

AGREEMENT TO SELL

Sobha City-Casa Paradiso-4

at Chokkanahalli & Nagareshwara Nagenahalli Village, Yelahanka & K.R.Puram Hobli, Bangalore North & East Taluk, Bangalore

Between

Sobha Limited

In favour of

<Name>

Apartment No.: <Unit No>/<Floor>

SOBHA LIMITED

(Formerly known as M/s Sobha Developers Ltd)
Registered Office: Sarjapur-Marthahalli Outer Ring Road (ORR), Devarabeesanahalli, Bellandur Post,
Bangalore – 560103

AGREEMENT TO SELL

THIS	Agreement	to	Sell	executed	at	Bangalore of	on	the,	2017	at
Benga	aluru.									

BETWEEN:

M/S. SOBHA LIMITED.

(Formerly known as M/s Sobha Developers Ltd)

(PAN No______) A Company incorporated under the Companies Act, 1956, having its Registered Office: Sarjapur-Marthahalli Outer Ring Road (ORR), Devarabeesanahalli, Bellandur Post, Bangalore – 560103 and represented by its Authorised Signatories in accordance with the Board Resolution passed from time to time (hereinafter referred to as the "VENDOR-CUM-DEVELOPER-CUM-DEVELOPER", which expression shall, wherever the context so requires or admits, mean and include, its successor in title and assigns);

IN FAVOUR OF:

1. <Name1>
<Relation1> <Name3>
Aged about <Age1> years
<Address1>
<Aadhar No. >
<PAN No. >

Hereinafter referred to as the **"PURCHASER"** (which expression shall, wherever the context so requires or admits, mean and include, his/her/their heirs, executors, administrators and assigns).

WITNESSES AS FOLLOWS

Whereas the Vendor-cum-Developer-cum-Developer is the sole and absolute owner of all that piece and parcel of residentially converted land bearing Survey. No. 62/2 and 62/3 situated at Chokkanahalli Village, Yelahanka Hobli, Bangalore North Taluk and Sy. No. 7/1, Sy. No. 9/2 and 9/2 Nagareshwara Nagenahalli Village, K.R Puram Hobli, Bangalore East taluk totally measuring 36 Acres 25 Guntas and 19 Guntas of Kharab, and presently bearing Municipal No. 40/7/1, 9/1, 9/2, 62/3, 62/2 Chokanahalli and Nagareshwara Nagenhalli,

Byatarayanapura Village Sub Division, Bangalore, more fully described in the Schedule "A" hereunder and hereinafter referred to as **Schedule 'A' Property**;

Whereas the Vendor-cum-Developer-cum-Developer herein have formulated a Scheme for developing the Schedule 'A' Property into residential group housing project comprising of Several Blocks and Wings consisting of Vertical Development (apartments) and Horizontal Development (Row Houses) known as "SOBHA CITY" (Herein after referred to as the PROJECT) with, common Roads, amenities and facilities including Club House and Swimming Pool;

Whereas the Vendor-cum-Developer have secured Master Development Plan bearing No.BDA: TPM:GH-06/2010-11/683/2011-12, dated 12/05/2011 from the Bangalore Development Authority (BDA) and obtained a modified development plan bearing no.BDA:NS:DLP-06/2010-11/381/2013-14 dt: 26/04/2013 and also secured building plans from Bruhat Bangalore Mahanagara Palike vide sanction No.LP No. JDTP(North)/LP No. 150/10-11, dated 24/08/2011 and a obtained a modified plan under the same number on 04/06/2013 for construction of various vertical and Horizontal Blocks and Wings consisting of apartments and Row houses (Horizontal apartments) within the Schedule Property and shall construct the buildings/Blocks/ Wings in phases, in accordance with and in compliance with the development plan, sanction plans, clearance, sanctions and approvals from the Authoritiesand as required for the sanction of the said development plan, has relinquished the following areas to Bangalore Development from and out of the Schedule 'A' Property:

- 1. 14,825.448sqm towards Parks and open space and an extent of 9,357.19 sqm towards 12m Road on the Northern Side of the Schedule "A" Property and Road widening on the Western side vide Relinquishment Deed bearing Document no.220/11-12, dtd.25.04.2011, Book-I, Stored in C.D.No.BDAD164 registered in the office of the Additional District Registrar, Bangalore Urban district.
- 2. 2,197.45 sqm towards 15m CDP Road vide Relinquishment Deed bearing Document no.355/11-12, dt 09.05.2011, Book-I, Stored in C.D.No.BDAD164 registered in the office of the Additional District Registrar, Bangalore Urban district. It is also made clear the 12m Road passing on the Northern side of the Schedule Property and the 15m CDP Road, which is relinquished to BDA is meant to be a public Road. This access can be utilised for the other Developments on the Schedule Property and also for the use by the General Public to access the neighbouring properties.
- 3. An extent of 7,415.886 sqm in the Schedule 'A' Property for Civic Amenities and shall be utilized by the Vendor-cum-Developer in future for such purposes as the vendor-cum-Developer deems fit or if required, shall relinquish the same to Bangalore Development Authority. If the BDA decides to handover this earmarked Civic amenities sites to the vendor-cum-Developer or to the Apartment Owners Association, the same shall be utilized for such purposes as allotted by BDA. The Purchaser/s shall bear and pay the proportionate cost of such allotment and also the proportionate cost of development on the CA sites to the Vendors as demanded by them.
- 4. The Vendors have also earmarked an extent of 32,292 sft (50m x 60m) for the erection of a sub-station as per the sanctioned plan. The Vendors are aware that such earmarked area for the sub-station would be relinquished to the concerned authorities as and when the same is required by them.

The Purchaser agrees that the Vendor-cum-Developer will be entitled to develop other buildings in phases on of the Schedule 'A' Property and the Vendor-cum-Developer reserves easement rights in perpetuity in the roads and other passages leading to each of the buildings and other development/s in the Schedule 'A' Property and it is a restrictive covenant of a perpetual easementary right which runs with the Schedule 'A' Property and is irrevocable under any circumstances. Further the Purchaser shall have no right to question such use and enjoyment of the roads and passages and other amenities and facilities in Schedule 'A' Property for the Vendor-cum-Developer's and /or their transferees and/or persons authorized by the Vendor-cum-Developer. The Purchasers have no objections whatsoever for the Vendor-cum-Developer using the said roads as access roads for any future development adjoining the Schedule 'A' Property;

AND WHEREAS as per the said scheme formulated, the Vendor-cum-Developer has availed the FAR as per the present laws. The Vendor-cum-Developer shall be applying and obtaining a modification in the sanction plan at a later date to avail the additional FAR on the Schedule 'A' Property, as applicable at that time as per the prevailing rules.

AND WHEREAS as per the scheme of development, the Vendor-cum-Developers is entitled to separate and segregate the unutilized area or FAR in the Schedule Property for future development and seek a separate Khatha from the respective authority, if necessary for such unutilized FAR or the area shown as future development and develop such demarcated area as a residential development or a commercial development at their discretion and the Purchaser shall have no objection to this.

And Whereas the Vendor-cum-Developers, reserving easement rights in perpetuity on the roads and other passages leading to each of the buildings and other development/s in the Schedule 'A' Property, had offered to sell undivided share of land in Schedule 'A' Property to persons who are desirous of owning the apartments and or Row Housing in the Project with a condition that such persons should simultaneously enter into separate construction contract with the Vendor-cum-Developer for construction of apartments corresponding to their undivided share in the Schedule 'A' Property.

Whereas the Purchaser herein desirous of owning the apartment in the project, after being satisfied with the title of the Vendor-cum-Developers to the Schedule 'A' Property, the Scheme formulated by the Vendor-cum-Developer, has approached the Vendor-cum-Developer to sell ______ % undivided share in the Schedule 'A' Property (More fully described in Schedule 'B' hereto and hereinafter referred to **Schedule 'B' Property**);

Whereas having regard to the number of apartments/ Row houses (Horizontal Apartments) to be constructed, the amenities and facilities to be provided, the Vendor-cum-Developers has agreed to sell to the Purchaser Schedule 'B' Property corresponding to the apartment bearing No.______ to be constructed on the ______ Floor of the Building known as "Sobha City-Casa Paradiso-4" (More fully described in Schedule 'C' hereunder and hereinafter referred to as Schedule 'C' Property), subject to the terms and conditions herein contained;

The Vendor-cum-Developer has registered **Sobha City-Casa Paradiso-4** of the Project under the provisions of the Act with the Real Estate Regulatory Authority of Karnataka, and the Regulatory Authority has registered Phase ____ and granted Registration No. _____ to the said Phase ____. The website for Phase ___ or the Project is "**City-Casa Paradiso-4**".

The Purchaser made an application for allotment of a Apartment/Unit in Phase of the
Project vide Application No dated and the Purchaser has been allotted Apartment
No on theFloor of Phase of the Project "Sobha City-Casa Paradiso-4"
(shown as Building, Block and Wing in the Sanction Plan for Sobha City-Casa
Paradiso 4) having a carpet area of square feet and super built up area of
square feet along withcar parking slot no in the basement which is more fully
set out in Schedule "C" with proportionate share in the Common Area of Sobha City-Casa
Paradiso 4 of the Project.

The Vendor-cum-Developer has made disclosures to the Purchaser in this Agreement.

The Parties have gone through all the terms and conditions set out in this Agreement and understood the mutual rights and obligations detailed herein.

The Parties hereby confirm that they are signing this Agreement after taking legal advise and with full knowledge of all the laws, rules, regulations, notifications, etc., applicable to Sobha City-Casa Paradiso 4 of the Project.

The Parties, relying on (i) the confirmations, representations and assurances of each other (ii) to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now entering into this Agreement on the terms and conditions appearing hereinafter.

NOW THIS AGREEMENT FOR SALE WITNESSETH AS FOLLOWS:

1 DEFINITIONS AND INTERPRETATION

1.1 **Definitions**

Unless the context otherwise requires, the following capitalized terms shall have the meaning set forth below.

- (a) "Act" means the Real Estate (Regulation and Development) Act, 2016 (Central Act of 2016) and includes the Karnataka Real Estate (Regulation and Development) Rules, 2017 where the context so requires;
- **(b)** "Agreement" shall mean this agreement to sell the Schedule "C" Undivided Share and construction of the Schedule 'C' Apartment/Unit, including the schedules and annexes hereto, as may be amended from time to time;
- (c) "Apartment/Unit/s" shall mean the residential units together with non-exclusive use of Common Areas and the Common Amenities and Facilities in Phase .
- (d) "Applicable Law" means all laws, statutes, regulations, codes, bye-laws, ordinances, treaties, judgments, decrees, directives, rules, guidelines, orders, policies and other requirements of any Governmental Authority having jurisdiction over the Schedule 'A' Property which are in effect or as may be amended, modified, enacted or revoked from time to time hereafter;

- **(e)** "Architect" shall mean firm represented by its Partner/Director or any other name called who is registered under the provision of Architects Act, 1972 issued by council of Architecture;
- (f) "Association or Association of Owners or Owners Association" shall all mean the same, being the Association of Owners that is established by the Vendor-cum-Developer, in respect of the Project as per the provisions of the Karnataka Apartment Ownership Act, 1972;
- (g) "Association Agreement" shall mean the Maintenance Agreement between the Association and the service provider for maintenance of the Common Areas and the Common Amenities and Facilities of Phase ____;
- (h) "Balance Sale Consideration" shall mean any part of the sale consideration which has not been paid and is required to be paid under this Agreement in terms of the instalments set out in the payment plan in terms of Annexure ______ hereto, each of which individually also being Balance Sale Consideration and collectively also referred to as Balance Sale Consideration.
- (i) "Balance Cost of Construction" shall mean any part of the Cost of Construction which has not been paid and is required to be paid under this Agreement in terms of the instalments in the payment plan in terms of Annexure _____ hereto, each of which individually also being Balance Cost of Construction and collectively also referred to as Balance Cost of Construction.
- (j) "Block/s" shall mean individually or collectively mean the Blocks to be constructed in Sobha City-Casa Paradiso 4;
- **(k)** "Booking Amount" shall mean the amounts paid by the Purchaser on the execution of this Agreement being not more than 10% of the Sale Consideration and the Cost of Construction.
- (I) "Chartered Accountant" shall mean who is registered with Institute of Chartered Accountants of india, and is a practicing chartered accountant.
- (m) "Completion Period" shall mean the _____20XX or such extended time as provided in clause 8 below, before which the Vendor-cum-Developer would have applied for and secured the [Partial Occupancy Certificate]/Occupancy Certificate for Sobha City-Casa Paradiso 4 or any of the Block/s in Sobha City-Casa Paradiso 4.
- (n) "Carpet Area" shall mean the net useable floor area and the area covered by internal partition walls in the Residence and shall exclude area covered by external walls, services shafts, exclusive balcony or verandah and exclusive open terrace and any other Limited Common Areas.
- (o) "Commencement Certificate" shall mean certificate issued by the Bruhat Bengaluru Mahanagara Palike.

- (p) 'Common Areas of Sobha City-Casa Paradiso 4" shall mean and include areas demarcated and declared as the common areas of Sobha City-Casa Paradiso 4 and as detailed in Annexure _____ hereto. The Common Areas of Sobha City-Casa Paradiso 4 are subject to such reasonable, non-discriminatory rules and regulations as are prescribed by the Vendor-cum-Developer or Owners Association to be followed by all the owners/occupiers of the Apartment/Units in Phase ____;
- (q) "Common Areas of the Project" shall mean and include the areas as demarcated and declared as common areas of the Project and as detailed in Annexure ____ hereto. The Common Areas of the Project are subject to such reasonable, non-discriminatory rules and regulations as are prescribed by the Vendor-cum-Developer or the Association of Owners to be followed by all the owners / occupiers of the Apartment/Units of all the phases in the Project.
- (r) "Common Amenities & Facilities of Phase _____" shall mean and include those amenities and facilities of Phase ____ as detailed in Annexure ____ hereto. The Common Amenities and Facilities of Sobha City-Casa Paradiso 4 are subject to such reasonable, non-discriminatory rules and regulations as are prescribed by the Vendor-cum-Developer or the Association to be followed by all the owners/occupiers of the Apartment/Units.
- (s) "Cost of Construction" shall have the meaning ascribed to the term in Clause 4;
- (t) "Deed of Declaration" shall mean the deed of declaration that would be executed by the Vendor-cum-Developer to submit the entire composite Project, the Common Areas, the Common Amenities and Facilities of the Project under the provision of the Karnataka Apartment Ownership Act, 1972;
- (u) "Disclosures" shall mean the disclosures made by the Vendor-cum-Developer to the Purchaser, pertaining to Sobha City-Casa Paradiso 4 and the development of the Schedule "A" Property as detailed in clause 11 below and accepted by the Purchaser to their knowledge;
- (v) "Engineer" means a person/firm who is holding a bachelor's degree from a recognised University and/or which is recognised by the All India Council of Technical Education.
- **(w) "Force Majeure"** shall mean the occurrence of one or more of the following events:
 - i) war, flood, drought, fire, cyclone, earthquake;
 - ii) any other calamity caused by nature.
- (x) "Interest" means the rate of interest payable by the Vendor-cum-Developer or the Purchaser, as the case may be in terms of this Agreement which is to be calculated at the rate of 2% over and above the highest State Bank of India Marginal Cost Lending Rate (MCLR).

- (y) "Local Authority" or "Authority" shall mean any union, state, local or other governmental, administrative, regulatory, judicial or quasi-judicial authority or self-regulating authority or agency, commission, board, tribunal, court, Bangalore Electric Supply Company (BESCOM), Bangalore Water Supply and Sewerage Board (BWSSB), Bangalore Development Authority (BDA), Bruhat Bengaluru Mahanagara Palike (BBMP), Real Estate Regulatory Authority, Real Estate Appellate Tribunal and shall include any other competent authority under the Act and having jurisdiction over the Schedule 'A' Property;
- (z) "Limited Common Area" shall mean the Purchaser Car Parking Area and such other areas from and out of the Common Areas of Phase ____, which are allotted for the exclusive use by the Apartment/Units as they would be attached to such Apartment/Units and capable of being used by these Apartment/Units and to be maintained by these Apartment/Units at their cost and not as part of the Common Area.
- (aa) "Occupancy Certificate" means the occupancy certificate or partial occupancy certificate, or such other certificate by whatever name called, issued by the Authority confirming completion of Sobha City-Casa Paradiso-4 or any of the Block/s thereof, and pursuant thereto permitting occupation of the Apartment/Units for which the occupation certificate is issued;
- **(bb)** "Other Costs Charges and Expenses" shall mean all the amounts set out in Annexure _____ hereto, which amounts the Purchaser is required to pay in addition to the Sale Consideration, Cost of Construction and Statutory Payments.
- (cc) "Party" unless repugnant to the context, shall mean a signatory to this Agreement and "Parties" unless repugnant to the context, shall mean a collective reference to all the signatories to this Agreement;
- (dd) "Payment Plan" shall mean the payments of instalments payable by Purchaser under Annexure _____ or Annexure____ hereto. Each of which individually also being Payment Plan and collectively also referred to as Payment Plan;
- (ee) "Person" shall mean any natural person, limited or unlimited liability company, corporation, general partnership, limited liability partnership, proprietorship, trust, union, association, court, tribunal, agency, government, ministry, department, commission, self-regulatory organisation, arbitrator, board, or other entity, enterprise, authority, or business organisation and shall include any other person as defined under the Act;
- **(ff)** "**Sobha City-Casa Paradiso 4**" shall have the meaning ascribed to the development of this phase in the composite development;
- **(gg)** "**Plan**" or "**Sanctioned Plan**" shall mean the building plan, which is approved by the Local Authority;

- (hh) "Project" shall have the meaning ascribed to the term in Recital Error! Reference source not found.; (ii) **Account"** shall mean the account opened in Bank, Branch standing in the name of the Vendor-cum-Developer. "Purchaser Car Parks" shall mean the exclusive car parking spaces (jj) allotted to the Purchaser in the Limited Common Area to be used exclusively by the Purchaser so long as the Purchaser owns and occupies the Schedule "C" Apartment/Unit or by any of the occupiers of the Schedule "C" Apartment/Unit under the authority or agreement with the Purchaser herein. The regulation for the use of Purchaser Car Parks shall be in terms of Annexure ____ hereto; (kk) "Purchaser Covenants" shall mean covenants given by the Purchaser in terms of Clause 13 hereof; (II)"Purchaser's Warranties" shall mean the warranties, assurances and representations given by the Purchaser in terms of Clause No. hereof; (mm) "Residence Owner/s" shall mean any owner or owners of Apartment/Unit/s in Sobha City-Casa Paradiso-4; (nn) "Rights and Obligations" shall mean that the Purchaser shall be bound by the obligations set out in Schedule "E" hereto and have the rights set out in the Schedule "D" hereto in the use and enjoyment of the Schedule "C" Apartment/Unit; (oo) "Sale Consideration" shall have the meaning ascribed to the term in Clause 3; (pp) "Sale Date" shall mean the date of execution and registration of the Sale Deed by the Vendor-cum-Developer in favour of the Purchaser; (qq) "Sale Deed" shall mean the deed of sale to be executed by the Vendorcum-Developer, for legally conveying the absolute right, title and interest in the Schedule "C" Undivided Share in favour of the Purchaser on the terms and conditions contained therein under the Scheme to enable the Purchaser to get constructed the Schedule 'C' Apartment/Unit;
- (ss) "Schedule "C" Property" is the Apartment/Unit which is to be constructed under the Scheme with corresponding undivided share and more fully described in the Schedule "C" hereto;

"Schedule "A" Property" shall mean the land on which the Project is being developed in phases by the Vendor-cum-Developer and more fully described

(rr)

in the Schedule "A" hereto;

(tt) "Schedule "C" Apartment/Unit" shall mean the Apartment/Unit to be constructed under the Scheme;

- **(uu)** "Schedule "C" Undivided Share" shall mean the undivided share in the Schedule "B" Property corresponding the Schedule "C" Apartment/Unit
- (vv) "Scheme" shall mean the scheme of development of composite project Sobha City under which Persons interested in owning a Apartment/Unit in Phase Sobha City-Casa Paradiso-4 (a) would have to acquire undivided share corresponding to the Apartment/Unit (which undivided share is corresponding to such Apartment/Unit taking into consideration the FAR achieved based on the land in the Schedule "A" hereto for Sobha City-Casa Paradiso-4 and (b) to get the Apartment/Unit constructed from the Vendor-cum-Developer.
- (ww) "Vendor-cum-Developer Warranties" shall mean the representations, assurances and warranties given to the Purchaser in terms of clause 10.1 below;
- (xx) "Specifications for Phase Sobha City-Casa Paradiso-4" shall mean the specifications of construction set out in Annexure _____ hereto or any equivalent thereto in terms of quality for the Blocks in Sobha City-Casa Paradiso-4;
- (yy) "Statutory Payments" shall mean statutory charges such as deposits payable to BESCOM and BWSSB and/or to any other statutory bodies, including Goods and Service Tax ("GST") as applicable from time to time, which will be payable by the Purchaser in addition to the Sale Consideration, Cost of Construction and Other Cost Charges and Expenses, under this Agreement;
- (zz) "Defects" shall mean any structural defect or defect in workmanship, quality or provision of services or any other obligations of the Vendor-cum-Developer relating to such Apartment/Units;
- (aaa) "Super Built Up Area" of any Apartment/Unit shall mean the aggregate of (i) the Carpet Area of such Apartment/Unit, and (ii) thickness of the external walls (iii) balconies and terraces and a proportionate share of the Common Areas and such of the Common Area used for housing the Common Amenities and Facilities; and
- **(bbb)** "Undivided share in Land": means the corresponding undivided share in land for the Apartment/Unit in the Schedule 'A' Property.

1.2 **Interpretation**

Unless the context otherwise requires in this Agreement,

- (a) In this Agreement, any reference to any statute or statutory provision shall include all the current statues either state or central, their amendment, modification, re-enactment or consolidation:
- (b) any reference to the singular shall include the plural and vice-versa;

- **(c)** any references to the masculine, the feminine and the neutral gender shall also include the other;
- (d) the recital, annexures and schedules annexed herein forms part of this Agreement and shall have the same force and effect as if expressly set out in the body of this Agreement, and any reference to this Agreement shall include any recitals, annexures and schedules to it.
- **(e)** Harmonious Interpretation and Ambiguities within the Agreement:

In case of ambiguities or discrepancies within the Agreement, the following shall apply:

- (i) Between two Articles of this Agreement, the provisions of the specific Article relevant to the issue under consideration shall prevail over general provisions in the other Articles.
- (ii) Between the provisions of this Agreement and the Appendices, the Agreement shall prevail, save and except as expressly provided in the Agreement or the Appendices.
- (iii) Between any value written in numerical or percentage and in words, the words shall prevail.
- (f) reference to this Agreement or any other deed, agreement or other instrument or document shall be construed as a reference to this Agreement or such deed, other agreement, or other instrument or document as the same may from time to time be amended, varied supplemented or novated;
- **(g)** each of the representations and warranties provided in this Agreement are independent of other unless the contrary is expressly stated,
- **(h)** no Section in this Agreement limits the extent or application of another Section;
- (i) headings to clauses, parts and paragraphs of this Agreement, Annexures and Schedules are for convenience only and do not affect the interpretation of this Agreement;
- (j) the words "include", "including" and "in particular" shall be construed as being by way of illustration or emphasis only and shall not be construed as, nor shall they take effect as, limiting the generality of any preceding words;
- (k) this Agreement is a joint draft of the Parties and any rule of statutory interpretation interpreting agreements against a party primarily responsible for drafting the agreement shall not be applicable to this Agreement.

2 AGREEMENT TO SELL AND CONSTRUCT

That in pursuance of the foregoing and in consideration of the Purchaser joining the Scheme of development and paying (a) the Sale Consideration, the Cost of Construction (b) the Other Cost Charges and Expenses, (c) the Statutory Payments and complying with the Purchaser Covenants and the obligations herein, the Vendor-cum-Developer, agrees to sell to the Purchaser and the Purchaser agrees to purchase the Schedule 'C' Undivided share and the Vendor-cum-Developer agrees to construct the Schedule 'C' Apartment/Unit under the Scheme in terms of the Agreement.

2	CALECO	MICTIPEDATION	I EAD THE	SCHEDULE "C"	LINDTVIDED	CHADE
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- 3.1 The Sale Consideration to be paid by the Purchaser to the Vendor-cum-Developer, shall be Rs.______/- (Rupees _______ only) towards the sale of the Schedule 'C' Undivided Share to enable the Purchaser to get constructed the Schedule 'C' Apartment/Unit by paying the Cost of Construction to the Vendor-cum-Developer.
- 3.2 The Purchaser shall be required to pay the Balance Sale Consideration in terms of the Payment Plan

4 COST OF CONSTRUCTION OF THE SCHEDULE "C" APARTMENT/UNIT:

- 4.1 The Cost of Construction of the Schedule "C" Apartment/Unit hereby agreed to be constructed and delivered is to be paid by the Purchaser to the Vendor-cum-Developer shall be Rs. ______/- (Rupees ______ only).
- 4.2 The Purchaser will be required to pay the Balance Cost of Construction to the Vendor-cum-Developer in terms of Annexure ____ hereto (Payment Plan).
- 5 PAYMENT OF BOOKING AMOUNT AND BALANCE OF THE SALE CONSIDERATION & COST OF CONSTRUCTION, THE OTHER COST CHARGES AND EXPENSES AND THE STATUTORY PAYMENTS.
 - 5.1 The Purchaser has paid a sum of Rs. ______/- (Rupees ______ only) being the Booking Amount for the Schedule "C" Property on the execution of this Agreement.
 - 5.2 The Purchaser has assured the Vendor-cum-Developer that the Purchaser shall pay the Balance of the Sale Consideration, the Balance of the Cost of Construction and the Other Costs, Charges and Expenses without any delay or default. The Payment Plan is linked to the percentage completion of each stage of construction as set out in Annexure II. In the event of any acceleration in payment of any stages of construction due to the Vendor-cum-Developer having completed the stage of construction in advance, the Purchaser shall make such payment which is due on the completion of that stage of construction as per the Payment Plan. The Purchaser is fully aware and has agreed that the time of payment of the amounts in terms of Payment Plan and each instalments is the essence of the contract in view of the Scheme. The Purchaser has assured the Vendor-cum-Developer that the Balance of the Sale Consideration and the Balance of the Cost of Construction, the Other Costs, Charges and Expenses and the Statutory Payments shall be paid by the Purchaser

- within **30 (Thirty) days** of the Vendor-cum-Developer having raised a demand for payment of such instalment.
- 5.3 In case there is any change/modification in the Statutory Payments, the subsequent Statutory Payments shall be increased/reduced based on such change/modifications based on the Applicable Law.
- 5.4 The Vendor-cum-Developer has further informed the Purchaser and the Purchaser is fully aware that the default in payments of the instalments set out in the Payment Plan would affect the entire Sobha City-Casa Paradiso-4 development.
- 5.5 The Purchaser has been made aware and the Purchaser is fully aware that there are other purchasers who would be joining the Scheme and would rely upon the assurance given by the Purchaser herein for the payment of the instalments set out in the Payment Plan and the Statutory Payments within time and without any delay or default.
- 5.6 All payments toward the Balance of the Sale Consideration shall be made by cheque or demand draft or wire transfer payable in favour of the Vendor-cum-Developer or as directed by the Vendor-cum-Developer to the Sobha City-Casa Paradiso-4 Account.
- 5.7 All payments towards the Balance of the Cost of Construction shall be made by cheque or demand draft or wire transfer payable in favour of the Vendor-cum-Developer or as directed to the Sobha City-Casa Paradiso 4 Account.
- 5.8 In cases of out station cheque or demand draft or wire transfer, the collection charges, if any, will be debited to the Purchaser/s account and credit for the payment made will be given on net credit of the amount of the instalment. In case of the first time a cheque is dishonoured, a sum of Rs.1,000/- (Rupees one thousand Only) would be debited to the Purchaser's account. In the event of subsequent dishonour, a sum of Rs. 2000/- (Rupees Two thousand Only) would be debited to the Purchaser's account in addition to the bank charges.
- 5.9 The amounts deposited in the Sobha City-Casa Paradiso-4 Account shall be withdrawn to the extent permitted under the Act by the Vendor-cum-Developer from time to time and where ever required upon the certification by the Project Architect, the Engineer and the Chartered Accountant based on the percentage completion of Sobha City-Casa Paradiso 4 as provided in the Act.
- 5.10 Subject to the Purchaser complying with the terms and conditions of this Agreement, and payment of all amounts payable by the Purchaser under this Agreement, the Vendor-cum-Developer shall execute the Sale Deed and register the Sale Deed in favour of the Purchaser.
- 5.11 Tax Deduction at Source ("TDS") of 1% of Sale Consideration and Cost of Construction shall be paid by the Purchaser as per the provision of section 194 IA. The Purchaser shall issue a certificate of deduction of tax in Form 16B to the Vendor-cum-Developer within 15 days from the date of deduction.
- 5.12 The Cost of Construction shall be escalation-free, however the Purchaser hereby agrees to pay, any increase in Cost of Construction on account of development charges payable to the Authority and/or Statutory Payments which may be levied or

imposed by the Authority from time to time. The Vendor-cum-Developer hereby agrees to enclose the notification/order/rule/regulation for effecting the increase in development charges or cost/ charges imposed by the Authority along with the demand letter being issued to the Purchaser.

6 DELAY AND DEFAULT IN PAYMENT OF INSTALMENTS UNDER THE PAYMENT PLAN AND BREACH BY THE PURCHASER

- 6.1 In the event of there being any delay by the Purchaser in payment of the instalments under the Payment Plan, on the due dates, for whatsoever reasons, the Purchaser shall become liable to pay Interest on such outstanding amounts, from the due date of payment till realisation by the Vendor-cum-Developer of such instalment.
- 6.2 Notwithstanding anything stated in clause 6.1 above, if the Purchaser defaults in payment of the instalments along with Interest for a period beyond 2 (two) consecutive months after having received notice from the Vendor-cum-Developer, The Vendor-cum-Developer will be entitled to terminate this Agreement.
- 6.3 In the event of breach by the Purchaser of any of the terms of this Agreement, and such breach not being cured, within a period of 30 days of being notified of such breach, the Vendor-cum-Developer will be entitled to terminate this Agreement as breach by the Purchaser and on such termination the Vendor-cum-Developer will be entitled to the rights as provided in clause 6.4 below.
- 6.4 In case of termination of this Agreement in terms of clause 6.2 or 6.3 above, the Vendor-cum-Developer shall refund the amounts paid toward the Sale Consideration and Cost of Construction to the Purchaser within 60 days of termination of Agreement after forfeiting the Booking Amounts and the Interest liability under clause 6.2. On such termination the Vendor-cum-Developer shall be entitled to deal with the Schedule "C" Property without any further documentations. All amounts paid towards Statutory Payments by the Purchaser to the Vendor-cum-Developer will not be liable to refund.
- 6.5 If the Purchaser has taken housing loan facility from any financial institution or the bank, then in that event based on the terms of such loan, the amounts that the Purchaser would be entitled to in terms of clause 6.4 above would be handed over to the financial institution or the bank, and against the receipt of such amount, the bank/financial institution shall forthwith issue "no dues certificate" in favour of the Vendor-cum-Developer and hand over the original of this Agreement that may be deposited by the Purchaser against the Vendor-cum-Developer paying the amounts to the bank or any financial institution.

7 CONSTRUCTION OF THE SCHEDULE "C" APARTMENT/UNIT

7.1 The Vendor-cum-Developer shall construct the Schedule "C" Apartment/Unit as per the Plan and in accordance with the Specifications set out herein. The Vendor-cum-Developer shall not make any change to the Schedule "C" Apartment/Unit without the consent of the Purchaser.

8 DATE OF DELIVERY OF THE SCHEDULE C APARTMENT/UNIT:

- 8.1 Subject to the Purchaser having complied with the obligations under this Agreement and there being no Force Majeure circumstances, the Vendor-cum-Developer shall secure the completion of Sobha City-Casa Paradiso-4 phase of the Project within the Completion Period. The Purchaser shall, within a period of 60 days of the Vendor-cum-Developer furnishing the Occupancy Certificate, come forward to pay all the amounts due and payable under the Payment Plan and take possession of the Schedule "C" Apartment/Unit and complete the Sale Deed simultaneously with taking possession. In case if the Purchaser fails to take over his/her/their/its Schedule "C" Unit/Apartment within _____ days from the date of issue of Payment Plan, the Purchaser is liable to pay handling charges of Rs. 10,000/- (Rupees Ten thousand only) per month till the purchaser takes over the Schedule "C" Unit/Apartment.
- 8.2 The Completion Period shall be extended by such time as the Vendor-cum-Developer may specify in writing if the development is delayed by any Force Majeure event that is notified.
- 9 RIGHT OF THE VENDOR-CUM-DEVELOPER TO DEVELOP SOBHA CITY-CASA PARADISO 4, THE COMMON AMENITIES AND FACILITIES AND THE COMMON AREAS OF SOBHA CITY-CASA PARADISO 4 AND THE OTHER PHASES OF THE PROJECT:
- 9.1 The Purchaser agrees that the Vendor-cum-Developer shall have an unobstructed right without hindrance, to progress the construction of Sobha City-Casa Paradiso 4 and the remaining phases of the Project and all the Common Areas and the Common Amenities and Facilities of Sobha City-Casa Paradiso 4.
- 9.2 The Purchaser agrees that the Vendor-cum-Developer will be entitled to free and un- interrupted access, at any point of time in any part of the Schedule 'A' Property, for the development of the Project or for any repairs after due notice and during working hours, unless the circumstances warrant otherwise, with the view to set right any defect,
- 9.3 The Purchaser is fully aware that the Vendor-cum-Developer will be developing Sobha City-Casa Paradiso 4 and constructing/completing the Blocks, Common Amenities and Facilities of Sobha City-Casa Paradiso 4 from time to time. The Purchaser has assured and agreed that Purchaser shall have no objection to the Vendor-cum-Developer completing the other Blocks within the Completion Period even if the Purchaser has taken possession of the Schedule 'C' Apartment/Unit in the Block which is completed and the Vendor-cum-Developer has secured Occupancy Certificate for that Block.
- 9.4 The Schedule 'C' Undivided Share is free of any mortgages or charges or encumbrances. In the event the Vendor-cum-Developer takes finance for construction and completion of Sobha City-Casa Paradiso 4 against the security of the Schedule "A" Property or any part thereof, the same shall not affect the rights and interest of the Purchaser to the Schedule "C" Property.

9.5 The Purchaser is fully aware and has understood the Disclosures made by the Vendor-cum-Developer pertaining to Sobha City-Casa Paradiso 4.

10 REPRESENTATIONS AND WARRANTIES

- 10.1 The Vendor-cum-Developer acknowledges that the Purchaser has entered into this Agreement and has agreed to purchase the Schedule "C" Undivided Share, and get constructed the Schedule "C" Apartment/Unit from the Vendor-cum-Developer, taking into consideration the Disclosures made by the Vendor-cum-Developer under Clause 11 below and based on the representations and warranties set out below (the "Vendor-cum-Developer Warranties"):
 - 10.1.1 The Vendor-cum-Developer is the absolute owner of the Schedule "C" Undivided Share with exclusive possession of the Schedule 'A' Property and no Person other than the Vendor-cum-Developer has any right (legal or beneficial), claim, interest or demand in any manner whatsoever to or in respect of the Schedule "C" Undivided Share;
 - 10.1.2 The Schedule "A" Property is not a subject matter of any HUF and that no part thereof is owned by any minor or no minor has any right, title and claim over the Schedule "A" Property;
 - 10.1.3 The Vendor-cum-Developer has the power to enter into and perform this Agreement and upon execution, this Agreement, would constitute legal, valid and binding obligations on the Purchaser, Vendor-cum-Developer;
 - 10.1.4 The Vendor-cum-Developer has the absolute and unconditional right to sell, transfer or otherwise alienate the Schedule "C" Undivided Share;
 - 10.1.5 To the knowledge of the Vendor-cum-Developer, the Schedule "C" Property is not subject to any pending litigation, third party claim, demand, attachment or a process issued by any court or Authority save and except the one disclosed;
 - 10.1.6 To the knowledge of the Vendor-cum-Developer, the Schedule "A" Property is not the subject matter of any acquisition proceeding or any notice for acquisition, or any other notice which may adversely affect the marketability of title of the Schedule "C" Undivided Share Property;
 - 10.1.7 There is no order of restrain by any court or order from any Authority prohibiting or restraining the alienation of the Schedule "C" Undivided Share in the manner herein contemplated;
 - 10.1.8 All approvals, licenses and permits issued by the Authorities with respect to composite project are valid and subsisting and have been obtained by following due process of law;
 - 10.1.9 The Vendor-cum-Developer has duly paid and will continue to pay all 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 Casa Paradiso-4 to the Competent Authorities till the completion of Casa Paradiso-4;
- 10.1.10 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 by or served upon the Vendor-cum-Developer in respect of the Schedule "A" Property and/or Sobha City-Casa Paradiso 4;
- 10.1.11 The Vendor-cum-Developer agrees to do and execute or cause to be executed all acts, deeds and things, as may be required by the Purchaser and at the cost of the Purchaser for more fully and perfectly assuring title of the Purchaser to the Schedule "C" Property;
- 10.1.12 The Vendor-cum-Developer 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 Purchaser created herein, may prejudicially be affected;
- 10.1.13 The Vendor-cum-Developer has obtained insurance related to the development and construction of Sobha City-Casa Paradiso 4 and shall pay the insurance premiums until Sobha City-Casa Paradiso 4 is completed;
- 10.1.14 The computation of the Sale Consideration and Cost of Construction of the Schedule "C" Property includes recovery of land cost of the Schedule "C" Undivided Share, construction cost of the Schedule "C" Apartment/Unit, the cost of the Common Amenities and Facilities and the Common Areas of Sobha City-Casa Paradiso 4;
- 10.1.15 That the Vendor-cum-Developer will not convey or cause to be conveyed to any purchaser of the Apartment/Unit/s in Sobha City-Casa Paradiso 4, without incorporating the covenants and stipulations as are agreed to and undertaken as between the Vendor-cum-Developer and the Purchaser as per this Agreement;
- 10.1.16 The Vendor-cum-Developer is not restricted in any manner whatsoever from selling the Schedule "C" Property to the Purchaser in the manner contemplated in this Agreement.
- 10.2 The Purchaser acknowledges that the Vendor-cum-Developer has entered into this Agreement and has agreed to purchase the Schedule 'C' Undivided Share, based on the representations and warranties set out below (the "**Purchaser Warranties**"):
 - 10.2.1 The Purchaser has the power to enter into and perform this Agreement and upon execution, this Agreement, would constitute legal, valid and binding obligations on the Purchaser;
 - 10.2.2 The Purchaser confirms and acknowledges, that the Purchaser has been furnished with copies of all the title deeds relating to Schedule 'A' Property and the Sanctioned Plan and the Purchaser after being satisfied with the title of the Vendor-cum-Developer to the Schedule 'A' property and the

- Vendor-cum-Developer's right to develop Schedule 'A' Property, has entered into this Agreement;
- 10.2.3 That the Purchaser confirms that the Purchaser has been furnished with all the details pertaining to the Disclosures made by the Vendor-cum-Developer as detailed in clause 11 below and after understanding the same, the Purchaser has entered into this Agreement.

11 DISCLOSURES:

The Purchaser acknowledges and confirms that the Vendor-cum-Developer has fully disclosed to the Purchaser and the Purchaser has reviewed all of them and after having understood the implication thereof has entered into this Agreement and the Purchaser has agreed to all of the Disclosures and the Purchaser, expressly grants its consent and no objection to the Vendor-cum-Developer to undertake every action as per Disclosures.

- 11.1 That, the Vendor-cum-Developer has utilized an FAR to overall FAR of the Schedule "A" Property in other phases at the absolute discretion of the Vendor-cum-Developer.
- 11.2 That, the undivided share that would be conveyed to the Purchaser at the time of the execution of the Sale Deed would be based on the calculation of the utilisation of the FAR for Sobha City-Casa Paradiso 4.
- 11.3 The Common Amenities and Facilities and the Common Areas are to be maintained by all the Owners of Sobha City-Casa Paradiso 4 in common irrespective of the location of such Common Area and the Common Amenities and Facilities in Sobha City-Casa Paradiso 4.
- 11.4 That, the sale of the undivided share would only be for enabling the Purchaser to construct and own the Schedule 'C' Apartment/Unit and not for any other purpose. Purchaser has agreed that on the Vendor-cum-Developer being permitted under the provisions of the Act, for any change in FAR, the undivided share would stand varied and will be corresponding to the Apartment/Unit that is being constructed under the Scheme. Accordingly the quantum of undivided share to be conveyed would be finally declared in the Deed of Declaration and as per the Sale Deed;
- 11.5 That, the Apartment/Units can be used in terms of the rules and regulations formulated by the Vendor-cum-Developer and/or the Association of Owners as well as the terms set out in the Association Agreement executed with the Association and the operator of the Common Areas of Sobha City-Casa Paradiso 4 and the Common Amenities and Facilities of Sobha City-Casa Paradiso 4.
- 11.6 That, the Vendor-cum-Developer will be forming an Association of Owners for the management and maintenance of Common Area and the Common Amenities and Facilities, under the provisions of the Karnataka Apartment Ownership Act, 1976 pertaining to Sobha City-Casa Paradiso 4 and a Deed of Declaration as may be executed by the Vendor-cum-Developer.

- 11.7 That, the Vendor-cum-Developer has as per the scheme of development and sanction of plan, an extent of 14,825.448 sqm towards Parks and open space and an extent of 9357.19 Sq. mtrs towards 12 mtrs Road on the Northern Side of the Schedule "A" Property and Road widening on the Western side is relinquished to Bangalore Development Authority, vide Relinquishment Deed bearing Document no.220/11-12, dtd.25.04.2011, Book-I, Stored in C.D.No.BDAD164 registered in the office of the Additional District Registrar, Bangalore Urban district
- 11.8 That, the Vendor-cum-Developer has relinquished to BDA an extent of 2,197.45 sqm is towards 15m CDP Road vide Relinquishment Deed bearing Document no.355/11-12, dt 09.05.2011, Book-I, Stored in C.D.No.BDAD164 registered in the office of the Additional District Registrar, Bangalore Urban district. This would eventually become a public Road.
- 11.9 That the Vendor-cum-Developer has informed the Purchaser and the Purchaser is aware and agrees that in the Master Plan an extent of 7415.88 Square Mtrs., out of the Schedule "A" Property has been left as civic amenity site. The Purchaser is aware that the FAR on the civic amenities sites has not been utilized by the Vendor-cum-Developer. This Civic Amenity site has been retained by the Vendor-cum-Developer and the Vendor-cum-Developer will be entitled to utilise this in the manner as decided by them at their discretion and purchasers shall not object to the same in any manner. That the Vendor-cum-Developer has informed the Purchaser and the Purchaser is aware and agrees that the extent and the location of the civic amenities site could undergo changes on the Master Plan being modified.
- 11.10 That the Vendor-cum-Developer has informed and the Purchaser is aware that the Kharab Land as shown in the sanctioned plan is Village Roads passing through the property. These Village Roads would eventually become a public road to access the properties in the neighborhood of the Schedule 'A' Property. The Vendor has made an application for regularizing these Village Roads. In the event, the Vendor-cum-Developer is successful in regularizing this Kharab Land, the Vendor shall purchase the same at their cost from the government and shall be entitled to utilize all the benefits accruing thereon such FAR, TDR etc., on any of the Blocks/ Wings or in the Areas earmarked for future development in the Schedule 'A' Property.
- 11.11 That the Vendor-cum-Developer as per the scheme of development has earmarked an extent of 32,292 sft (50m x 60 m) for providing an electrical sub-station as per the requirements of the plan sanction. This extent would require to be relinquished/gifted free of cost to KPTCL or other statutory body for putting up a sub-station at a later date. The land area allocated for calculation of the undivided share in land is after deducting this extent from the Schedule 'A' Property.
- 11.12 The Purchasers are aware that an extent of 59955 sq. ft of land in the schedule Property is retained by the Vendor-cum-Developers for future development as stated in the sanctioned plan. The Vendor-cum-Developers shall be entitled to construct a Project in this future development area either as commercial or Residential or a mixture of Commercial and Residential as per the plan to be obtained from the appropriate authority. The unit holders of this future development if need be can register a separate Deed of Declaration, but however shall be governed by this Deed of Declaration. The unit holders in such future Development shall be entitled to use the common amenities and facilities of Sobha City without any hindrance.

- 11.13 That, the Vendor-cum-Developer has availed financial facility from ____ Bank and in view thereof, the Vendor-cum-Developer has deposited the documents of title, evidences, deeds and writings in respect of the land with _____, the _____ Bank. The _____ Bank has provided its no objection to the Vendor-cum-Developer to proceed with the execution of this Agreement.
- 11.14 The Vendor-cum-Developer has informed the Purchaser and the Purchaser is fully aware and has agreed that the Apartment/Units can be used only for residential purpose and in terms of the rules and regulation formulated by the Vendor-cum-Developer and or the Association of Owners.
- 11.15 The Purchaser is aware and has also agreed that the Vendor-cum-Developer shall be entitled to grant exclusive right to use and right to deal with Limited Common Area to the other Apartment/Unit owners. The Purchaser confirms that before execution of this Agreement, the Purchaser has been provided with details of the Limited Common Area of Sobha City-Casa Paradiso 4 and is fully aware of the exclusive right of user of such Limited Common Areas in the said Sobha City-Casa Paradiso 4. The Purchaser has also been informed that the Deed of Declaration shall also provide the details of such Limited Common Area and its use and exclusivity.

11.16 LIMITED COMMON AMENITIES AND FACILITIES

- 11.15.1 There would be multiple Blocks on the Schedule 'A' Property developed in different phases, with its exclusive common areas, and amenities. The Purchaser of the Schedule 'C' Unit/Apartment with respective Blocks/Wings shall not be entitled to use any such common areas of other Blocks/Wings in the entire development on the Schedule 'A Property which are directly attributable to such, each of such Block/Wings. The Purchaser shall not seek any separate amenities and facilities exclusively other than those attributable to them specifically.
- 11.15.2 All the Purchasers in the entire project as a composite development shall be entitled to the use the Roads and Pathways to access the parks and open space in the project and shall not be entitled to use the restrictive common amenities of other Blocks/Wings other than the specified in their respective Blocks/ Wings.
- 11.15.3 The expenses for all the common amenities such as Common Roads, Common Passages, Club House and its facilities, Swimming Pool, STP, OWC, DGs Solar Lighting, Security, Gardens and Parks, WTP's, Fire Fighting System which are attributable for their Blocks and Wings as well for the Common Amenities and Areas of the entire development in the project and other common facilities, shall be borne by the Purchaser/s proportionately with all other Purchaser/Owners in the entire development in the project as defined by the Owners Association.

12 CONVEYANCE AND DELAY IN TAKING CONVEYANCE:

12.15 The Purchaser undertakes that the Purchaser, shall come forward to take conveyance on the Vendor-cum-Developer having informed the Purchaser that the Vendor-cum-Developer is ready to execute conveyance in terms

- of this Agreement and the Parties shall execute the conveyance deed within ___ (____) months of the receipt of the Occupancy Certificate.
- 12.16 Consequent upon the Vendor-cum-Developer informing that the Schedule 'C' Apartment/Unit is ready for handover after receiving the Occupancy Certificate, the Purchaser shall, within 2 (two) months of such intimation, make all payments under this Agreement, and shall come forward to take conveyance of the Schedule "C" Property in terms of this Agreement. In the event of the Purchaser failing to make payments and taking conveyance, it shall be construed as breach on the part of the Purchaser, and the consequences as provided in clause 6, shall become applicable and the Vendor-cum-Developer will be entitled to enforce any of its rights thereunder.
- 12.17 The Purchaser shall also be liable to pay the power charges from the date of the connection, municipal taxes, levies, maintenance charges and any other amounts the Purchaser is required to pay under this Agreement even if the possession and conveyance not taken, and the Vendor-cum-Developer has not terminated this Agreement.
- 12.18 The Purchaser shall be liable to pay the stamp duty and registration fees in terms of clause 27(h) below.
- 12.19 The Purchaser shall also bear the legal costs associated with the preparation, finalisation, completion, and execution of the documentation (including this Agreement, Sale Deed).

13 THE PURCHASER ASSURES, UNDERTAKES AND COVENANTS WITH THE VENDOR-CUM-DEVELOPER AS FOLLOWS:

- 13.1 That the Purchaser shall not be entitled to claim conveyance of the Schedule 'C' Property until the Purchaser fulfils and performs all the obligations and completes all payments under this Agreement.
- 13.2 To get the Schedule "C" Apartment/Unit, constructed by the Vendor-cum-Developer, and shall have no right to construct or to require the Schedule "C" Apartment/Unit to be constructed through any Person other than the Vendor-cum-Developer.
- 13.3 Not to seek partition or division or separate possession of the Schedule "C" Undivided Share, not to object to the construction of other structures on Sobha City-Casa Paradiso 4 by the Vendor-cum-Developer including residences for sale to other purchasers and not to question or challenge the sale price agreed between the Vendor-cum-Developer and the purchasers of the rest of the undivided interests in Sobha City-Casa Paradiso 4. This covenant shall run along with the land comprised in the Schedule "B" hereto.
- 13.4 That the Purchaser has inspected the documents of title, relating to the Schedule 'A' Property belonging to the Vendor-cum-Developer. The Purchaser has studied the legal opinion furnished, the Sanctioned Plan, specifications of Sobha City-Casa Paradiso 4 and the Scheme of

development and the right of the Vendor-cum-Developer to develop the Project and the Disclosures. The Purchaser, after taking legal advise and after being satisfied with the title and having understood the plan sanctions, specifications of Sobha City-Casa Paradiso 4 and the Scheme of development of Sobha City-Casa Paradiso 4, the rights of the Vendor-cum-Developer and the Disclosures made by the Vendor-cum-Developer has entered into this Agreement.

- 13.5 That the Purchaser has entered into this Agreement with the full knowledge of all laws, rules, regulations, notifications applicable to Sobha City-Casa Paradiso 4 in general and this Project in particular. That the Purchaser hereby undertakes that he/she shall comply with and carry out from time to time after he/she has taken over for occupation and use the Schedule "C" Apartment/Unit, all the requirements, requisitions, demands and repairs which are required by any Authority in respect of the Schedule "C" Apartment/Unit at his/her own cost.
- 13.6 That the consideration agreed herein is based on the mutual negotiations between the Purchaser and the Vendor-cum-Developer, and the Purchaser shall have no right to renegotiate on the consideration in comparison with the other purchasers of the Apartment/Units in Sobha City-Casa Paradiso 4 for any reason whatsoever.
- 13.7 That the Purchaser is also aware and agrees that some of the Common Amenities and Facilities in Sobha City-Casa Paradiso 4 shall be completed from time to time and all of which shall be completed within the Completion Period. The completion of the Common Amenities and Facilities of Sobha City-Casa Paradiso 4 on the completion of Sobha City-Casa Paradiso 4 shall not give any right to the Purchaser to claim any damages on the Vendor-cum-Developer.
- 13.8 The Purchaser and other owners of the apartments undertake to join the Association formed by the Vendor-cum-Developer. The Purchaser along with the Sale Deed will also execute Form B as provided in the Karnataka Apartment Ownership Act, 1976
- 13.9 That the Purchaser and the Association shall take over the maintenance of Sobha City-Casa Paradiso 4 in terms of Clause 19 of this Agreement.
- 13.10 That after Sobha City-Casa Paradiso 4 is handed over to the Owners Association, the Vendor-cum-Developer shall not be responsible for any consequence or liability on account of failure, negligence, act or omission, obstruction, alteration, modification, restraint or improper use by any or all the owners, service providers or their agents with regards to the Common Amenities and Facilities as well as the fire safety equipment, fire protection systems, their supporting equipment, pollution control and other general safety equipment, related facilities and services. The Purchaser with the other owners shall ensure that periodical inspections of all such Common Amenities and Facilities are done so as to ensure proper functioning thereof.
- 13.11 After the maintenance of the building is handed over to the Association, the Vendor-cum-Developer shall not be responsible for any consequence

- or liability on account of failure, negligence, act or omission, obstruction, alteration, modification, restraint or improper use by any or all the owners, service providers or their agents with regard to the Common Amenities and Facilities of Sobha City-Casa Paradiso 4.
- 13.12 Statutory Payments for the development of the Schedule "C" Property further to this Agreement which are not levied at the moment, but after the Schedule 'C' Property is handed over, shall be borne and paid by the Purchaser. Statutory Payments levied by competent authorities under the law, in respect of any services which the Vendor-cum-Developer would be rendering to the Purchaser pursuant to this Agreement, shall also be borne by the Purchaser and the Purchaser will indemnify the Vendor-cum-Developer of any instances of taxes on this Agreement, accruing in future.
- 13.13 The Purchaser covenants that the Purchaser shall be bound and liable to comply with the obligations set out in Schedule E and will have the rights set out in Schedule D in the enjoyment of the Schedule 'C' Apartment/Unit and the Common Areas and the Common Amenities and Facilities of Sobha City-Casa Paradiso 4 on the Schedule 'C' Apartment/Unit being complete and handover.
- 13.14 That the Purchaser shall not have any right, at any time whatsoever, to obstruct or hinder the progress of the development of the Project on the Schedule "A" Property including the development and construction of Sobha City-Casa Paradiso 4 in which the Schedule 'C' Apartment/Unit is located.
- 13.15 That the Purchaser shall not object to the Vendor-cum-Developer retaining one or more units in the project as their sales office/mock-up apartment and the Vendor-cum-Developer shall be entitled to showcase the same to their prospective customers.
- 13.16 That though the Purchaser's rights under this Agreement are confined to the Schedule "C" Apartment/Unit of Sobha City-Casa Paradiso 4, the Purchaser shall not have any right in any other part of Sobha City-Casa Paradiso 4 and the Schedule "A" Property.
- 13.17 Further the Vendor-cum-Developer reserves the right to allot for consideration, exclusive car parking rights at the Basement Level and /or Ground Floor Level and also Surface Parking in the limited common areas if any, on the spaces left open after construction of the Apartment Buildings/ Blocks and Wings to the Purchaser or to the other owners, who specifically apply for the same and who have been allotted such space by the Vendor-cum-Developer and the Purchaser shall not have any right to object to such allotment, the Purchaser or such other allottee shall not have the right to put up any construction or enclose the same or alter the nature of use thereof. Any unsold/unalloted car parking shall belong to Vendor, and the Vendor shall have full rights on such unsold/unalloted car parking and can be used by them as thought fit at their discretion. The Developer shall allot and mark the car parking on ground; no changes to the car parking already allotted at specified locations will be made.

- 13.18 The additional un-allotted car parking areas from and out of limited common areas to the exclusion of the others in the residential block shall vest with the Vendor-cum-Developer; such un-allotted car parking in the limited common area will be allotted to the prospective Purchaser who are in need of such additional car parking space. The Developer reserves the right to allot such additional car park under the category limited common area and will be allotted to such prospective purchasers for orderly allotment of the car parking either in the basement or any other level and can recover the cost of construction for such additional car parking area allotted to the prospective Purchasers.
- 13.19 The Purchaser agrees not to alter or subscribe to the alteration of the name of the Project, "Sobha City-Casa Paradiso-4", it being acknowledged that neither the Purchaser nor other owners of residences within Sobha City-Casa Paradiso 4 have any right to seek such change. The Vendor-cum-Developer will be entitled to make the change in the name.
- 13.20 On inspection during the progress of works of the Schedule "C" Apartment/Unit, the Purchaser, if required, may discuss matters relating to the construction only with the designated Person/s of the Vendor-cum-Developer and not with any other representatives of consultants, contractors or agencies working on the Schedule "A" Property. The Purchaser shall not instruct the site staff to stop/modify/continue any works for any reasons whatsoever.
- 13.21 All interior related works by the Purchaser can be taken up only after handing over possession of the Schedule "C" Apartment/Unit to the Purchaser by the Vendor-cum-Developer. The Vendor-cum-Developer does not owe any responsibility for any breakages damages caused to any of the finishing works or to the structure already handed over to the Purchaser. The Vendor-cum-Developer is not answerable to any thefts during the course of the interior works.
- 13.22 The Parties agree that any default by the Purchaser in complying with the payment obligations stipulated in this Agreement would constitute sufficient reason/cause for the Vendor-cum-Developer to terminate this Agreement and in which case the consequences of termination under Clause 6 would follow immediately.
- 13.23 The Purchaser covenants that the Purchaser shall comply with all the rules and regulations pertaining to Common Areas, Common Amenities and Facilities of Sobha City-Casa Paradiso 4 nor place any heavy material in the Common Areas being passages or staircase of the [Sobha City-Casa Paradiso 4 /Block in which the Schedule "C" Apartment/Unit is located].
- 13.24 The Purchaser shall be solely responsible to keep the Schedule "C" Apartment/Unit at his/her own cost the walls, drains, pipes and other fittings in good and habitable condition in particular so as to support and protect the parts of the Block, and to carry out any internal works or repairs as may be required by the Association;

- 13.25 The Purchaser agrees that all the above covenants and assurances of the Purchaser as set out above shall continue upto the date of execution of the Sale Deed and shall be repeated under the Sale Deed.
- 13.26 The Purchaser shall bear his share of all applicable taxes, cess, charges miscellaneous deposits, charges, statutory levies, etc. payable to the Government Authorities, which costs may be incurred by the Vendor-cum-Developer on a Sobha City-Casa Paradiso 4 wide basis or a per unit basis. Where taxes cess, charges etc. are payable on a Sobha City-Casa Paradiso 4 wide basis, these shall be prorated based on the measurement of the Schedule "C" Apartment/Unit and shall be payable by the Purchaser within a period of **30 (Thirty) days** of a demand being made by the Vendor-cum-Developer in this behalf.
- 13.27 The Purchaser hereby covenants and confirms that it shall be the sole responsibility of the Purchaser to review and visit the website as and when notified by the Local Authority, to get regular updates on the development/construction approvals of the Project.
- 13.28 The Purchaser agrees and covenants that the Vendor-cum-Developer shall not be held liable for any representations/commitments/details/information provided by the real estate agent/broker/channel partner, of whatsoever nature, not stated in this Agreement or as provide by the Vendor-cum-Developer.
- 13.29 The Purchaser agrees that the Vendor-cum-Developer shall not be responsible, accountable or liable in any manner whatsoever to any person including the Purchaser, the Association for any act, deed, matter or thing committed or omitted to be done by the maintenance service provider in due course of such maintenance, management, control and regulation of the Project.

14 NATURE OF RIGHT OF USAGE

- 14.1 It is agreed that the Apartment/Unit shall be used only for the purpose of a personal residence.
- 14.2 It is agreed that the Purchaser Car Parks shall be used only for parking cars and the Purchaser Car Parks shall not be used for storage, disposal of old tyres, or as any accommodation for helpers, drivers etc.
- 14.3 All the Common Areas and the Common Amenities and Facilities shall be for non-exclusive use and will be based on the rules and regulations of the Association and as provided herein.
- 14.4 The Purchaser shall not be permitted to use the services areas and the basements which are part of the Common Areas in any manner whatsoever, other than those earmarked as parking spaces, and the same shall be reserved for use by the Association formed by the Purchases for rendering maintenance services.

14.5 The private terrace areas/Garden specifically allotted to the individual Purchaser/s is for their exclusive use and enjoyment and such Purchaser/s shall not have the right to put up any permanent / temporary construction in the terrace or enclose the same or use/convert it for any commercial purposes.

15 RIGHT TO REBUILD AFTER THE PURCHASER HAS TAKEN POSSESSION AND CONVEYANCE.

- 15.1 In the event of damage or destruction of Sobha City-Casa Paradiso 4 or any portions thereof for any reason other than Structural Defects, where such damage or destruction occurs after the completion of Sobha City-Casa Paradiso 4, all Residence Owners in Sobha City-Casa Paradiso 4 shall have the right to repair or rebuild Sobha City-Casa Paradiso 4 and the Apartment/Units. Subject to Applicable Law, the repair or reconstruction of Sobha City-Casa Paradiso 4 shall be carried out on the basis of the sanctioned plan and other approvals that may be required.
- 15.2 All the Apartment Owners of Sobha City-Casa Paradiso 4 which is damaged or destroyed shall bear the cost of such repair or reconstruction in a fair and equitable manner and may utilise the funds available with the Association for these purposes in accordance with the rules and regulations of the Deed of Declaration. Without prejudice to the foregoing, the Purchaser agrees that the proceeds of any insurance that may be obtained by the Association for insuring Sobha City-Casa Paradiso 4 against any such damage or destruction, shall be utilized only for the purpose of such repair or reconstruction.

16 ASSIGNMENT

- 16.1 The Purchaser hereby agrees and confirms that this Agreement is not transferable / assignable to any other third party or entity except as provided in this clause 16.2 and clause 16.3.
- 16.2 That the Purchaser shall not be entitled to transfer / assign the rights under this Agreement for a period of one year from the booking date or date of payment of 30% of the consideration under this Agreement, whichever is later.
- 16.3 Any assignment shall be, subject to clause 16.2, be done only by way of written agreement between the Vendor-cum-Developer and the Purchaser herein and the new purchaser. The new purchaser shall undertake to be bound by the terms of this Agreement including payment of the transfer fees of Rs. 100/- (Rupees hundred only) per square foot. The transfer fee under this clause shall not apply in case of transfer made to and between the family members i.e., father, mother, brother, sister, son, daughter, husband and wife.

17 CLUB AND MEMBERSHIP OF THE CLUB

- The Purchaser is fully aware that the Vendor-cum-Developer will be 17.1 providing a Club. The said Club will be managed by the Vendor-cum-Developer or any operator that the Vendor-cum-Developer may appoint. The Club shall be located in of Sobha City-Casa Paradiso 4 and the undivided share corresponding to the constructed area of the Club shall be conveyed among all the purchasers in Sobha City-Casa Paradiso 4 on a pro rata basis, taking into consideration the measurement of the constructed area acquired by them in Sobha City-Casa Paradiso 4. The Purchaser herein will be entitled to the use of such Club on a payment of club membership fees as prescribed by the Vendor-cum-Developer. The Purchaser and all other owners of the Apartment/Units shall be bound by the rules and regulations of the Club. The Purchaser will be required to pay the club membership fees and other usage charges for the facilities provided in the Club as prescribed by the Vendor-cum-Developer or the Association of Owners. On the Vendor-cum-Developer handing over the maintenance to the Association in terms of the Act, the Association of Owners will be responsible to manage, maintain and operate the Club and its facilities.
- 17.2 Apart from the rules and regulations that would be formulated by the Vendor-cum-Developer and or the operator of the Club, the fundamental use of the Club shall be in the manner set out below:
 - 17.2.1 In the event the property is purchased by a partnership firm, then a partner or any authorized representative of the said partnership firm occupying the Schedule "C" Apartment/Unit would be entitled to use the said Club on payment of the club membership fees.
 - 17.2.2 In the event the Schedule "C" Apartment/Unit is purchased by a public limited or a private limited company, any person occupying as the authorized occupier on behalf of the said company shall be entitled to the use of the said Club on payment of the club membership fees.
 - 17.2.3 In the event of inheritance, the person inheriting and occupying the Schedule "C" Apartment/Unit shall be entitled to membership of the said Club on payment of charges as fixed by the Association.
 - 17.2.4 In the event of there being any co-owner of Schedule "C" Apartment/Unit such co-owners occupying the Schedule "C" Apartment/Unit will be entitled to the use of the said Club on payment of charges as fixed by the Association.
 - 17.2.5 In any other case like tenancy, lease, license etc, the occupier of the Schedule "C" Apartment/Unit will be entitled to the use of the said Club on payment of charges as fixed by the Association.

18 TAXES AND FEES

- 18.1 The Purchaser shall pay the Statutory Payments, Khata transfer fees or any other charges that are necessary for securing separate assessment for the Schedule "C" Apartment/Unit. It is clarified that the Purchaser shall pay all municipal and property taxes payable or arising in respect of the corresponding Carpet Area of the Schedule "C" Apartment/Unit.
- 18.2 If any Statutory Payments becoming payable in respect of the Schedule "B" Property, or Sobha City-Casa Paradiso 4 by the Vendor-cum-Developer for the period after grant of occupation certificate, or if the rates of such Statutory Payments increase from the currently applicable rates after the handing over of the possession to the Purchaser of the Schedule "C" Apartment/Unit, a proportionate amount of such Statutory Payments or the increase thereof shall be borne by the Purchaser and paid by the Purchaser within **30 (Thirty) days** of a demand for the same being made by the Vendor-cum-Developer. The Purchaser shall also reimburse to the Vendor-cum-Developer any amounts paid by it on this account. However, all such payments required to be made by the Purchaser shall be similar to the charges payable by all the other Residence Owners.
- 18.3 The Purchaser shall be liable to pay such maintenance charges from the date the Schedule "C" Apartment/Unit is ready for occupation and is notified, whether the possession is taken or not by the Purchaser.

19 ASSOCIATION OF OWNERS

20 ASSOCIATION AND SUB-COMMITTEES

The owners in the respective blocks shall form a sub-committee to each of the block/developments and such sub-committee shall be called as

SOBHA CASA SERENITA Sub- Committee, SOBHA MYKONOS, Sub- Committee, SOBHA CASA PARADISO 1 Sub- Committee, SOBHA CASA PARADISO 2, Sub- Committee, SOBHA CASA PARADISO 4, Sub- Committee, SOBHA ARISTOS 1, SOBHA ARISTOS 2 Sub- Committee, SOBHA SANTORINI "Sub- Committee,

Each of the sub-committee so formed shall appoint and elect such number office bearers which shall not be less than 3 members to look after the administration and maintenance of the common areas, amenities and facilities in the respective block/development.

One elected member of the sub-committee shall always represent in the Apex Association "**Sobha City Apartment Owners Association**" and such Apex Association shall govern and guide the respective sub-committees in running and maintaining the respective blocks. The Apex Association "Sobha City Apartment Owners Association" shall look after the maintenance of the common facilities and amenities, which are not attributable to any specific block, such as the Club Houses, Swimming Pool/s, common access Roads, Power and electricity of the General Areas, STP, OWC, Parks, common pumps, Open spaces an any other common amenities etc.,

Each of Sub-committee shall be entitled to open a banking Account with any schedule Bank under the name and title of Sobha City – A/c the respective sub-committee. (e.g, Sobha City a/c Sobha Mykonos).

The Account shall be operated jointly by one member of the sub-committee and a person appointed by the Apex Association.

That the owners of Apartments in the respective blocks shall pay the maintenance charges of their respective blocks and also the maintenance charges of the Common facilities and amenities in the Schedule Property, as fixed by the Vendor-cum-Developers, the subcommittee or Apex Association from time to time and shall be governed by this Deed of Declaration.

The Apex Association "**Sobha City Apartments Owners Association**" shall oversee and guide the maintenance of each block and shall reimburse the cost of maintenance to each of the sub-committee.

That the Administration of **"SOBHA CITY APARTMENT OWNERS ASSOCIATION"** consisting as aforesaid of the buildings and parcel of land described in Schedule 'A' and this Deed shall be in accordance with the provisions of this Deed and with the provisions of the Bye-laws which are made a part of this Deed.

20 MAINTENANCE OF THE SCHEDULE C APARTMENT/UNIT:

- 20.1 The Purchaser shall pay Maintenance deposit of **Rs.** apartment as demanded by the Vendor-cum-Developer with effect from the apartment being ready for occupation or the project being declared for maintenance warranty whichever is earlier. The said deposit will be retained by the Vendor-cum-Developer and the interest at the rate prevailing from time to time of a standard Nationalised Bank will be considered as interest earned on the maintenance deposit and utilised for meeting the common maintenance, repairs and up-keep including indirect expenses and facility maintenance service charges as stated hereunder. The interest on this deposit will commence from the date of the commencement of warranty and maintenance of the project Block / Wing. In case the interest accrued is inadequate, the Vendor-cum-Developer shall call for additional deposit to meet the maintenance expenses of the Building and the Purchaser shall pay the same within ten days of such demand. Alternatively, the Purchaser will reimburse additional maintenance charges to the Vendor-cum-Developer within ten days of such demand. In the event of there being any delay in payment of the amount, the Purchaser shall also be liable to pay interest at the % per annum on the outstanding dues. In case, these payments are not paid to the Vendor-cum-Developer, the Vendor-cum-Developer shall have the right to adjust such deficit from and out of the Maintenance Deposit to recover the maintenance dues. The maintenance shall mean and include the maintenance of Club-House, Swimming Pool and common amenities such as roads etc., and facilities of Sobha City in the Schedule 'A' Property and also common areas of "Sobha City-Casa Paradiso-4" Expenses for maintenance such as;
 - 20.1.1 Expenses for maintenance of lifts, pumps sets, generators, solar systems and other machinery, sanitary and electrical connections in the building

- and in Schedule 'A' Property including the cost of AMC's for these equipments
- 20.1.2 Expenses incurred to carry out any additional work or renewal of license required by the statutory authorities during the maintenance period (E.g. Electrical inspection, KSPCB inspection etc).
- 20.1.3 Any Common expenses related to Centrax facility through a preferred service provider.
- 20.1.4 Any expense incurred in rectifying any item related to statutory bodies (like BESCOM cable, BWSSB water pipeline etc).
- 20.1.5 Electricity consumption charges for running all common services and lighting the common areas, basement and all open areas and water consumption charges of building and for facilities in Schedule 'A' Property.
- 20.1.6 Cost of replacement of electrical fittings and bulbs in all common areas, corridors, basement, lobbies, drive way and open places and transformer yard.
- 20.1.7 Expenses for maintenance of the buildings and the land surrounding thereto and colour washing of common areas, maintenance of internal driveways within Schedule 'A' Property.
- 20.1.8 Expenses incurred in the maintenance of Landscape, Gardens, Pots and other plants in Schedule 'A' Property.
- 20.1.9 Salaries and wages payable to the Property Manager, Security Guards, lifts operators, Plumbers, Electricians, Gardeners, Pumps and Generator Operators and all other staff appointed and also facility maintenance service charges to the First Party.
- 20.1.10 Such other expenses which are common in nature and not attributable to any unit in particular but relates to the Maintenance of **Sobha City** in general.
- 20.2 That the Purchaser shall also pay subscription, maintenance and administrative charges of the club house and its amenities as demanded by the Vendor-cum-Developer or the Association either on monthly or on annual basis. The Purchaser shall not at any time claim ownership on the club house and swimming pool.
- 20.3 The Purchaser shall, from the date the Schedule "C" Apartment/Unit being ready for occupation, whether possession of the same is taken or not, shall pay proportionate share of all outgoings and maintenance costs and general expenses such as insurance, municipal taxes/expenses, and cesses, electrical and water tax and all other maintenance charges of the Common Areas of Sobha City-Casa Paradiso 4 as determined by the Vendor-cum-Developer and no circumstances be liable for the same.
- 20.4 The Purchaser shall also observe and abide by all the Bye-laws, Rules and Regulations prescribed by the Municipality or State/Central Government Authority, in regard to ownership or enjoyment of Schedule "C" Apartment/Unit apart from the rules and regulations of the Association.
- 20.5 The Purchaser shall permit the Association and/or maintenance agency to enter into the Schedule "C" Apartment/Unit or any part thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect.

- 20.6 The Vendor-cum-Developer or the agency appointed by the Vendor-cum-Developer will be the exclusive maintenance service provider for the maintenance to be provided to the Common Areas, the Common Amenities and Facilities of Sobha City-Casa Paradiso 4 until the Association of Owners takes over the maintenance of Sobha City-Casa Paradiso 4. The charges for such services and maintenance shall be paid by the Purchaser and other owners of the Apartment/Units. The Purchaser and other owners of the Apartment/Units in Sobha City-Casa Paradiso 4 shall not make arrangements with any outside agency other than as defined in the Association Agreement till the completion of one year from the date of grant of occupation certificate to Sobha City-Casa Paradiso 4 and all its Blocks.
- 20.7 The Vendor-cum-Developer will maintain the Common Areas and the Common Amenities and Facilities of Sobha City-Casa Paradiso 4 for the period of one year as provided in the Act.
- 20.6 The Purchaser expressly authorizes the Vendor-cum-Developer to handover the Maintenance Deposit to the Owners Association whether registered or unregistered body without seeking any further no objection from the Purchaser. It is also made clear that the Vendor-cum-Developer shall not carry out any rectification works in the said Schedule "C" Unit/Apartment if the Purchaser takes over the Apartment after the lapse of this Occupancy/warranty period.

21 PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

The Purchaser is fully aware and acknowledges, understands and agrees that the logo, the mark and all Intellectual Property Rights with the Vendor-cum-Developer is the sole and exclusive property of the Vendor-cum-Developer and the Vendor-cum-Developer has all the intellectual property rights thereto and any use of the same without any limitation whatsoever and in any shape or form or in any manner whatsoever by the Purchaser or any other Person, is expressly prohibited and only the Vendor-cum-Developer is entitled to the same and to use the same in any form, manner, for any products, and to exploit the same. In the event of violation of the Vendor-cum-Developer's intellectual property rights by the Purchaser in any manner, the Vendor-cum-Developer, apart from injunctive relief will also be entitled to be compensated fully including all cost, charges and expenses incurred by the Vendor-cum-Developer in protecting its rights.

22 ELECTRICITY AND WATER CONNECTION:

22.1 The Purchaser is aware that the responsibility of providing water supply, sewage connection and electricity is that of BWSSB and BESCOM/other government authorities. In case the water supply from the BWSSB is not available or if available and is inadequate, in that event the association has to make alternative arrangements for the water through water tankers. Similarly, the Vendor-cum-Developer shall endeavour to get the required quantum of Power supply as per the specification, however, if BESCOM is unable to supply the required quantity of Power, the First Party shall get the Power supply as sanctioned by the authorities and shall accept such reduced load in Power.

- 22.2 The Vendor-cum-Developer shall make provisions for supply of water through Bore wells dug in the Schedule 'A' Property, provided there is no restriction from the Government. In case sufficient water is not available from the bore well then the Association shall make arrangements to get the water supply through alternative sources such as water tankers etc., and the Purchaser undertakes to pay for the same.
- 22.3 The Schedule 'B' Apartment will be provided with electricity supply and water supply. The said supply/supplies are from the government agencies, the Second Party shall pay the consumption charges as per meter reading and further comply with the rules and regulations imposed by the authorities in respect thereto. Irrespective of the fact whether the apartment is occupied by the Purchaser and/or their tenants/permitted persons or not, the Purchaser /Occupant shall be liable to pay the Vendor-cum-Developer the minimum charges stipulated by them for supply of the electricity. Any default would result in disconnection of supply of electricity to the Schedule 'B' Apartment and will be restored on payment of all the arrears with interest claimed, if any.
- 22.4 The Vendor-cum-Developer agrees to provide DG back-up/stand-by power for the lift, pumps, light in common areas with a limit switch to the Schedule 'B' apartment. They may at their discretion provide electricity to the apartment building from the said captive power source. The Purchaser shall pay the consumption charges as per the meter reading.
- The Vendor-cum-Developer is not responsible for the quality of power supply from Bangalore Electricity Supply Company Ltd. Quality of water supply as aforesaid.
- 22.6 The Vendor-cum-Developer is not responsible for "Electric Meter Transfer" to the Purchaser and the same shall undertaken by Purchaser.

23 DEFECT LIABILITY PERIOD:

- 23.1 In the event of any Structural defects, being informed by the Purchaser in writing within the period of five years from the date of the Occupancy Certificate having been issued. The Vendor-cum-Developer will attend to the same within 30 days of such notice or such other time period as may be reasonably required to rectify the defect at its cost. However, the same shall not mean and include defect/s caused by normal wear and tear and/or by the negligent use of the Unit/s by the respective Purchaser/Occupants, vagaries of nature, superficial cracks, etc. If there is a dispute regarding any defect in the building or material used the matter shall, within a period of five years from the date of handing over possession, on payment of such fee as may be determined by the Regulatory Authority, be referred for decision to Adjudicating Officer appointed under section 71(1) of the Real Estate (Regulation and Development) Act 2016.
- 23.2 Provided however notwithstanding anything stated herein, it is agreed between the parties that:

- 23.2.1 The Purchaser' of the units in the building/wing/phase shall not carry out any alterations of whatsoever nature in the said Unit /wing/building/phase and in specific the structure of the said Unit/ wing/building/ phase of the said Project/ Scheme which shall include but not be limited to columns, beams etc. or in the fittings therein, particularly it is hereby agreed that the Purchaser shall not make any alteration in any of the fittings, pipes, water supply connections or any erection or alteration in the bathroom, toilet and kitchen, which may result in seepage of water. If any of such works are carried out the defect liability on the part of the Vendor-cum-Developer shall automatically become void and stand extinguished.
 - 23.2.2 That it shall be incumbent upon the Purchaser to maintain his/ her/ their Unit in a diligent manner and take all due care necessary for the same including but not limited to the regularly ensuring taking care of the Unit to prevent water seepage, etc.
 - 23.2.3 Where the manufacture warranty as shown by the Vendor-cum-Developer to the Purchaser expires, the same have to be renewed from time to time under AMC for such Facilities & Amenities at all time during defect liability period and should the annual maintenance contracts not be renewed by the Purchaser and/or Association of Purchaser the Vendor-cum-Developer shall not be responsible for any repairs/defects occurring due to the same.
 - 23.2.4 In case of use of inappropriate cleaning materials or any other material, the Vendor-cum-Developer will not be responsible for any deterioration of the materials in the Unit/Common Areas.
 - 23.2.5 Normal wear and tear of materials due to weather effect or usage or nonoccupation of the unit for long durations, the Vendor-cum-Developer will not be responsible;
- 23.3 In carrying out the repairs of any Structural Defects:
 - 23.3.1 The Vendor-cum-Developer reserves the right to replace unavailable materials with suitable alternatives without any compromise on the quality of the material, quality of workmanship and the aesthetics of the unit.
 - 23.3.2 The Vendor-cum-Developer state that many of the materials procured from factories/vendors are subject to variations in tone, grain, texture, colour and other aesthetics features which are beyond the control of the Vendor-cum-Developer, they may not be the same as shown in the model unit/samples. This is mostly due to items being manufactured in different lots. Every effort will be made to minimize the variations to the specifications, Purchaser are informed to expect variations within natural/permissible limits.
 - 23.3.3 The Vendor-cum-Developer will ensure that the workmanship of all the works shall be generally in accordance with the general and detailed specifications as mentioned in the Agreements and as per the sanction plans.
 - 23.3.4 That the Project/Scheme as a whole has been conceived, designed and constructed based on the commitment and warranties given by the vendors/ manufacturers, wherever applicable, that all equipments, fixtures

- and fittings shall be maintained and covered by maintenance/ warranty contracts so as it to be sustainable and proper working condition to continue warranty in both the Units and the common Amenities & Facilities of the Project wherever applicable.
- 23.3.5 That the Purchaser has/have been made aware and that the Purchaser expressly agree/s that the regular wear and tear of the unit/wing/building/phase includes minor hairline cracks on the external and internal walls excluding the RCC structure which happens due to variation in temperature of more than 20 degrees Celsius and which do not amount to structural defects and hence cannot be attributed to either faulty workmanship or structural defect.

24 KHATA TRANSFER

The Purchaser/s are entitled to secure khata of Schedule 'B' and 'C' Property/ies at his/her/their cost and expenses from the Statutory Authority and the First Party shall sign all the necessary consent letters to secure the khata.

25 TERMINATION BY PURCHASER:

- 25.1 In the event of (i) there being any delay in securing the Occupancy Certificate by the Vendor-cum-Developer, beyond the Completion Period, for reasons other than Force Majeure or (ii) due to discontinuance of the business of the Vendor-cum-Developer on account of suspension or revocation of registration of the Project in terms of the Act, the Purchaser will have the discretion to:
 - 25.1.1 continue with the Agreement, in which event the Vendor-cum-Developer shall become liable to pay to the Purchaser the Interest on the amounts paid under the Payment Plan till such period the default is cured by the Vendor-cum-Developer; or
 - 25.1.2 terminate this Agreement and on such termination the Vendor-cum-Developer shall refund within 60 days, all the amounts received till the date of the termination with Interest thereon against the Purchaser handing over the original of this Agreement duly cancelled. On such termination notice being issued by the Purchaser, the Vendor-cum-Developer will be entitled to deal with the Schedule "C" Property without any reference to the Purchaser.
- 25.2 The Vendor-cum-Developer will be entitled to extension of time for completion of Sobha City-Casa Paradiso 4, if the development is delayed by any Force Majeure event and notified,
- 25.3 If the Purchaser desires to terminate this Agreement for no cause, the Purchaser shall notify the Vendor-cum-Developer of its intent to terminate in writing with acknowledgement and this Agreement shall stand terminated without any requirement of any further documentation. The letter of termination shall serve as the termination document for this clause

and the Purchaser shall hand over the originals of this Agreement to process the payment under this clause. On such notification by the Purchaser, the Vendor-cum-Developer shall be entitled to forfeit the Booking Amount paid for the Schedule "C" Property and any Interest due and the remaining balance amount of money paid by the Purchaser, if any, shall be refunded by the Vendor-cum-Developer to the Purchaser within 45 days of sale of the Schedule "C" Property to any third Person .

26 NOTICES

Any notice and other communications provided for in this Agreement shall be in writing and shall be first transmitted by facsimile/electronic transmission and then confirmed by internationally recognised courier service, in the manner as elected by the Party giving such notice to the following addresses:

(a) In the case of notices and other communications to the Vendor-cum-Developer:

Address:
Attention:
Telephone:
Facsimile:
Email:

(b) In the case of notices and other communications to the Purchasers:

Address:
Attention:
Telephone:
Facsimile:
Email:

- (c) All notices shall be deemed to have been validly given on (i) the business date immediately after the date of transmission with confirmed answer back, if transmitted by facsimile/electronic transmission, or (ii) the business date of receipt, if transmitted by courier or registered mail.
- (d) Any Party may, from time to time, change its address or representative for receipt of notices provided for in this Agreement by giving to the other Party not less than 15 days prior written notice.

27 MISCELLANEOUS

(a) **Reservation of rights**

No forbearance, indulgence or relaxation or inaction by the Parties at any time to require performance of any of the provisions of this Agreement shall in any way affect, diminish or prejudice the right of the Parties to require performance of that provision. Any waiver or acquiescence by the Parties of any breach of any of the provisions of this Agreement shall not be construed as a waiver or acquiescence of any right under or arising out of this Agreement or of the subsequent breach, or acquiescence to or recognition of rights other than as expressly stipulated in this Agreement.

(b) **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.

(c) Amendment

No modification or amendment to this Agreement and no waiver of any of the terms or conditions hereto or any rights arising here from shall be valid or binding unless made in writing and duly executed by both Parties.

(d) **Counterparts**

This Agreement may be entered into in any number of counterparts, all of which taken together shall constitute one and the same instrument. The Parties will be signing such counterpart.

(e) Indulgence

The Parties hereto agree that in the event of there being any delay in or indulgence shown by either of the parties with regard to the enforcement of any of the terms of this agreement the same shall not be construed as a waiver of rights on the part of the party showing such indulgence or forbearance and the parties shall be entitled to enforce such right without prejudice to such indulgence or forbearance shown.

(f) Complete agreement

The parties acknowledge that this agreement is the complete agreement between the parties.

(g) **Entirety**

This Agreement, along with its schedules, constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said Schedule "C" Property.

(h) Stamp Duty , Registration Charges etc..

- 1) The stamp duty payable on this Agreement, shall be borne by the Purchaser exclusively. The Vendor-cum-Developer shall have no liability in respect thereto.
- 2) The stamp duty and registration fee or any demands for deficit prevailing on the Sale Date, legal expenses for the documentation of this Agreement and the Sale Deed and all other miscellaneous and incidental expenses for execution and registration of Sale Deed, shall be borne by the Purchaser exclusively. The Vendor-cum-Developer shall have no liability in respect thereto. However, in case the Purchaser fails to deposit the stamp duty, registration charges and all other agreed charges the Purchaser authorizes the Vendor-cum-Developer to withhold registration of the conveyance deed in his/her favour till full and final settlement of all dues and stamp duty and registration charges to the Vendor-cum-Developer is made by the Purchaser. The Purchaser shall be solely responsible and liable for compliance of the provisions of Karnataka Stamp Act, 1957 including any actions taken or deficiencies/penalties imposed by the Authority.

(i) **Dispute Resolution**

(c)

Purchaser

All or any dispute arising out or touching upon or in relation to the terms and conditions of this Agreement, including the interpretation and validity of the terms thereof and the respective rights and obligations of the Parties , shall be settled amicably by mutual discussion, failing which the same shall be settled through the adjudicating officer appointed under the Act. Any other aspect not covered by the Act pertaining to this Agreement, to be adjudicated by the competent court of law under the relevant provision of the Applicable Law.

(j) Governing law and Jurisdiction

The provisions of this Agreement shall, in all respects, be governed by, and construed in accordance with the laws of India. The Parties agree that the courts in Bangalore shall have jurisdiction. The Regulatory Authority or the Appellate authority under the Rules framed by the Government of Karnataka would have jurisdiction for the matters arising under this Agreement and falling under the Act.

28 PERMANENT ACCOUNT NUMBER AND AADHAR CARD NUMBER.

(a)	Vendor-cum-Developer	:

SCHEDULE "A"

(Description of the entire property)

All that piece and parcel of land bearing Sy.No. 62/2 and Sy.No.62/3, situated at Chokkanahalli Village, Yelahanka Hobli, Bangalore North Taluk and Sy.No.7/1, Sy.No.9/1 and Sy.No.9/2, situated at Nagareshwara Nagenahalli Village, K.R.Puram Hobli, Bangalore East Taluk, presently bearing Municipal No. 40/7/1, 9/1, 9/2, 62/3, 62/2 totally measuring 36 Acres 25 Guntas (148214.77 sgm) and 19 Guntas of Karab, and bounded by:

EAST : Pond and Private Property; WEST : Thanisandra Main Road;

NORTH: Sy.No.63, 61, 58, 57, 56 & 46 of Thanisandra Village;
SOUTH: Thanisandra Village Boundary, remaining Portion of

Sy.No.7and 9 of Nagareshwara Nagenahalli Village;

An Extent of 9,357.19 sqm is relinquished for Roads, 2,197.45 sqm for CDP Road, 14,825.448 sqm for Parks and open spaces and 7,415.886 sqm is earmarked for Civic amenities and an extent of 32,292 sft (50m x 60m) is earmarked for providing a substation in the Schedule 'A' Property. The UDS on the land is calculated after deducting these areas.

SCHEDULE "B"

An undivided	% share, right,	title and	interest in	the	Schedule	`Α'	Property	i.e.
equivalent to	sft.							

An undivided interest corresponding to the Schedule "C" Apartment taking into consideration the FAR achieved on the Schedule "B" land and FAR that may be permitted under the Act and finally recorded in the Deed of Declaration and the Sale Deed

SCHEDULE "C"

The apartment unit bearing No on the Floor of Block of the Pi	roject having a
Carpet area of Sq. ft. along withcar parking space/s in the	basement with
proportionate share in the Common Area and Common Area of the Project	t with the non-
exclusive right to use the Common Amenities and Facilities of the Project.	

The Schedule 'C' Apartment/Unit is shown in plan Annexure D hereto.

SCHEDULE - D

RIGHTS OF THE PURCHASER:

- 1) The Purchaser shall be entitled to the use and occupation of Schedule 'C' Apartment/Unit, subject to the terms and conditions contained in this Agreement and Association Agreements;
- 2) The Purchaser and all persons authorized by the Purchaser (in common with all other persons entitled, permitted or authorized to a similar right) shall have the right at all times and for all purposes, to use the Common Areas;
- 3) The right to subjacent, lateral, vertical and horizontal support for the Schedule 'C' Apartment/Unit from the other parts of the Block;
- 4) The right to free and uninterrupted passage of water, gas, electricity, sewerage etc., from and to the Schedule 'C' Apartment/Unit through the pipes, wires, sewer lines, drain and water courses, cables which are or may at any time hereafter be, in, under or passing through the Block and the Schedule "A" Property or any part thereof;
- 5) The right to lay cables or wires for radio, television, telephone and such other installations through designated conduits, ducts and shafts, in any part of the Block, however, recognizing and reciprocating such rights of the other owners;
- The right of entry and passage for the Purchaser and agents or workmen of the Purchase to other parts of the Block at all reasonable times after notice to enter into and upon other parts of the Blocks for the purpose of repairs or maintenance of the Schedule 'C' Apartment/Unit or for repairing, cleaning, maintaining or renewing the water tanks, sewer, drains and water courses, cables, pipes and wires causing as little disturbance as possible to the other owners and making good any damage caused;

<u>SCHEDULE – E</u>

OBLIGATIONS OF THE PURCHASER:

- 1) The Purchaser shall give to the other Apartment/Units in the Block the necessary vertical, horizontal and lateral support and reciprocate and recognize the rights of the other owners in the Block;
- 2) The Purchaser shall comply with all the rules and regulations pertaining to electrical installations, fire safety equipment and services, pollution control and general safety equipment and services as may be provided in Sobha City-Casa Paradiso 4 in which the Schedule "C" Apartment/Unit is located and also in the Common Areas.
- 3) The Purchaser shall not at any time, carry on or suffer to be carried on in the Schedule 'C' Apartment/Unit or any part thereof in Sobha City-Casa Paradiso 4, any noisy, offensive or dangerous trade or pursuit which may be or become in any way a

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- nuisance, annoyance or danger to the other owners of the other Apartment/Units or which may tend to depreciate the value of Sobha City-Casa Paradiso 4 or any thereof;
- 4) Except for leasing or rental permitted under this Schedule E , the Purchaser shall use the Schedule 'C' Apartment/Unit only for private residential purposes and shall not be put to use for any kind of commercial or semi commercial use or serviced apartment;
- 5) The Purchaser understands and agrees that any time after the sale of the Schedule "C" Property and the handover of the Schedule "C" Apartment/Unit, if the Purchaser leases or sells it to any third party, the Purchaser has to intimate the same in advance with the details of the transferee / buyer / lessee and ensure that the entire sum of money, if any due to the Association, is cleared before the said lease or transfer. Further, it shall be the obligation of the Purchaser to bind the transferee to the obligations of the Purchaser under this Agreement and the Sale Deed in relation to the rest of the owners and the Association of Owners. Such new purchaser shall join the Owners Association.
- 6) The Purchaser will use all sewers, drains and water lines now in or upon or hereafter to be erected and installed in the Block in common with the other Apartment/Units and to permit free passage of water, sanitary, electrical lines, through and along the same or any of them and to share with the other Apartment/Units;
- 7) The Purchaser shall duly and punctually pay the proportionate share of insurance charges, cost of maintenance and management, all out-goings and annual maintenance charges and general expenses of Common Amenities and Facilities and the Common Areas. The liability for such share shall commence from the Sale Date.
- 8) That the Purchaser shall also become liable to pay proportionate share of municipal taxes, rates and cesses, electrical, domestic and non-domestic water charges, insurance charges, cost of maintenance, management of Common Amenities and Facilities and the Common Areas and all other charges for the Common Areas, from the date of intimation of the Schedule "C" Apartment/Unit being ready for possession
- 9) The Purchaser shall not put up any hoarding, name plates, signboards, graffiti etc., in place other than that demarcated and allotted by the Vendor-cum-Developer;
- 10) The Purchaser shall carry out their interior works in the Schedule "C" Apartment/Unit only during 9 am to 1 pm and thereafter 4 pm to 6 pm on all working days and there will be no work allowed during any public holidays and Sundays.
- 11) The Purchaser agrees to pay all the Statutory Payments pertaining to the Schedule "C" Apartment/Unit from the date on which the Schedule "C" Apartment/Unit is ready for possession and upon intimation of the same by the Vendor-cum-Developer, whether possession is taken or not.
- 12) Any new Statutory Payments by the Central and the State Government which are not levied at the moment but after the Schedule 'C' Apartment/Unit is handed over, shall be borne and paid by the Purchaser.
- 13) That if any development and/or betterment charges or other levies are charged, levied or sought to be recovered by the BBMP or any other Authority in respect of the Schedule "C" Property, the same shall be borne and paid by the Purchaser.

- 14) The Purchaser covenants that the Purchaser shall comply with all the rules and regulations pertaining to Common Amenities and Facilities.
- 15) The Purchaser shall ensure that the Association is at all times compliant with the Association Agreements. That the Purchaser with the other owners of the Apartment/Units, through the Owners Association, shall at all times keep the annual maintenance contracts with regards to all the Common Amenities and Facilities and the Common Areas valid, and shall pay the amounts of annual maintenance contract and Association Agreements as and when demanded by the maintenance agency appointed. The Purchaser is fully aware that non-payments towards the annual maintenance contracts will adversely affect all the equipment installed by the Vendor-cum-Developer in Sobha City-Casa Paradiso 4 and non-payment of maintenance charges shall also affect such maintenance of the general and safety equipment installed and shall ensure periodical renewal of the same and that same is kept in current and also maintain necessary certificates, licenses, permits, permissions, insurance renewal thereof.
- 16) The Purchaser agrees that the Purchaser shall pay regularly without default the charges as per the Association Agreement. In the event of any default in payment by the Purchaser, the Operators will be entitled to withdraw all or any of the services rendered under the Association Agreement. The Purchaser is liable to pay GST levied by the State or the Central Government on such charges as may be applicable. The Purchaser shall contribute to the sinking fund for any Capital expenditure as provided in the Association Agreements.
- 17) The Purchaser shall plan and distribute the electrical load in conformity with the electrical systems installed by the Vendor-cum-Developer and thereafter the Association of Owners or maintenance agency appointed by Association of Owners;
- 18) The Purchaser shall ensure that no rubbish/refuse shall be thrown out of the Schedule 'C' Apartment/Unit into the common areas and passages;
- 19) The Purchaser will not dry clothes outside on the balconies of the Schedule 'C' Apartment/Unit;
- 20) That the Purchaser shall not install any additional tanks in the Apartment/Units.
- 21) That the Purchaser shall not in any manner obstruct or cause obstruction to any of the entries or exits of the Project and Sobha City-Casa Paradiso 4 or obstruct any open place meant to be retained as open place or obstruct free movement of vehicles including fire tenders, and such other vehicles required to ensure safety and statutory compliance.
- 22) The Purchaser shall keep the Schedule "C" Apartment/Unit walls, drains, pipes and other fittings in good and habitable condition and in particular so as to support and protect the parts of the Block, and to carry out any internal works or repairs as may be required by the Association;
- 23) The Purchaser shall not make any additions or alterations or cause damage to any portion of the Building or the Schedule 'C' Apartment/Unit and nor change the location of the toilets, kitchens or plumbing lines, outside colour scheme, outside

elevation/façade/décor of the Block. The Purchaser at no point of time any of the balconies of bedroom, living room / kitchen are enclosed with glass or grill or otherwise. The air-conditioner outdoor units shall be placed only at the areas designated by the Vendor-cum-Developer.

ANNEX ____ PLAN SHOWING THE SCHEDULE "A" PROPERTY AND THE LOCATION OF THE CONSTRUCTION OF SOBHA CITY-CASA PARADISO 4

ANNEX ____
STAGES OF CONSTRUCTION OF SOBHA CITY-CASA PARADISO 4

ANNEX _____
COMMON AREAS IN SOBHA CITY-CASA PARADISO 4

ANNEX ____ COMMON AMENITIES AND FACILITIES OF SOBHA CITY-CASA PARADISO 4

ANNEX ____ TERMS AND CONDITIONS OF USE OF PURCHASER CAR PARKS

The Purchaser shall at all times be bound by the terms and conditions of use of the Purchaser Car Parks as listed under:

- 1. The Purchaser will at all times act responsibly and safely in the use of the Purchaser Car Parks and comply with all directions given by the Vendor-cum-Developer in the day to day use of the Purchaser Car Parks.
- 2. The Purchaser will use the Purchaser Car Parks for the sole purpose of parking a motor vehicle in his/her/its capacity as the owner of the Schedule "C" Apartment/Unit and for no other purpose whatsoever.
- 3. The Purchaser will not bring into the Purchaser Car Parks at any time any petroleum or other inflammable volatile oil or substance other than petroleum in the fuel tank of any motor vehicle.
- 4. The Purchaser will not cause any nuisance, damage, obstruction, annoyance or inconvenience to the car parking spaces of other Residence Owners.

- 5. The Purchaser will not bring into or on the Purchaser Car Parks or allow to remain there any un-road worthy or excessively noisy motor vehicle or any motor vehicle incapable of being accommodated within a standard passenger car parking space or within the clear height of a level in the Purchaser Car Parks.
- 6. Parking and use of the Purchaser Car Parks is solely at the Purchaser's risk. The Purchaser will have no claim against the Vendor-cum-Developer or its contractors or otherwise or against any one whom they represent or any of the employees or agents of the Vendor-cum-Developer or its contractors for any loss or damage to property or personal injury or loss of life directly or indirectly related to the Purchaser's use of the Purchaser Car Parks. Furthermore, the Purchaser will indemnify the Vendor-cum-Developer against any such claims and the costs thereof.
- 7. The Purchaser will permit the staff managing the car parks in the Project to move his/her/its car in the event of emergencies or in other appropriate circumstances, on the understanding that they have no duty to do so.
- 8. The Residence Owner will only use the Purchaser Car Parks so allocated and will recognise the Vendor-cum-Developer's right to re-allocate spaces as required.
- 9. This car parking arrangement is only a right of use granted to the Purchaser, giving the Purchaser no property interest in the Purchaser Car Parks.
- 10. The Purchaser's vehicles shall at all times comply with all road markings, signs and the directions of authorised persons.
- 11. Vehicles of the Purchaser shall be parked within the lines designating the Purchaser Car Parks and shall at all times be parked in such a way that no obstruction is caused to the car parks access lanes.

12. The Purchaser must:

- (a) observe and conform to all the rules and regulations relating to the use of the car parks made and issued by the Vendor-cum-Developer/Association from time to time;
- (b) advise the Vendor-cum-Developer /Association regarding the registration number and name of the driver of any vehicle which may park in the car parks, if required by the Vendor-cum-Developer /Association, and shall notify the Vendor-cum-Developer /Association in the event of any change in respect of the same.
- 13. The Vendor-cum-Developer or its contractors may access any part of the Purchaser Car Parks at any time for the purpose of inspecting it, doing any necessary repairs or for any other specified purpose.
- 14. Alteration of Terms and Conditions in this Annexure:
 - (a) The Vendor-cum-Developer /Association may vary these terms and conditions by adding, altering or deleting any of them.

(b)	The Vendor-cum-Developer m Purchaser violates any of the te its policies relating to the use of	ay charge the Purchaser a penalty if the erms and conditions mentioned herein as per the Purchaser Car Parks.
	ANNE PAYMENT PLAN FOR S	X SALE CONSIDERATION
		EX CONSTRUCTION COST
	ANNE	x
	OTHER COSTS CHAP	RGES AND EXPENSES
	ANNE	x
	SPECIFICA	ATIONS
	SS WHEREOF the Parties heret r first hereinabove written.	o have executed this Agreement on the date
VE	NDOR-CUM-DEVELOPER	PURCHASER

WITNESSES:	
1)	
NAME ADDRESS	
2)	
NAME	
ADDRESS	