, executors, administrators
of such survivor and in the case of Company/LLP, its successors in interest and
permitted assigns) of the OTHER PART;

WHEREAS (1) LAJPATRAI M. VARMA (2) RAMNIKLAL L. DHARIA (3) KIRTANLAL M. DHARIA and (4) NATWARLAL M. KADAKIA, carrying on business in the firm name and style of M/S. N. LAJPATRAI DHARIA & CO. (hereinafter referred to as "the Original Owners"), were seized and possessed of or otherwise well and sufficiently entitled to pieces or parcels of lands or ground situated, lying and being at Village PowaiTalukaKurla in the Registration District and Sub-District at Mumbai City and Mumbai Suburban near I.I.T. Powai, admeasuring 3,64,760 sq. mtrs. or thereabouts, hereinafter referred to as the "Larger Lands";

AND WHEREAS by an Agreement for Development-cum-Sale dated 15th December, 1983 and made between the said Original Owners of the One Part and M/s. LAKE VIEW DEVELOPERS, as the Promoter wasformerly known, of the Other Part, the said Original Owners agreed to sell and the Promoter agreed to purchase the aforesaid lands, then thought to be admeasuring 2,50,000 sq. yards. equivalent to 2,09,025 sq. mtrs. or thereabouts for the consideration and on the terms and conditions therein contained;

AND WHEREAS pursuant to the said Agreement for Development-cum-sale dated 15th December, 1983, the said Original Owners executed Power of Attorney in favour of a Partner of the Promoter on 15th day of December, 1983, authorizing him *inter alia* to do and carry out various acts, deeds, matters and things for and on behalf of the said Original Owners as contained therein;

AND WHEREAS the said Agreement for Development-cum-sale dated 15th December, 1983 was subject to the Joint Survey of the said larger lands and subject to retention of certain area by the said Owners as contained therein;

AND WHEREAS pursuant to the said Agreement for Development-cum-sale dated 15th December, 1983, the said Original Owners have placed the Promoter in possession of the portion of the larger lands more particularly described Firstly in the **First Schedule** hereunder written (hereinafter referred to as the "**Larger Property**") with right to deal with, develop and dispose of the same;

AND WHEREAS the said Larger Lands were subject to Reservation under the Bombay Metropolitan Region Development Authority under B.M.R.D.A. Act 1974 (hereinafter referred to as "the said Authority") for Powai Area Development Scheme ("PADS");

AND WHEREAS the State Government after calling upon the Original Owners and the other Owners of adjoining lands to show cause against the intended acquisition, acquired inter alia the said Larger Lands under the provisions of B.M.R.D.A. Act;

AND WHEREAS on the representation by the Original Owners to the State Government for proposed development of the said Larger Lands out of their own resources, the said Authority agreed to dispose of the said Larger Lands on certain terms and conditions. The State Government had directed the said Authority to undertake execution of PADS;

AND WHEREAS by a Tripartite Agreement dated 19th November, 1986 and made between the Government of Maharashtra of the First Part, the said Authority of the Second Part and HarishchandraChandrabhan Sharma and others, which include the Original Owners, of the Third Part, the State Government agreed to dispose of *inter alia*the Larger Lands;

AND WHEREAS pursuant to the said Tripartite Agreement, an Agreement to Lease was executed on 19th November, 1986, by the said Authority *inter alia* in favour of the said Original Owners and pursuant to the Original Owners having conceded and/or handed over *inter alia* the said larger lands to the said Authority under the said Scheme as a result of acquisition under the B.M.R.D.A. Act, 1974, the said Authority agreed to grant a Lease for a period of eighty years with effect from 19th November, 1986 in respect of the said Larger Lands in favour of the Original Owners on the terms and conditions therein contained;

AND WHEREAS upon the Joint Survey the area of the land as set out in the Agreement for Development-cum-sale dated 15th December, 1983, was varied as recorded vide further agreements between the Parties and confirmation by the Original Owners. It was confirmed by the Original Owners that the lands which are the subject matter of aforesaid agreements are the same land which are subject matter of the Tripartite Agreement dated 19th November, 1986, except for a portion of land admeasuring 14,717 sq. mtrs. retained by the Original Owners, as more particularly described **Firstly** in the **First Schedule** hereunder written, being the Said Larger Property;

AND WHEREAS the Lands forming part of PADS have been naturally divided by D.P. Roads into different Sectors and the same are being developed for last several years on layout development basis;

AND WHEREAS the proposed Building being Wing A and Wing B of ATLANTIS Building, is in Sector V (having 6other existing Buildings and proposed CWing of the ATLANTIS Building); the said Sector V is having the Net Plot area of 42657.8 sq. mtrs. (excluding reservation), as more particularly described **Secondly** in the **First Schedule** hereunder written, hereinafter referred to as the "**Layout Plot**". The latest Layout has been approved by Municipal Corporation of Greater Mumbai (MCGM) on 28.04.2014. The authenticated copy of the said approved Layout Plan of the Said Sector V is annexed hereto and marked as <u>Annexure</u>—
"A";

AND WHEREAS the Promoter is constructing a Building called ATLANTIS having 3 (three) wings, being Wing 'A', Wing 'B' and Wing 'C'.

AND WHEREAS accordingly, the Promoter is entitled to develop *interalia* portion of the said Layout Plot admeasuring about1289.13 sq. mtrs. asmore particularly described in the Thirdly in the **First Schedule** hereunder written. (hereinafter referred to as "**the Project Land**");

AND WHEREAS the Promoter is entitled to allot and sell apartments, garages and covered parking spacesin Wings 'A' and 'B' of the said ATLANTIS Building, being constructed on the Project Land, having 2 basements + stilt + 4 podiums + 1stto27th floor (hereinafter referred to as "Said Building"), as per the IOD dated 05.10.2011,latest Amended plans dated 21.06.2017and latest Works Commencement Certificate (CC) dated 07.09.2016 issued by the Municipal Corporation of Greater Mumbai (MCGM).The authenticated copies of the said IOD, Amended plans and CC, which are common for all the three wings of the ATLANTIS Building, are annexed hereto as Annexures – "B", "B-1" and "C" respectively, which are uploaded on the website of the Authority;

AND WHEREAS the title to the said Larger Lands has been certified by M/s. M.V. Kini& Co., Advocates and Solicitors, as per their certificate of title, authenticated copy of which is annexed hereto as **Annexure - "D"**;

AND WHEREAS the Project Land stands in the Revenue Records and Municipal records in the name of the said Original Owner / MMRDA; the authenticated copy of the P.R. Card is annexed hereto as **Annexure - "E"**;

AND WHERAS the Promoter has agreed to sell and the Allottee/s
has/have agreed to purchase Apartment No, admeasuring sq.
mtrs. which is equivalent to sq. ft. (carpet area),as per the definition
under the Real Estate (Regulation and Development) Act 2016 (hereinafter
referred to as the "Said Act"){and (sq. mtrs. equivalent to sq. ft.
(carpet area) as per the definition under the Maharashtra Ownership Flats
(Regulation of the promotion of construction, sale, management and transfer)
Act, 1963}, on the level of Wing of the said Building (hereinafter
referred to as "the Said Apartment") along with the benefit to use
Covered/Mechanised Car Parking/s, for the consideration and on the terms and
conditions hereinafter appearing;

AND WHEREAS the Promoter has registered the Project under the provisions of the Said Act and the Rules framed thereunder with the Real Estate

Regulatory Authority at Mumbai no. ______, authenticated copy is attached in **Annexure - F'**;

AND WHEREAS the Promoter has appointed a structural Engineer for the preparation of the structural design and drawings of the said Building and the Promoter accept the professional supervision of the Architect and the structural Engineer till the completion of the said Building;

AND WHEREAS by virtue of the Development-cum-Sale Agreement/Power of Attorney and aforesaid documents, the Promoter alone has sole and exclusive right to sell the Apartments, garages and covered/mechanized parking spaces in the said Building and to enter into agreement/s with the Allottee/sand to receive sale consideration in respect thereof;

AND WHEREAS M/s. Lake View Developers and some other entities have been merged with a Company viz. M/s. HGP Community Private Limited, under the Amalgamation/Merger Scheme approved by the Bombay High Court on 18thNovember, 2016, vide common order in CSPs/ 483 to 489/2016. As a result thereof, the assets and liabilities of M/s. Lake View Developers stood transferred to M/s.HGP Community Private Limited, being the Promoter herein.

AND WHEREAS the Promoter has informed the Allottee/s that as per the request of the Golden Oak Society situated within the same Layout in the said Sector V, the Promoter has agreed to allot to Golden Oak Society, free of costs, 20 Podium/Mechanized car parkings in the Atlantis Building and 44 car parkings in the common podium of the Layout below the RG. The entry to these car parkings will be common with that of Atlantis Building. The Allottee/s confirms that he doesn't have any objection thereto.

AND WHEREAS on demand from the Allottee/s, and the Promoter has given inspection to the Allottee/s of all the documents of title relating to the Project Land and the plans, designs and specifications prepared by the

Promoters' Architect Mr.Suhas Joshi and of such other documents as are specified under the Said Act and the Rules and Regulations made thereunder;

AND WHEREAS the authenticated copies of the plans and specifications of the Apartment agreed to be purchased by the Allottee/s, as sanctioned and approved by the local authority have been annexed as **Annexure - "G"**.

AND WHEREAS the Promoter has got some of approvals from the concerned local authority to the plans, the specifications, elevations, sections and of the said Building and shall obtain the balance approvals from various authorities from time to time, so as to obtain Occupation Certificate of the said Building;

AND WHEREAS while sanctioning the said plans concerned local authority and/or Government has laid down certain terms, conditions, stipulations and restrictions which are to be observed and performed by the Promoter while developing the Project Land and the said Building and upon due observance and performance of which only the occupation certificate in respect of the said Building shall be granted by the concerned local authority;

AND WHEREAS the Said Building is being constructed pursuant to and in compliance with the Orders, including common Order and Judgment dated 22nd February, 2012, passed by the Hon'ble Bombay High Court in PIL Nos.131 of 2008, 91 of 2008 and 21 of 2010 (Said PILs). Copies of the Orders, including the said common Order and Judgment are available on the official website of the High Court. As stipulated in said common Order and Judgment passed in the Said PILs, no two flats shall be sold to the same person or any member of her/his family, being her/his spouse and children;

AND WHEREAS the Promoter has accordingly commenced construction of the said Building in accordance with the said sanctioned /proposed plans;

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

AND WHEREAS, prior to the execution of these presents the Allottee/s has paid to the Promoter a sum of Rs. ______ (Rupees ______) only, being part payment of the sale consideration of the Apartment agreed to be sold by the Promoter to the Allottee/s as advance payment or Application Fee (the payment and receipt whereof the Promoter doth hereby admit and acknowledge) and the Allottee/s has agreed to pay to the Promoter the balance of the sale consideration in the manner hereinafter appearing;

AND WHEREAS under Section 13 of the said Act the Promoter is required to execute a written Agreement for Sale of said Apartment to the Allottee/s, being in fact these presents and also to register said Agreement under the Registration Act, 1908;

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 Apartment and the garage/covered parking (if applicable);

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

 The Promoter shall construct the said Building, on the Project Landin accordance with the plans, designs and specifications as approved by the concerned local authority from time to time.

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SR. NO.	DETAILS	
a)	On or before (including advance payment or application fee)	80%
b)	On Completion of Walls, Internal Plaster, Floorings, Doors and Windows	-
c)	On Completion of Sanitary Fittings, Staircases, Lift Wells, Lobbies	-
d)	On Completion of External Plumbing, External Plaster, Elevation, Terraces with Waterproofing.	10%
e)	On Completion of the lifts, Water pumps, electrical fittings, electro, mechanical and environment requirements, entrance lobby/s, plinth protection, pavings of the areas appertain and all other requirements as may be prescribed in the agreement.	5%
f)	On Possession after receiving Occupancy Certificate	5%
	TOTAL	100%
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The aforesaid consideration amounts shall be subject to deduction of 1% TDS.

- 1(c) The Total Price above excludes Taxes (consisting of tax paid or payable by the Promoter by way of Value Added Tax, Service Tax, Cess, GSTandany other taxe/s which may be levied, in connection with the construction of and carrying out the Project payable by the Promoter) up to the date of handing over the possession of the saidApartment.
- 1(d) The Total Price 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.
- 1(e) At the time of handing over possession of the said Apartment, the Promoter may allow, in its sole discretion, a rebate for early payments of equal instalments payable by the Allottee/s by discounting such early payments @ 12% per annum for the period by which the respective instalment has been preponed.
- The Allottee/s shall pay all other amounts and moneys becoming due and payable as per the terms and conditions of this Agreement on their respective due dates without fail and without any delay or default as time in respect of the said payments is of the essence of the contract. The Promoter will forward to the Allottee/s intimation of the Promoter having carried out the aforesaid work to the E-mail ID and at the address given by the Allottee/s under this Agreement and the Allottee/s will be bound to pay the amount of instalments as per such intimation by e-mail or by courier at the address of the Allottee/s as given in these presents. The Allottee/s, in case of delay or default, shall be liable to pay to the

Promoter monthly compounded interest on amount due at 12% p.a., till the amount is paid to the Promoter.

- 1(g) The Allottee/sdoth hereby confirm that, from the date of entering into this Agreement, it shall be the obligation of the Allottee/sto bear and pay any additional development charges for layout conditions and fulfilment thereof and the same shall be borne and paid by the Allottee/salongwith the other Allottee/sin the said Building and Promoter shall not be responsible or liable to pay the same.
- 1(h) The Promoter confirms that it is developing the Project Land with the use of Balance Floor Space Index ("FSI"), Additional FSI, Fungible FSI and Transferable Development Rights ("TDR") in accordance with the plans sanctioned by MCGM.
- 1(i) The Allottee/s shall be liable to pay to the Promoters, Service Tax, VAT and GSTandany other taxe/s, charge/s etc. applicable to the allotment / sale of the Said Apartment payable to the Government / Semi-Government Authorities and all authorities,including Central Government, State Government, MCGM etc. The Allottee/s shall also be liable to pay alongwith the consideration value, additional charges as contained in Clause 1(c) hereinabove.
- 1(j) The amount/s paid by the Allottee/sto the Promoter shall be appropriated firstly towards taxes payable by him/her, then towards interest payable for all outstanding instalments towards consideration in respect of the Said Apartment, cheque bounce charges, if any, then any administrative expenses and lastly towards consideration/outstanding dues in respect of the Said Apartment.
- 1(k) 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.

- 2.1 The Promoter hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions, if any, which may have been imposed by the concerned local authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the Apartment to the Allottee/s, obtain from the concerned local authority occupation certificate in respect of the Apartment.
- 2.2 Time is of essence for the Promoter as well as the Allottee/s. Promoter shall abide by the time schedule for completing the project and handing over the Apartmentto the Allottee/s and the common areas to the after association of the Allottee/s receiving the occupancy certificate. Similarly, the Allottee/s shall make timely payments of the instalment and other dues payable by him/her and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the Promoter as provided in clause 1(b) hereinabove. ("Payment Plan")
- 3. The Promoter hereby declares that the Floor Space Index available as on date in respect of the Project Land is 25948.37 square meters only. The Promoter has planned to utilize the said Floor Space Index by availing of TDR or FSI available on payment of premiums or FSI available as incentive FSI by implementing various scheme as mentioned in the Development Control Regulation or based on expectation of increased FSI which may be available in future on modification to Development Control Regulations, which are applicable to the said Project. The Promoter has disclosed the Floor space Index of 25948.37 square metersto be utilized by it on the Project Land in the said Project and Allottee/s has agreed to purchase the said Apartment based on the proposed construction to be carried out by the Promoter by utilizing the

said FSI and any proposed FSI on the understanding that the entire FSI shall belong to Promoter only.

- 4. If the Promoter fails to abide by the time schedule for completing the project and handing over the Apartment to the Allottee/s, the Promoter agrees, subject to what has been stated in clause(7)hereunder,to pay to the Allottee/s, who does not intend to withdraw from the project, interest as specified in the Rule, on all the amounts paid by the Allottee/s, for every month of delay, till the handing over of the possession. The Allottee/s agrees to pay to the Promoter, interest as specified in the Rule, on all the amountsdelayed payment which become due and payable by the Allottee/s to the Promoter under the terms of this Agreement from the date the said amount is payable by the Allottee/s(s) to the Promoter.
- 5. Without prejudice to right of promoter to charge the interest in terms of sub clause 1(f) hereinabove on the Allottee/s committing default in payment on due date of any amount due and payable by the Allottee/s to the Promoter under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoings) and on the Allottee/scommitting three defaults of payment of instalments, the Promoter shall at its own option, may terminate this Agreement;

Provided that, Promoter shall give notice of fifteen days in writing to the Allottee/s, by Registered Post AD at the address provided by the Allottee/s and mail at the email address provided by the Allottee/s, of its intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement. If the Allottee/s fails to rectify the breach or breaches mentioned by the Promoter within the period of notice then at the end of such notice period, Promoter shall be entitled to terminate this Agreement and in such event the Allottee/s shall be liable to pay 25% of the total consideration for purchase of the Apartment to the Promoter as liquidated damages.

Provided further that upon termination of this Agreement as aforesaid, the Promoter shall refund to the Allottee/s (subject to adjustment and recovery of any agreed liquidated damages or any other amount which may be payable to Promoter) within a period of thirty days of the termination, the instalments of sale consideration of the Apartment which may till then have been paid by the Allottee/s to the Promoter.

- 6. The Promoter shall provide approximate price of the fixtures and fittings with regard to the flooring and sanitary fittings and amenities like one or more lifts to be provided by the Promoter in the said Building and the Apartment asset out in **Annexure 'l**'annexed hereto.
- 7. The Promoter shall give possession of the Apartment to the Allottee/s on or before 31stday of December, 2019, provided the Promoter has received the full purchase price of the Said Apartment and other amounts payable by the Allottee/s to the Promoter under these presents and provided the construction of the said Building is not delayed on account of nonavailability of steel, cement or other building material, water or electric supply and no act of God, Civil Commotion, Riot, War or any notice, Order, Rule, Notification of the Government and/or any other Public Body and/or Competent Authority and/or any order of Court / Tribunal / Forum and/or any reasons and/or circumstances beyond control of the Promoter, has disturbed the construction schedule of the Said Building and there is no delay in issue of Occupation Certificate by the MCGM and/or Planning Authority and circumstances beyond the control of the Promoter. If the Promoter for any of the aforesaid reasons beyond the control of the Promoter is unable to give possession of the Said Apartment by the date stipulated hereinabove, the Promoter shall be entitled to proportionate extension of time for handing over possession of the said Apartment. It is specifically agreed by the Allottee that, during such extension period, Allottees shall not be entitled to and shall not be allowed to cancel this Agreement and/or claim any interest. If the Promoter fails or neglects to give possession of the Apartment to the Allottee/seven after the period so

extended because of any of the aforesaid reasons, then the Promoter shall be liable on demand to refund to the Allottee/s the amounts already received by it in respect of the Apartment along with monthly compounded interest at the rate of 12% per annum. It is agreed that upon refund of the said amount with interest as aforesaid, the Allottee/s shall have no right, title, interest, claim, demand or dispute of any nature whatsoever either against the Promoter or in respect of the Said Apartment and/or Said Building or Project Land in any manner whatsoever and the Promoter shall be entitled to deal with and dispose of the Said Apartment to any person or party as the Promoter may desire.

- 8. The Allottee/shereby agrees that in the event of any amount being levied by way of premium and other charges, betterment charges and/or development tax, security deposit, charges for the purpose of giving water connection, drainage connection and electricity connection / payable to the MCGM and/or to State Government, B.S.E.S., TATA poweror any private electricity provider, other taxes and/or payments of a similar nature becoming payable by the Promoter, the same shall be paid by the Allottee/sto the Promoter in proportion to the area of the Said Apartment. It is agreed that the betterment charges referred to hereinabove shall mean and include pro-rata charges which the Allottee/smay be called upon to pay by the Promoter in respect of installation of water line, water mains, sewerage line, sewerage mains, electric cable, electric substation (if any) making and maintaining of Internal Roads and access to the Project Land, drainage layout and all other facilities till the charge of the Project Land is handed over to the Society / Organization of the Allottee/s of the Apartments in the Project Land.
- 9. In the interest of the ApartmentAllottee/s of Wings A, B & Cof the ATLANTIS Building, and for environmental safety, a Sewage Treatment Plant (STP) which shall be operated and managed by the proposed Societies of the Allottee/s of the Said ATLANTIS Buildingas per statutory requirement at their own cost.

Notwithstanding what is contained herein to the contrary, it is expressly agreed between the Promoter and the Allottee/s that the Promoter shall be entitled to utilize and enjoy either personally or through any nominee/s all area or areas forming part of the said Larger Lands as properly as may be available from time to time including areas reserved for public utility including recreation etc. by utilizing the same as the Promoter may deem fit and the Promoter will be entitled inter alia to construct Recreation Centre, Health Club, Club House, Hotel etc. and carry on such other activity or activities as the Promoter may desire on professional and/or commercial basis and the ownership of such construction and structures including right to own, manage, run and conduct such area or areas or structure or structures with right to transfer or assign benefit thereof and to recover and appropriate consideration received there from including from the day to day business thereof shall be that of the Promoter alone exclusively and the Allottee/s shall have no right thereto either in his individual capacity or through the Organisation of the Apartment Allottee/s. The Allottee/s doth hereby declare and confirm for the sake of clarity that the ownership of all such area or areas and construction by way of Recreation Centre, Health Club, Club House, Hotel etc., shall belong to the Promoter alone exclusively and the Allottee/s shall have no right to the same in any manner whatsoever.

10.

11. The Promoter reserve to itself the right to the full, free and complete right of way and means of access over, along and under all the internal access roads in the Larger Lands/ Layout Plot and the common right of ways at all times, by day and night, for all purposes and also to lay and connect drains, pipes, cables and other amenities necessary for the full and proper use and development of the said Larger Lands and the Layout Plot and if necessary to connect the drains, pipes, cables etc. under, over or along the land appurtenant to each and every building in the said Larger Lands including the Layout Plot, provided that the Promoter shall use

their reasonable efforts to ensure that the Allottee/s enjoyment of the Said Apartment is not adversely affected.

- 12. So long as each of the Apartments / Covered Parking Spacesin the Said Building is/are not separately assessed for municipal taxes and water taxes etc., the Allottee/s shall pay to the Promoter or to the Society when formed, a proportionate share of the municipal taxes and water taxes etc. assessed on the whole Building, such proportion to be determined by the Promoter on the basis of the area of each Apartment/covered parking in the Said Building. The Allottee/s along with the other Apartment holders will not require the Promoter to contribute a proportionate share of the water charges, tanker water charges, electricity used for water, lifts and any other similar charges relating to occupation in respect of the Apartments which are not sold and disposed off by the Promoter. The Promoter will also be entitled to the refund of the Municipal Taxes on account of the vacancy of such Apartments.
- 13. The Allottee/s confirm/s that he/she/they/it has/have agreed that-
 - (a) All internal dimensions for carpet area are from unfinished wall surfaces. Minor variations (+/-) upto3% in actual carpet areas may occur on account of site conditions. In the event variation is more than 3%, the consideration will stand decreased or increased as the case may be, in proportion to such variation.
 - (b) In toilets the carpet areas will be inclusive of pali walls.
 - (c) That whenever natural marble is used by the Promoter in the Apartment, there are going to be inherent imperfections which someone may view as 'defect'. These imperfections are inherent in natural marble.
- 14. At the time of registration of the conveyance of the structure of the Said Building, the Allottee/s shall pay to the Promoter the Allottee/s share of stamp duty and registration charges payable, if any, by such Organisation

on the conveyance or any document or Instrument of transfer in respect of the Building, to be executed in favour of such Organisation.

- 15. Provided it does not in any way affect or prejudice the rights of the Allottee/s in respect of the Said Apartment, the Promoter shall be at liberty to sell, assign, transfer or otherwise deal with their right, title and interest in the Layout Plot more particularly described **Secondly** in the **First Schedule** hereunder written.
- 16. The Allottee/s and the person/s to whom the Said Apartment is permitted to be transferred with the written consent of the Promoter, shall (i) observe and perform all the provisions of the Bye-laws and/or the rules and regulations of Organisation when formed and/or all the provision of the Memorandum and Articles of Association of such Organisation and the additions, alterations or amendments thereof for the observance and carrying out the building Rules and Regulations and the Bye-laws for the time being of the Municipal Corporation of Greater Mumbai and other local and/or Public Bodies. (ii) observe and perform all stipulations and conditions laid down by Organisation regarding the occupation and use of the Said Apartment and shall pay and contribute regularly and punctually towards rates, cesses, taxes, expenses and all other outgoings.
- 17. It is agreed between the Promoter and the Allottee/s that after the notice in writing is given by the Promoter to the Allottee/s that the Said Apartment is ready for use and occupation, the Allottee/s shall be liable to pay the proportionate share (i.e. in proportion to the area of the Said Apartment) as determined by the Promoter of all outgoings in respect of the Layout Plot / Project Land and the Building, including local taxes, cesses, rates and other charges, betterment charges and all other charges levied by the local authority, Government, Water Charges, Insurance Charges, common lights, repairs, salaries of clerks, Bill Collector's Charges, Chowkidar and Sweeper Charges, maintenance

charges and all other expenses necessary and incidental to the administration, Management and maintenance of the Project Land and the Said Building, including those mentioned in the Third schedule hereunder written and until the management of said Building is transferred to the Organisation of the Allottee/s, the Allottee/s shall pay to the Promoter the proportionate share of outgoings as determined by the Promoter.

- 18. The stamp duty and registration charges incidental to this Agreement shall be borne and paid by the Allottee/s alone. The Allottee/s shall immediately after the execution of this Agreement, in any event not later than seven days from the date of execution of these presents, lodge the same for registration with the Sub-Registrar of Assurances and inform the Promoter the number under which and the day on which the same is registered, sufficiently in advance to enable the Promoter within reasonable time thereafter to attend the office of the Sub-Registrar of Assurances and admit execution thereof at the costs and risk of the Allottee/s.
- 19. The Promoter shall always have a right to get the benefit of additional F.S.I., Fungible F.S.I., any additional development rights that they may be entitled to in future for construction on the Said Larger Landsincluding the Layout Plot from Municipal Corporation of Greater Mumbai ("MCGM"), amend Layout and also to put up additional structures / buildings as may be permitted by the MCGM and other competent authorities; such structures / buildings will be the sole property of the Promoter alone and the Allottee/s shall not be entitled to raise any objection or claim any abatement in the price of the Said Apartment agreed to be acquired by him/her/them.
- 20. The Promoter shall in respect of any amount remaining unpaid by the Allottee/s under the terms and conditions of this Agreement shall have a

first lien and charge on the Said Apartment agreed to be purchased by the Allottee/s.

- 21. The Allottee/s hereby covenant/s to keep the Said Apartment, walls and partition walls, sewers, drains, pipes and appurtenances thereto in good, tenantable and repairable condition and in particular so as to support, shelter and protect the parts of the Building other than the Said Apartment. The Allottee/s further covenants not to chisel or in any other manner damage the columns, beams, slabs or R.C.C. partition or walls or other structural members without the prior written permission of the Promoter. In the event of a breach of any of these conditions, the Allottee/s, apart from being liable to make good at his/her/its own costs, the damage caused because of breach/s, shall also be responsible for the consequences thereof.
- 22. It is expressly agreed that the Promoter shall be at liberty to make such minor changes or alterations as may be necessary due to aesthetic, architectural and structural reasons duly recommended and verified by an authorised Architect or Engineer.
- 23. The Allottee/s shall not decorate the exterior of the Said Apartment otherwise than in a manner agreed to with the Promoter.
- 24. In the event of organisation of all the Allottee/s being formed and registered before the sale and disposal by the Promoter of all the Apartments/covered parking spaces, the powers and the authorities of such Organisation shall be subject to the overall authority and control of the Promoter in respect of all the matters concerning the Said Building and in particular the Promoter shall have absolute authority and control as regards the unsold Apartment / covered parking spaces and disposal thereof; PROVIDED AND ALWAYS the Allottee/s hereby agree/s and confirm/s that in the event of such organisation being formed earlier than the Promoter dealing with or disposing off all the Apartments in the Said

Building then and in that event any Allottee/s or Allottee/s of Apartments/covered parking spaces from the Promoter shall be admitted to such Organisation on being called upon by the Promoter without payment of any premium or any additional charges save and except Rs.500/- (for Individual) and Rs. 1000/- (for Company) towards share money and Rs.100/- as entrance fee and such Allottee/s, Allottee/s or transferee thereof shall not be discriminated or treated prejudicially by such Organisation.

- 25. Any delay or indulgence by the Promoter in enforcing the terms of this Agreement or any forbearance or giving of time to the Allottee/s shall not be 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 Promoter.
- Stamp Act. If any stamp duty over and above the stamp duty already paid on this Agreement is required to be paid or is claimed by the Superintendent of Stamps or Concerned Authority, the same, including the penalty, if any, shall be borne and paid by the Allottee/s alone. The Promoter shall not be liable to contribute anything towards the stamp duty and/or penalty. The Allottee/s shall indemnify the Promoter against any claim from the Stamp Authorities or other Concerned Authority in respect of the stamp duty and/or penalty to the extent of the loss or damage that may be suffered by the Promoter. The Allottee/s shall also fully reimburse the expenses that may be required to be incurred by the Promoter in consequence of any legal proceedings that may be instituted by the authorities concerned against the Promoter for non-payment and/or under payment of stamp duty and/or penalty by the Allottee/s.
- 27.1. **Procedure for taking possession** The Promoter, upon obtaining the occupation certificate from the competent authority and after the

Allottee/smakes all payments to the Promoter as per this Agreement, shall offer in writing the possession of the Apartment, to the Allottee/s in terms of this Agreement to be taken within 1 (one) month from the date of issue of such notice and the Promoter shall give possession of the Apartment to the Allottee/s, provided the Allottee/s has not committed breach of any of the terms and conditions of this Agreement. The Allottee/s agree(s) to pay the maintenance charges as determined by the Promoter or association of Allottee/s, as the case may be.

- 27.2. The Allottee/s shall take possession of the Apartment within 15 days of the Promoter giving written notice to the Allottee/sintimating that the said Apartment is ready for use and occupation.
- 27.3. Failure of Allottee/s to take Possession of Apartment: Upon receiving a written intimation from the Promoter, as per clause 27.1, the Allottee/s shall take possession of the Apartment from the Promoter by executing necessary indemnities, undertakings as prescribed in this Agreement and any other documentation as may be required, and the Promoter shall give possession of the Apartment to the Allottee/s. In case the Allottee/s fails to take possession within the time provided in clause 27.1, the Allottee/s shall continue to be liable to pay maintenance charges, electricity charges, municipal taxesand other taxes as levied by any other competent authority as applicable.
- 27.4 If within a period of five years from the date of handing over the Apartment to the Allottee/s, the Allottee/s brings to the notice of the Promoter any structural defect in the Apartment or the building in which the Apartment are situated then, subject to clause 36 hereunder and provided the Allottee/s is not guilty or responsible for such defect, wherever possible such defects shall be rectified by the Promoter at its 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. However, it is specifically agreed by and between the Promoter and the Allottee that, if the Allottee does any alterations and/or cause damage to the waterproofing in the Apartment, the Promoter shall not be liable for any defect liability.

- 27.5 The Promoter is providing Air conditioners, Modular kitchen, Refrigerator, washing machine, oven, chimney, hob, water purifier and water heater. The Allottee himself/itself shall maintain the same at his own cost. The Promoter shall not be liable for any break downs or defects therein in any manner. The Promoter will handover the warranty cards (if provided by the manufacturer) for the electronic items provided in the Apartment. In case of any problem, the Allottee shall directly pursue the concerned manufacturer/agency for getting the same repaired/replaced.
- 28. The Allottee/s shall use the Apartment or any part thereof or permit the same to be used only for purpose of residence. He shall use the parking space only for purpose of keeping or parking vehicle of his own only.
- 29. The Allottee/s along with other Allottee/s of Apartments in the Building shall join in forming and registering the society 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 the registration of the society and for becoming a member, including the byelaws of the proposed Society 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 Society of the Allottees in the Said Building. No objection shall be taken by the Allottee/s if any changes or modifications are made in the draft bye-laws, or the Memorandum and/or Articles of Association, as may be required by the Registrar of Co-operative Societies or any other Competent Authority.

- 30.1 The Promoter shall, within three months of issuance of Occupation Certificate, cause to be transferred to the Society all the right, title and the interest of the Promoter in the said structure of the Building or wing in which the said Apartment is situated(excluding basements and podiums), subject to the Promoter's rights to dispose of the remaining apartments, if any.
- 30.2 The Promoter shall, within three months of registration of the Federation/apex body of the Societies as aforesaid in the said sector/layout,or after the Land covered by the Tripartite Agreement dated 19th November, 1986, is fully developed as contained in the said Tripartite Agreement dated 19th November, 1986, whichever is later, cause to be transferred to the Federation/Apex body of all the Allottee/s / Purchaser of the Apartments in the said Layout Plot, all the right, title and the interest of the Original Owner / Promoter in the Layout Plot.
- Within 15 days after notice in writing is given by the Promoter to the 30.3 Allottee/s that the Apartment is ready for use and occupancy, the Allottee/s shall be liable to bear and pay the proportionate share (i.e. in proportion to the carpet area of the Apartment) of outgoings in respect of the Layout Plot / Project Land and Building namely local taxes, betterment charges or such other levies by the concerned local authority and/or Government water charges, insurance, common lights, repairs and salaries of clerks bill collectors, chowkidars, sweepers and all other expenses necessary and incidental to the management and maintenance of the Layout Plot / Project Landand Building. Until Society is formed and the said structure of the Building or wings is transferred to it, the Allottee/s shall pay to the Promoter such proportionate share of outgoings as may be determined. The Allottee/s further agrees that till the Allottee/s share SO determined the Allottee/s shall pay to the Promoter Adhoc/provisional monthly contribution of Rs. _____ /- per month towards the outgoings. Theamounts so paid by the Allottee/s to the Promoter shall not carry any interest and remain with the Promoter until a

conveyance of the structure of the building or wing is executed in favour of the society as aforesaid. On such conveyance / being executed for the structure of the Building or wing the aforesaid amounts(less deduction provided for in this Agreement) shall be paid over by the Promoter to the proposed Society.

- 31. The Allottee/s agreesand undertakes to abide by his / their / its obligations as under:
 - (a) To make necessary payments in the manner and within the time as specified in this Agreement and shall pay at proper time and place, stamp duty, registration charges, share of municipal taxes, water and electricity charges, maintenance charges, ground rent and all other charges, payments.
 - (b) To pay the ad-hoc pro-rata maintenance charges towards the outgoings of the Layout Plot/Project Land and said Building.
 - (c) To pay interest i.e. monthly compounded interest on amount due at 12% p.a., till the amount is paid to the Promoterfor any delay in payment of any of the instalments and any other amount/charges or deposits agreed to be paid under this Agreement, without prejudice to the rights of the Promoter of termination of the Agreement as per the terms of this Agreement.
 - (d) To sign the requisite applications and other documents / information for registration of the Society.
 - (e) To take possession of the said Apartment within a period of one month from the date of intimation by the Promoter of Occupation Certificate having been received.
- 32. The Allottee/s shall on or before delivery of possession of the said Apartment, pay toPromoter the following amounts:-

- (xii) Rs. 500/- (for Individual), Rs. 1000/- (for Company)towards share money, Rs. 100/-application entrance fee of the Society / Federation / Apex body.
- (xiii) Rs. 20,000/-towards expenses for formation and registration of the Society and incidental charges.
- (xiv) Rs. _____ for proportionate share of taxes and other charges / levies in respect of the Federation / Apex body.
- (xv) Rs. 2,50,000/- towards adhoc/provisional contribution towards outgoings of Society.
- (xvi) Rs. 1,25,000/-for deposit and charges towards Water, Electric and other utility and services connection charges &
- (xvii) Rs. _____ towardsdeposit and charges for electrical receiving and Sub Station provided in the Layout Plot.
- (xviii) Rs. 1,25,000/- towards Legal &Rs. 25,000/- towards

 Documentation charges
- (xix) Rs. 10,000/- towardsMahanagar Gas Connection charges.
- (xx) Rs. 2,00,000/- as onetime payment for construction of Club House and shall also be liable to pay on monthly basis its usage, maintenance and operation charges regularly to the Promoter or to the Society of the Allottee/s, as the case may be.

The amount towards provisional outgoings, as contained in sub clause (iv) hereinabove will be transferred by the Promoter to the Society as and when management of the said Building is transferred to such Society, after deducting therefrom of arrears of taxes and expenses, as contained in Third Schedule hereunder. It is agreed that the Promoter is not liable to pay any interest on the aforesaid amounts towards provisional outgoings.

The aforesaid amounts mentioned in sub-clause (i), (ii), (iii), (v), (vi), (vii), (viii) & (ix)shall be utilised by the Promoters to meet the expenses as mentioned thereinand no interest will be payable on aforesaid amounts.

The Allottee/s shall,on or before taking possession of the said Apartment, pay Rs. 1,25,000/- to the Promoter to meet the future maintenance of Internal Layout Roads, Recreation Areas, Street Lighting etc. and for the purpose of maintenance and upkeep of recreation areas and other facilities which the Promoter provide specifically for the Allottee/s of Apartment in the Project Land and earmark the same for the purpose of use thereof by the Allottee/s of Apartment in the buildings in PADS. It is clarified that the said amount of Rs. 1,25,000/- is not by way of consideration for acquiring the Said Apartment by the Allottee/s of Apartmentsbut for the purpose of lumpsum payment of future maintenance in respect of the aforesaid area. It is further agreed that the Promoter will have right, and good power to invest the said amount or amounts for the betterment of the common infrastructure by the Promoter and the Allottee/s shall have no right to the said amount and the Allottee/s shall not claim either refund thereof or hold the Promoter liable in that behalf in any manner whatsoever. It is agreed that the Promoter shall be entitled to utilize the said amount for the purpose of the aforesaid arrangement in respect of the maintenance of internal layout roads, recreation areas and repairs thereof, street lighting etc. It is also repeated and confirmed that the Promoter will make arrangement for the aforesaid maintenance work and make diligent efforts in that behalf. However, the Promoter shall not be liable for any act of commission or omission or failure in future maintenance or repairs of internal layout roads, street lighting and other areas by reason of the fact that the aforesaid amount is paid by the Allottee/s to the Promoter and the Promoter will endeavour in reasonable manner to provide for the same. It is agreed that the Promoter will be entitled to provide for a body or association as the Promoter may deem fit so as to maintain the said internal layout roads, street lighting etc. through the medium or instrument of such body or association as the case may be. The Promoter

(xxi)

shall be entitled to transfer the said amount or balance thereof to such body or association as the case may be and whereupon the Promoter shall be absolved of all their liabilities in respect of the said amount and application and utilization thereof. The Allottee/s declare/s and confirm/s that the payment of the said sum as stated hereinabove is over and above the purchase price and also the various deposits and charges agreed to be paid by the Allottee/s and the same shall not be set off or adjusted against any other amount or amounts in any manner whatsoever.

- 33. 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 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.
- 34. At the time of registration of conveyance of the structure of the Building or wing of the Building, the Allottee/s shall pay to the Promoter, the Allottee/s' share of stamp duty and registration charges payable, by the Society on such conveyance or any document or instrument of transfer in respect of the structure of the said Building/wing of the Building. At the time of registration of leaseof the Layout Plot in favour of the Apex Body or Federation of Societies, the Allottee/s shall pay to the Promoter, the Allottee/s' share of stamp duty and registration charges payable, by the said Apex Body or Federation on such lease or any document or instrument of transfer in respect of the Layout Plot to be executed in favour of the Apex Body or Federation.

35. REPRESENTATION AND WARRANTIES OF THE PROMOTER

The Promoter hereby represents and warrants to the Allottee/s as follows:

- (i) The Promoter has clear and marketable title with respect to the Project Land; as declared in the title report annexed to this Agreement and has the requisite rights to carry out development upon the Project Land and also has actual, physical and legal possession of the Project Land for the implementation of the Project;
- (ii) The Promoter has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project and shall obtain requisite approvals from time to time to complete the development of the Project;
- (iii) There are no encumbrances upon the Project Land or the Project except a mortgage created as disclosed in the Declaration in Form "B" uploaded on the website of RERA Authority. The Promoter confirms that such mortgage created by the Promoter in respect of the Project land or the Project will not affect the right of the Allottee's in respect of the said Apartment under this Agreement;
- (iv) There are no litigations pending before any Court of law with respect to the Project Land or Project except those disclosed in the title certificate;
- (v) All approvals, licenses and permits issued by the competent authorities with respect to the Project, Project Land and said Building/wing are valid and subsisting and have been obtained by following due process of law. Further, all approvals, licenses and permits to be issued by the competent authorities with respect to the Project, Project Land and said Building/wing 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 Project, Project Land, Building/wing 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 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 Project Land, including the Project and the said Apartment which will, in any manner, affect the rights of Allottee/s under this Agreement;
- (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) 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;
- (x) No notice from the Government or any other local body or authority or any legislative enactment, government ordinance, order, notification (including any notice for acquisition or requisition of the said property) has been received or served upon the Promoter in respect of the saidProject Land and/or the Project except those disclosed in the title certificate.
- 36. The Allottee/s or himself/themselves with intention to bring all persons into whosoever hands the 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 do or suffered to be done anything to the Building entrance canopy, which may be against the rules, regulations or bye-laws of concerned local or any other authority.
- (iii) Not to encroach upon external and/or internal ducts/void areas attached to the Apartment by constructing permanent and/or temporary work by closing and/or using it, the said duct area is strictly provided for maintenance of service utilities such as plumbing pipes, cables etc. (For breach of any of the terms mentioned hereinabove, the Allottee/s shall be solely responsible for all the consequences arising because of the same.)
- (iv) Not to affix or put any dish antenna outside the Apartment or change the position of A.C. condenser units installed in the Apartment or any of their accessories, which has the possibility to spoil the exterior elevation of the Apartment and the Building. The Allottee/s can put additional A.C. condenser unit/s only after taking written permission of the Promoter.
- (v) Not to change the position of washing machine provided in the Said Apartment or any accessories in respect thereof in any manner. The Allottee/s shall be liable to make good any damage caused as a result of the Allottee/s not complying with the said condition.

- (vi) Not to affix or put any grills outside the windows of the Said Apartment as well as not to change material, colour, holes, windows, chajjas, railings, etc., which has the possibility of spoiling the exterior elevation of the Apartment and/orthe said Building.
- (vii) Not to chisel or break or cause any damage to the columns, beams, walls, slabs or R.C.C. pardis or other structural members in the said Building or on the pardis/parapets/railing provided in the said Building. Further, the Allottee/s is not entitled to make any kind of holes/ core cuts etc. in R.C.C. in R.C.C. slabs or any structural members. The Promoter has informed the Allottee/s that all the R.C.C. members, flooring, walls etc. form the structural members of the entire Building and/or modification thereto and/or any changes therein either structural or elevational, require strict technical inputs, since any damage to them would result in damage to the entire structure of the Building, which may lead to serious implications not only to the Said Apartment but to the entire Building and other wing of ATLANTIS Building. Promoters have also informed to the Allottee/s that any such act on the part of the Allottee/s, he will also be criminally liable/ punishable under the relevant provisions of law.
- (viii) Not to put or keep flower / plant pots, signboards and / or any object outside the windows of the Said Apartment.
- (ix) 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 case 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.

- (x) To carry out at his own 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.
- 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 Society, as the case may be.

- (xii) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the Project Land 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.
- (xiii) 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 Layout Plot, the Project Land and the Building in which the Apartment is situated.
- (xiv) Not to use any location of all designated refuge areas in the said Building for storage of goods or placement of ODUs and/or any such personal usage at all.
- (xv) To pay to the Promoter within thirty days of receipt of demand notice issued by the Promoter his/her/their share of additional security deposit/charges/premium, if any, that may be demanded by the concerned local authority or Government for giving water, drainage, electricity or any other service connection to the Building in which the Said Apartment is situated.
- (xvi) Pay to the Promoter within fifteen days of demand by the Promoter, his share of security deposit / additional 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.
- (xvii) 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 to any purposes other than for purpose for which it is sold.

- (xviii) 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 upand only if the Allottee/s had not been guilty of breach of or non-observance of any of the terms and conditions of this Agreement and until the Allottee/s has intimated in writing to the Promoter.
- regulations which the Society 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 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 Society / 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.
- (xx) Till a conveyance of the structure of the Building in which Apartment is situated is executed in favour of society, the Promoter, their surveyors and agents, with or without workmen and others shall be entitled, at all reasonable times, to enter into and upon the said Building or any part thereof to view and examine the state and condition thereof.
- (xxi) Till lease/assignment of the Layout Plot of which the said Building forms part of, is executed by the said Authority (MMRDA) in favour of Apex Body or Federation of the societies of the Allottee/sof

Apartments / flatsin the Buildings in the said Layout, after the lands covered by the Tripartite Agreement dated 19th November, 1986, are fully developed, as per the terms of the said Tripartite Agreement, the Promoter shall be entitled to and the Allottee/sshall not object to the Promoter and its surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the Layout Plot or any part thereof, including theProject Land, to view and examine the state and condition thereof.

- (xxii) Until the said Land covered by the Tripartite Agreement dated 19th November, 1986, is fully developed as provided in the said Tripartite Agreement, not to obstruct or prevent the Promoter in any manner whatsoever from carrying out further construction of buildings or structures on the lands covered under PADS, in such manner as the Promoter may deem fit and proper, as per the sanctioned plans.
- (xxiii) The Allottee/s agree/s to follow, bind himself/themselves and agree to indemnify the Promoter by giving irrevocable consent not to combine/amalgamation two adjacentapartments in the said Building/wing by making/constructing bigger apartment or by whatsoever manner, the Allottee/s will not do any such alterations in the layout of the said Apartment, which may exceed the approved/sanctioned area of the single individual apartment.
- (xxiv) The Allottees agree and undertake not raise any nature of objection and record his/her/their consent for giving access to the third party plot/s going through the plot/building compound, to such owners/possession holders of the third party plots within the said plot.

The Allottee agrees to sign an undertaking confirming interalia above being **Annexure - "J"**, beforeclaiming/taking possession of the said Apartment.

- 37. The Promoter shall maintain a separate account in respect of sums received by the Promoter from the Allottee/son account of the share capital for the promotion of the Co-operative Society or association or Company or towards the all outgoings, and shall utilize the sameonly for the purposes for which they have been received.
- 38. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Apartments or the said Building or any part thereofor the Project Land. 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 said structure of the Building/wing is transferred to the Society or other body and until the saidLayout Plot is transferred to the Apex Body / Federation as hereinbefore mentioned.

39. PROMOTER SHALL NOT MORTGAGE OR CREATE A CHARGE

After the Promoter executes this Agreement it shall not mortgage or create a charge on the 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 taken or agreed to take such Apartment.

40. **BINDING EFFECT**

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 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(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/sfor the Said Apartment 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,after deducting therefrom10% of the consideration amount as compensation/ damages.

41. **ENTIRE AGREEMENT**

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

42. RIGHTS TO AMEND

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

43. PROVISIONS OF THIS AGREEMENT APPLICABLE TO ALLOTTEE/S / SUBSEQUENT ALLOTTEE/S

It is clearly understood and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the Project Land / Buildingshall equally be applicable to and enforceable against any subsequent Allottee/s of the

Apartment, in case of a transfer, as the said obligations go along with the Apartment for all intents and purposes.

44. **SEVERABILITY**

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

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

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

46. FURTHER ASSURANCES

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

47. PLACE OF EXECUTION

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, in Mumbai, Maharashtra, 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 Mumbai, Maharashtra.

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

Allottee/s Address	:	
Notified Email ID	:	

Promoter Register OfficeAddress : 514, Dalamal Towers,

Nariman Point,

Mumbai – 400021

Promoter Branch office Address : Olympia Building,

HiranandaniBusiness Park,

Powai, Mumbai - 400 076

Notified Email ID : <u>krishnakumar.jeena@hiranandani.net</u>

chauhan.savitri@hiranandani.net

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/s, as the case may be.

50. **JOINT ALLOTTEE/S**

That in case there are Joint Allottee/s 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.

51. STAMP DUTY AND REGISTRATION

The charges towards stamp duty and Registration of this Agreement shall be borne by the Allottee/s alone.

52. **DISPUTE RESOLUTION**

Any dispute between parties shall be settled amicably. In case of failure to settled the dispute amicably, which shall be referred to the Real Estate RegulatoryAuthority as per the provisions of the Real Estate (Regulation and Development) Act, 2016, Rules and Regulations, thereunder.

53. **GOVERNING LAW**

That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India for the time being in force and the courts in Mumbai, Maharashtra will have the jurisdiction for this Agreement.

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

FIRST SCHEDULE ABOVE REFERRED TO -

FIRSTLY ALL THOSE pieces or parcels of land or ground situate, lying and being at Village Powai near I.I.T., off AdiShankaracharyaMarg, in the Registration District and Sub-District of Mumbai City and Mumbai Suburban and being C.T.S. No. 4, 5, 8, 9, 10, 11, 12, 13(pt), 14(pt), 16(pt), 17, 18(pt), 19(pt), 24 (pt) & 25 of Village Powai and admeasuring 3,64,760 sq. mtrs. or thereabouts excluding 14,717 sq. mtrs. area retained by the said M/s. N. LajpatraiDharia& Co.

SECONDLY A PORTION OF ALL THOSE piecesor parcels of land or ground, situate lying and being at village Powai, in the Registration District and Sub-District of Mumbai City and Mumbai Suburban, being Sector V,admeasuring about 42,657.8 sq. mtrs.excluding reservation, bearing CTS Nos. 10, 11, 14B, 14C, 16A, 17, 18 and 19 of Village Powai.

THIRDLY A PORTION OF ALL THOSE pieces or parcels of land or ground, situate lying and being at village Powai, in the Registration District and Sub-District of Mumbai City and Mumbai Suburban, admeasuring about 1289.13 sq. mtrs.forming part of the Layout of Sector V, bearing C.T.S. No. 16A (pt)of Village Powai.

SECOND SCHEDULE ABOVE REFERRED TO -

The nature, extent and description of common areas and facilities of immediate area abutting the main entrance door after the landing of the floor of the Said Apartment hereby agreed to be sold in proportion with other Apartments on the same floor.

Pro-rata right alongwith the Allotteesof Apartments in ____ Wing of the said Building in limited common areas and facilities as follows (this does not apply in the case of premises other than Apartment): (i) Staircase (ii) Main Entrance Hall (iii) Lifts and Lifts Lobbies on each level (iv) common servants toilets.

SIGNED AND DELIVERED BY THE WITHINNAMED

Name _____

Signature _____

1.

SIGNED AND DELIVERED BY THE W	HINNAMED	
Allottee/s : (including joint buyers)	Please affix photograph and sign across the photograph	Please affix photograph and sign across the photograph
(1)		
(2)		
At on		
In the presence of WITNESSES :-		

2.	Name	
	Signature	
SIGN	ED AND DELIVERED BY THE WITHINNAMED	
Promo	oter:	Please affix photograph and sign across the photograph
(1)		
(Autho	orised Signatory)	
WITN	ESSES:	
1.	Name	
	Signature	
2.	Name	
	Signature	
	SCHEDULE 'A'	
Apartı	ment bearing number on the level, in the	newing of the
Buildi	ng ATLANTIS, admeasuring sq.	mtrs.equivalent to
	sq.ft(carpet area) (hereinafter referred to as the	e said "Apartment")
and b	ounded as follows –	
On or	towards the East -	
On or	towards the West -	
On or	towards the North -	
On or	towards the South -	

SCHEDULE 'B'

	ANNEXURE – D
	Name of the Attorney at Law / Advocate -
	Address:
	Date:
No.	
RE.:	
Title Re	eport/ Certificate
Title Certificate dated	
The Schedule Above Referred to	
(Description of Project Land)	
	nd or ground, situate lying and being at village
	and Sub-District of Mumbai City and Mumbai
Suburban, admeasuring about 128	9.13 sq. mtrs.forming part of the Layout of
Sector V, bearing C.T.S. No. 16A (p	t) of Village Powai.
Place :	
Dated day of 2017	
	(Signed)
	Signature of Attorney-at-Law / Advocate
AN	INEXURE-E

50

(Authenticated copy of Property Card showing nature of the title of the Original

Owner/MMRDA to the **Project Land**).

ANNEXURE - A

(Authenticated copies of the plans of the Layout as approved by the concerned Local Authority)

ANNEXURE - H

(Floor Plan)

ANNEXURE - I

(General Specification and amenities for the Apartment and the Building Other than servant rooms/servant toilets)

- R.C.C. Frame Structure. 1.
- 2. Marble flooring in Living room, bedroom, kitchen and passage (Marble Rs.200/- per sq.ft.)
- 3. Tile Flooring and Dado in toilets (Tiles Rs.60/- per sq.ft.)
- 4. W.C. (Toto or equivalent brands) and flush tank (Grohe or equivalent brands) with fittings and Shower (Grohe or equivalent brands) with fittings.
- 5. One door bell.
- Lifts (M/s. Schindler or equivalent brands) 6.
- Wash basin (Toto or equivalent brands) with basin mixer (Grohe or 7. equivalent brands) and fittings
- Kitchen platform with sink, tile dado and fittings. 8.
- 9. Main door with mortise lock - polished / painted from inside & outside.
- 10. Building exterior and interior with quality paints.
- 11. Entrance hall suitably decorated.
- 12. Modular type electrical switch plates (Roma Plus or equivalent brands)
- 13. Air Conditioner Split Units in Living and Bedrooms (Rs.15000/- per unit)
- 14. Modular Kitchen cabinets along with refrigerator, washing machine, oven, chimney, Hob, water purifier and water heater.

THIRD SCHEDULE ABOVE REFERRED TO -

- 1. The expenses of maintaining, repairing, redecorating, etc. of the main structure and in particular the terrace, club, garden and main water pipes, lift and electric wires in, under or upon the Building and enjoyed or used by the Apartment holder/s in common with the other occupiers of flats and the main entrance passages, landings, lifts and staircases of the Building or enjoyed by the Apartment holders used by him/her/them in common as aforesaid and the boundary walls of the Building, compound, terraces etc.
- 2. The cost of cleaning and lighting the passages, water pump, landing, staircases, lift, common lights and other parts of the Building used by the Apartment holder/s in common as aforesaid.
- 3. The cost of the salaries of clerks, bill collectors, liftmen, chowkidars, pump-man, sweepers etc.
- 4. The cost of working and maintenance of common light, water pump, lift and other service charges.
- 5. Municipal and other taxes such as water charges bills, electricity charges bills, cesses, levy and revenue, N.A. taxes etc.
- 6. Insurance of the Building.
- 7. All the expenses relating to Sewerage Treatment Plant (STP) including for maintenance, treating water, electricity etc.
- 8. Such other expenses as are necessary or incidental for the maintenance and upkeep of the Building / Project Land.

ANNEXURE - F

(Authenticated of the Registration Certificate of the Project granted by the Real Estate Regulatory Authority)

Receive	ed	of and form	n tl	ne Al	lottee/s abo	ve named	the sum	of Rupe	es
c	n	execution	of	this	Agreement	towards	advance	money	or
application fee.									

I say received.

The Promoter/s.



UNDERTAKING

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I/We/M/9

.,	·						٠.
Mumbai	Indian	Inhabitant	residing				at
		do	hereby	affirms	and	state	as
under:-							
	I/We say that by an Agreeme			a		tered if	
	reinafter referred to as "the said		elves of t	he OTH	ER PA	ART. I/	We
	greed to purchase a Apar after referred to as the said Pren						
	after referred to as the said bui						

- 2) I/We are giving this undertaking not only for myself but also for my family members, visitors etc. If any. It is understood that reference to myself shall whenever the context so admits include such other persons as stated hereinabove.
- 3) As agreed to in the aforesaid agreement, I do hereby covenant and undertake with the said Builders as follows:-
- a) I/We shall not make any addition or any alteration in the architectural elevation of the said Building and shall not change the outside colour scheme or coating of the said Building.
- b) I/We shall not make any change in any of the external windows or doors of the Premises in the building by way of shifting, altering, changing the colour or any other way whatsoever.
- c) I/We am fully aware that I/we are not permitted to install any grills outside the windows and hence undertake not to install or affix any grills on the outside the windows / window sills. Any such grills affixed by me, shall be fitted on the internal marble sill only on the inside of the windows.
- d) I/We shall not keep shoe racks in the lift lobby, flower/plants in pots or any other objects on the outside the windows or on the parapets or chajjas, lift lobby or any other common areas and shall not do anything which may cause discoloration or disfiguration or any damage to the said building.
- e) I/We shall not affix any collapsible shutters on the outside of 'French windows', in case of Apartment with canopy balcony. Any such collapsible shutter shall be fixed only on the inner side of 'French Windows'.
- f) I/We shall not cover any chajjas/terraces/balconies or construct any structure or poles or pergolas or trellies on the chajjas/terraces/balconies/deck.
- g) I/We not chisel or break or cause any damage to the columns, beams, walls, slabs or R.C.C. Pardis or other structural members in the said building or on the pardis/parapets/railings provided in the said building.
- h) I/We shall not enclose any space adjoining to the Main door forming part of the lift lobby/common areas and parking space in my/our possession in any manner whatsoever.
- i) I/We shall not affix the following as these alterations affect architectural elevation of the said building and cause discoloration on the external elevation.
 - Window in bedroom duct opening, kitchen balcony & kitchen duct.
 - Marble sills and jambs in kitchen balcony and kitchen duct opening.
- j) I/We am/are also aware that in the plumbing duct, the pipes are to be always kept exposed as these pipes may need periodical/future plumbing maintenance.
- k) I/We shall not carry out any external alteration in the said Premises by way of breaking any walls or beams or chajjas so as to alter the external appearance of the Premises, nor shall I/We affix or cause any slabs on voids provided in the said building.
- I) I/We shall not fix any additional external unit of split A.C. on the outside in elevation. Any such additional external unit of split A.C. shall be located only inside the duct/space specifically provided (by Builder) for split A.C.
- m) I/We are aware that no individual DTH/dish antennae will be allowed on the terrace or on the exterior wall/window of the building. I/we are aware that the connection has to be taken from the Common DTH/dish antennae Only which is available in the building.
- n) I/We confirm of having agreed and undertaken to follow and abide by the rules and regulations that have been made as also those which may be made hereafter from time to time by the said builders and/or person/s body in charge of maintaining and/or providing common facilities in the complex. I shall maintain proper code of conduct and discipline in the complex and give every possible co-operation to the said builders and/or any other person or body that may have been appointed by the said Builders in that behalf, in maintaining cleanliness and good atmosphere in complex for the better enjoyment of the common facilities by all the persons concerned.
- o) I/We are aware that all electricity bills from date of possession/OC whichever is earlier are payable by me and i will not hold you responsible for any consequences arising of non-payment thereof.
- 4) I/We do hereby confirm and covenant with the said builders that I/We shall always carry out the terms and conditions of this undertaking given by me/us and the same shall be binding upon me/us even after the registration of a Co-operative Society of premise purchasers of the building / Federation /Association when formed and this undertaking shall also be binding upon

my/our heirs and successors-in-title and the same shall be agreement for sale dated ______. I/We agree and confirm that in the event of breach of any of the terms of these presents, the said builders shall also be entitled interalia to withdraw common facilities provided by them in the complex and I expressly authorise them to do so.

- 5) I/We hereby declare, confirm and covenant with the Builders that in the event of my transferring the said Premises and/or my/our right, title and interest in respect thereof in favour of any outside person to the extent and as permitted in the said agreement for sale dated ________, I/We shall obtain an Undertaking to the similar effect from any such purchasers and in the event of my failing to do so, the said builders or the Co-operative Society of premise purchasers of the building / Federation /Association shall be entitled to refuse to transfer the said Premises in favour of such prospective purchaser.
- 6) I/We hereby further declare and confirm that in the event of me or my heirs and successors -in-title committing any breach or default in any of the provisions of these presents, I and/or my heirs and successors-in-title shall be liable for damages for the loss and damage which may be caused to the said building and/or to the said builders and further the builders and the Cooperative Society of premise purchasers of the building / Federation /Association as and when formed shall also be entitled to terminate the aforesaid agreement for sale and to recover all damages, costs, from me and / or my heirs and successors-in-title.
- 7) I/We hereby undertake that I/We shall bear the entire cost of repairs or rectifications required due to alterations / changes carried out by us in our Premises in case of damages caused to RCC /STRUCTURE/WATERPROOFING/PLUMBING/CIVIL/ELECTRICAL / INSTALLATION or if the work is not done in a proper manner, even after taking possession. I/We shall bear the entire cost of repairs required in case of any damages to common Premises and Apartments belonging to other members due to the alterations/changes or interior works carried out by us in our Apartment/Premises.
- 8) I/We are aware that the building has received the Occupation Certificate, and I/we undertake to pay the Maintenance from this date onwards. I/We are aware that I/we am/are now liable to all future maintenance and/or property tax becoming payable by me/us in respect of the said Premises, and undertake to pay the same when called upon by M/s
- 9) I/We also undertake, that if I/We wish to give the Apartment on Lease/Rent, it is our responsibility to inform you and also to obtain the necessary POLICE VERIFICATION of the tenants and submit the copy of the same duly acknowledged and confirmed by the concerned Police Station bearing the necessary stamp to the Maintenance office/ In charge of the building. We are also aware that this is a mandatory requirement from the Police department.
- I/We are aware whenever natural Indian marble is used in the Apartment, there are going to be imperfections (cracked texture/ shade variations/ design variations) which someone may view as 'defect' but which are a natural occurrence in the type of the marble. These imperfections are inherent in natural marble and have to be viewed as their natural beauty, as perfect flooring of factory made products like ceramic tiles, mosaic tiles of agglomerated marble etc. does not give the same warmth of feeling. Italian Marble when sourced at the mines occurs in a cracked texture, which is sliced mechanically. The cracks are filled with resin fillers at the sources itself. These marble slabs are then backed with PVC mesh to avoid further development of cracks during long distance travel and handing. Though utmost care is taken, sometimes, these cracks open during cutting and fixing. Such cracks are filled again with the best imported resins as used internationally. The difference in shade/design depends on the natural occurrence in different types of marble. Even though, we have very huge requirements, we try to accommodate one lot in one confined area/room yet, the same may not match with other area/room.
- 11) I/We are aware that as per instructions from MCGM kitchen/household garbage has to be segregated in dry and wet and should be given to the sweepers. I/We are aware that MCGM will not pick the garbage, if it is not segregated.
- 12) I/We hereby confirm that the representatives of the Hiranandani Group of Companies are allowed to access the said Premises without our prior consent, to view and examine the state and conditions in the Apartment and to check if any unauthorised changes have been done thereof when the Apartment is unoccupied by us and when the interior works are in progress by our persons. Once occupied by ourselves/our tenants/ or any other persons, we will allow access as per our mutually decided time.
- 13) I/We are also giving the undertaking that any liability arising out of service tax provision and/or VAT/GST including all increase and / or additions thereon that may become applicable on account of the purchase transaction of the said flat shall be paid by me/us."

Solemnly of	leclared at Mumbai)
on this	day of	of the year)	