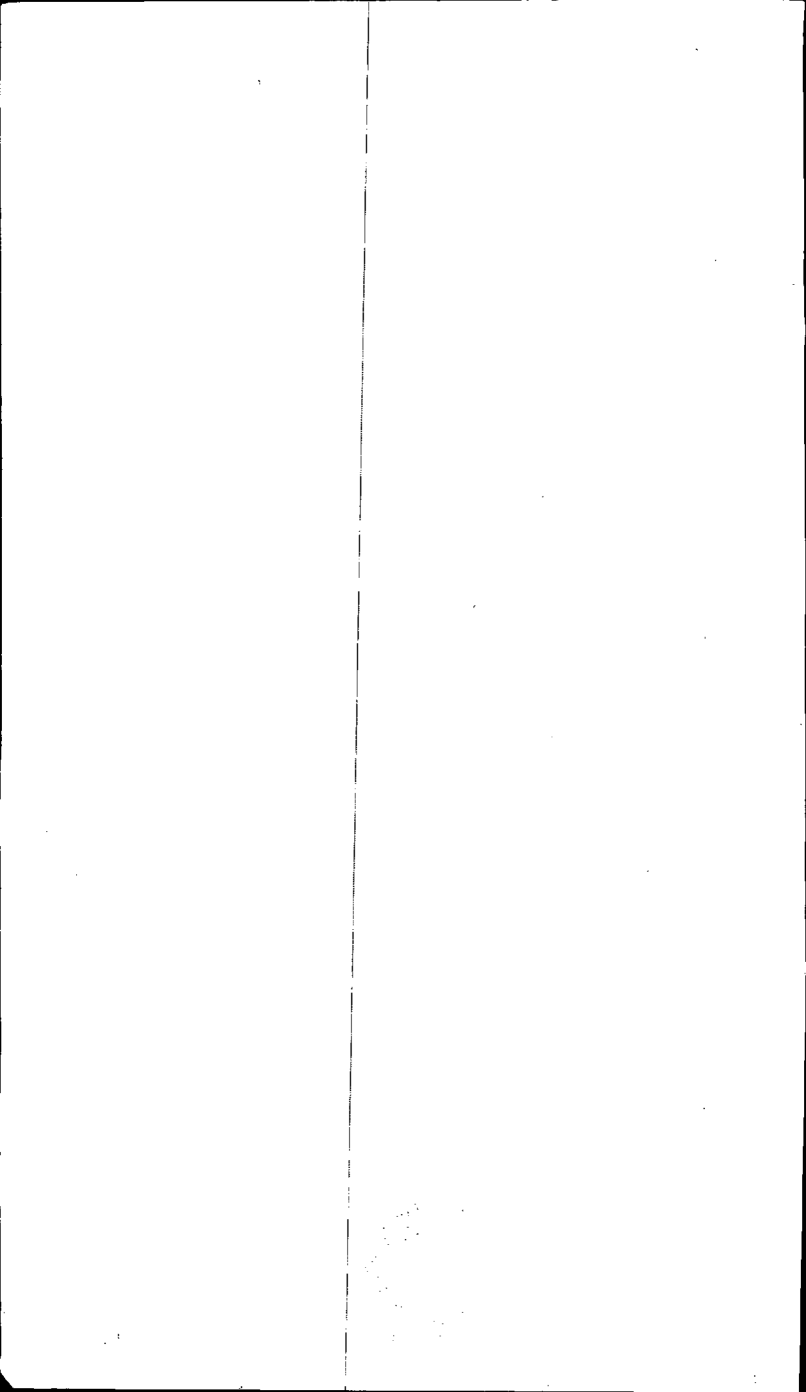
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453/29922

पावती

Original/Duplicate

नोंदणी कं. :39म

Regn.:39M

Tuesday, December 26, 2023 12:53 PM

पावती क्रं.: 32490

दिनांक: 26/12/2023

गावाचे नाव: भुगांव

दस्तऐवजाचा अनुक्रमांक: मलस२-29922-2023

दस्तऐवजाचा प्रकार: करारनामा

सादर करणाऱ्याचे नाव: मे ऑरीगा रिअल्टर्स भागीदा ी संस्थे तर्फे भागीदार श्री. विनोद प्रेमचंद चांदवानी

नोंदणी फी

₹. 30000.00

्दस्त हाताळणी फी

पृष्ठांची संख्या: 50

रु. 1000.00

एकूण:

रु. 31000.00

बाजार मुल्य: रु.289666410 /- ... मोबदला रु.328500000/-

भरलेले मुद्रांक शुल्क : रु. 19710000/-

दुप्पम निबंधक भ्रेणी - १, मुळशी - २

1) देयकाचा प्रकार: DHC रक्कम: रू.1000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: 1223227312355 दिनांक: 26/12/2023

बँकेचे नाव व पता:

2) देयकाचा प्रकार: eChallan रक्कम: रु.30000/-

डीडी/धनादेश/पे ऑर्डर क्रमांक: MH012511604202324M दिनांक: 26/12/2023

बँकेचे नाव व पत्ता:

भुळ दस्त दिला.

	453/29922	इतर पावती	Original/Duplicate
	 Wednesday,27 December 2023 4:2 PM 	28	नोंदणी क्रे. :39म
			Regn.:39M
		पावनी क्रं.∷ 3	32685 दिनांक: 27/12/2023
	गावाचे नाव: -भुगांव		
	दस्तऐवजाचा अनुक्रमांक: मलस२-29922-2	2023	
	दस्तऐवजाचा प्रकार : करारनामा		
	मादर करणाऱ्याचे नाव: <mark>मे ऑरीगा रिअल्टर्स</mark>	भागीदारी संस्थे तर्फे भागीदार श्री.	विनोद प्रेमचंद चांदवानी
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	વિભાગ નાય વે પેલા.		धे णी - १, मुळशी -
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N. A. C. C.



28/12/2023

सूची क्र.2

दुय्यम निवंधक : सह दु.नि. मुळशी-२

दस्त क्रमांक: 29922/2023

नोदंणी : Regn:63m

गावाचे नाव: भुगांव

(1)विलेखाचा प्रकार

करारनामा

(2)मोबदला

328500000

(3) बाजारभाव(भाडेपटटयाच्या बाबतितपटटाकार आकारणी देतो की पटटेदार ते नमुद करावे) 289666410

(4) भू-मापन,पोटहिस्सा व घरकमांक(असल्यास)

1) पालिकेचे नाव:पुणे इतर वर्णन :, इतर माहिती: गाव भौजे हिंजेवडी येथील स नं 119(पार्ट)ते 125+154(पार्ट)ते 160+160/2,ते 171+173,प्लॉट नं 1 आणि

106,111/1(पार्ट),112(पार्ट),113/1(पार्ट),113/2/1,113/2/2,114,172/1(पार्ट)आणि
172/2ए(पार्ट),115/3,115/4,105/8,126/1(पार्ट),126/2(पार्ट),126/3(पार्ट),127/1,व 128/1/1(पार्ट),आणि
128/1/2(पार्ट)या मिळकतीवरील ब्ल्यु रिज टाऊनशिप प्रोजेक्ट या मधील क्षेत्र 49 हे 43.17 आर म्हणजेल
494317 चौ मी मधील सेक्टर आर 9 यांसी क्षेत्र 9255.46 चौ मी मधील लिहून द्यायचे क्षेत्र 3255.46 चौ मी व
एफ एस आय क्षेत्र 20903.01 चौ मी असे एकूण क्षेत्र 24158.47 चौ.मी हि जमीन मिळकत((Survey Number : ११९ (पार्ट) व इतर तसेच दस्तात नमूद केल्याप्रमाणे :))

(5) क्षेत्रफळ

(6)आकारणी किंवा जुडी देण्यात असेल तेव्हा.

(7) दस्तऐवज करुन देणा-या/लिहून ठेवणा-या पक्षकाराचे नाव किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता.

(8)दस्तऐवज करुन घेणा-या पक्षकाराचे व किंवा दिवाणी न्यायालयाचा हुकुमनामा किंवा आदेश असल्यास,प्रतिवादिचे नाव व पत्ता

(9) दस्तऐवज करुन दिल्याचा दिनांक

(10)दस्त नोंदणी केल्याचा दिनांक

(11)अनुक्रमांक,खंड व पृष्ठ

(12)बाजारभावाप्रमाणे मुद्रांक शुल्क

(13)बाजारभावाप्रमाणे नोंदणी शुल्क

. (14)शेरा 1) 3255.46 ची.मीटर

1): नाव:-पराजपे स्कीम्स (कन्स्ट्रफ्शन) लिमिटेड च्या तर्फे बिधकृत स्वाक्षरीकर्ता यश शशांक पराजपे वय:-30; पत्ता:-प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: नॉदणीकृत ऑफिस - १०१, सोमनाथ, सि.टी.एस नं. ९८८, राम मंदिर रोड, विले-पार्ले (पु.), मुंबई., , ब्लॉक नं: -- रोड नं:--, महाराष्ट्र, MUMBAI. पिन कोड:-400057 पॅन नं:-AACCP1941Q

1) ैं बात:-में औरीमा रिअल्टर्स भागीदारी संस्थे तर्फे भागीदार श्री. विनोद प्रेमचंद चांदवानी वय:-57; पत्ता:-प्लॉट नं: -, माळा नं: हैं इमारतीचे नाव: ऑफिस - रोजलॅन्ड रेसिडेन्सी, कमर्शिअल बिल्डिंग, स.नं. १२९ पार्ट,१३० पार्ट १३१ पार्ट, पिंपळे सीदागर, पुणे., ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, PUNE. पिन कोड:-411007 पॅन नं:-

AAOFA3447P

26/12/2023

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27/12/2023

29922/2023

19710000

30000

मुल्याकनासाठी विचारात घेतलेला तपशील:-:

भुद्रांक शुल्क आकारताना निवडलेला अनुच्छेद :- :

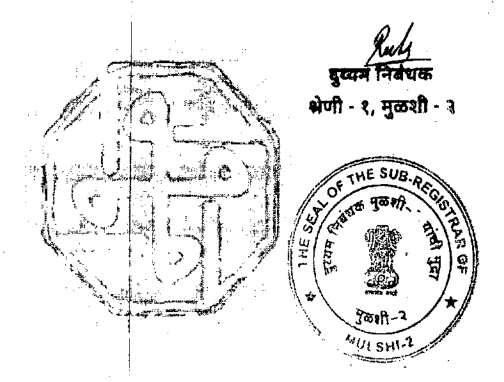
(ii) within the limits of any Municipal Council, Nagarpanchayat or Cantonment Area annexed to it, or any rural area within the limits of the Mumbal Metropolitan Region Development Authority or any other Urban area not mentioned in sub clause (i), or the Influence Areas as per the Annual Statement of Rates published under the Maharashtra Stamp (Determination of True Market Value of Property) Rules, 1995.



Payment Details

¥.	Purchaser	Туре	Vertification no/Vendor	GRN	/Licence	Amount	Used At	Deface Number	Deface Date
1	AURIGAA REALTORS	eChallan	02300042023121862553	мно	 12511604202324M 	19710000.00	ŞD	0006793179202324	26/12/2023
2		DHC		1223	3227312355	1000	RF.	1223227312355D	26/12/2023
3	AURIGAA REALTORS	eChallan		мно	12511604202324M	30000	RF	0006793179202324	26/12/2023

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]





CHALLAN MTR Form Number-6



GRN MH012511604202324N	BARCODE IIIIII	#	U CZOLULI (OLD) HO	III Date	16/12/2023-20:3	30:45 F	Form	ID	25.2		_
Department Inspector Genera	al Of Registration				Payer Deta	ils 					
Stamp Duty			TAX ID / TA	N (If Any)							
Type of Payment Registration	⊢ ee		PAN No.(If Applicable) AAOFA3447P								
Office Name MLS2_MULSHI 2	SUB REGISTRAR		Full Name		AURIGAA REALT	ORS					
Location PUNE											
Year 2023-2024. One	Time		Flat/Block No. S NO 120 (P)								
Account Head	Details	Amount In Rs.	Premises/Building								
0030046401 Stamp Duty		19710000.00	Road/Stree	t	HINJEWADI						
0030063301 Registration Fee		30000.00	Area/Locali	ity	PUNE						
			Town/City/I	District							
			PIN	-		4	1	1	0	5	7
			Remarks (h	f Any)							
			PAN2=AAC	CP1941Q~	SecondPartyName	=PARA	NJA	PΕ	sc	HEM	ES
			(CONSTRUCTION) LIMITED~								
DEFACED											
₹19740000.0											
			Amount In	One Cros	re Ninety Seven La	kh Forty	y Tho	usan	d Rupe	es	
Na FACE		1,97,40,000.00	Words	Only							
Payment Details B	ANK OF MAHARASHTR	A		FC	OR USE IN RECEN	/ING B	ANK		<u>.</u>		
Cheq	ue-DD Details		Bank CIN	Ref. No.	0230004202312	186255	3 23	3527	867159		
Cheque/DD No.			Bank Date	RBI Date	18/12/2023-13:1	7:38	19	/12/2	023		
Name of Bank			Bank-Branc	h	BANK OF MAHA	RASH1	TRA				
Name of Branch			Scroll No.	Date	31219 , 19/12/20	23					

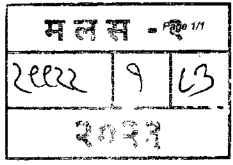
Department ID : Mobile No.: 96577115 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवळ दुख्यम निवधक कार्यातयात नोदणी करावयाच्या दस्तांसाठी तागु आहे. नोदणी न करावयाच्या दस्तांसाठी सदर चलन लागु नाही

Signature Not Verified

Challan Defaced Details

Digitally signed by DS DIRECTORATE OF CCOUNTS AND TREASURIES MUMBAL 02 Date: 2023.12.26-12:69.06 IST Reason: GRAS Sicure Document Location: India....

Sr. No.	Remarks	Defacement No.	Defacement Date	Userid	Defacement Amount
1	(iS)-453-29922	0006793179202324	26/12/2023-12:49:57	IGR045	30000.00
	(iS)-453-29922	0006793179202324	26/12/2023-12:49:57	IGR045	19710000.00
	(10, 131 131 131 131 131 131 131 131 131 13		Total Defacement Amount		1,97,40,000.00





Print Date 26-12-2023 12:59:05



Receipt of Document Handling Charges

PRN

1223227312355

Receipt Date

26/12/2023

Received from PARANJAPE SCHMES CONSTRUCTION LTD, Mobile number 9860500217, an amount of Rs.1000/-, towards Document Handling Charges for the Document to be registered on Document No. 29922 dated 26/12/2023 at the Sub Registrar office Joint S.R. Mulshi 2 of the District Pune Gramin

DEFACED

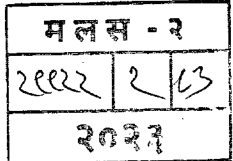
₹ 1000

DEFACED

Payment Details

Bank Name	MAHB	Payment Date	22/12/2023
Bank CIN	10004152023122211662	REF No.	010595569
Deface No	1223227312355D	Deface Date	26/12/2023

This is computer generated receipt, hence no signature is required.





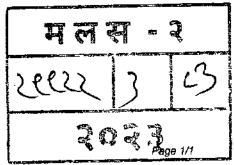


CHALLAN MTR Form Number-6



GRN MH012511604202324M	BARCODE IIIIII	ij 13,003 61 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6		III Dat	e 16/12/2023-20:3	0:45 F	om	ID	25.	2	
Department Inspector General O	f Registration				Payer Detai	ils					
Stamp Duty	··-		TAX ID / TAI	N (lf Any)	-						
Type of Payment Registration Fee			PAN No.(If A	pplicable)	AAOFA3447P				·		
Office Name MLS2_MULSHI 2 SU	JB REGISTRAR	•	Full Name		AURIGAA REALTO	ORS					
Location PUNE						<u>,</u>					
Year 2023-2024 One Time			Flat/Block N	lo.	S NO 120 (P)						
Account Head Det	ails	Amount In Rs.	Premises/B	uilding							
0030046401 Stamp Duty		19710000.00	Road/Street	;	HINJEWADI						
0030063301 Registration Fee 30000.00		Area/Localin	ty	PUNE							
			Town/City/0	District							
	<u>-</u>		PIN			4	1	1	0	5	7
			Remarks (if	Any)							
			PAN2=AAC	CP1941Q-	-SecondPartyName	=PARA	ALM	PE	5	CHE	MES
•			(CONSTRUCTION) LIMITED~								
			Amount In	One Cro	ore Ninety Seven La	kh Fort	y Th	ousar	nd Ruj	oees	
Total		1,97,40,000.00	Words	Only							
Payment Details BAN	K OF MAHARASHTR	Α		F	OR USE IN RECEI	VING B	ANK	ζ			
Cheque-DD Details			Bank CIN	Ref. No.	0230004202312	02300042023121862553 233527867159					
Cheque/DD No.			Bank Date	RBI Date	18/12/2023-13:1	7:38	1	9/12/2	2023		
Name of Bank			Bank-Branc	h	BANK OF MAHA	ARASH	TRA				
Name of Branch			Scroll No. ,	Date	31219 , 19/12/20	023					
<u> </u>											14000

Department ID: Mobile No.: 9657711999 NOTE:- This challan is valid for document to be registered in Sub Registrar office only. Not valid for unregistered document. सदर चलन केवल दुय्यम निबंधक कार्यानयात मोदणी करावयाच्या दस्तासाठी लागु आहे. नोदणी न करावयाच्या दस्तासाठी सदर चलन लागु

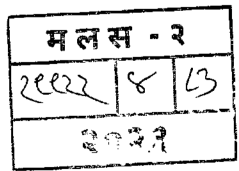




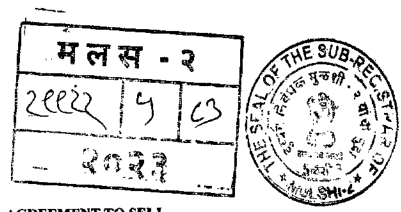
Print Date 21-12-2023 02:02:48

1223227312355 - 1000/

. ·	Depart	ment of Stamp 6	Registration, M	aharashtra.	
Te Y	The state of	Receipt of Docum	ent Handling Che	mes .	
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·	-4 De 1616/3/- 100	antis Elicenterial I	一种化研究 与作品的多生	Mobile number Si for the Document IS 2 of the District I	in the
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AGREEMENT TO SELL

THIS AGREEMENT TO SELL ("Agreement") is made and executed at Pune, on this 26th day of December. Two Thousand and Twenty-Three ("Effective Date") BETWEEN:



PARANJAPE SCHEMES (CONSTRUCTION) LIMITED, (PAN: AACCP1941Q), a public limited company incorporated and registered under the provisions of the Companies Act, 1956 and deemed to be incorporated under the provisions of the Companies Act, 2013, bearing CIN: U70100MH1987PLC044721, and having its registered office address at 101 Somnath, CTS No. 988, Ram Mandir Road, Vile Parle (East), Mumbai – 400 057, Maharashtra, India and now having merged with it a company known Flagship Infrastructure Limited formerly known as Flagship Infrastructure Private Limited, represented herein through its authorized representative Mr. YASH SHASHANK PARANJAPE; duly authorized vide its board resolution dated 31.08.2023 (hereinafter referred to as the "Vendors" or "PSCL" or "Township Developer", which expression shall, unless it be repugnant to the context or meaning thereof, mean and include its successors) of the ONE PART;

AND

AURIGAA REALTORS A PARTNERSHIP FIRM REGISTERED UNDER INDIAN PARTNERSHIP ACT 1932, (PAN: AAOFA3447P), a-HAVING ITS REGISTERED OFFICE AT: ROSELAND RESIDENCY COMMERCIAL BUILDING, S.NO 129 P + 130 P + 131 P AT PIMPLE SAUDAGAR, PUNE - 411027 THROUGH ITS PARTNER MR. VINOD PREMCHAND CHANDWANI, AGE: 57 YEARS, OCCUPATION: BUSINESS, R/AT: AUNDH, PUNE - 411007 (hereinafter referred to as "Purchaser", which expression shall, unless repugnant to the subject, context or meaning thereof, be deemed to include its successors-in-title and assigns, LEGAL HEIRS, REPRESENTATIVES, FIRM, ITS PARTNERS) of the OTHER PART;

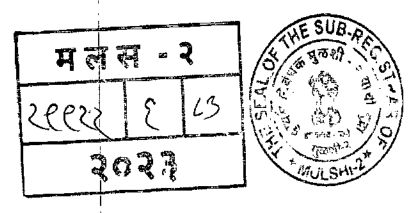
(The Vendors and the Purchaser are hereinafter collectively referred to as the "Parties" and sometimes individually as a "Party", as the context may require).

WHEREAS:

- A. The Vendors do hereby represent to the Purchaser as under:
 - A.1. The Vendors are the owners/ developers of and well and sufficiently entitled to and are developing, an integrated township project in the name of 'Blueridge Township' on all those pieces and parcels of land admeasuring in aggregate, about 49 Hectares 43.17 Are (i.e., 4,94,317 square meters) situated at Village Hinjewadi, Taluka Mulshi, District Pune, Maharashtra (the "Larger Land"), which has been more particularly described in the First Schedule hereunder written, and is delineated and bounded in pink colour boundary line on the plan annexed hereto and marked as Annexure-A;
 - A.2. All that piece and parcel of land bearing Sector R 9 admeasuring 9255.46 square meters forms part of the said Larger Land and is more particularly described in the Second Schedule written hereunder, hereinafter referred to as the "Sector R 9 Land" out of old/ previous survey numbers 120/1, 120/2, 121/1, 121/2, 122, 123/2, 123/3, 123/4, and





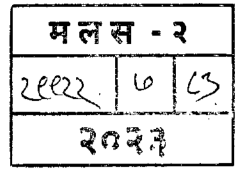


is delineated and bounded in red colour boundary line on the plan annexed hereto and marked as Annexure-A;

- A.3. The Vendors further represents that the Sector R 9 Land has an existing access via 18 meter township road. Vendors has represented to the Purchasers that it is the sole, lawful and absolute owner of this Township access road. ("Existing Access Roads"), and vide this Deed, the Vendors hereby grant perpetual and unconditional easementary right of way to the Purchasers over the same, as more particularly recorded in this Deed. The Plan demarcating the Existing Access Roads is annexed herewith as Annexure C;
- A.4. In the manner stated herein above, the Vendors are absolute owners of the Sector R 9 Land hereunder written and are in quiet, vacant and peaceful possession of the Sector R 9 Land and the boundaries thereof, and the Sector R 9 Land is free from all claims and Encumbrances;
- A.5. All that piece and parcel of the land admeasuring 3255.46 square meters carved out of the Sector R 9 Land more particularly described in the Part A of the Third Schedule written hereunder, hereinafter referred to as the "Subject Land" and is delineated and bounded in blue colour boundary line on the plan annexed hereto and marked as Annexure-B is the subject matter of this Agreement;
- B. The Vendors have approached the Purchasers for irrevocable, absolute, unconditional and exclusive sale and transfer of the Subject Land for the Sale Consideration (defined herein below) recorded in this Agreement.
- C. Pursuant to the discussions and negotiations between the Parties hereto, the Vendors have, for their bonafide needs and requirements, agreed to sell, transfer, convey, register and assign the Subject Land, along with the fixed Development Potential thereof, and shall handover free, unhindered, peaceful and lawful legal and physical possession thereof to the Purchasers simultaneously with execution of the conveyance deed, and all rights, title, interests, easements, benefits and entitlements arising therefrom and connected therewith, free from all Encumbrances and reasonable doubts, in favour of the Purchasers on the terms and conditions mentioned under this Agreement; and relying upon all the representations, warranties, undertakings, confirmations and covenants of the Vendors, the Purchasers have agreed to acquire and purchase the same, free from all Encumbrances, for a total sale consideration of INR 32,85,00,000 (Indian Eighty Five Lakhs Only) (the "Sale Two Crores Consideration"), subject to deduction of tax at source ("TDS", as set forth in clause 3 below) in the mode and manner as set out hereunder in this Agreement.
- D. Prior to the execution hereof, the following has been undertaken:
 - (a) a resolution has been passed by the Board of Directors of the Vendors at its meeting held on 31.08.2023 authorizing Vendors to enter into the transaction as contemplated herein and authorizing Mr. Yash Shashank Paranjape, representative of Vendors to sign, execute and register this Agreement. A copy of this resolution is annexed hereto and marked as Annexure-E;









- E. As per Mortgage Deed dated: 25.03.2022, registered in the office of Sub.Registrar Mulshi No.2, at serial No.5200/2022, the Vendors (alongwith one Man-Mandir Shelter Private Limited) mortgaged certain properties described therein of which the Subject Land forms a part, unto and in favour of the lender ADITYA BIRLA FINANCE LIMITED ("ABFL") towards security for the loan facility received from ABFL (the "MORTGAGE"). At the instance of the Vendor, ABFL has granted its duly sealed "No Objection Certificate" dated 5th of September 2023, giving its consent to the Vendor for selling the Subject Land unto and in favour of the Purchaser herein, on the terms and conditions mentioned therein; a copy of which has been annexed herewith as Annexure-F. The Vendor has paid the requisite amount for release of the charge in respect of the Subject land and within 30 (thirty) days from execution hereof the Vendor shall obtain a duly registered re-conveyance/ release of the Subject Land in respect of the said Mortgage, from ABFL and produce a copy thereof to the Purchaser.
- F. Accordingly, the Parties hereto are desirous of recording the terms and conditions in the manner hereinafter appearing.

NOW, THEREFORE, THE PARTIES HEREBY AGREE AND THIS AGREEMENT WITNESSETH AS UNDER:

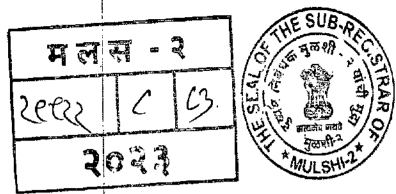
1. <u>DEFINITIONS AND INTERPRETATION</u>

- 1. All capitalized terms used in this Agreement, unless otherwise specified in the Agreement, shall have the meanings as ascribed to them herein below:
 - (a) "Agreement Agreement to Sell" shall mean this Agreement including all Schedules and Amexures attached hereto or incorporated herein by reference, as may be amended by the Parties, from time to time, in writing;
 - (b) "Fixed **Development Potential**" shall mean and refer to a total FAR/FSI on the Subject Land, collectively being: FSI of 20903.01 square meters;
 - (c) "Encumbrance" shall mean any third party interest created pursuant to:
 - mortgage, charge, pledge, equitable interest, assignment by way
 of security, conditional sales contract, hypothecation, right of
 other persons, security interest, interest, option, commitment,
 whatsoever,
 - (d) "FSI" or "F.S.I." shall mean the Floor Space Index.
 - (e) "Project" shall mean the development of a real estate project on the Subject Land by the Purchasers by utilizing the Fixed Development Potential available on the Subject Land.
- 2. Interpretation In this Deed, unless the contrary intention appears, any reference to any statute or statutory provision shall include:
 - (a) all subordinate legislation made from time to time under that statute or statutory provision (whether or not amended, modified, re-enacted or consolidated);



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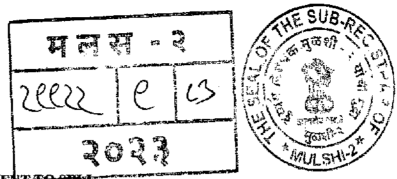


- (b) such provision as from time to time amended, modified, re-enacted or consolidated (whether before or after the date of this Deed) to the extent such amendment, modification, re-enactment or consolidation applies or is capable of applying to any transactions entered into under this Deed and (to the extent liability thereunder may exist or can arise) shall include any past statutory provision (as from time to time amended, modified, re-enacted or consolidated) which the provision referred to has directly or indirectly replaced;
- (c) any reference to the singular shall include the plural and vice-versa;
- (d) any reference herein to any Clause or Schedule or Annexure is to such Clause of or Schedule to or Annexure to this Deed. The Schedules and Annexure to this Deed shall form an integral part of this Deed;
- (e) references to this Deed or any other agreement shall be construed as references to this Deed or that other agreement as amended, varied, novated, supplemented or replaced from time to time;
- (f) the expression "this Clause" shall, unless followed by reference to a specific provision, be deemed to refer to the entire section (not merely the sub section, paragraph or other provision) in which the expression occurs;
- (g) each of the representations and warranties provided in this Deed is independent of other representations and warranties and unless the contrary is expressly stated, no Clause in this Deed limits the extent or application of another Clause or any part thereof;
- (h) any reference to books, files, records or other information or any of them means books, files, records or other information or any of them in any form or in whatever medium held including paper, electronically stored data, magnetic media, film and microfilm;
- (i) headings to Clauses, parts and paragraphs of Schedules and Schedules are for convenience only and do not affect the interpretation of this Deed;
- (j) "in writing" includes any communication made by letter, or e-mail;
- (k) 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:
- (I) references to a person (or to a word importing a person) shall be construed so as to include individual, firm, partnership, trust, joint venture, company, corporation, body corporate, unincorporated body, association, organization, any government, or state or any agency of a government or state, or any local or municipal authority or other governmental body (whether or not in each case having separate legal personality);
- (m) all the recitals to this Deed shall form an integral and operative part of this Deed as if the same were set out and incorporated verbatim in the operative part and to be interpreted, construed and read accordingly.









2. AGREEMENT TO SELL

- 2.1. The Vendors do and each of them doth hereby agree to sell, transfer, convey, register and assign the ownership of the Subject Land being a contiguous freehold and vacant land admeasuring in aggregate about 3255.46 square meters out of the Sector R 9 Land admeasuring 9255.46 square meters out of Survey Nos. 120/1, 120/2, 121/1, 121/2, 122, 123/2, 123/3, 123/4, situated at Village Hinjewadi, Taluka Mulshi, District Pune, Maharashtra, ALONG WITH all the rights, title, interests, entitlements, easements, and benefits arising thereof or in connection thereto TOGETHER WITH all rights, title, interests, entitlements and benefits in respect of the Fixed Development Potential thereof (more particularly described in the Part A of the Third Schedule hereunder written and is delineated in blue boundary lines on the plan annexed hereto and marked as Annexure-B), to the Purchasers, who have agreed to acquire the same, free from all Encumbrances on the Subject Land, for the Sale Consideration as mentioned in Clause 3 hereinafter, which shall be paid by the Purchasers in the manner providedhereunder.
- 2.2. It is hereby clarified by the Vendors to the Purchasers that the Vendors are going to grant lease of the Subject Land in favour of a third party (the "LESSEE") for a period of 24 (twenty four) months. Upon lapse of the lease period of 24 (twenty months) the Lessee shall hand over, grant and deliver actual physical possession of the Subject Land to the Vendors; and only thereafter the Vendors shall hand over, grant and deliver actual physical possession of the Subject Land to the Purchasers as envisaged under this Agreement; and the Purchasers agree that this Agreement shall be construed and understood accordingly.

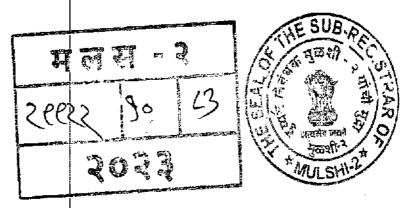
3. SALE CONSIDERATION PAYABLE TO THE VENDORS

- 3.1. In pursuance of the negotiations between the Parties and the agreement between the Vendors and the Purchasers, the Purchasers shall make payment of sale consideration of a total sum of INR 32,85,00,000 (Indian Rupees Thirty Two Crores Eighty Five Lakhs Only) being the full and final consideration payable by the Purchasers to the Vendors for purchase of the Subject Land and the Fixed Development Potential, and together with all rights, title, interests, benefits, entitlements and easements arising thereto and in connection therewith (the "Sale Consideration") in the following manner:
 - 3.1.1. First Tranche of INR 10,00,00,000/-:- An amount equivalent to INR 9,90,00,000/- (Indian Rupees Nine Crores Ninety Lakhs Only) out of the Sale Consideration has been paid by the Purchasers to the Vendors at the time of the execution of this Agreement, , receipt of which the Vendors do hereby confirms and acknowledges, after deducting TDS @ 1% amounting to INR 10,00,000/- (Rupees Ten Lakhs Only) from the First Tranche of INR 10,00,00,000/-;
 - 3.1.2. Second Tranche of INR 22,85,00,000/-: The balance amount equivalent to INR 22,62,15,000/- (Indian Rupees Twenty Two Crores Sixty Two Lakhs Fifteen Thousand Only) out of the Sale Consideration shall be paid by the Purchasers to the Vendors upon the execution of the Conveyance Deed, after deducting TDS @ 1% amounting to INR









22,85,000 (Rupees Twenty Two Lakhs Eighty Five Thousands Only) from the Second Tranche of INR 22,85,00,000/-;

- 3.2. A sum of INR 32,85,000/- (Indian Rupees Thirty Two Lakhs Eighty Five Thousand Only), being 1% of the Sale Consideration shall be paid by the Purchasers to the Income Tax Department by way of TDS under the Income Tax Act, 1961 on the entire Sale Consideration payable under this Agreement.
- 3.3. It is further agreed by and between the Parties that the Purchasers shall make payment of the above stated amounts out of the Sale Consideration by depositing such amounts directly into the below mentioned designated bank account of the Vendors:

Account No.: 00072320001161,

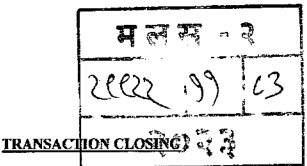
Bank Name: HDFC Bank, Bhandarkar Road Branch, Pune: 411 004.

4. <u>CONDITIONS PRECEDENT TO THE EXECUTION OF THE CONVEYANCE DEED</u>

- 4.1. Upon execution of this Agreement, the Vendors shall comply with, fulfil and complete the conditions precedent as set forth hereunder in this Clause 4.1 ("Conditions Precedent"), on or before 24 (twenty four) months, along with furnishing supporting documents in this regard to the Purchasers, for the purposes of the proposed transaction herein, at the sole cost, risk, expense and efforts of the Vendors:
 - (a) The Vendors shall cause to clear all the taxes pertaining to the Subject Land including property tax, irrigation tax, non-agricultural taxes and charges or any other assessment that may be applicable to the Subject Land until the date of execution of the Conveyance Deed;
 - (b) All Taxes, cess, assessments, municipal charges, property tax, water charges, electricity charges, requisite charges/ premium as may be payable under the ITP Regulations from time to time or any other outgoings or amounts payable in respect of the Subject Land for the period till the date of execution and registration of the Conveyance Deed, shall be duly paid by the Vendors and there are no claims or disputes of any nature whatsoever pending with any Governmental Authority in this regard. In the event the same have not been paid for the period prior to the date of execution and registration of the Conveyance Deed, then the Vendors shall forthwith pay the same as and when any such charges/demands become due and payable;
 - (c) The Subject Land shall be contiguous, vacant, demarcated, and completely bounded/fenced;
 - (d) The Vendors, upon completion of the Conditions Precedent to the satisfaction of the Purchasers with regard to such portion of the Subject Land, shall intimate in writing to the Purchasers to execute the Conveyance Deed (as defined hereinafter).







5.



Upon complete fulfilment of and compliance with all the Conditions Precedent by the Vendors as set forth in Clause 4 herein, the parties hereby agree, confirm, accept, undertake and covenant to comply with, fulfil and complete all their obligations and covenants as recorded under this Clause 5:

- 5.1. The Vendors shall sell, transfer and convey the entire Subject Land, along with all rights, title, interest, easements, privileges and appurtenances arising therefrom and related thereto (hand over free, unhindered, vacant and lawful and physical possession thereof at the time of execution of conveyance deed), free from any Encumbrance, lien, charge and/or mortgage and the Purchasers shall purchase the Subject Land from the Vendors, in order to develop the Subject Land, at the Sale Consideration which has/shall be paid by the Purchasers to the Vendors as set forth herein below in Clause 3. The Purchasers have already completed due diligence in respect of the Subject Land to their absolute satisfaction prior to the execution of this Agreement.
- 5.2. The Vendors shall call upon the Purchasers to execute and cause to be registered deed of conveyance in respect of the Subject Land, upon lapse of maximum 24 (twenty four) months from execution hereof OR within any point in time prior to 24 (twenty four) months from execution hereof; and the Purchasers shall be liable to complete and close this transaction accordingly within 15 days from the Vendors calling upon the Purchasers to execute the conveyance deed, by paying balance amount of the Consideration to the Vendors as envisaged hereunder.
- 5.3. Simultaneously with the execution and registration of the Conveyance Deed, the Vendors shall sign all other deeds and documents as may be required by the Purchasers to effect absolute and unconditional sale, transfer, conveyance and assignment of the Subject Land to the Purchasers.
- 5.4. All original documents of the Subject Land including all the title documents related to the Subject Land and the receipts of all payments and other outgoings in relation thereto are available in original with the Vendors and shall remain in custody of the Vendors; It is agreed that as and when original documents are required for the purpose of verification the purchaser shall intimate the vendor 10 days in advance and on such intimation the vendor shall be obligated to produce the original documents for verification.
- 5.5. Simultaneously with the execution of the Conveyance Deed, the Vendors shall handover copies of all remaining/balance/ additional integrated township project related approvals and environmental clearances for the development on the Subject Land as per all applicable faws, orders, rules and regulations governing Integrated Township Projects or otherwise as required by the Purchasers from time to time.

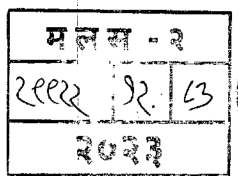
6. <u>CONDITIONS SUBSEQUENT TO TRANSACTION CLOSING:</u>

6.1. It is agreed by and between the Parties that pursuant to execution and registration of the Conveyance Deed, the Vendors shall comply with, fulfill and complete the conditions subsequent as set forth hereunder ("Conditions Subsequent") to the satisfaction of the Purchasers, at the sole cost, risk, expense and efforts of the











Vendors, and the Vendors shall furnish all original supporting documents in this regard to the Purchasers, within the timelines recorded hereunder:

- (a) The Township Developer shall provide to the Purchasers, at no additional cost to the Purchasers, adequate power quota for the entire project to be developed by the Purchasers on the Project Land, from the substation of the township on the Larger Land, and with infrastructure up-to one point on the Project Land,;
- (b) The Township Developer shall develop adequate infrastructure for water supply (at no additional cost to the Purchasers) for consumption of water by the end users of the project to be developed on the Project Land by the Purchasers and not for construction activities proposed on the Project Land by the Purchaser at any point in time, with infrastructure up-to one point on the Project Land and in this regard, the Township Developer shall be entitled to charge water consumption charges as per the rate applicable to the larger township.
- (c) The Vendors shall obtain environment clearance for the subject land in accordance with the plans communicated by the purchaser to the vendor from time to time. The First EC shall be obtained by the Vendor within 90 (ninety) days from the date of communication of final plan by the Purchaser to the Vendor. Thereafter every alteration in the plan shall be promptly communicated by the Purchaser to the Vendor to enable the Vendor to obtain revised EC for the subject land. The Purchaser shall strictly comply with the conditions of the Environmental Clearance obtained by the Vendor from time to time.

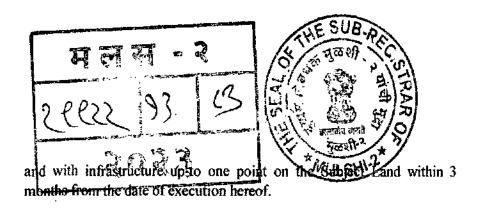
7. REPRESENTATIONS, WARRANTIES AND CONFIRMATION

- 7.1. The Vendors, each of them, jointly and severally, doth hereby agree and covenant with the Purchasers that as on date, each of the following representations are true, correct, complete and accurate in every particular manner and there are no circumstances which would make such representations incorrect or false:
 - 7.1.1. The Vendors hereby represent that there is no unpaid lien and/or sale consideration to any of the erstwhile landowners of the Subject Land and all liabilities of the Vendors in this regard have been discharged in full by the Vendors.
 - 7.1.2. Adequate stamp duty has been paid on all the title documents in respect of the Subject Land purchased by the Vendors;
 - 7.1.3. All pre-existing structures on the Subject Land have been demolished by the Vendors in accordance with applicable laws;
 - 7.1.4. All taxes, levies, cesses, etc. pertaining to the Subject Land including property tax, irrigation tax, or any other assessments, that may be applicable to the Subject Land, have been paid in full by the Vendors;
 - 7.1.5. Township Developer shall allocate to the Purchasers, adequate power quota for the entire project to be developed by the Purchasers on the Subject Land, from the substation of the township on the Larger Land,





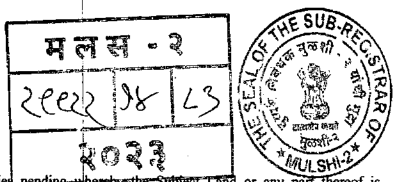




- 7.1.6. The Township Developer has adequate infrastructure for water supply for consumption of water by the end users of the Project to be developed on the Subject Land by the Purchasers, and the Township Developer shall provide with infrastructure up-to one point on the Subject Land. The Township Developer shall be entitled to charge water consumption charges as per the rate applicable to the larger township.
- 7.1.7. The Subject Land is contiguous, vacant, demarcated, and completely bounded/fenced;
- 7.1.8. There is no religious structure present on the Subject Land;
- 7.1.9. The Subject Land is not affected by any orders (including exemption orders) under the Urban Land (Ceiling & Regulation) Act (ULC) and any clearances, approvals, etc. as may be required in this regard for the development of the Subject Land shall be procured by the Vendors at their sole cost, expense, risk and efforts;
- 7.1.10. The Vendors have handed over (and shall handover in case of any documents) copies of all integrated township project related approvals and environmental clearances for the development on the Subject Land as per all applicable laws, orders, rules and regulations governing Integrated Township Projects or otherwise as required by the Purchasers;
- 7.1.11. All Taxes, cess, assessments, municipal charges, property tax, water charges, electricity charges, requisite charges/ premium as may be payable under the ITP Regulations from time to time or any other outgoings or amounts payable in respect of the Subject Land for the period till the date of execution and registration of these presents, have been duly paid by the Vendors and there are no claims or disputes of any nature whatsoever pending with any Governmental Authority in this regard. In the event the same have not been paid for the period prior to the date of execution and registration of these presents, then the Vendors shall forthwith pay the same as and when any such charges/demands become due and payable;
- 7.1.12. The Larger Land including the Subject Land and the Fixed Development Potential or any part thereof is not subject to any litigation or proceedings before any court or tribunal or judicial authority or quasi-judicial authority or any other government authority or competent authority or statutory authority or revenue authority or arbitrator or agency nor there is any order of attachment, either before or after judgement or any lis pendens, arbitration, mediation, conciliation or otherwise, on the Larger Land including the Subject Land and the fixed Development Potential or any part thereof, and there is no money decree passed against the Vendors;
- 7.1.13. There are no income tax, wealth tax, sales tax, excise or other direct or indirect taxation proceedings, whether for recovery or otherwise, initiated by any taxation authorities or other Governmental Authority or local





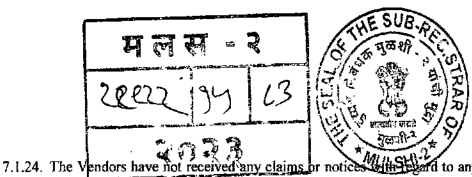


authorities pending whereby the Subject Land or any part thereof is involved or in any way affected and/or jeopardized;

- 7.1.14. The Larger Land including the Subject Land and the fixed Development Potential or any part thereof is not affected by any reservation, designation and/or acquisition and no part thereof has been handed over or agreed to be handed over or required to be handed over to any authority towards set-back or road widening or reservation or for any other reason (except the DP Road as recorded in this Agreement);
- 7.1.15. The Larger Land including the Subject Land and the fixed Development Potential or any part thereof is not affected, in any manner, by the provisions of the Maharashtra Agricultural Lands (Ceiling on Holdings) Act, 1961, Urban Land (Ceiling and Regulation) Act, 1976 and/or Indian Forests Act, 1927 and/or any other similar statute, act, notification, directive and/or circular and no notices and/or orders thereunder have been received in respect of the Larger Land including the Subject Land and the fixed Development Potential or any part thereof;
- 7.1.16. The Larger Land including the Subject Land or any part thereof do not fall within the Coastal Regulation Zone and are not affected by the Coastal Regulation Zone notifications and the regulations and restrictions thereunder;
- 7.1.17. The Larger Land including the Subject Land and the fixed Development Potential are not subject to any restrictive covenants, servitudes and no one has any easementary rights over the same;
- 7.1.18. All permissions and orders obtained for the purchase of the Subject Land by the Vendors thus far have been duly and validly obtained and all the terms and conditions under such permissions and orders have been complied with and no notice of any breach has been received by the Vendors;
- 7.1.19. The Vendors confirm that the Vendors are not restricted in any manner whatsoever from transferring the Subject Land to the Purchasers in the manner contemplated in this Agreement;
- 7.1.20. The Vendors are in compliance with the consents and approvals obtained by the Vendors from time to time pertaining to the ITP Regulations and no notice of breach/ termination thereof has been received by the Vendors;
- 7.1.21. There does not exist any undivided ownership share of any third party in any portion of the Subject Land;
- 7.1.22. The tenure of the Subject Land is freehold;
- 7.1.23. As on the date hereof, there is no boundary related dispute with the adjoining owners or any third party and the Subject Land have boundary marks at four corners in place;





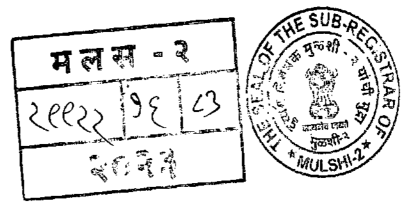


7.1.24. The Vendors have not received any claims or notices with legard to any right, title and/or interest or claim of the minors and/or HUF or its co-parceners in the Subject Land or any part thereof;

- 7.1.25. The Vendors are entitled and have all rights under the ATS to execute this Agreement, for the sale and transfer of the Subject Land freely to the Purchasers. There are no persons below the age of minority involved in the sale of the Subject Land in favour of the Vendors or otherwise and in case of any minors, permission from the Court of competent jurisdiction has been taken by the Vendors at their own costs and expenses for the sale of any such minor's share in the Subject Land in favour of the Vendors in accordance with applicable laws;
- 7.1.26. There are no temple lands, places of worship, trust lands, religious body lands, quarries, water bodies, water channels, public roads, pathways, power lines, gas lines, electricity sub-stations, high tension Lines, underground pipes, water bodies, utility lines, graveyards, tiller's land, forest lands, orchards, or any other lands with statutory or other restrictions on development and transferability thereof, that are interspersed on the Subject Lands;
- 7.1.27. All the survey nos. forming part of the Subject Land are contiguous lands and the Subject Land has clear access from a public road and the Existing Access Roads;
- 7.1.28. The Vendors also confirm that all information and documents shared with the Purchasers for the purpose of its due diligence are true and correct and no material fact, document or information has been withheld from the Purchasers;
- 7.1.29. There are no contingent liabilities in the books of the Vendors which may affect the transaction being contemplated in this Agreement;
- 7.1.30. There are no agreements, prohibitory order, restraint or injunction passed by any Court of Law or by any Revenue Body or Authority or Tribunal of any nature whatsoever or any attachment orders of or otherwise any liabilities in respect of the Subject Land and/or any built-up areas to be constructed on the Subject Land or otherwise dealing with the Subject Land or any part thereof and/or whereby the rights of the Vendors as the owner and/or to develop the Subject Land or any part thereof and sell the structures to be constructed on the Subject Land are in any way affected or jeopardized;
- 7.1.31. At the time of acquisition of the Subject Land, the Vendors had verified all title documents, revenue records and chain of documents in respect of the same;
- 7.1.32. All deeds and documents under which the Vendors became entitled to the Subject Land are valid and subsisting and have not been terminated and no notice of termination of the deeds under which the Vendors are entitled to the Subject Land and the fixed Development Potential has been issued and/or is apprehended;





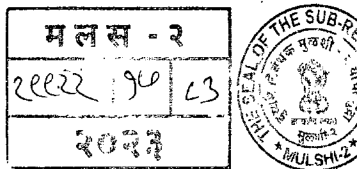


- 7.1.33. The Vendors are in possession and in compliance of all approvals, consents, licenses, clearances, permits and certificates in relation to acquisition of the Subject Land and the aforesaid are valid and subsisting and no breaches of the aforesaid have been committed;
- 7.1.34. The Subject Land or any part thereof did not and/or does not belong to any tribals or adivasi at any time whatsoever;
- 7.1.35. Neither the Subject Land nor any part thereof is affected by reservation for any defence areas;
- 7.1.36. No portion of the Subject Land was a gaothan land;
- 7.1.37. The Subject Land is not located within 100 meters of any heritage buildings;
- 7.1.38. There are no wells on the Subject Land which are accessible to the public at large;
- 7.1.39. No portion of the Subject Land or any part thereof is affected by any battery zone or chemical zone or eco sensitive zone;
- 7.1.40. The title deeds listed in Part B of the Third Schedule hereunder written are the only title deeds in respect of the Subject Land and/ or in the custody of the Vendors;
- 7.1.41. There are no covenants, restrictions, stipulations, easements, quasieasements, burdens reservations, servitudes or privileges affecting the Subject Land or any part thereof which are of an onerous or unusual nature or which conflict with the present user of the Subject Land;
- 7.1.42. All the deeds, documents, letters and writings pursuant to which the Vendors have obtained right, title and interest in respect of the Subject Land are valid, binding and subsisting and the Vendors have not committed any default thereunder and has performed and complied with their obligations thereunder and will not commit any breach of the terms and conditions of such documents and will continue to perform its obligations under the same. All the deeds, documents, letters and writings pursuant to which the Vendors have obtained right, title and interest in respect of the Subject Land have been duly stamped and registered in the manner required by applicable law and neither party has committed any default thereunder and the Vendors have performed and complied with its obligations thereunder.
- 7.1.43. The Vendors have not omitted to disclose to the Purchasers any material fact, in respect of the Subject Land, and all documents and material information in respect of the Subject Land have been provided by the Vendors to the Purchasers.
- 7.2. The Subject Land is not impacted by any forest land issues, revenue rasta, village lands, high tension or low tension wires, canals or any such other impediment that could in any manner impede the possession, development and/or construction on the Subject Land by the Purchasers.







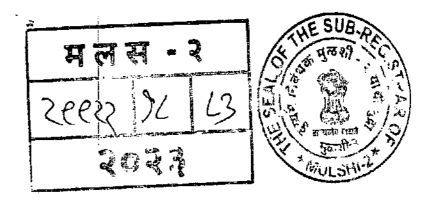


- 7.3. Each Party hereby represents and warrants to the other that:
 - 7.3.1. it is duly incorporated and validly existing under the Laws of India;
 - 7.3.2. it has the full power, authority and legal right to own assets and carry on its business;
 - 7.3.3. it has the full power and authority to execute, deliver and perform this Agreement and to consummate the transactions contemplated by this Agreement;
 - 7.3.4. this Agreement has been duly and validly executed by it and constitutes its legal, valid and binding obligations, enforceable against it in accordance with terms of this Agreement;
 - 7.3.5. each person executing this Agreement on its behalf, has full capacity and authority to sign and execute this Agreement and so as to bind it legally and to constitute its legal, valid and binding obligations, enforceable against it in accordance with the terms of this Agreement;
 - 7.3.6. the execution, delivery and performance by it of this Agreement, and the consummation of the transactions contemplated under this Agreement, does not and will not;
 - 7.3.7. violate, conflict with, result in a breach of the terms, conditions or provisions of, result in the creation of any encumbrances or constitute a default, (or an event that, with the giving of notice or lapse of time or both, would constitute a default) or an event creating rights of acceleration, modification, termination or cancellation or a loss of rights under any or all of the following:
 - its articles of association and the memorandum of association;
 - B. any contract / agreement to which it is a party;
 - any approval or order to which it is a party or by which it is bound;
 - D. any applicable law;
 - 7.3.8. constitute an act of bankruptcy, preference, insolvency or fraudulent conveyance under any bankruptcy act or other applicable law for the protection of its debtors or creditors;
 - 7.3.9. no Approval to, from or with any person is required by it in connection with the execution, delivery and performance of this Agreement, the compliance by it with any of the provisions hereof, or the consummation of the transactions contemplated under this Agreement.
- 8. OTHER COVENANTS, UNDERTAKINGS, DECLARATIONS, OBLIGATIONS AND CONFIRMATIONS OF THE VENDORS
- 8.1. The Vendors, both jointly and severally, further represent, warrant, covenant, undertake, declare and confirm the following:
 - 8.1.1. Upon the request of the Purchasers, the Vendors shall do all such acts and execute all such documents (including any declarations, consent letters, affidavits etc.) as may be required of them, to remove any difficulties that



JAP-





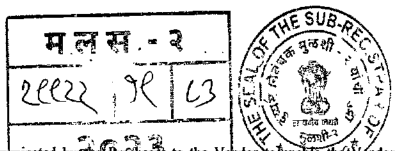
may obstruct/ restrict the absolute sale/ transfer/ conveyance of the Subject Land and to ensure peaceful use and enjoyment of the Subject Land by the Purchasers at all times.

- 8.1.2. The Vendors shall ensure that its authorized representatives shall be present in person for completion of all formalities and procedure before all or any of the authorities for the absolute conveyance of the Subject Land in favour of the Purchasers. The Purchasers and/or their nominee/assignee shall be entitled to get their names mutated /recorded in all government records pursuant to the sale/ conveyance deed for the Subject Land.
- 8.1.3. The Vendors covenant and assure the Purchasers that they shall hereinafter not enter into any negotiations, discussions or documents for sale or transfer of Subject Land or to create any other right or interest on the Subject Land.
- 8.1.4. The Vendors agree, undertake and covenant to do or cause to be done all such acts, deeds and things and execute, endorse and register all documents and deeds as may be necessary, at the offices of any other authority, to perfect the vesting of the title of the Subject Land in the names of the Purchasers, at all times.
- 8.1.5. The roles and responsibilities of the Vendors shall be performed by the Vendors at their own costs and expenses and the Purchasers are not be liable to bear / pay any further amounts to the Vendors;
- 8.1.6. The Vendors shall ensure that there are no tenants, occupants, claimants in respect of the Subject Land or any part thereof, except any tenancies or occupancy rights that may be created solely by the Purchasers pursuant to the execution and registration of the Conveyance Deed;
- 8.1.7. The Vendors shall obtain, maintain and comply with prior environment clearance as required under applicable law, in respect of the Larger Land and projects being developed thereon. Any violation of such an environment clearance in respect of the Subject Land that is attributable to or arising out of any act or omission on the part of the Vendors shall be sole responsibility of the Vendors and any penalty under MPCB, MOEF, as well as Tree and Water Act or any other law/ rules/ regulations applicable to the Subject Land shall be borne by the Vendors at their own costs and risks. Any violation of such an environment clearance in respect of the Subject Land that is attributable to or arising out of any act or omission on the part of the Purchaser shall be sole responsibility of the Purchaser and any penalty under MPCB, MOEF, as well as Tree and Water Act or any other law/ rules/ regulations applicable to the Subject Land shall be borne by the Purchaser at their own costs and risks. The Parties shall indemnify and keep indemnified each other against any losses incurred by or claimed from the other party, due to any aforesaid violations on its part. The Vendor shall allow connection with the existing infrastructure for sewage and drainage disposal.
- 8.1.8.The Vendors shall obtain environment clearance for the subject land in accordance with the plans communicated by the purchaser to the vendor from time to time. The First EC shall be obtained by the Vendor within 120 days from the date of communication of final plan by the Purchaser to the Vendor. Thereafter every alteration in the plan shall be promptly









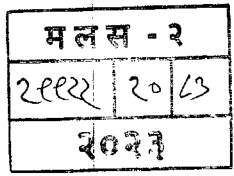
communicated by the Purchaser to the Vender to enable the Vender to obtain revised EC for the subject land. The Purchaser shall strictly comply with all conditions of the Environmental Clearance obtained by the Vender from time to time.

- 8.1.9. The entire Subject Land along with fixed Development Potential thereon shall belong absolutely to the Purchasers upon the execution of this Agreement and the Conveyance Deed and the Vendors shall have no rights in relation to the same. The Township Developer shall be entitled to show the Subject Land as part of their larger township approvals over the Total Land and gain any benefit thereto as long as the Purchasers' rights and entitlements over the Development Potential and the Subject Land remain free from any Encumbrances and are not affected in any manner which is prejudicial to the interests of the Purchasers. It is hereby clarified that any existing or future FSI / Premium FSI / Ancillary FSI / TDR/ or any other FSI /FAR arising out of the Subject Land other than the fixed Development Potential given to the Purchasers as part of this Agreement and the Conveyance Deed will belong to the Township Developer at all times and the Township Developer will be free to use, assign, transfer and/ or load this FSI as they deem fit. It is agreed that in case of any challenge to the right of Vendor to the increased FSI by any third party the vendor has to defend the same at its own cost. The Purchaser shall be obligated to extend its cooperation to the Vendor as and when required by the vendor.
- 8.1.10.The Vendors shall get the name of the Purchaser mutated in the 7/12 extract within 3 (three) months from the date of Deed of Conveyance in respect of the Subject Land.
- 8.1.11. The Vendors shall ensure and cause to be done all such rehabilitation measures and acts, deeds and things that are required to establish/ reestablish and/or maintain absolute, clear and marketable title of the Subject Land, free from any Encumbrances;
- 8.1.12. The Vendors, with intent to also bind all person or persons in whose hands the title deeds more particularly set out in Part B of the Third Schedule hereunder written may from time to time come, doth hereby covenant with the Purchasers, that it shall at all times keep such title deeds safe, unobliterated and un-cancelled and shall and will from time to time and at all times hereafter upon every request of the Purchasers(and/ or its successors in title and/or assign/s), produce or cause the same to be produced within 5 (five) days from the receipt of a written request for the same, as and when required by them and/or their solicitors, advocates and/or agents and/or such other person or persons as they shall direct and/or in the course of any judicial and/or other proceedings and/or otherwise as occasion shall require, the original of the title deeds, for the proof, defence and support of the rights, title and possession of the Purchasers, their successors in title and/or assign/s or any of them, in respect of the Subject Land, and shall permit the same to be examined, inspected, or given in evidence and shall at the request of the Purchasers. their successors in title and/or assign/s, the Vendors shall make and furnish or cause to be made and furnished to them such true, attested or other copies or abstracts or extracts therefrom as they may require; Provided, however, that in the event Vendors are required to deliver the title deeds more particularly set out in Part B of the Third Schedule hereunder written to any third party lawfully entitled to the custody











thereof. Vendors shall immediately intimate the Purchasers of such delivery of the title deeds (or any of them) and shall simultaneously therewith at their own cost and expense, procure such third party for the time being entitled to its custody as aforesaid to enter into a similar covenant for the production of the title deeds hereinbefore contained in favour of the Purchasers then and in such a case and immediately thereon the last mentioned covenant shall cease and become null and void so far as regards the title deeds to which the said substituted covenant shall relate and till that time this covenant shall remain in full force and effect.

8.1.13. Further, it is agreed by and between the Parties that in the event any of the Vendors fail to discharge any of their obligations set out under this Deed including under this Clause and Clause 8, whether fully or partly or if the Vendors are unwilling to undertake any such obligations, then the Purchasers shall have a right to undertake fulfilment of any or all such obligations by a notice to the Vendors. Such notice shall be in writing and shall be for a period of 30 days calling upon the vendor to rectify such defect. Such obligations may be undertaken by the Purchasers either themselves or through a third party. In case the purchaser undertakes fulfillment of such obligation then the purchaser shall be entitled to deduct the same from the consideration payable/recover the same from the Vendor.

9. MUTUAL UNDERSTANDING, COVENANTS AND OBLIGATIONS

- 9.1. The Vendors undertakes to cure and rectify all title issues and defects in the Subject Land at their own costs and expenses.
- 9.2. The Vendors shall pay of all charges/ taxes/ levies payable to any authority in relation to the Subject Land up to the date of execution of the Conveyance Deed, except any charges/ taxes/ levies/ premiums that have been agreed under this Agreement to be paid solely by the Vendors at all times prior to and after the execution and registration of the Conveyance Deed.
- 9.3. The Parties shall ensure presence of their authorized representatives for all formalities and procedure before all or any of the authorities for the absolute conveyance of the Subject Land.
- 9.4. The Purchasers shall be entitled to enter into the sale deed/ conveyance deed, either itself or nominate any of its affiliates or group companies. The Purchasers and/ or its nominee shall bear and pay entire cost of applicable stamp duty and registration fees.

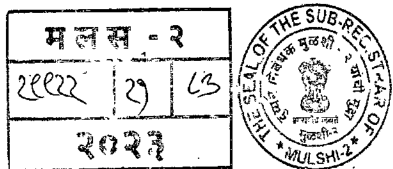
10. <u>INDEMNIFICATION</u>

10.1. The Vendors hereby acknowledge and confirm that based on the representations, covenants and declarations set out in this Agreement (including the recitals hereinabove), the Purchasers have purchased the Subject Land and have paid/agreed to pay the Sale Consideration to the Vendors and the Vendors, agree and undertake that the Vendors, shall at all times hereafter indemnify and keep saved harmless and indemnified at present and in future the Purchasers, their respective successors in interest and title, assigns to the fullest extent from and against all actions (including claims made by third party), suits, losses, claims, damages,









proceedings, costs, expenses, demands and consequences suffered or incurred by the Purchasers or their successors in interest and title or assigns by reason of or on account of arising due to:

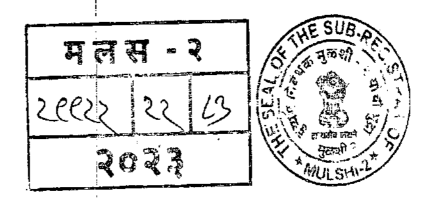
- 10.1.1. any nondisclosure and/or improper disclosure and/or misrepresentation made by the Vendors in this Agreement and/or any of the representations made by the Vendors being false, untrue, misleading, incorrect, inaccurate;
- 10.1.2. any sums and penalties payable to the government, statutory authorities and utility service providers in respect of the Subject Land relatable to a period prior to execution of these presents;
- 10.1.3. Any defect in title, dispute of Possession, dispute of Boundaries and encumbrances in respect of the subject land.
- 10.2. Without prejudice to the rights of Vendors under any other provision of this Agreement or any other remedy available to the Vendors under law or equity, the Purchasers hereby irrevocably and unconditionally, agree and undertake to indemnify, keep indemnified, defend and hold harmless the Vendors (and their directors, officers, employees and agents) against any and all liabilities, losses, damages, claims, actions, proceedings, judgments, settlements, or the like suffered or incurred, arising out of, or which may arise in connection with direct violation of any of the terms and conditions of this Agreement on part of the Purchasers or of any approvals obtained for the Subject Land by the Vendors, which violation is solely and directly attributable to the Purchasers, and which results in a direct and material adverse effect on the development of the project being developed by the Vendors over the remaining Larger Land.
- 10.3. The indemnity provided herein shall be in addition to any other rights under law, equity or otherwise to which the Purchasers may otherwise be entitled to.
- 10.4. A Party to this Agreement may claim indemnity pursuant to this Clause by issuing a written notice to the other Party. Within 7 (seven) days of receipt of such notice, the Indemnifying Party shall indemnify such undisputed amounts to the Indemnified Party claiming such indemnity. It is agreed and clarified by and between the Parties that in the event of failure of the Indemnifying Party to make payment of the indemnification amounts claimed by the Indemnified Party within 7 (seven) days of receipt of notice as recorded in this clause, then the Indemnifying Party shall be liable to also pay delay interest as the rate of 15 (fifteen percent) on such indemnification amounts till such time that the entire sum of indemnification amounts along with delay interest are paid in full by the Indemnifying Party to the Indemnified Party.

11. COMMON INFRASTRUCTURE, TOWNSHIP AND MAINTENANCE

- 11.1 The Parties have entered into and executed a separate township and maintenance agreement ("Township and Maintenance Agreement") simultaneously with the execution of this Deed, inter alia in respect of the following undertakings, representations, warranties and covenants on the part of the Township Developer:
 - 11.1.1. The Township Developer shall be responsible for developing and maintaining the entire infrastructure and amenities required as per the ITP





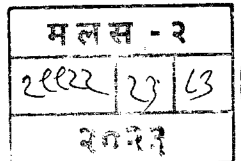


regulations and applicable law and it is agreed between the Parties that any violation, of whatsoever nature in this regard, shall be the sole responsibility of the Vendors at their costs, expenses, risk and efforts.

- 11.1.2. The Township Developer shall construct and develop all common infrastructure in the Larger Land/ township which is directly or indirectly related to construction, development, operation and usage of the Project to be developed by the Purchasers, within the timelines as set forth in this Deed and as further elaborated in the Township and Maintenance Agreement, Project and ITP approvals and as further recorded in the Township and Maintenance Agreement, including completion of the access roads, services/utilities such as water, electricity up-to the Subject Land. The Township Developer shall undertake construction and development of all such common infrastructure at their sole cost, expense, risk and efforts, other than services required towards development of the Subject Land, which shall be more particularly described in the Township and Maintenance Agreement.
- 11.1.3. It is also agreed that all the customers/ end users/ allottees/ purchasers of the Project being developed by the Purchasers over the Subject Land, shall have the entitlement to use, enjoy and avail benefit of all common infrastructure, amenities, facilities, spaces, areas and services in the Larger Land/ township, at par with other occupants/ residents/ users/ allottees of the Larger Land/ township. The Township Developer shall be entitled to collect membership charges, fees, maintenance charges, etc. from such customers of the Purchasers, as more particularly to be recorded in the Township and Maintenance Agreement and all such charges, fees, etc. being charged to the allottees/ customers of the Purchasers shall be at par with other occupants/ residents/ users/ allottees of the Larger Land/ township.
- 11.1.4. The Township Developer shall be responsible for maintenance, operation and upkeep of all common infrastructure, amenities, areas, spaces and facilities in the entire Larger Land. In this regard, the Vendors' body of purchasers' allottees shall be required to collect township maintenance charges as agreed with the Township maintenance authority, which is currently INR 1/- (Indian Rupee One only) per square feet of RERA carpet area + balconies + terraces + sitouts + veranda (net usable area) per month, and pay to the Township Maintenance authority such charges. Alternatively, the Purchasers shall collect such maintenance charges from the prospective purchasers/ customers/ allottees of the Purchasers and deposit the same to the Township Developer, till such time that the common association/ federation of allottees/ purchasers in the project over the Subject Land is formed.
- 11.1.5. The Township Developer shall ensure that on and from the execution of this Deed, no amendment or modification to the allocation of FSI/ Development Potential, development and zone on the Subject Land is made.
- 11.1.6. Any and all liabilities, risks, challenges, costs and penalties that may arise at the integrated township/ Larger Land level including any unfulfilled









obligations, violations or non-compliances will be the sole responsibility of the Township Developer, at their cost, expense, risk and efforts. The Township Developer shall keep the Purchasers completely indemnified in this regard and from any cost or liabilities/ damages incurred by the Purchasers in this regard.

- 11.1.7. The Purchasers shall include the reasonable and necessary township related clauses as per the standard agreement of sale of the Township Developer in the agreements with their prospective purchasers, lessees, successors-intitle, etc. for the Project, which terms have been mutually agreed and more particularly described under the Township and Maintenance Agreement.
- 11.1.8. The Purchasers or the allottees of the Purchasers shall provide access to the Subject Land and/ or the buildings thereon to the Township Developer or its authorized representatives, for discharging their duties under the Integrated Township policies, subject to receipt of prior written notice of 7 (seven) days by the Purchasers from the Companies. In this regard, in case of emergencies, the Companies shall be permitted access to the Subject Land forthwith without prior written notice having been served to the Purchasers, provided a representative of the Purchasers shall accompany the Companies at all times during such access to the Subject Land.

12. MISCELLANEOUS

12.1. GOVERNING LAW, JURISDICTION AND DISPUTE RESOLUTION

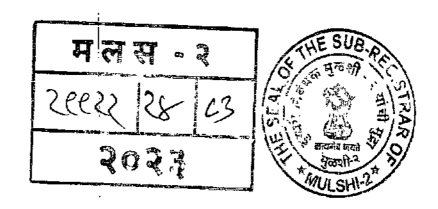
(a) Governing Law

This Agreement shall be governed and interpreted by and construed in accordance with the laws of India.

- (b) Dispute Resolution, Arbitration and Jurisdiction
 - i. In the event of disputes arising out of, in connection with or related to this Deed or any terms contained herein, the Parties agree to refer such disputes to arbitration to be conducted by a sole Arbitrator to be mutually appointed by the Parties, within 30(THIRTY) days of a Party raising the dispute, failing which, it shall be appointed as per provisions of Arbitration and Conciliation Act, 1996 and rules framed thereunder. The seat and venue of arbitration shall be Pune and the arbitration shall be conducted in English language. The charges for the same shall be borne by both the parties equally.
 - ii. Subject to the foregoing, courts in Pune shall have exclusive jurisdiction over the matters arising from this Agreement.
 - iii. White any dispute is pending, the Parties shall continue to perform such of their obligations under this Agreement which do not directly relate to the subject matter of the dispute, without prejudice to the final determination of the dispute.







12.2. NOTICES

All notices, requests, demands or other communication required or permitted to be given under this Agreement and the provisions contained herein shall be written in English and shall be deemed to be duly sent by reputed overnight courier or transmitted by email, to the other Parties at the address of the relevant Party mentioned in the title of this Agreement.

The address for service of the Vendors shall be:

Name:

Mr. Yash Paranjape

Address:

PSC House, Off Prabhat Road, Dr. Ketkar Road, Erandvane,

PUNE MH 411004 IN

E-mail:

info@pscl.in

The address for service to the Purchasers shall be:

Name: Aurigaa Kealtors Address: Pimple Saudagar Pune-411027

Telephone: 9822045919

Email: ve chandwani @ grneut- Com

12.3. STAMP DUTY AND REGISTRATION CHARGES

- (a) The stamp duty and registration charges payable upon this Agreement shall be borne and paid by the Purchasers, and the Purchasers shall immediately upon the execution hereof present the original executed Agreement for registration in the office of the concerned Sub-Registrar of Assurances and the Parties shall thereupon respectively admit execution hereof in accordance with the Indian Registration Act, 1908; The stamp duty and registration charges payable upon the Conveyance Deed shall be borne and paid by the Purchasers.
- (b) The original executed and registered Agreement shall be retained by and be the property of the Purchasers; and
- (c) Each Party shall be responsible for its own income tax liability for incomes received and/or gains arising as a result hereof.

12.4. LEGAL COSTS/ EXPENSES

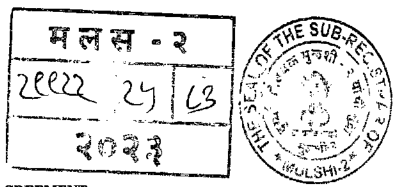
Each Party to this Agreement shall separately bear and pay their respective Advocates and Solicitors fees.

12.5. BANKRUPTCY, LIQUIDATION, AND/OR WINDING UP

The Vendors shall be bound by and shall abide by the terms and conditions of this Agreement and ensure that the rights and entitlements of the Purchasers under this Agreement by virtue of this Agreement shall not be affected in any manner in case of any bankruptcy, liquidation, and/or winding up proceedings relating to any of the Vendors of events leading to the same.







12.6. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof.

12.7. AMENDMENT

No change or modification of this Agreement shall be valid unless the same shall be in writing and signed by each of the Parties.

12.8. SEVERABILITY

- (a) If any of the provisions of this Agreement or part thereof may be constructed in more than one way, one of which would render the provision illegal or otherwise voidable or unenforceable, such provision or part thereof shall have the meaning that renders it valid and enforceable.
- (b) In the event any governmental authority/ court of law determines that any provision in this Agreement or part thereof is not enforceable as written, the Parties agree that such provision shall be amended so that it is enforceable to the fullest extent permissible under the applicable law of the jurisdiction in which enforcement is sought, and affords the Parties to the maximum extent possible, the same basic rights and obligations and has the same economic effect as prior to amendment.
- (c) In the event that any of the provisions of this Agreement or part thereof is found to be void, but would be valid if some part thereof was deleted or the scope, period or area of application were reduced, then such provision shall apply with the deletion of such words or such reduction of scope, period or area of application as may be required to make such provisions valid and effective; provided however, that on the revocation, removal or diminution of the applicable law or provisions, as the case may be, by virtue of which such provisions contained in this Agreement were limited as provided hereinabove, the original provisions would stand renewed and be effective to their original extent from the date of such revocation / removal or diminution (as the case may be).

12.9. NON-WAIVER AND CUMULATIVE RIGHTS AND REMEDIES

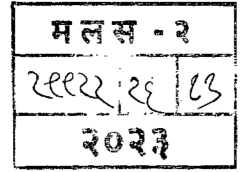
No failure or delay by the Parties in exercising any right or remedy provided by applicable laws under or pursuant to this Agreement shall impair such right or remedy or operate or be construed as a waiver or variation of it or preclude its exercise at any subsequent time and no single or partial exercise of any such right or remedy shall preclude any other or further exercise of it or the exercise of such or any other right or remedy. The rights and remedies of the Parties under or pursuant to this Agreement are cumulative, may be exercised as often as such Party considers appropriate and are in addition to its rights and remedies under the applicable laws.

12.10. SURVIVAL

The provisions of Clause 1 (Définitions and Interpretation), Clause 7 (Representations & Warranties), Clause 9 (Other Covenants, Undertakings, Declarations, Obligations and Confirmations of the Vendors), Clause 11









(Indemnification), and Clause 13 (Miscellaneous) and any other provisions as may be applicable or relevant thereto together with such provisions which expressly or by implication survive termination, shall survive termination of this Agreement.

12.11. ACKNOWLEDGEMENT

Each Party represents, warrants and acknowledges that it has read and understood the terms and conditions of this Agreement and has sought necessary advice in relation to this Agreement and that the Agreement or any or other documentation will not be construed in favour of or against either Party due to that Party's drafting of such documents.

First Schedule Description of Larger Land

All that portion of land covered under present Blue Ridge Township project land, admeasuring about 49 Hectares43.17 Are i.e. 4,94,317 square meters, bearing Survey nos. 119(part) to 125+154(part) to 160+160/2 to 171+173, Plot No.1 and 106, 111/1(part), 112(part), 113/1 (part), 113/2/1, 113/2/2, 114, 172/1(part) & 172/2A (part), 115/3, 115/4, 105/8, 126/1(part), 126/2(part), 126/3(part), 127/1 and 128/1/1(part), 128/1/2(part), situated at Village: Hinjewadi Taluka: Mulshi, District: Pune, Maharashtra, and bounded as follows:

On or towards the North : By boundary of land bearing Survey No. 126/1,

126/2, 126/3, 128/1/1, 128/1/2, Hinjewadi and

18.0 meter wide MIDC road, Hinjewadi;

On or towards the South : By boundary of proposed 24.0 wide PMRDA

D.P. road, Hinjewadi and Mula River,

On or towards the East : By boundary of Mula River, Hinjewadi and

PMRDA 24 meter road, Hinjewadi;

On or towards the West : By boundary of land bearing Survey Nos. 172,

174 and 180, Hinjewadi;

Second Schedule

(Description of the said Sector R 9 Land)

All that piece and parcel of land bearing Sector R 9, admeasuring 9255.46 square meters carved out of the said Larger Land more particularly described in the Schedule I written above,

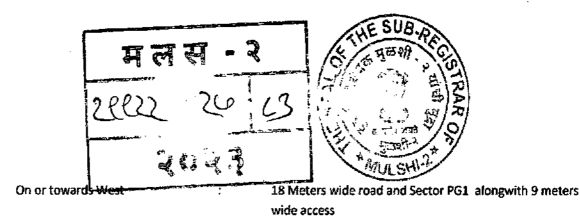
and bounded as:

On or towards East : Sector EH1 and Sector R 3

On or towards South : Sector G 7 and OS 5







On or towards North

Sector PS + SS

Third Schedule (Part A)

(Description of the Subject Land)

All that piece and parcel of land admeasuring 3255.46 square meters carved out of the said Sector R 9 Land more particularly described in the Second Schedule above and bounded as

On or towards East

Balance part of the Sector R 9 Land

On or towards South

18 Meters wide Road

On or towards West

9 Meter wide access (part of PS+SS+PG)

On or towards North

Sector PS + SS

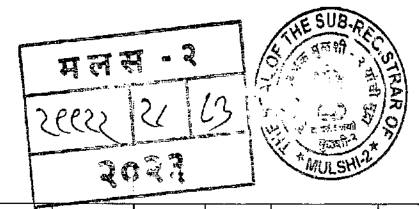
Third Schedule (Part B)

(List of Original Title Deeds – as per concerned old Survey Numbers)

Sr. No.	Survey No.	Total area of Survey No. in Ares	Name of the registered deed/ document	Names of the erstwhile owners	Date of the Deed	Registration Details and concerned Mutation Entry	In favour of:
1	120/1	109.0000	Development Agreement and Power of Attorney	Sopan Jambhulkar and others	03.04.2006	Sub.Registrar's Office: Mulshi DA: Registration Sr.No.: 1929/2006 POA: Registration Sr.No.: 1930/2006	Vendors ME No. 6679
	:		Subsequent Sale Deed		28.02.2007	Registration Sr.No.: 1402/2007	
2	120/2	124.0000	Development Agreement and Power of Attorney	Sopan Jambhulkar and others	03.04.2006	Sub.Registrar's Office: Mulshi DA: Registration Sr.No.: 1929/2006 POA: Registration Sr.No.: 1930/2006	Vendors ME



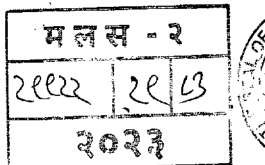




			Subsequent Sale Deed		28.02.2007	Registration Sr.No.: 1402/2007	No.:6679
3	121/1	I14.0000	Sale Deed	Baban Hulawale and others	07.02.2006	Sub.Registrar's Office: Mulshi Registration Sr.No.: 708/2006	Sunil Shamrao Patil
4	121/2	112.0000	Development Agreement and Power of Attorney	Sopan Jambhulkar and others	03.04.2006	Sub.Registrar's Office: Mulshi DA: Registration Sr.No.: 1929/2006 POA: Registration Sr.No.: 1930/2006	Vendors
			Subsequent Sale Deed		28.02.2007	Registration Sr.No.: 1402/2007	ME No.: 6679
5	122	243.0000	Sale Deed	Babu Jambhulkar and others	05.08.2005	Sub.Registrar's office: Mulshi Registration Sr.No.: 4110/2005	Shashank Paranjape
6	123/2	86.0000	Sale Deed (two numbers)	1) Kashinath Dhankude and others (80R)	04.01.2005	Sub.Registrar's office: Mulshi Registration Sr.No.: 116/2005 and	Shashank Paranjape
				2) Babu Jambhulkar and others (6 R)	01.02.2006	Sub.Registrar's office: Mulshi Registration Sr.No.: 574/2006	Sunil Shamrao Patil
7	123/3	76. 000 0	Sale Deed	Vasant Jambhulkar and others	27.03.2006	Sub.Registrar's office: Mulshi Registration Sr.No.: 1797/2006	Sudhir Bapat
8	123/4	12.0000	Sale Deed (two numbers)	1) Vasant Jambhulkar and others (6R)	27.03.2006	Sub.Registrar's office: Mulshi Registration Sr.No.: 1797/2006 and	Sudhir Bapat









. —				2) Bajirao Jambhulkar and others (6 R)	02.12.2005	Sub.Registrar's office: Mutshi Registration Sr. No.: 6337/2005	Shashank Paranjape
9	121/1	114.0000	Sale Deed	Sunil Shamrao Patil	07.06.2007	Sub.Registrar's office: Mulshi Registration No.: 3927/2007	Owner/ Developer ME No.: 6807
10	122	243.0000	Sale Deed	Shashank Paranjape	07.06.2007	Sub.Registrar's office: Mulshi Registration No.: 3927/2007	Owner/ Developer ME No.: 6807
11	123/2	86.0000	Sale Deed	Shashank Paranjape Sunil Shamrao Patil	15.02.2007	Sub.Registrar Office: Mulshi Registration No.1121/2007	Owner/ Developer ME No.: 6672
12	123/3	76.0000	Sale Deed	Sudhir Bapat	07.06.2007	Sub.Registrar's office: Mulshi Registration No.: 3927/2007	Owner/ Developer ME No.: 6807
13	123/4	12.0000	Sale Deed	Sudhir Bapat Shashank Paranjape	07.06.2007	Sub.Registrar's office: Mulshi Registration No.: 3927/2007	Owner/ Developer ME No.: 6807

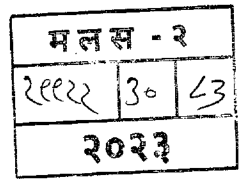
The Subject Land alongwith the fixed Development Potential (i.e. F.S.I. admeasuring, 20903.01 square meters) constitute subject matter of this Agreement.

Annexures
(List of Annexures. All Annexures are annexed herewith separately.)

Sr.No.	Details
A	Plan of Larger Land and Sector R9
В	Plan of Subject Land
С	Plan Demarcating the Existing Access Roads
D	7/12 of the Subject Land
E	Board Resolution of the Vendor
F	NOC of ABFL dated 05.09.2023











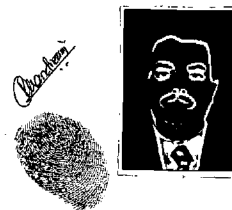
Signed and Delivered bys PARANJAPE SCHEMES (CONSTRUCTION) LIMITED

the Vendors withinnamed by the hand of its authorized representative Mr. Yash Shashank Paranjape pursuant to Resolution passed at the meeting of its designated partners held on31.08.2023 in the presence of...



Signed and Delivered by M/s. AURIGAA REALTORS the Purchasers withinnamed by the hand of its authorized partner Mr. VINOD PREMCHAND CHANDWANI

in the presence of. \(\).



1) Rahul C: Thawain Simpsi Pune 17

Paaleash Chandwan:
Aundh Pane.

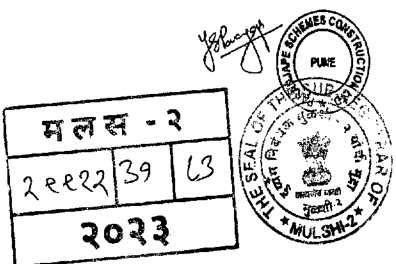


Amount Received Statement from Aurigaa Realtors

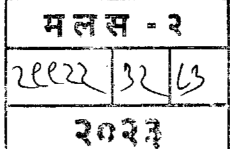
Following Amounts are received from Aurigaa Realtors towards ATS

Date	Remark	Amount Rs.
11-12-23	RTGS	6,00,00,000
Add: TDS deducted by Aurigaa Realtors		10,00,000
@1% on A/c. of 194IA		





Anner D







महाराष्ट्र शासन

गाव नमुना सात (अधिकार अभिलेख पत्रक)

[महाराष्ट्र जमीन महसुल अधिकार अभिलेख आणि नोंदवह्या (तयार करणे ह सुस्थितीत ठेवणे) नियम १९७१ यातील नियम ३,५,६ आणि ७]

गाव :- हिंजवडी (५५६२०१)

तालुका :- मुळशी

जिल्हा :- पुणे



१९९/**पै ते १२५/१५४ पै ते १६०/१६०/२ते१७१/१७३ चा/प्लॉट** नं १ भृमापन क्रमांक व उपविभाग ULPIN: 17042965271 शेताचे स्थानीक नाव : भृधारणा पद्धती भोगवटादार वर्ग -9 कुळ, खंड व इतर अधिकार पो.ख. फेरफार क्र क्षेत्र आकार क्षेत्र, एकक य आकारणी खाते क्र. भौगवटादाराचे नाव कुळाचे नाव व खंड फ्लॅगनिए इन्फास्ट्रक्वर पा लि तर्फ श्रीकृति भ३५६ १४४ ०० अ३५६७ ४० क्षेत्राचे एकक आर.चौ.मी 49843 पुरुबोलस प्रशंजपे अकृषिक क्षेत्र > 89.08.90.99 89.089.09 (999८९) पर्राजपे स्कीम्स (कन्स्ट्रक्शन) लिनिटेड बिन शेती ४३५६.७४.०० 92262 औद्योगिक क्षेत्राकरीता संपादन (६२०६) (90689) **२४६२.३०** नोव्हा डेव्हलपर्स प्रा लिमिटेड 284,23.00 92862 बिन शेती ४३५६७.४० औद्योगिक क्षेत्राकरीता संपादन (७७७६) आकारणी (१९१८९) भाडे पट्ट्याने 80.83 पर्सिस्टंट सिस्टिम्स लिमिटेड 90,08.3 93708 प्राईड पर्पल प्रॉपटींज व प्राईड पर्पल इन्क्रास्ट्रक्यर यांचा परांजपे स्कीम्स (कन्स्ट्रक्शन) लिमिटेड यांचेशी ९९ वर्ष मुदलीचा भाडेकरार. (१०९७८) प्रलंबित फेरफार : नाही. होवटचा फेरफार क्रमांक : १९१८९ व दिनांक : C/06/5053 जुने फेरफार क्र : (४६७) (५५६) (८२३) (११०९) (१६७६) (५७१४) (७१६२) (७५०९) (७५६२) (७६०५) (७८९७) (७९०५) (८२९२) (९११३) (९४२०) (१०६९२) (१०८४१) सीमा आणि गुमापन चिन्हे :



हा गाव नमूना क्रमांक ७ दिनांक २०/०७/२०२३:१२:३४:२५ PM रोजी डिजिटल स्यासरीत केला आहे व गाय नमूना क्रमांक १२ चा बेटा स्वयंप्रमाणित असल्यामुळे ७/१२ अभिलेखायर वर कोणत्याही सड़ी तिक्क्याची आवश्यकता नाही.

৩/৭২ ভারনজাত বি. : ৭८/০९/२०२३ : ৭০:३५:৭৬ AM. वैधता पडताळणीसाठी https://dgl:aleatbara.mahabhumi.gov.in/dei/ या संकंत स्थळावर জাऊन 2506:100001284723 हा कर्पा

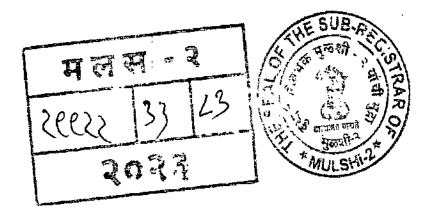
शपरादा.





गाव नमुना बारा (पिकांची नोंदवही) [महाराष्ट्र जमीन महसूल अधिकार अभिलेख आणि नॉदवह्या (तयार करणे व सुस्थितीत ठेवणे) नियम १९७१ यातील नियम २९] जिल्हा :- पुणे तालुका :- मुळशी गाव:- हिंजवडी (५५६२०१) भूमापन क्रमांक व उपविभाग १९९/पै ते १२५/१५४ पै ते १६०/१६०/२ते१७१/१७३ चा/प्लॉट नं १ शेरा लागवडीसाठी उपलब्ध नसलेली जमीन पिकाखालील क्षेत्राचा तपशील पिकांचे नाव जल सिचित अजल सिचित जल सिंचनाचे साधन पिकाधा वर्षे खाते क्रमांक प्रकार (?) (4) (99) (२) (4) (६) (9) आर.चौ.मी आर.चौ.मी आर.ची.मी ¥3.4£0¥ इमारस पड संपूर्ण दर्ष २०१५-१६ 83,4608 इमारत पड ₹**०**9६–9७ संपूर्ण वर्ष

टीप : " सदरची नोंद मोबाइल ॲप द्वारें घेणेत आलेली आहे





वाचले :- १) श्री श्रीकांत परांजपे, संचालक प्लॅगशिप इन्फास्ट्रक्चरर्स प्रा.लि. रोजीचा अर्ज.

२) शासन नगर विकास विभागाकडील अधिसुचना क्र.टीपीएस/१८०४/पुणे प्रा.यो.वि.नि.नि./नवि-१३, दिनांक १६/११/२००५

३) शासन नगर विकास विमांगाकडील अधिसुचना क्र.टीपीएस/१८०६/२४०७/सीआर/ ५१६/०६/नवि-१३, दिनाक २५/५/२००७

४) इकडील आवेश क्रमांक प्रमुख/एनए/एसआर/२९५/२००६, दिनांक ३०/३/२००७

५) इकडील पत्र क्र पमअ/सीआर/१३/०७४, दिनांक ९/१०/२००७

६) उपसंचालक, नगररचना पुणे विभाग, पुणे यांचेकडील पत्र क्र.प्रा.यो.पुणे/ विशेषनगर/हिजवडी/ब्लु रीज टाकन/बृहत आराखंडा पुणे/उसंपुवि/६९९, दि.२९/४/२००८

७) भारत संरकारच्या पर्यावरण व वन मंत्रालयाचे पत्र क्र. २१-३८२/२००७-आयए-तीन, दिनांक ३/१०/२००७

८) महाराष्ट्र प्रदुषण नियंत्रण मंडळ यांचेकडील पत्र क्र.बीओ/आरओ(पी ॲण्ड पी) सीसी-२१०, दिनांक ५/२/२००८

९) शासन जलसंपदा विभागाकडील ज्ञापन क्र संकीर्ण २००६/(७८७/२००६) सिंव्य(घो). दिनांक १८/६/२००७



विषय :-

जिल्हाधिकारी कार्यालय पुणे महसूले शाखा क्र.पमअ/एनए/एसआर/३३६/०८ पुणे-१, दि. —/०५/२००८ ४।६/२००८

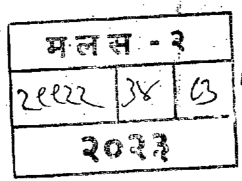
मीजे हिंजवडी, ता.मुळशी येथील विशेष नगर विकसित करणेसाठी शासन मंजूर प्राप्त दिनांक १६/१९/२००५ च्या विनियमातील नियम क्र ७सी खालील ब्लु रीज टाऊनशिपचे रेखांकन (बृहत आराखंडा) मंजूरीबाबत.

ब्तु रिज टाऊनशिप हिंजवडी, ता.मुळशी, जि.पुणे

आ दे श

शासनाचे नगर विकास विभागाने त्यांचेकडील दिनाक १६/११/२००५ चे अधिसुचनेद्वारे पुणे जिल्ह्यासाठी विशेष नगर वसाहत प्रकल्पाबाबतचे धोरण प्रसिध्द केले आहे. त्यानुसार शासन नगर विकास विभाग अधिसुचना क्र.टीपीएस/१८०६/२४०७/सीआर ५१६/०६/नवि-१३ दिनाक २५/५/२००७ अन्वये मीजे हिजयडी ता मुळशी येथील ५४ हेक्टर १४ आर क्षेत्र विशेष नगर क्षेत्र म्हणून घोषित केलेले आहे. प्रस्तुत विशेष नगर वसाहत प्रकल्पास अकृषिक परवानगी, मुद्रांक शुल्क, मुंबई कुळकायदा अधिनियम, शेतजमीन धारणा अधिनियम, नागरी जमीन कमाल धारणा अधिनियम व सुरक्षा शुल्क मधून संवलत देण्यात आलेली आहे.

शासनाकडील दिनांक १६/१९/२००५ चे अधिसुचनेतील नियम ७(ब) नुसार प्लॅगशिप एन्फांस्ट्रक्चरर्स प्रा.लि.या कंपनीस इंकडील कार्यालयाकडून क्र.पमअ/सीआर/१३/०७, दिनांक ९/१०/२००७ अन्वये उद्देशपत्र देणेत आले आहे.





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श्री.श्रीकृतं परांजपे, संचालकं पलेंगशिप इन्क्रास्ट्रक्चर्स प्रा.लि. यांनी दिनांक १३/१९/२००७ चे अधिसुचनेतील नियम ७ (क) नुसार प्रस्तावित विशेष नगर वसाहतीचे रेखांकन (बृहत आराखडा) मंजूर करणेची विनंती केली आहे.

उपसंचालक नगररचना पुणे, विभाग पुणे यांनी त्यांचेकडील जा.क प्रा.यो.पुणे/विशेषनगर/हिजवडी/ब्लु रीज टाऊन/बृहत आराखडा पुणे/उसंपुवि/६९१. दिनांक २९/४/२००८ अन्वये कंपनीने सादर केलेल्या रेखाकनास अटी व शर्तीस अधीन राहून मंजूरीची शिफारस केली आहे.

भारत सरकारच्या पर्यावरण वन मंत्रालयाचे पत्र क्र.२१-३८२/२००७/आयए.तीन, दिनांक ३/१०/२००७ अन्यये प्रस्तुत प्रकल्पास काही अटी व शतींवर एन्व्हायर्नमेंटल क्लिअरन्स देण्यात आलेले आहे.

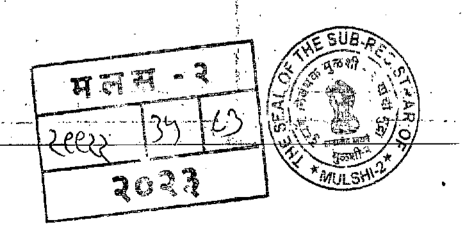
महाराष्ट्र प्रदुषण नियंत्रण मंडळ यांचेकडील पत्र क्रांबीओ/आरओ(पीॲण्डपी) सीसी-२१०, दिनांक ५/२/२००८ अन्यये प्रस्तुत प्रकल्पास काही अटी व शर्तीवर मान्यता देण्यात आलेली आहे.

शासन जलसंपदा विभागांकडील पत्र क्रमांक संकीर्ण २००६/(७८७/२००६)सिव्य(धो), दि.१८/६/२००७ अन्यये मुळा नदी हिंजवडी को प.बंधाऱ्यातून १.७५२ दलघमी पाणी आरक्षित कंप्रग्यास शासनाने मंजूरी दिलेली आहे.

पलगिशिप इन्फास्ट्रक्चरर्स प्रा.लि.यांनी या कार्यालयाकडील पत्र क पमअ/एनए/एसआर/३३६/०८, दि २७/५/२००८ अन्चये सूचित केलेप्रमाणे अकृषिक सारा, जिल्हा परिषद व ग्रामपंचायत उपकर, रुपांतरीत कर व छाननी फी अशी एकूण रक्कम रु.१,५१८/- दिनांक २८/५/२००८ रोजी चलनाने जमा करुन चलनाची प्रत सादर केली

प्रस्तुत प्रकरणी शासनाकडील दिनांक १६/११/२००५ चे अधिसुचनेतील नियम ७(क) अन्वयं मला प्राप्त झालेल्या अधिकारानुसार मी, जिल्हाधिकारी पुणे मौजे हिंजवडी ता मुळशी येथील सोबत जोडलेल्या यादीतील जिमनीवर फ्लॅगशिप इन्फास्ट्रक्चरर्स प्रा.लि.यांनी प्रस्तावित केलेल्या विशेष नगर वसाहत (ब्लु रिज टाऊनशिप) बाबतच्या नकाशास (बृहत आराखडयास) खालील अदी व शतीवर तात्पुरत्या स्वरुपात तत्वतः मंजूरी देत आहे.

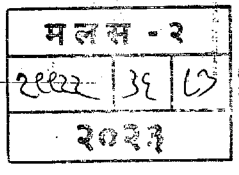
- १. प्रस्तुत विशेष नागरी वसाहत प्रकल्पामध्ये समाविष्ट असलेल्या जिमनीना शासनाकडील अधिसूचना दिनांक १६/११/२००५ अन्वये अकृषिक परवानगी प्राप्त झालेली आहे.. कंपनीस सदर क्षेत्रामध्ये करण्यात येणाऱ्या निवासी / वाणिज्य वापराबाबतचे रेखांकन सादर करून त्यावर सदर आदेशाच्या दिनांकापासून अकृषिक आकारणी करून घेणे आवश्यक राहील व सदर अकृषिक सारा व त्यावरील उपकर कंपनीस प्रतिवर्षी शासनास जमा करणे बंधनकारक राहील.
- २. मंजूरीची शिफारस केलेले क्षेत्र एकत्रिकरणाच्या नकाशामध्ये (नकाशा क्र.२/४) दर्शविल्यानुसार हदीची व क्षेत्राची मोजणी खात्याकडून, मोजणी होऊन खातरजमा व प्रमाणिकरण करुन घेणे आवश्यक राहील. अशा मोजणीअंती कायम व प्रमाणित केलेल्या हदी व क्षेत्रविषयक तपशिल नमूद असलेल्या प्रमाणित मोजणी नकाशा कंपनीने या कार्यालयाकडे सादर करणे बंघनकारक राहील.
- 3 प्रस्तुतचा नियोजित बृहत आराखडा (नियोजन रेखांकृन) आपणांकडून मंजूर करण्यात आल्यानंतर सर्व भूखंडाची (सेक्टरची) प्रत्यक्ष जागेवर मोजणी व आखणी करुन त्यास मोजणी खात्याकडून प्रमाणिकरण करुन घेणे आवश्यक राहील, आवश्यक असलेल्या क्षेत्र दुरुस्ती अनुषंगाने जरुर ती कार्यवाही करणे व त्यानुसार नोंदी अभिलेखात मंजुर करुन घेणे कंपनीवर बंधनकारक राहील मात्र कोणत्याही परिस्थितीत रेखांकनामधील खुली जागा





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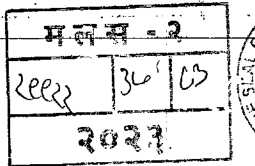
- ४ विशेष नगर विकसित करणेकामी शासन मंजूर दि.१६/११/२००५ चे विनियमाचे आघारे प्रस्ताव कंपनीने सादर केलेला असल्याने संदर विनियम व त्यामध्ये वेळोवेळी सुधारित करणेत येणाऱ्या सर्व नियमांचे, निर्देशांचे व सूचनांचे पालन करणे कंपनीवर बंधनकारक राहील.
- ५. शासनाच्या नगर विकास विभागोळडील शासन निर्णय क्र.टीपीएस/१८०६/२४०७/सीआर-१५१६/०६/नवि-१३ दिनांक २५/५/२००७ अन्वये सदर प्रकल्पास अधिसुचित विशेष नगर वसाहत प्रकल्प म्हणून काही अंटीसापेक्ष महाराष्ट्र प्रादेशिक नियोजन व नगर रचना अधिनियम १९६६ चे कलम १८(३) अन्वये मान्यता दिलेली आहे. या शासन निर्णयामधील सर्व अटींची / शर्तींची तसेच लोकेशन क्लिअरन्स व लेटर ऑफ इंटेट मध्ये नमूद सर्व अटी/शर्तींची पूर्तता करणे कंपनीवर बंधनकारक आहे व राहील.
 - मोजणी खात्याकडून वरीलप्रमाणे मंजूरीच्या रेखांकनाबाबत खातरजमा करणेत आल्यानंतर जर त्यामध्ये जागेच्या / प्रस्तावित सेक्टरच्या हदीत बदल झाल्यास/ आढळून आल्यास मोजणी खाते प्रमाणित करेल त्यां हदीनुसार / क्षेत्रानुसार बृहत आराखड्यामध्ये योग्य ते बदल/ सुधारणा करुन असे सुधारित नकाशे जिल्हाधिकारी पुणे यांचेकडे सादर करणे व त्यास रितसर अंतिम सुधारित मंजुरी प्राप्त करून धेतल्यानंतरच त्यानुसार त्या सेक्टरमध्ये प्रत्यक्ष विकास सदर कंपनीस करता येईल व त्यानंतरच कंपनीस प्रकल्पातील त्या त्या सेक्टरमध्ये बांधकाम विकासाकरिती नकाशांना परवानगी मागता येईल.
- ७. प्रकल्पांतर्गत समाविष्ठ जिमनीच्या मालकीबाबत, हदीबाबत, विहवाट इ.बाबत भविष्यात काही वाद उत्पन्न झाल्यास त्यास संपुर्णतः कंपनी जबाबदार राहील अशा प्रकरणी सदर परवानगी, कंपनीस कोणतीही नुकसान भरपाई न देता अथवा पुर्वसूचना न देता रद करण्याचे संपूर्ण अधिकार जिल्हाधिकारी यांना राहतील.
- ८. कंपनीकडून दि.२२/२/२००८ चे पत्रासोबत प्राप्त मोजणी नकाशाचे सत्यप्रतीनुसार (मो.र.न.४२/०८ दि.९/२/०८ ते १९/२/२००८) प्रकल्पाखालील जागेस अस्तित्वातील पोहोच रस्ता दर्शविला आहे. सदर रस्ता रा.न.१५४/३, १५४/२,१५४/१ व १७३ मधून जात आहे. सदर रस्ता रा.न.१५४/३, १५४/२,१५४/१ व १७३ मधून जात आहे. सदर रस्ता चित्र रस्ता कि अस्त्र स्ता कि अस्त्र स्ता कि अस्त्र स्ता कि अस्त्र स्ता कि असल्याचे ज्ञान कि असल्याचे ज्ञान वशिले आहे. सदरचा रस्ता विचारात घेऊन शासनाने विषयांकित जागेमध्ये टाऊनशीप अनुज्ञेय केली आहे. सदरचा रस्ता कि अधिनयम १९६१ अंतर्गत निर्णय क्र.आयडीसी/२००६/(७६९)/उद्योग-१४ अन्तये अधिसूचित केला असून हा रस्ता प्रादेशिक योजनेमधील ३६ मी.ठंद प्रस्तावित रस्त्याच्या आखणीमध्ये कंपनीने बाधित होणारे केशासह M.I.D.C. ने त्यांचे हदीवर आखणी २० मी.ची करून विकसित केला असल्याचे दिसून येते. उक्त रस्त्याच्या अशा रस्ता आखणी बदलानुषंगानेचा नकाशा व अधिसूचना कंपनीकडून या कार्यालयाकडे सादर करणे आवश्यक राहील. व या रस्त्याबाबत भविष्यात काही वाद उद्भवल्यास त्याची सर्वरची जबाबदारी कंपनीवर राहील.
- ९. M.I.D.C. ने दि.१४/९/२००५ रोजी महाराष्ट्र औद्योगिक विकास अधिनियम १९६१ अंतर्गत निर्णय क्र.आयडीसी/२९२५/(९६३५)/उद्योग-१४) अन्वये अधिसूचित केल्यानूसारचा स.नं.१६८ मधील ३६ मी.रुंद रस्ता कंपनीने त्यांचे प्रस्तावित जमीन वापर नकाशामध्ये दर्शविला आहे व





त्यांनुसार सेक्टरचे नियोजन केले आहे. भविष्यात M.I.D.C. कडून या रस्त्याच्या आखणीमध्ये बदल झाल्यास अशा बदल झालेल्या आखणीशी सुसंगत अशी रस्ता आखणी प्रस्तावित जमीन वापर नकाशामध्ये नियोजित करणे व त्यामुळे होणारे जरुर ते बदल उक्त बृहत आराखडयामध्ये करणे कंपनीवर बंधनकारक राहील.

- 90. बृहत आराखडयामध्ये ज्या वापरासाठी भूखंड /सेक्टर/ब्लॉक दर्शविला आहे निब्बळ त्याच वापरासाठी त्या क्षेत्राचा वापर करणे कंपनीवर बंधनकारक राहील. रहिवास विभागातील सेक्टर / ब्लॉक मधील भूखंड निब्बळ रहिवास वापरासाठीच वापरावयाचे आहेत. त्यात कोणताही वाणिज्य स्वरुपातील मिश्र वापर त्यांमध्ये अनुज्ञेय राहणार नाही. मात्र सुविधा क्षेत्र, ऑमिनिटी स्पेस इ. स्वरुपातील मिश्र वापर त्यांमध्ये अनुज्ञेय राहलील. कारण विशेष नंगर विनियम नियम क्र.४(अ) नुसार योजना क्षेत्रात अनुज्ञेय Total Floor Area (F.S.I.) च्या ६०% Floor area (F.S.I.) हा फक्त निब्बळ निवासी कारणासाठी वापर करणे बंधनकारक आहे. प्रत्येक सेक्टर / ब्लॉकचे अंतर्गत सविस्तर रेखांकन विहीत विकास नियंत्रण नियमावलीनुसार स्वतंत्रपणे तयार करन ते प्रथम या कार्यालयाकडून मंजूर करन घेणे कंपनीवर बंधनकारक राहील.
- 99. प्रकल्पाअंतर्गतच्या क्षेत्राच्या दक्षिण हद्दीलगत मुळा नदी आहे. एकत्रिकरण नकारो व बृहत आराखडा नकाशांवर पूर रेषा (Blue line and red line) हि पाटबंधारे विभागाकडील नकाशानुसार दर्शविली आहे. या उच्चतम पूर्रेषेनंतर रिटेनिंग वॉलचे बांधकाम करणे कंपनीवर बंधनकारक आहे. या उच्चतम पूर्रेषा (नियंत्रित क्षेत्र) (Red Zone) व नदीकाठ यामधील क्षेत्र कायम खुले, अंडथळा विरहीत व सुस्थितीत ठेवणे कंपनीवर बंधनकारक राहील. त्याचबरोबर या उच्चतम पूर्रेषेच्या उत्तरेकडील ३० मी. अंतरापर्यंतच्या क्षेत्रात ग्रीन स्पेस व रस्ता याशिवाय कोणतेही पक्क्या स्वरुपाचे बांधकाम कंपनीकडून करण्यात येऊ नये.
- 9२. महाराष्ट्र शासनाच्या जलसंघारण विभागाकडील दि.१७/४/२००७ रोजीच्या क्र.संकीर्ण-२००६/२९६/२००९/सिं.स्य(म) च्या नाहरकत् प्रमाणपत्रानुसार कंपनीने. प्रकल्पाचे बांधकामाचेवेळी किंवा प्रत्यक्ष वसाहतीचा वापर सुरु झाल्यानंतर नदीमध्ये कोणत्याही प्रकारचे सांडपाणी, राडारोडा टाकण्यात येणार नाही यांबाबतची दक्षता चेणे आवश्यक आहे व ते कंपनीवर बंधनकारक आहे.
- 93.M.S.E.B.D.C. करीता ५०० KVA चे ट्रान्सफॉर्मर संब-स्टेशन U६ मध्ये M.S.E.D.C. चे मान्यतेने विकसितं करणे आवश्यकं आहे.
- 98. प्रकल्प रावविताना या भविष्यात उद्मविणाऱ्या कोणत्याही अडचणी अथवा प्रश्नांसाठी कंपनी सर्वस्वी ज्याबदार राहील. या अडचणींचे निराकरण करुन देण्याची जवाबदारी अथवा बंधन शासनावर / जिल्हाधिकारी पुणे यांचेवर असणार नाही.
- १५. विशेष नगर वसाहतीच्या मंजूर विनियम मधील कलम ७(सी)(१) नुसार कंपनीने पायामूत सेवासुविधा विकास करणेस येणाऱ्या खर्चाच्या १५% बॅंक गॅरंटी देणे व पायामूत सुविधांचा विकास व देखमालीबाबत कंपनीने रितसर करांत्रपत्र करून सादर करणे आवश्यक आहे. त्यानुसार कंपनीने वाय.एस.साने असोसिएटस यांचेकडील दिनांक १६/५/२००८ चे पत्रान्वये सदर क्षेत्रामध्ये उमारण्यात येणाऱ्या पायामुत सुविधाच्या खर्चाचे अंदाजपत्रक सादर केले असून सदर अंदाजपत्रकानूसार रु. २८.१० कोटी खर्च होणार असलेचे दर्शविले आहे. त्यानुसार सदर रकमेच्या १५ टक्के रु. ४,२१,५०,०००/- ची बॅंक ऑफ महाराष्ट्र,डेक्फन जिमखाना शाखा पुणे यांचेकडील दि.२९/५/२००८ रोजीची बॅंक गॅरटी कंपनीने सादर केली आहे. विशेष नगर नियमावलीमधील नियम क्र.१.३ नुसार रस्ते, पाणीपुरवठा, रस्ते विद्युतीकरण, ड्रेनेज आणि धनकचरा निर्मूलन, प्रकल्पाकरीता लागणारा वीजपुरवठा, फायर

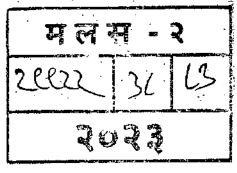




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स्टेशन इ: पायाभूत सुविधां विकसित करणेकरीता लागणारा खर्च सविस्तरपणे परिगणित करून व त्यास जरूरप्रमाणे सार्वजनिक बांधकाम विभागाकडून / संबंधित विभागाकडून मान्यता घेऊन अशा येणाऱ्या खर्चाच्या १५ % बँक गॅरंटी सादर करणे आवश्यक आहे. त्यानुसार सार्वजनिक बांधकाम विभाग / संबंधित विभागाकडून मान्यता घेणे व त्यानुसार येणाऱ्या खर्चाच्या रकमेमध्ये तफावत आढळल्यास येणारी फरकाची रक्कम भरणे कंपनीवर बंधनकारक राहील.

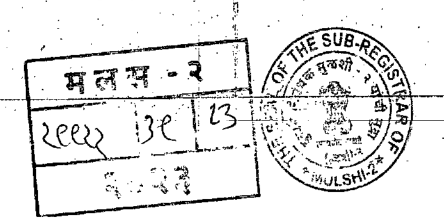
- 9६ रेखांकन मंजुरीनुसार सविस्तर प्रकल्प अहवाल तयार करणेची जबाबदारी कंपनीची व संबंधित सल्लागार तसेच वास्तुविशारद व मुख्य आर्किटेक्ट टाऊन प्लॅनर यांची राहील. पुर्वपरवानगीशिवाय कोणताही विकास अथवा बांधकाम कंपनीने हाती घेऊ नये. असा अनिधक त विकास/ बांधकाम केल्याचे निदर्शनास आल्यास कपंनीस कोणतीही पुर्वसुचना न देता कंपनीवर दंडात्मक कारवाई तसेच अनिधकृत बांधकामांविरुध्द कारवाई करण्यात येईल तसेच त्यासाठी येणारा खर्च कंपनीस सोसावा लागेल.
- १७. Details of Eco-frindly Amenities proposed in Blue, Ridge Township बाबत कंपनीने दिनांक २२/२/२००८ चे पत्रासोबत Environmental Management Plan म्हणून पृष्ठ क्र.१ ते ९ अन्वयं माहिती सादर केलेली आहे त्याची स्वाक्षरीची प्रत या कार्यालयाकडे सादर करणे आवश्यक असून अशा नकाशांवर नमूद नोंदप्रमाणे अशा इकोफ्रेंडली तरतूदी करणे, ऑमिनीटी पुरविणे व त्या प्रस्तावित करणे तसेच त्याची अंमलबजावणी करणे कंपनीवर बंधनकारक राहील. याबाबतचे हमीपत्र (undertaking) कंपनीस देणे बंधनकारक राहील.
- १८ कंपनीने मंजूरीस्तव सादर केलेल्या प्रस्तावित जमीन वापर नकाशामधील सेक्टर G-१ मध्ये हेलिपँडचे नियोजन केले आहे. या नियोजनाच्या अनुषंगाने हेलिपँडकरिता आवश्यक क्षेत्र व त्याचा आकार तसेच या हेलिपँडच्या लगतचा परिसर व स्थान याबाबत Air Port Authority कडून नाहरकत प्रमाणपत्र तसेच Fire Adviser Government of Authority कडून नाहरकत प्रमाणपत्र घेणे आवश्यक राहील व अशा हेलिपँडचा विकासही त्यांचेकडून सविस्तर नकाशे मंजूर करून घेवून करणे कंपनीवर बंधनकारक राहील.
- 9९. Sewage Treatment Plant, solid waste composting plant Land fill site चे स्थानाबाबत व अन्य सविस्तर तांत्रिक बाबी अनुषंगाने महाराष्ट्र प्रदुषण नियंत्रण मंडळ, केंद्र शांसनाचे वन व पर्यावरण मंत्रालयाचे मान्यतेसाठी जरुर ती कागदपत्रे सादर करणे व त्याचे मंजुरी घेणे विकासक कंपनीवर बंधककारक आहे. व त्या मंजुरीनुसार सदर सेवा सुविधा कंपनीस विकसित करणे बंधनकारक राहील.
- २०. Municipal Solid Waste (Management and Handling) Rules, २००० चे तरतुदीनुसार सदर Land fill site चे स्थानास महाराष्ट्र प्रदुषण नियंत्रण मंडळ, केंद्र शासनाचे वन व पर्यावरण मंत्रालयं व जिल्हाधिकारी पुणे व घनकचरा व्यवस्थापन समितीची मान्यता आवश्यक राहील. अशी मान्यता प्राप्त झाल्यास योजना क्षेत्राच्या मंजूर रेखांकनात महाराष्ट्र प्रदुषण नियंत्रण मंडळ व जिल्हाधिकारी पुणे यांच्या मान्यतेने सुयोग्य ठिकाणी Land fill site प्रस्तावित करणे व घनकचरा व्यवस्थापनकरीता आवश्यक ती यंत्रणा जभारणे कंपनीवर बंघनकारक राहील. व त्यानुसार जांगचे रेखांकन कंपनीस सुधारितरित्या पुन्हा आवश्यक त्या बदलासह मंजूर करून घेणे बंघनकारक राहील.
- २१ प्रस्तावित जमीन वापर नकाशा (बृहत आराखडा) मंजुरीनुसार Water Distribution layout सुधारित करुन घेणे, पाणी पुरवठयाच्या रेखांकनाची तसेच Reservoir rain water harvesting system recycling system व त्यातील इतर तांत्रिक बाबींकरिताची छाननी महाराष्ट्र जीवन प्राधिकरणाकडून व शासनाच्या संबंधित विभागाकडून





करुन घेणे संयुक्तिक राहील व त्यानुसार Water Distribution Lines टाकणे वा त्यानुषंगाने इतर विकास करणे कंपनीवर बंधनकारक राहील.

- २२. जमीन वापर नंकाशा (बृहत आराखडा) मंजुरीनंतर, Drainage Layout त्यानुसार सुधारित करुन घेणे व याची छाननी महाराष्ट्र प्रदुषण नियंत्रण मंडळाकडून तर Drainage Layout मधील पाईप लाईनचे Design, Material इ. तांत्रिक मुद्यांबाबतची छाननी महाराष्ट्र जीवन प्राधिकरणाकडून वा शासनाच्या संबंधित विभागाकडून करुन घेणे संयुक्तिक राहील तसेच प्रकल्पामधील unused treated water, M.I.D.C. चे मान्यतेने त्यांचे Sewer line मध्ये सोडणे अथवा संबंधित ग्रामपंचायतीचे मान्यतेने ग्रामपंचायतीच्या द्रेनेज लाईनमध्ये सोडणे किंवा कंपनीकडून त्यांबाबत स्वतंत्र व्यवस्था करणे कंपनीवर बंघनकारक आहे.
- २३. प्रकल्पांखालील क्षेत्राच्या विद्यमान जमीन वापर नकाशामध्ये दर्शविल्यानुसारचे इलेक्ट्रीक पोल व इलेक्ट्रीक लाईन्स मंजूर रेखांकनानुसारच्या रस्ता आखणीवर किंवा खुल्या जागेत स्थलांतरीत करणे कंपनीवर बंधनकारक राहील
- २४. प्रकल्पाखालील क्षेत्रामध्ये M.I.D.C. ची दक्षिणोत्तर ड्रेनेज लाईन अस्तित्वात असल्याचे जागा पाहणी अंती दिसून आले. संदर ड्रेनेज लाईल M.I.D.C. च्या मान्यतेने प्रकल्पाखालील क्षेत्राच्या बाहेरुन सुयोग्य पध्यतीने करुन घेणे कंपनीवर बंधनकारक राहील.
- २५ मंजुर होणाऱ्या प्रस्तावित जमीन वापर नकाशनुसार (बृहत आराखड़ा) त्यातील सेक्टरनिहाय इमारतींचे नियोजन करताना किमान ९ मी रुंदीचे रस्ते प्रस्तावित करणे आवश्यक राहील.
- २६ सेक्टरनिहाय इमारतींचे नियोजन करताना त्यामधील बहुमजली व उंच इमारतींना आवश्यक रुंदीचे सन्मुख रस्ते व १.०० मी.रुंदीचे अंतर्गत रस्ते व आवश्यकतेप्रमाणे सामासिक अंतरे प्रस्तावित करणे कंपनीवर बंधनकारक राहील.
- २७ प्रकल्पाअंतर्गत समाविष्ट स.नं.१६९/१ चे एकूण १८०२ ची.मी. असून या क्षेत्रापैकी १०२ ची.मी.क्षेत्र विकसनाकरिता कंपनीकडे असल्याचे प्रस्तावित जमीन वापर नकाशावरील विचरण पत्रात दर्शविले आहे. उर्वरित १००ची.मी.क्षेत्र कंपनीकडे विकसनाकरिता ताब्यात न आल्यास सेक्टर स-२ मध्ये सविस्तरपणे रहिवासी इमारतींचे नियोजन करताना या स.नं.च्या उर्वत १०० ची.मी.क्षेत्रांचा मूखंड स्वतंत्र दर्शवून त्यास आवश्यक रुदीचा पोहोच मार्ग दर्शविणे / प्रस्तावित करणे कंपनीवर बंधनकारक राहील.
- २८.कंपनीचे दि.१५/४/२००८ रोजीचे प्रतान्वये प्रकल्पाअंतर्गतच्या स.नं.११९ मधील प्रस्तावाकरिता या स.नं.च्या मालकांनी दिलेले नंकाशावरील समतीपत्र सादर केले आहे. याबाबत लेखी स्टम्पपेपरवरही सदर जमीन मालकांचे समतीपत्र देणे कंपनीवर बंधनकारक राहील
- २९. मंजूर प्रादेशिक योजना. पुणे नुसार अनुझेय उंची १५ मी चे वरील सर्व प्रस्तावित इमारतींसाठी Fire adviser, Govt. of Maharashtra याचेकडून प्रथम नकाशे छाननी करुन घेवून नाहरकत प्रमाणपत्र प्रत्येक वेळी स्वव्हेंबपणे प्राप्त करुन घेणे आवश्यक राहील व तसेच नाहरकत पत्र व नकाशे प्रस्तावासोबत या कार्यालयाकडे सादर करणे आवश्यक राहील तसेच fire adviser यांचे दि.१/२/२००८ चे पत्रासोबतचे अहवाल भाग १ ते ४ प्रमाणे प्रत्येक अटींची पुर्तता करणेची जबाबदारी पूर्णत: कंपनीवर राहील.
- ३० प्रकल्प क्षेत्रातील Ground Water Source वंगळता water supply authority कडून कमीत कमी ४.२७५ M.L.D.पाणी पुरवठ्याबाबत ठाम बांधिलकी (firm commitment) प्राप्त होणे आवश्यक आहे. प्रस्तावित टाऊनशिपचे निवळ रहिवास वापरासाठी नियमावलीमधील नियम क्र.१.३(a) नुसार एकूण ३.६७५ M.L.D. पाण्याची आवश्यकता आहे तसेच fire adviser यांचेकडील पत्रानुसार fire fighting करीता ०.६ M.L.D. पाणी असे



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एकूण ४.२७५ M.L.D.पाण्याची आवश्यकता असून कंपनी जलसंपदा विमाणाकडून १.७५२ M.L.D. पाणी उपलब्ध करुन घेणार आहे. तथापि, त्यानुसारचा करार अद्याप कंपनीने जलसंपदा विभागाबरोबर केलेला नाही. तसेच कंपनी ५ M.L.D. पाणी M.I.D.C. कडून घेणार आहे. तथापि, त्याबाबतही अद्याप कंपनीने M.I.D.C. बरोबर करार केलेला नाही. याव्यतिरिक्त टाऊनशिपमध्ये कंपनीने सेक्टर जी-१ मध्ये वाणिज्य IT इमारती प्रस्तावित केल्या आहेत. यामध्ये येणारी लोकसंख्या ही तरंगती लोकसंख्या असणार आहे. सबब, अशा वाणिज्य वाराचा पुर्णत: विकास झाल्यावर टाऊनशीपकरिता यासह पाण्याची गरज MOEFच्या नाहरकत प्रमाणपत्रानुसार १.०९७ M.L.D. (१०,१७,००० Lit) प्रतिदिन अशी राहणार आहे. त्याकरीता कंपनीस प्रंकल्पाकरीता किमान ९.० M.L.D. पाण्याची उपलब्धता करुन घेणे आवश्यक आहे. रेखांकन नंकाशास अंतिम मंजूरी देणेपूर्वी उक्त प्रमाणची पाणी उपलब्धता करुन घेणे कंपनीवर बंधनकारक राहील. त्यानंतरच प्रकल्पास अंतिम मंजूरी देणेपूर्वी करणेत येईल.

. नियम १.३ (सी) नुसार योजनेस बांधकामासाठी वीज पुरवदयाबाबत MSEDC LTD कडून दि.१२/१/२००६ रोजी अटींवर २५० kw वीज मंजूर आहे. मात्र, यानुषंगाने नियम क्र.१.२ (सी) नुसार प्रकल्पाकरीता आवश्येक वीज पुरवदयाबाबत MSEDC LTD. कडून ठाम बांधिलकी (firm commitment) अनुषंगानेचे पत्र कंपनीने प्राप्त करून घेणे आवश्यक राहील. त्याची सर्वस्वी जबाबदारी कंपनीची राहील.

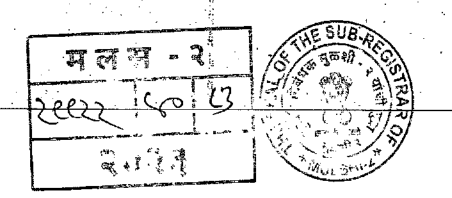
3२. महाराष्ट्र प्रदुषण नियंत्रण मंडळ ब केंद्र शासनाचे वन व पर्यावरण मंत्रालयाकडून प्राप्त प्रमाणपत्रामधील सर्व अटींची पुर्तता विकासक कंपनीने व त्यांचे संबंधित सल्लागार यांनी वेळोवेळी करणे आवश्यक राहील व यांबाबींची पुर्तता होत आहे किंवा करसे ? यांबाबत संबंधित सल्लागार यांनी महाराष्ट्र प्रदुषण नियंत्रण मंडळाकडून वेळोवेळी तपासणी करुन घेणे आवश्यक राहील.

३३. नियम क्र.४फ नुसार प्रकल्प क्षेत्रात प्रस्तावित Green Space (पार्क/गार्डन/खेळाचे मैदान इ.) हे सुविधा क्षेत्र सर्वसामान्य जनतेकरीता वापरसाठी अडथळयाविना खुले ठेवणे कंपनीवर बंधनकारक राहील. याबंबतचे संविरत्तर व स्वयंस्पष्ट हमीपत्र कंपनीने सादर करणे आवश्यक आहे. या क्षेत्रामध्ये खुल्या स्वरुपाचा वापर करणेचा आहे. भविष्यात या क्षेत्रात बंगीचाकरिता वा खेळाचे मैदान मधील आवश्यक किमान सुविधाकरिता अनुझेय मयादेत काहीही बांधकाम करावयाचे झाल्यास तेवढे बांधकाम क्षेत्र रहिवास विभाग वा वाणिज्य विभागाकरीता निर्देशित बांधकाम क्षेत्रातून कमी करणे आवश्यक राहील. व असे बांधकाम हे जिल्हाधिकारी यांचे पूर्व मान्यतेने करणे कंपनीवर बंधनकारक राहील.

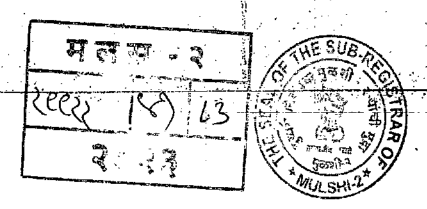
38. बृहत आराखडयाच्या प्रकल्प क्षेत्रांत नियम क्र.४ (एफ) नुसार प्रस्तावित २०% खुल्या जागेव्यतिरिक्त प्रत्येक प्रस्तावित निवासी व वाणिज्य सेक्टर / ब्लॉकमध्ये आवश्यक सार्वजनिक खुल्या जागा (१०%) प्रस्तावित करणे कंपनीवर बंधककारक राहील.

34 प्रत्येक रहिवासी सेक्टरचे / ब्लॉकचे (सेक्टर / ब्लॉक क्र.आर-१ ते आर ५) रेखांकन करताना त्यामध्ये आता प्रस्तावित वाहनतळाकरिताच्या टाऊन लेव्हल सुविधा व्यतिरिक्त सार्वजनिक वाहतळ सुविधा occupiers parking+ visitors parking सह आवश्यकतेनुसार स्वतंत्रपणे पार्किंग क्षेत्र प्रस्तावित करणे बंधनकारक राहील.

3६ विशेष नगर विकसित करणेकामी शासन, मंजूर विनियमामधील नियम क्र.५.३ (iv) नुसार वृक्ष लागवड करुन त्याची देखभाल संवर्धन करणे विकासक कंपनीवर बंधनकारक राहील तसेच नियम क्र.८ (iii) नुसार प्रकल्प पूर्णत्याच्या वेळेस याबाबत खातरजमा वन विभागाकडून करुन धेणे बंधनकारक राहील. त्यास अनुसरुन प्रकल्प आहवालात वृक्ष



- लागवडीचे सुयोग्य नियोजन दर्शविणारा नकाशा तयार करुन जोड्णे कंपनीवर बंधनकारक राहील
- ३७ प्रस्तावित जमीन वापर आराखडयास (बृहत आराखडयास) अंतीम मंजूरी मिळाल्यानंतर त्यानुसार प्रस्तावित रस्त्याने किंवा विकासाने बाधीत होणाऱ्या वृक्षांचा तपशील कंपनीने या कार्यालयास देणे व वृक्षतोडीबांबत या कार्यालयाची परवानगी धेणे कंपनीवर बंधनकारक राहील.
- ३८ विशेष नगर विकसित करणेच्या शासन मंजूर विनियमामधील नियम क्र.७ सी नुसार सदर प्रस्ताव कंपनीने दाखल केला असल्याने संदर विनियम कंपनीवर बंधनकारक असून ते कंपनीस मान्य आहेत. त्यानुसार कंपनी विकास करणार आहे. व यातील नियम क्र.८ नुसार योजनेची अंमलबजावणी व पूर्णत्वाबाबत कंपनीकडून आवश्यक ती पूर्वता करून कार्यवाही करणेत येईल असे हमीपत्र कंपनीने देणे कंपनीवर बंधनकारक राहील.
- ३९. प्रकल्पाचा फेज प्रोग्रॅम देणेत आलेला नाही. रेखांकनास अंतिम मंजूरी प्राप्त झाल्यावर त्यानुसार फेज प्रोग्रॅम ठरवून कंपनीने त्यानुसार फेजनिहाय प्रत्येक सेक्टरचे / ब्लॉकचे रेखांकन नकाशे सादर करुन त्यास मंजूरी प्राप्त करून घेणे व त्यानुसार हमारतः बांघकाम नकाशे मंजूरीसाठी सादर करुन त्यास मंजुरी प्राप्त करून घेणे कंपनीवर बंघनकारक राहील त्यानुसार नियम क्र.६ नुसार विक्री परवानगीचे वेळी अडचण उद्भवणार नाही याची खबरदारी घेण्याची कंपनीवर जबाबदारी राहील.
- ४० सद्यस्थितीत अनुद्दोय चटई निर्देशांक बृहत् आराखड्यामध्ये कंपनीने क्षेत्र मोजणी खात्याकडील प्रमाणित मोजणी नकाशाआधारेच्या हद्दीनुसार एकत्रिकरणाच्या नकाशावर नमुदनुसार M.I.D.C च्या रस्त्याखालील क्षेत्र वगळून ५३.१६,७७ हे.नमूद आहे. या आधारे ५३.१६.७७ हे.क्षेत्र चटई निर्देशांकांकरिता विचारात घेणे आवश्यक आहे.
- 89 कंपनीकडे करारनांग्यानुसार विकसन हवक प्राप्त सर्व्ह नबरनिहाय क्षेत्र, शासनाच्या नगर विकास विमागाकडील दि.२५/५/२००७ रोजीच्या अधिसूचनेनुसार संबंधित जागेचे क्षेत्र, कंपनीने मोजणी नकाशाआधारे (नकाशा क्र.९/४) (computer poly line area प्रमाणे) यापैकी कमीत कमी असणारे क्षेत्र अनुज्ञेय कराव्याच्या चंटई क्षेत्र निर्देशांकासाठी विचारात ध्यावयाचे असून असे क्षेत्र ५३ १६ ७७ हे. इतके परिगणित होत आहे त्यास अनुसरुन आणि किंवा मोजणी खात्याकडून अतिमतः प्रमाणित करण्यात येणारे क्षेत्र यापैकी कमीत कमी क्षेत्र विचारात घेऊन चंटई क्षेत्र निर्देशांक अनुज्ञेय राहील.
- ४२ बृहत आराखंडयांवर सादर क्षेत्र विवरण तक्त्यामध्ये रकाना क्र ६ व ७ येथे अनुक्रमे प्रस्तावित चर्टई क्षेत्र निर्देशांक व त्यानुसार प्रस्तावित बांधकाम क्षेत्र (Floor Area) नमुद आहे. सदर तपशील हा सविस्तर नियोजनानंतर कायम होणार असल्याने संद्यस्थितीत तो अत्यंत अंदाजित स्वरुपाचा आहे. भूखंडाचे आकारमान, क्षेत्रफळ व त्यामध्ये सविस्तरपणे नियोजित करणेत येणारे रेखांकन / बांधकाम याकरिता सदर क्षेत्रास लागू विकास नियंत्रण नियमावलीमधील तरतुदी विचारात घेफन जेवढे बांधकाम / चर्टई क्षेत्र निर्देशांक अनुझेय होईल त्यावर सदर बांबी आधारीत आहेत. त्यामुळे या रकाना क्र ६ व ७ मध्ये नमुद चर्टई क्षेत्र निर्देशांकानुसारच व बांधकाम क्षेत्रानुसारच चर्टई क्षेत्र निर्देशांक व बांधकाम क्षेत्र अनुझेय करणे बंधनकारक राहणार नाही. मात्र विशेष नगर योजनेकरिताच्या विनियमामधील नियम क्र २ एच नुसार कंपनीस योजना क्षेत्रात अन्य भूखंडावर शक्य असल्यास अशा बांधकाम क्षेत्राचे नियोजन करणेस मुभा राहील व त्याकरीता स्वतंत्ररित्या सुधारित परवानगी घेणे कंपनीवर बंधनकारक राहील.
- ४३. सादर केलेले अन्य सर्व नकाशे व अहवाल, प्रस्तावित जमीन वापर नकाशासा (बृहत आराखड्यास) मिळणाऱ्या अंतिम मंजुरीनुसार सुधारित करणे कंपनीवर बंधनकारक राहील.





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४४ प्रकल्प क्षेत्रामध्ये लोकसंख्या १७५०० इतकी विचारात घेऊन ५३ हे.१६.७७ आर क्षेत्राप्रमाणे ग्रॉस घनता ३२९/ प्र.हेक्टर अशी येते म्हणजेच ग्रॉस घनता ३३०/ प्र.हेक्टर एवढी गृहीत धरुन यापुढे योजना क्षेत्राचा / बृहत आराखडा सुधारित करतेवेळी या क्षेत्रामध्ये नव्याने कोणतेही क्षेत्र समाविष्ट झाल्यांस या धनतेअनुषंगाने वाढीव लोकसंख्या विचारात घेऊन सर्व सुविधा क्षेत्र वाढीव लोकसंख्येनुसार सुधारित करणे / नियोजित करणे आवश्यक असून त्यानुसार सुधारणा करणे कंपनीवर बंधनकारक राहील.

४५ मंजूर विनियमामधील नियम ४(ए) नुसार ४० चौ.मी.क्षेत्राचे निवासी गाळे विकासाखालील बांधकाम क्षेत्र इतर निवासी क्षेत्राच्या विकास करताना त्या बांधकाम क्षेत्राच्या विकासाबरोबरच किमान १०% च्या प्रमाणात विकसित करणे बंधनकारक राहील. याकरिता प्रस्तावित भूखंड आर-१ मध्ये प्रस्तावित क्षेत्रात जर सदरच्या ४० चौ.मी.क्षेत्राच्या सदनिकांखालील किमान १०% पलोअर एरिया विकसित होऊ न शकल्यास इतर रहिवासी भूखंडामध्ये (सेक्टरमध्ये) सदरचा विकास करणे कंपनीवर बंधनकारक राहील.

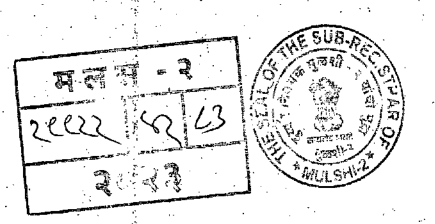
४६.अर्जदार कंपनीने सादर केलेली कोणतीही माहिती व कागदपत्रे ही चुकीची/ दिशाभूल करणारी आढळल्यास सदरची मंजूरी रह करणेत येईल व त्यामुळे कंपनीच्या व इतर सर्व संबंधितांच्या कोणत्याही नुकसानीस स्वतः कंपनी जवाबदार राहील.

४७. प्रकल्पाखालील जागेमधील बहुतांशी क्र.पमअ/एनए/एसआर/२९५/२००६, दि. ३०/३/२००७ अन्वये देण्यात आलेली अकृषिक परवानगी रद्र करणेत येत असून सदर आदेशालगत मंजुर केलेले नकाशे रद् समजणेत

प्रति,

श्री श्रीकांत परांजपे संचालक, फ्लॅगशिप इन्फास्ट्रॅक्चर्स प्रा.लि. रा.सिटीएस नं.१९१+९९९/२, आनंद कॉलनी प्रमात रोड समोर, पुणे-४०१००४

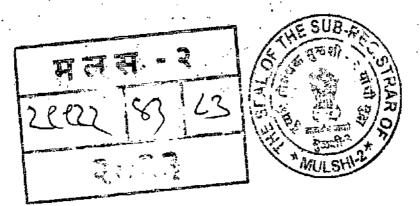




नगर विकास विभाग, शासन निर्णय क्रमांक टिपीएस-१८०६/२४०७/सीआर५१६/०६/नवि-१३ दि.२५/५/२००७ अन्वये मौजे हिंजवडी, ता.मुळशी येथील ब्लु रीज टाऊनशिपचे रेखांकन (बृहत आराखडा) मंजूरीबाबत

क्रमांक पमअ/एनए/एसआर/३३६/०८, दिनांक -/०५/२००८

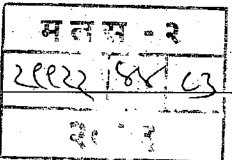
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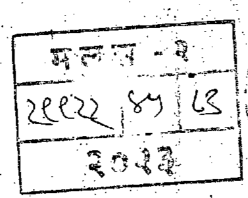




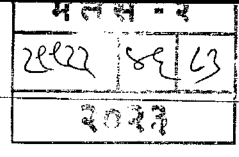
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पुणे महानगर प्रदेश विकास प्राधिकरण, पुणे

Pune metropolitan Region Development Authority, Pun

पुणे महाराज्य

४ या मजता, नवीन प्रशासकीय इमारत, अफ़ुटी रेल्वे स्टेशन जवळ, पिंगरी - विचवह, पुणे ४११०४४

4th floor, New Administration Building, Opp Akurdi Railway Station, Pimpri-Chinchwad, Pune 411044. Ph No. : 020- 259 33 344 / 356 / 333 / फीन. सं. ०२०- २५६ ३३ ६४४/ ३५६ / ३३३ Email:comm@pmrda.gov.in

> विकास परवानमी व प्रारंभ प्रमाणपत्र (मंजूर विकास नियंत्रण व प्रोत्साहन नियमावलीतील नियम क्र. ६.६.१ नुसार)

जा.क.: बीएमयु/मौ.हिंजवडी/स.नं. स.नं.१०५ ते ११९ व इतर/प्र.क्र.३११/२३-२४/४७५८ दि. १८/०९/२०२३

प्रति,

परांजपे स्किम कन्स्ट्रक्शन लि. तर्फे श्री. यश परांजपे रा. एरंडवणे, पुणे ४११००४.

मीजे – हिंजवडी, तालुका - मुळशी, जिल्हा- पुणे, येथील स.नं. - स.नं.१०५ ते ११९,, १२१ ते १२८, १५४ ते १७१, १७३ व इतर क्षेत्र – ५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर वसाहतीतील दहावा बृहत आराखड्याचा प्रस्ताव मंजूरीस्तव प्राधिकरणाकडे प्राप्त झाला आहे. आपण प्रस्तावासीवत सादर केलेल्या कागदपत्रास अधिन राहृत तमेच सोवतच्या परिशिष्ट 'अ' मध्ये नमूद अटी व शर्नीम अधिन राहृत उक्त प्रस्तावाम विकास प्रस्तावामी व प्रारंभ प्रमाणपत्र देण्यात येत आहे.

मा. महानगर आयुक्त तथा मुख्य कार्यकारी अधिकारी थांच्या यान्यतेनं

महानगर आयुक्त

तथा,

मुख्य कार्यकारी व्यधिकारी पुणे महानगर प्रदेश विकास प्राधिकरण, पुणे यांचे करिता

ANIRUDDHA VAIDYA & ASSOCIATES 4 & 5, Oattaprasad Appt., 1206 8 / 7, Off J. M. Road, Shivajinagar,

Pune - 411 005. Tel.: 25530430 / 20

A. B. Valdya CA/81/6581

13-10-2025



मौजे - हिंजवडी, तालुका - मुळशी, जिल्हा- पुणे, येथील स.नं.- स.नं.१०५ ते ११९, १२१ ते १२८, १५४ ते १७१, १७३ व इतर क्षेत्र -५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर वसाहतीतील दहावा वृहत

आराखड्याचा प्रस्ताव

पुणे महानगर प्रदेश विकास प्राधिकरण, पुणे यांचेकडील दि-9८/८/२०२३ रोजीचे पत्र क्र.३११/२३-२४ सोवतचे परिशिष्ट 'अ'

- १) एकात्मिकृत नगर वसाहत विकसीत करणेकामी शासन मंजूर दि ०८/०३/२०१९ रोजीचे विनियमाचे आधारे प्रस्ताव कंपनीने सादर केलेला अनल्याने सदर विनियम व त्यामध्ये वेळावेळी सुधारित करणेत येणाऱ्या सद नियमाचे व त्याअनुषंगाने शासनाने दिलेल्या निर्णयाचे पालन करणे कंपनीवर बंधनकारक राहील.
 - २) शासनाच्या नगर विकास बिभागाकडील अधिसूचना क्र टीपीएस -१८०६ /२४०७ / सी आर -५१६ / UD -१३ अन्वये हि. २५/०५/२००७ रोजी मोजे हिंजवडी ,ता मुळशी ,येथील ५४.९४ हंक्टर क्षेत्रास महाराष्ट्र प्रादेशिक नियोजन य नगर रचना अधिनियम १९६६ चं कलम १८(३) अन्वये घोषित करणेत आले असून त्यासं कंपनी च्या नाचे स्थान निश्चिती (Locational Clearance) देण्यात आखेले आहे. तसेच शासन नगर विकास विभागाकडील अधिसूचना क्र. TPS-1816/प.क्र.५६५/16/निव-१३ अन्वये दि. २९/८/२०१८ रोजी वादीच ३ हे. ६,३४१ आर क्षेत्राचा Locational Clearance प्राप्त असून त्यामधील अटीचे / सुचनांचे पालन करणे अर्जदार कंपनीवर वंधनकारक राहील.
 - ३) मा. जिल्हाधिकारी पुण यांचेकडील दि ०६/१०/२००७ रोजी आदेश क्र पमअ/सीआर/१३/०७ अन्वयं व जा.क. पमह/टीएस/एसआर/०१/२०१६ दि.२७/३/२०१९ अन्वयं उद्देश पत्र (Letter of Intent) देण्यात आलेले आहे. त्यातील सर्व अटी/शर्तीची पूर्वता करणे कंपनीवर वंधनकारक राहील. तसेच दि.३८/०४/२०३३ रोजीच्या letter of Intend मध्ये नमूद केल्याप्रमाणे क्षेत्र १ हेक्टर २८ आर समाविष्ट केलेले आहे. त्याचप्रमाणे केंद्रशासनाच्या पर्याचरण व वन मंत्रालयाकडील (MOEF) दि.6/९/2007 रोजीचे नाहरकत प्रमाणपत्रातील अटी व शर्तीची पूर्वता करणे कंपनीवर वंधनकारक राहील व यावायत सर्वस्वी जवावदारी कंपनीची राहील.
 - ४) प्रकल्पांतर्गत समाविष्ठ जिमिनींच्या मालकी, वारसा हुद्ध, करारांद्यावस, कुलमुखत्यार पद्मावावस, लाम क्षेत्रायावस, हृद्धीवायस, बहिवाद, पोटहिस्स, संमतीपत्र इत्यादीवावस भविष्यास कोणताही बाद उत्पन्न आल्यास त्यास संपूर्णतः कंपनी जवावदार राहील. अशा प्रकरणी सदर परवानगी, कंपनीस कोणतीही नुकसार भरपाई न देता अथवा पुर्वसुचना न देता रह करण्याचे संपूर्ण अधिकार मा. महानगर आयुक्त तथा पुछ्य कार्यकारी अधिकारी, पुण् महानगर प्रदेश विकास प्राधिकरण यांना राहतील.
 - प्) बृहत आराखड्यामध्ये ज्या वापरासाटी पूछंड निक्टर / ब्लॉक दर्शविला आहे निक्क त्याच वापरासाठी त्या क्षेत्राचा वापर करणे कंपनीवर वंधनकारक राहील. रहिवास विभागातील सेक्टर / ब्लॉक मधील भूखंड सदर केन्नास लागु विकास नियंत्रण नियमावलीनुसार अनुजेय होणा-या रहिवास वापरासाठीच वापरावयाचे आहेतं . नगर वसाहतीच्या विनियामानुसार योजना क्षेत्रात अनुजेय Total Floor area (F.S.I.) हा फक्त निब्बळ निवासी कारणासाठी वाप केरें रणे वंधनको है सहि. प्रत्येक नेक्टर /

यलस - २ २०२३

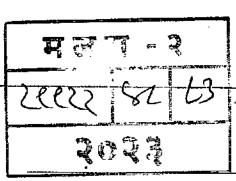


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मौजे – हिंजवडी, तालुका - मुळशी, जिल्हा- पुणे, येथील स.नं.- स.नं.१०५ ते ११६, १२१ ते १२८, १५४ ते १७१, १७३ व इतर क्षेत्र -५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर वसाहतीतील दहावा वृहत आराखड्याचा प्रस्ताव

ब्नॉक्चे अंतर्गत सविस्तर रेखांकन विहित विकास नियंत्रण नियमावसीन्सार स्वतंत्रपणे तयार करन ते या कार्याजयाकडून मंजूर करन वेणे कंपनीयर वंधनकारक राहील.

- ६) प्रादेशिक योजनेतील रस्त्याने बाधीत क्षेत्राचा रस्ता विकसित करून सर्वसामान्य जनतेसाठी, जननेच्या वापरासाठी खुला ठेवणे / उपलब्ध करून देणे आवश्यक राहील
- ७) महाराष्ट्र राज्य एकात्मीकृत नगर बसाहत प्रकल्पायावतचं शासनामे मंजूर केलेल्या दि.२०/११/२०१८ रोजीच्या विनिमय क्र.७.२.२ नुसार मूळ मंजूर चटर्ड क्षेत्राच्या कमाल ७०% वादीव चटर्ड क्षेत्र प्रिमियमची रक्कम जमा करण्याचे अटींवर अनुजेय आहे. मूळ चटर्ड क्षेत्र वापरन झालेनंतर या वादीव क्षेत्राचा चापर करन बांधकाम परवातगी घेताना त्याचे वांधकाम क्षेत्राच्या प्रमाणात प्रवितित प्रिमियमच्या दरानुसार प्रिमियमची रक्कम जमा करणे अर्जदारांवर वंधनकारक राहील.
- ८) सदर प्रकल्पाला जलसंपदा विभागाकडून पत्र क्र. संकीर्ण २००६/(२९६/२००६)सिंव्य(म), दि.१७/०४/२००७ रोजीच्या पत्रात्यये Blue व Red Zone ची आखणी व नाहरकत प्रमाणपत्र प्राप्त असून त्यानुसार पूररेखा नकाशात दर्शविलेली आहे. या मधील अटी / शर्ती अर्जदार यांचेवर वंधनकारक राहतील. तसेच नियोजित इमारतीसाठी/ विकासासाठी आवश्यक असणाऱ्या पिण्याच्या पाण्याची सोय आपण अश्वामित केलेल्या सलम प्राधिकरणाने न केल्यास या प्रकल्पातील नदिनका हस्तांतरणापुर्वी पिण्याच्या पाण्याची आवश्यक ती पुर्ततं अर्जदार / विकासक / जिमन भालक पांची स्वखर्चीन प्रत्यक वापरापुर्वी करणे आवश्यक आहे. त्याचप्रमाणे गांडपाण्याची व मेला निर्मुलनाची सुयोग्य व्यवस्था प्रत्यक वापरापुर्वी करणे बंधनकारक राहिल.
- ९) सदर प्रकरणी बृहत आराखड्यानुसारच्या सेक्टर निहाय जागेचे व इतर वार्योची जागेवर प्रत्यक्ष आखणी व मोजणी करून त्याम मोजणी खात्याकडून प्रमाणिकरण करून घेणे आवश्यक राहील व तद्तुपंगिक नोंदी महसूल अभिलेखाड स्थारित करणे आवश्यक राहील. मात्र कोणत्याही परिस्थितीत खुली जागा , सुविधा क्षेत्र सार्वजनिक वापरानुषंगाने प्रस्तावित क्षेत्र व रस्त्याखालील क्षेत्र हे प्रस्ताणित जिपन वापर नकाशावर वृहत आराखड्यावर नमूद क्षेत्रापेक्षा कमी भरता कामा नये याची मोजणी खाते प्रमाणित करेल त्या हृदीनुमार/क्षेत्रानुसार, वृहत आराखड्यामध्ये वोग्य ने बदल /मुधारणा करून असे सुधारित नकाशे या कार्यालयाकडे सादर करणे व त्यास रितसर अंतिम मंजुरी प्राप्त करून घेणे वंधनकारक राहील.
- १०) जिमनीच्या मालकीबादत, हृद्दीयावत, विह्नाट इ. बावत भविष्यात काही बाद उत्पन्न झाल्यास कंपनी बंधनकारक राहील. अशा प्रकरणी सदर परवानणी, कंपनीस कोणतीही नुकलान भरपाई न देता अथवा पूर्व सूचना न देता रद्द करण्याचे संपूर्ण अधिकार मा.महानगर आयुक्त तथा मुख्य कार्यकारी अधिकारी यांना क्रिक्णणणण्य



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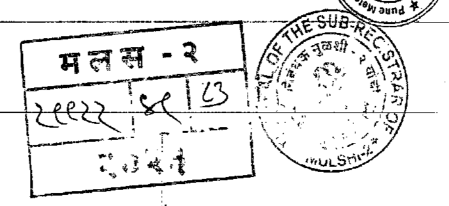
Same World

मौजे - हिंजबडी, तालुका - मुळशी, जिल्हा- पुणे, येथील स.नं.- स.नं.१०५ ते ११९, १२१ ते १२८, १५४ ते १७१, १७३ व इतर क्षेत्र -५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर बसाहतीतील दहावा वृहत

आराखङ्याचा प्रस्ताव

- ११) प्राधिकरणाच्या पूर्व परवानगीशिवाय कोणताही विकास अथवा बांधकाम कंपनीने हाती घेऊ नये, असा अनाधिकृत विकास /बांधकाम निर्देशनास आल्यास कंपनीस कोणतीही पूर्वसूचना न देता कंपनीवर दंडात्मक कारवाई तसेच अनाधिकृत बांधकामाविरुद्ध कारवाई करण्यात येईल तसेच त्यासाठी येणारा खर्च कंपनील मोसावा लागेल.
- १२) नियम क. ७.३ (a) नुसार प्रकल्प क्षेत्रात किमान १२,५% हरित क्षेत्र (Green Space) हे क्षेत्र नकाशावर दर्शविलेग्रमाणे कायमस्वरुपी विना अङ्थळा, मर्वासाठी खुले ठेवणे व बोजारहित ठेवणे कंपनीवर वंधनकारक आहे. तसेच सहरचे क्षेत्र कंपनीस विक्री करता गेणार नाही. या क्षेत्रामध्ये खुल्या स्वरुपाचा वापर करणेचा आहे.
- १३) प्रकल्प क्षेत्रातील Ground Water Source वगळता MOEF कडील दि.6/9/2007 चे नाहरकत पत्रातील नमुद यात्री बिजारतत घेता तसेच नियम क.3 (अ) विचारात घेता, अग्निपतिबंधक उपाययोजनेकरिता लागणारे पाणी, वगीचा कामासाठी लागणारे पाणी व रोजच्या पाण्याच्या आवश्यकतेष्रमाणे लागणाऱ्या पाण्याची संबंधित Water Supply Authority कडून सोय कंरून घेणे कंपनीवर वंधनकारक राहील.
- १४) प्रस्तावित विशेष नगर वसाहतीच्या क्षेत्रातील नैसर्गिक ओढं, नालं, तळी, कॅनॉन्स व त्यातील बाहणार पाणी यावर कंपनीस हक्क सांगता येणार नाही, व त्यांच्या नैसर्गिक प्रवाहास अडथळा करता येणार नाही. आवश्यक त्या ठिकाणी संबंधित विभागाच्या पुर्वपरवानगीने अशा प्रवाहाचे Chanelization करता येईन.
- १५) नियम 1.3 (सी) नुसार M/s Flagship Infrastructure Pvt Itd कंपणीस बांधकामासकी बीज पुरवठ्याबावत महावितरण कंपनी (MSEDC LTD) यांचेकडील जा.क.Co-ord cell/Flag ship/७६१९५, दि.१३/०३/२००८ रोजीच्या पत्रान्वयेच्या, अटींबर बीज पुरविणेबाबत तत्वता मंजूरी दिल्याचे नमूद आहे. यानुषंगाने अटींची पूर्वता करणे. नसेच नियम क्र.1.3 (सी) तृमार व प्रकल्पाकदिता आवश्यक बीज पुरवठ्याबाबत महावितरण कंपनी (MSEDC LTD) कडून ठाम बांधितकी (firm commitment) कंपनीने प्राप्त करन चेऊन सब स्टेशनच्या विकासासह विजपुरविण्याबाबतची सर्वस्यी जवाबदारी अंपनीची राहील.
- १६) भविष्यात प्रकल्प राविताना उद्भविषांन्या कोणत्याही अडचणी अथवा प्रश्नांसाठी कंपनी अर्थस्वी जवाबदार राहील. या अडचणींचे निराकरण करून देण्याची जवाबदारी अथवा बंधन शासनावर, या कार्यालयावर व तरोच महसूल विभागावर असणार नाही.

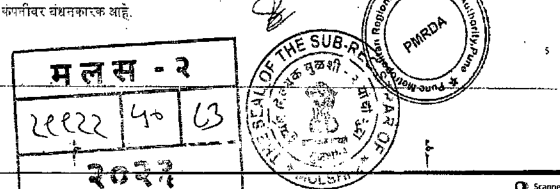
१७) प्रकल्पायायत कोणतीही जाहिरात करतेत्रेळी जाहिरातीमध्ये मंजुर दिकास परवानगी प्रमाणेच तपशिल / नकाशे इत्यादींचा समायेश करणे कंपनीयर वंधनकारक राहील.



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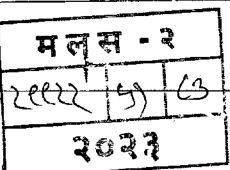
मौजे – हिंजवडी, तालुका - मुळशी, जिल्हा- पुणे, येबील स.नं.- स.नं.१०५ ते ११९, १२१ ते १२८, १५४ ते १७१, १७३ व इतर क्षेत्र -५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर बसाहतीतील दहावा वृहत आराखड्याचा प्रस्ताव

- १८) Sewage Treatment Plant वायत अन्य सिवित्दर तांत्रिक वाबी अनुपंगाने महाराष्ट्र प्रदुषण नियंत्रण मंडळ यांचेकडे जरुर ती कागदपत्रे सादर करणे व त्यांचे मंजूरी घेणे विकासक कंपनीवर वंधनकारक आहे, व त्यां मंजूरीनुसार सदर सेवा सुविधा कंपनीस विकसित करणे वंधनकारक राष्ट्रील.
- (१९) Municipal Solid Waste (Management and Handling) Rules, 2000 ने तरतुरीनुसार Solid waste management plant ने स्थानास (तेस्टर U-2) महाराष्ट्र प्रदुषण नियंत्रण मंडळ व जिल्हाधिकारी, पुणे व चनकचरा व्यवस्थापन समितीची मान्यता घेणे आवश्यक राहील व 100% क्षमतेच्या धनकचरा व्यवस्थापन करीता आवश्यक ती यंत्रणा उधारणे कंपनीवर बंधनकारक राहील. या क्षेत्रामध्ये कचरा साठवणुक (Garbage Dumping) करणे अनुत्रेय राहणार नाही अशी मान्यता प्राप्त न झाल्यास योजना क्षेत्राच्या मंजूर रेखांकनात महाराष्ट्र प्रदुषण नियंत्रण मंडळ व जिल्हाधिकारी, पुणे यांच्या मान्यतेने अन्य सुयोग्य ठिकाणी Solid waste management plant प्रस्तायित करणे व त्यानुसार जाग्रेचे बृहत आराखडा कंपनीस सुधारितरित्या पुन्हा आवश्यक त्या वदलासह मंजूर करूत घेणे बंधनकारक राहील.
- २०) प्रकल्पाखालील क्षेत्रामध्ये असणारे अस्तित्वातील इलेक्ट्रीक पोल व इलेक्ट्रीक लाईन्स या तृतीय मुधारित मंजूर रेखांकनानुसारच्या रस्ता आखणीवर किया खुल्या जागेन सुयोग्य ठिकाणी कंपनीने स्थलांतरित करणे आवश्यक राहील.
- २१) महाराष्ट्र प्रदुषण नियंत्रण मंडळ, केंद्र शासनाचे बन व पर्यावरण मंत्रालय, जलसंधारण विभागाकडील प्राप्त नाहरकत नाहरकतपत्र व ससेच Fire Adviser, Government of Maharashtra यांचेकडील प्राप्त झालेल्या नाहरकत प्रमाणपत्रामधील नर्व अटींची पूर्वता विकानक कंपनीने व त्यांचे संबंधित सल्लागार यांनी वेळोवेळी करणे आवश्यक राहील, व या वार्वीची पूर्वता होत आहे किंवा कमे, यावावत कंपनीने व संबंधित सल्लागार यांनी संबंधित विभागाकहेंन त्यांच्या मुचनानुसार / अटींनुसार वेळोवेळी तपासणी करून घेणे आवश्यक राहील.
- २२) एकात्मीकृत नगर वसाह्य विकसित करणेकामी शासन मंजूर विनिमयामधील नियम क्र. १२.३ नुसार वृक्षांची लागवड करून त्यांची देखभाल, संवर्धन करणे विकासक कंपनीवर बंधनकारक राहील. तसंच नियम क्र. १२.३ नुसार प्रकलभ पूर्णत्वाच्या वेळेस याबावत खातरजगा वत विभागाकडून करून घंणे वंधनकारक राहील.
- २३) प्रकल्पाचा फेज प्रोग्नेंस देणेत आलेला आहे. प्रत्येक सेक्टरचे / ब्लॉकचे रेखांकन नकाशे सादर करून त्यास संजुरी प्राप्त करून घेण व त्यानुसार लागू प्रचलित विकास नियंत्रण नियमावली इमारत बांधकाम नकाशे मंजुरीसाठी सादर करून त्यास मंजुरी प्राप्त करून वेणे कंपनीवर वंधनकारक आहे. त्याचवरोवर प्रकल्पातील रहियासी इमारतींचे वांधकाम करताना न्यासोधतच पायाभूत सेव सुविधा/सार्वजनिक विकासकारक करताना न्यासोधतच पायाभूत सेव सुविधा/सार्वजनिक विकासकारक करताना न्यासोधतच पायाभूत सेव सुविधा/सार्वजनिक



मौजे – हिंजबडी, तालुका - भुळशी, जिल्हा- पुणे, येथील स.नं.- स.नं.१०५ ते ११९, १२१ ते १२८, १५४ ते १७१, १७३ व इतर क्षेत्र -५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर यसाहतीतील दहावा बृहत आराखङ्याचा प्रस्ताव

- २४) विनिमयामधील नियम क्र.९ नुसार (Social Housing) करिता नियासी सदनिका नकाशात दर्शविल्यानुसार विकासाधासील वांधकाम क्षेत्र इतर निवासी क्षेत्राचा विकास करताना त्या बांधकाम क्षेत्राच्या विकासाबरोवरच किमान १५% च्या प्रमाणात नियोजन करन विकसित करणे कंपनीवर बंधनकारक आहे.
- २५) एकात्मिक नगर वसाहत मंजूर करणेवावत दि.०८/०३/२०१९ रोजीच्या क्र. टीपीएस-१८१६/प्र.ङ. ३६८(भाग -१) १५/३७ (१ क्र.क)/ वियो/ नवि – १३ रोजीच्या विनिमयातील नियम क्र. ९ नुसार प्रस्तावित वाबीव रहिवासी चटई क्षेत्राच्या १५% क्षेत्राचे बांधकाम Social Housing करिता करणे कंपनीवर बंधनकारक राहील.
- २६) प्रकल्पक्षेत्रातील इमारतींमध्ये शूकंप प्रतिरोधकाचे (Earthquake) दृष्टीने उपाययोजना करणे व इमारतीचे तसे स्ट्रक्चर डिझार्डन कंपनीच्या संबंधित सल्लागार यांचेकडून करन वेणे कंपनीवर वंधनकारक राहील.
- २७) कार्यकारी अभियंता, जलसंपदा विभाग, पूर्ण यांचे दि.३०/०६/२००८ रोजीने पत्र क. पुपावि/प्रशा-१/करारनामे/३८१६/२००७ मधील सर्व अटींची पुर्तता करणे कंपनीवर बंधनकारक राहील.
- २८) सदर एकारिमकृत नगर बसाहतीच्या प्रकल्पाला केंद्र शासनाच्या पर्यावरण् य वनविभाग (MOEF) कडून Environment Clearance दि.०३/१०/२००७ रोजीचे पत्र क. य दि १०/१०/२०१७ रोजीचे पत्र क. F.No.21-190/2017-IA-III अन्वये वाढीव जिमनीच्या क्षेत्रासह ५९४६७५.०० चौ.मी करिता Environment Clearance प्राप्त असून सदर प्रमाणपत्रातील अटी व शर्ती अर्जदार यांचेवर वंधनकारक राहतील.
- २९) अर्जदार/विकसक यांचे सदर एकात्मिकृत वृहत आराखड्याच्या अनुषंगाने एकूण क्षेत्र ५९४६७५.०० ची.मी. इसके असूत विकसक यांचा पर्यावरण विभागाक्त्रून दि.२५/०३/२०२१ रहेजीचे पत्र क्र.SIA/MH/NCP/५२९०४/२०१७ अन्वये ५९४६७५.०० चौ.मी. क्षेत्राकरिता (FSI+Non FSI) १४५४०२१.०० चौ.मी. वांधकाम क्षेत्राकरिता Environment Clearance प्राप्त आहे.
- ३०) सदर एकात्मिकृत नगर बसाहतीच्या प्रकल्पाला Ministry of Defence कहून पत्र क्र. Air HO/S 17726/4/ATS (PC-CCLXXXIV), दि.७/०५/२००८ रोजीच्या पत्रान्वये जिमनीवरती ११०.०० मी इमारतीच्या उंचीकरिता नाहरकत प्रमाणपत्र प्राप्त असून सदर प्रमाणपत्रातील अटी द शर्ती अर्जदार/विकासक यांचेवर बंधनकारक राहतील.
- ३१) सदर प्रकरणी दि.०८/०९/२०२३ रोजी अदा करण्यात आसेले प्रिमियम पोटी चलन क्र.१५६, रक्कम र २१९६४८०/- इतकी रक्कमेचा भरणा केलेला आहे. तसेच उर्वरित प्रिमियम चलनत्या ६०% रक्कमेचा भरणा ४ टप्पयान करणे बंधनकारक राहील.

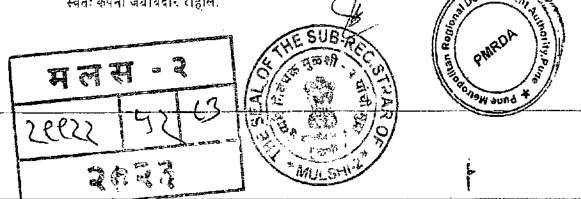


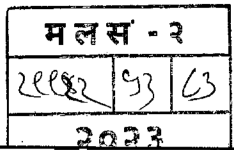


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मौजे - हिंजबडी, तालुका - मुळशी, जिल्हा- पुणे, येथील स.नं.- स.नं.१०५ ते ११९,१२१ ते १२८,१५४ ते १७१,१७३ व इतर क्षेत्र -५३४६१७.०० चौ.मी क्षेत्रावरील एकात्मिकृत नगर वसाहतीतील दहावा बृहत आराखड्याचा प्रस्ताव

- ३२) सदर ना-हरकत पत्राची मुक्त ५ वर्षे असल्याने त्यापुढे ना-हरकत मुधारिन करून घेणे अर्जदार यांचेवर वंधनकारक राहील.
- ३३) सदर प्रकरणी सुधारीत पीएलयु नकाशानुसार मिळकतीच्या नैऋत्य दिशेने युएलवी करिता ९४१०.१४ चौ.मी क्षेत्र दर्शिवेलेले असून बन्धु लाईन / रेड लाईन क्षेत्रामध्ये डिसीपीआर २०१८ मधील नियम क्र. १३.३ (ii) नुसार आरएलचे वर ०.४५ मी जोत्यावर याधकाम करता येणे शक्य आहे. सदरवे क्षेत्र हस्तांतरित करणे अर्जदार/विकासक यांचेवर वंधनकारक राहील.
- ३४) सेक्टर क्र.८ करीता ब्ल्यु लाईन / रेड लाईन क्षेत्रामध्ये डिसीपीआर २०१८ मधील नियम क्र. १३.३ (ii) नुसार आरएलचे वर ०.४५ मी जोत्यावर बांधकाम करता येणे शक्य आहे.
- ३५) फायर स्टेशनच्या मंजूर नकाशानुसार फायर स्टेशनचा विकास पूर्ण करन ते फायर अंडव्हायजरच्या सल्ल्याने कार्यरत करणे कंपनीयर बंधनकारक राहील.
- ३६) चिशेष प्रसंगी महानगर आयुक्त तथा मुख्यक कार्यकारी अधिकारी पुणे महानगर प्रदेश विकास प्राधिकरण, पुणे यांची लेखी आदेश टिले तर ते विकासकांचर वंधनकारक राहतील न्याम या सहर परवानगीवरुन बाधा येणार नाही.
- ३७) सुरक्षिततेच्या दृष्टीते (Safety and Security of Building to Counter Manmade Disasters) आवश्यक ती उपाययोजना करणे कंपनीबर वंधनकारक राहील.
- ३८) अर्जदार कंपनीते विविध त्रिभागाच्या घेतलेल्या ना हरकत प्रमाणपत्र सुधारित आंधकामाच्या अनुषंगाने सादर करणे आवश्यक राहील.
- ३९) अर्जवार कंपनीने बापूर्वी Locational Clerance दिलेल्या कंपनीमध्ये करार झालेला असून याबाबत मालकीची जवाबदारी ही पूर्णपणे अर्जदार कंपनीची राहील.
- ४०) एकात्मिकृत नगर वसाहृतीच्या नियमावलीनील नियम क १.३ नुमार सदर प्रयल्यात मूळ पायागृत सुविधा जर्म की प्रादेशिक योजनेतील व नियोजित रस्ते ,पाणी पुरच्छा , सांडपाण्याचे निरसन , विद्युत वाहिनी व इतर सोबी सुविधा विकंसित करणे अर्जदार /विकासक यांचेवर वंधनकारक राहील.
- ४१) अर्जाटार कंपनीने सादर केलेली कोणतीही माहिती व कागटपत्र ही नुकीची / दिशाभूल करणारी आढळल्यास प्रस्तुतची शिकारस रह समजणेत येर्डल व त्वामुळे गंपनीच्या व इतर सर्व संबंधितांच्या कोणत्याही नुकसानीस स्वतः कंपनी ज्यायदार राहील.







Aditya Birla Finance Ltd. (Aparotatya Shabanatua)



Reference No: NOC/ABFL/MMSPL/23-24/01

Date: 5th September 2023

To, M/s. Man-Mandir Shelter Private Limited (Borrower), Avanish, D Building, S. R. No. 23/2/8, Kothrud, Pune – 411029

M/s Paranjape Schemes (Construction) Limited (Security Provider/Mortgagor)

1 Somnath CTS No 988

Rammandir Road Vile Parle East, Mumbai - 400057

Sub: No Objection Certificate for release of charge/mortgage over land admeasuring 9225.46 sq mts out of total land area 22,672.96 sq mts forming part of a larger layout and land bearing Survey Nos. 119 (part) to 125, 154 to 160, 160/2 to 171, 173 all being Plot No. 1 admeasuring 43 Hectare and 56.74 Ares equivalent to 4,35,674 square metres (as per 7/12 extract) situate, lying and being at Village Hinjewadi, Taluka Mulshi and District Pune ("Playground Land")

Ref: Loan of Rs. 30 Crores sanctioned vide sanction letter no ABFL/21-22/48 dated 7th March 2022 & mortgage deed bearing Registration 5200/2022 dated 25.03.2022

Dear Sir,

Aditya Birla Finance Limited ("ABFL") has sanctioned credit facility of Rs 30,00,00,000 (Rupees Thirty Crores only) ("Facility") to Man Mandir Shelter Private Limited ("Borrower/Mortgagor") on the terms and conditions mentioned in the sanction letter dated 7th March 2022 ("Sanction Letter" which term shall include all amendments , modifications from time to time) and facility agreement dated 24th March 2022 ("Facility Agreement" which term shall include all amendments , modifications from time to time) and other documents entered in connection with the Facility, (collectively referred to as the "Transaction Documents" which term shall include all amendments, modifications from time to time).

The said Facility is inter-alia secured by charge on the immovable properties as detailed in Annexure I hereto ("Secured Property")

In this connection we refer to your letter/request dated 2nd August 2023 requesting us for our no objection certificate for release of charge over an area of land admeasuring 9225.46 sq. mts. out of land area admeasuring 22,672.96 sq mts, being part of the Playground Land of the Secured Property.

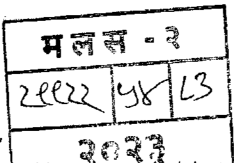
Aditya Birla Finance Limited

Page 1 of 4

One World Center, Tower 1-E, 18th Floor, 841, Jupiter Mill Compound, Senapati Bapat Morg, Elphinstone Road, Mumhai 400 013. +91 22 4356 7100 | (F) +91 22 4356 7266 | Toll-free number 1800-270-7000 nare,finance@adityabirlacopital.com | https://abfLadityabirlacopital.com

Registered Office: Indian Rayon Compound, Veraval, Gujarat - 362 266 CIN: U65990GJ1991FLC064603







In this respect we here by state that,

- 1. We have no objection for release of charge over an area of land admeasuring 9225.46 sq mits from and out of the Secured Property as more particularly described in Annexure II hereto ("Released Portion") subject to the Borrower depositing an amount of Rs. 5,00,00,000/- (Rupees Five Crores only) into ABFL A/c No. 00600350111290. In the event of default by the Borrower in depositing the aforesaid amount of Rs. 5,00,00,000/- (Rupees Five Crores only), ABFL shall not be bound by the consent given hereby and shall retain all the rights, interest and claims over the Released Portion mortgaged to ABFL and this NOC shall become null and void.
- 2. The consent hereby granted is only for handover of the Released Portion subject to the deposition/payment of the aforementioned amount and only for the purpose specified above. Notwithstanding anything contained hereinabove, the consent hereby granted shall not authorize the Borrower/Mortgagors to release/handover any other area/units/flats other than the Released Portion in the Secured Property without our prior written approval. All the remaining properties on which security/charge has been created for securing the Facility shall continue to be charged/mortgaged to
- In the event of the Released Portion being retained by the Borrower/Mortgagor for any reason whatsoever, the consent accorded under this NOC shall stand revoked forthwith and you shall have to apply for a fresh consent in relation to handing over of the Released Portion.

This approval shall, however, be subject to the following:

- 1. Without prejudice to our rights and interests in the Transaction Documents in respect of the Facility.
- 2. Without prejudice to the security interest/security/charge created in our favour.
- 3. Without prejudice to the security cover for the Facility which is to be maintained at all times during the tenure of the Facility.

This NOC is issued at your request for the aforementioned specified purpose only.



Aditya Birla Finance Limited

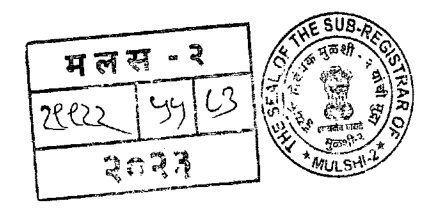
Page 2 of 4 One World Center, Tower 1-C, 18th Floor, 841, Jupiter Mill Compound. Senapati Bapat Marg, Elphinstone Road, Mumbai 400 013.

+91 22 4355 7100 1 (F) +91 22 4356 7266 1 ToE-free number 1800-270-7000 care.finance@adityabirtacapital.com | https://abfl.adityabirtacapital.com

Registered Office: Indian Rayon Compound, Veruval, Gujarat - 362 266 CIN U559906)1991PLC064603



PROTECTING INVESTING FINANCING ADVISING



Annexure I

Description of Secured Property

- All that piece and parcel of land admeasuring 12,828.94 square metres or thereabouts forming part of a larger layout and land bearing Survey Nos. 119 (part) to 125, 154 to 160, 160/2 to 171, 173 all being Plot No. 1 admeasuring 43 Hectare and 56.74 Ares equivalent to 4,35,674 square metres (as per 7/12 extract) situate, lying and being at Village Hinjewadi, Taluka Mulshi and District Pune ("School Land"); and
- ii. All that piece and parcel of land admeasuring 22,672.96 square metres or thereabouts forming part of a larger layout and land bearing Survey Nos. 119 (part) to 125, 154 to 160, 160/2 to 171, 173 all being Plot No. 1 admeasuring 43 Hectare and 56.74 Ares equivalent to 4,35,674 square metres (as per 7/12 extract) situate, lying and being at Village Hinjewadi, Taluka Mulshi and District Pune ("Playground Land").

Annexure II

Description of Released Portion

i. All that piece and parcel of land admeasuring 9255.46 square metres or thereabouts forming part of a larger layout and land bearing Survey Nos. 119 (part) to 125, 154 to 160, 160/2 to 171, 173 all being Plot No. 1 admeasuring 43 Hectare and 56.74 Ares equivalent to 4,35,674 square metres (as per 7/12 extract) situate, lying and being at Village Hinjewadi, Taluka Mulshi and District Pune, being part of the Playground Land mentioned in Annexure I.

Thanking you

For Aditya Birla Finance Limited

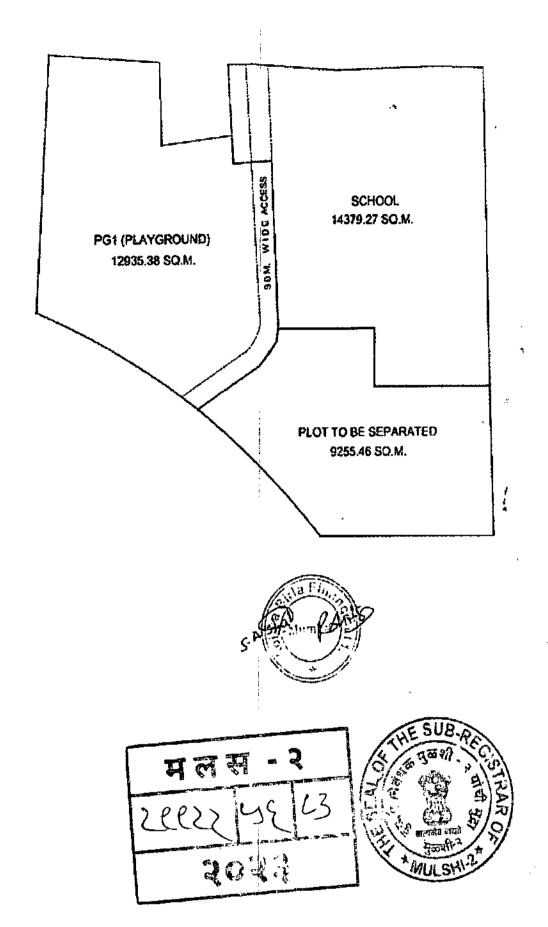
Authorized Signatory

Aditya Birla Finance Limited

One World Center, Tower 1-C, 18th Floor, 841, Jupiter Mill Compoundpage 3 of 4 Senapatr Bapat Marg, Elphinstone Road, Mumbai 400 013.

+91 22 4356 7100 ((F) +91 22 4356 7266 * Toll-free number 1800-270-7000 care, finance@adityah.rlacapital.com + https://abfi.adityabirlacapital.com





Aditya Birla Finance Limited

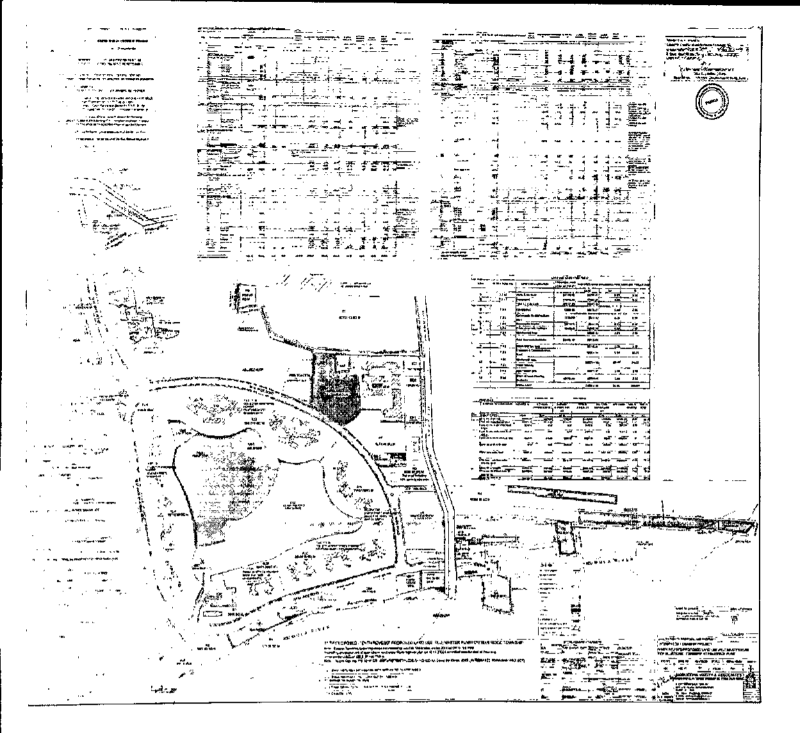
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Senapati Bapat Marg. Elphinstone Road, Mumbai 400 013. Page 4 of 4

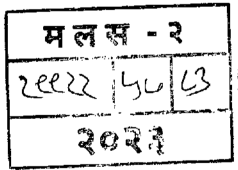
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care,finance@adityabirlacapital.com | https://abfil.adityabirlacapital.com

Registered Office: Indian Rayon Communid, Veraval, Gujarat - 362 266 CBI, U559903)1991P±C064603

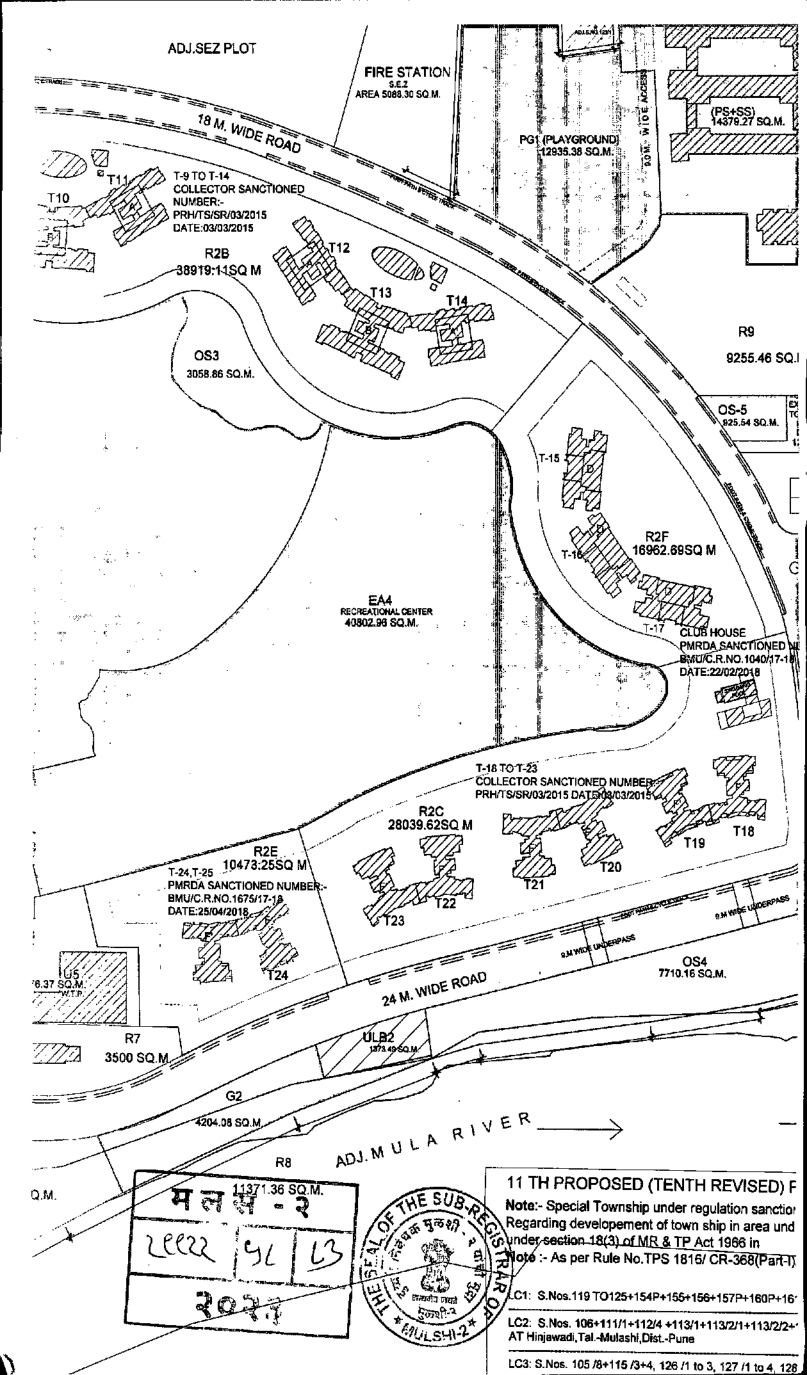


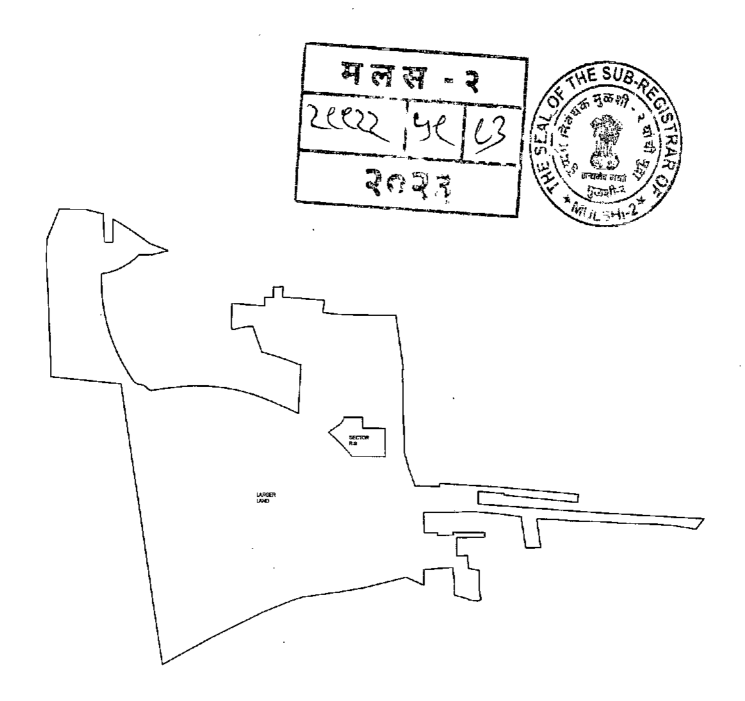
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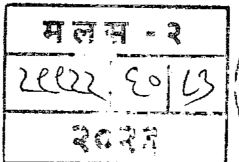




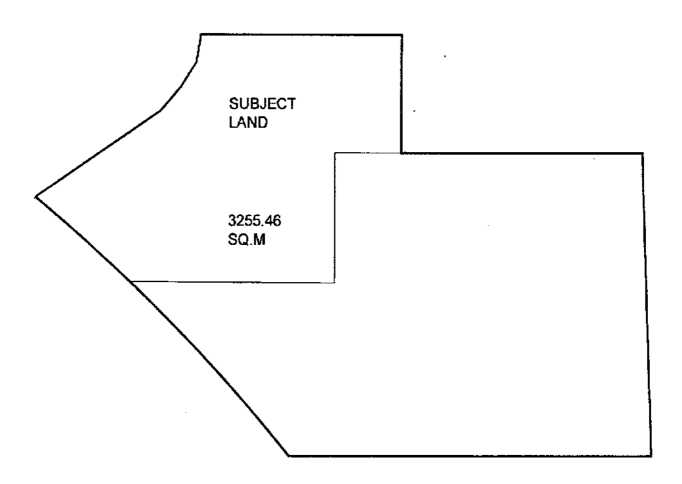
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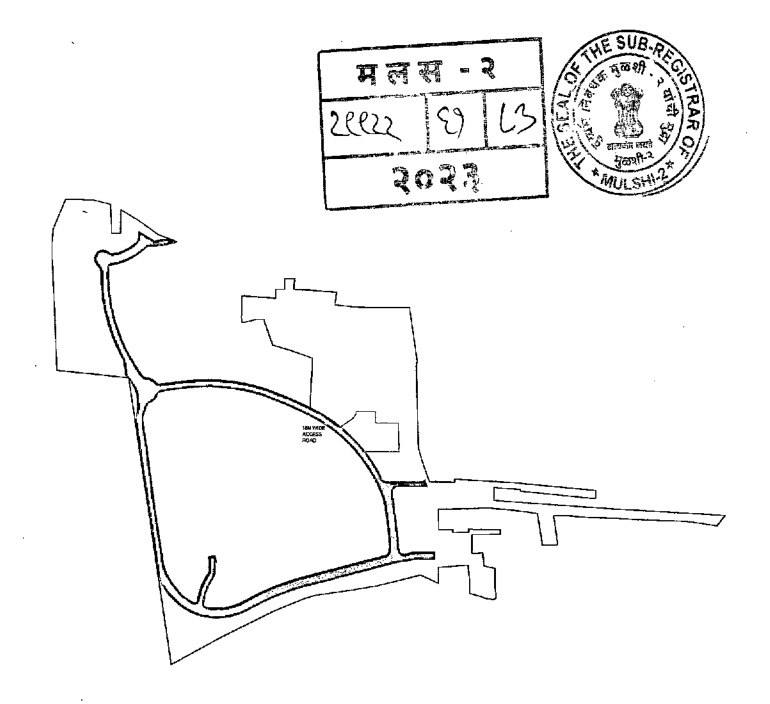






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IN THE NATIONAL COMPANY LAW TRIBUNAL

MUMBAI BENCH

C.P.(C.A.A.) 3442/MB/2018

. In C.A.(C.A.A) 131/MB/2018

In the matter of the Companies Act, 2013 And

In the matter of section 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 and other rules framed thereunder;

And

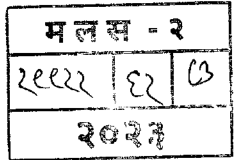
In the matter of Scheme of Merger by Absorption of Menthol Developers Private Limited and Flagship Infrastructure Limited (formerly known as 'Flagship Infrastructure Private Limited) by Paranjape Schemes (Construction) Limited and their respective Shareholders ('the Scheme')

Menthol Developers Private)
Limited, a company incorporated)
under the provisions of the Companies)
Act, 1956 having CIN)
U45202PN1997PTC106397 and its)
registered office at Avanish, D Building,)
S. R. No. 23/2/B, Kothrud, Pune – 411)
029, Maharashtra

First Petitioner Company/ First Transferor Company

(formerly known as 'Flagship')
Infrastructure Private Limited'), a)
company incorporated under the provisions of the Companies Act, 1956)
having CIN U45200MH2005PLC157377 and its registered office at 101,)
Somnath, CTS No. 988, Ram Mandir

Second Petitioner Company Second Transferor Company





Road, Vile-Párle (East), Mumbal - 400 57, Maharashtra,

Paranjape Schemes (Construction))
Limited, a company incorporated }
under the provisions of the Companies)
Act, 1956 having CIN }
U70100MH1987PLC044721 and its)
registered office at Plot 1, Somnath, }
CTS No. 988 Ram Mandir Road, Vile)
Parle (East) Mumbal - 400 057,

.Third Petitioner Company /Transferee Company

Maharashtra

(Hereinafter collectively referred to as "the Petitioner Companies")

JUDGEMENT / ORDER DELIVERED ON: 30.01.2020

Coram:

Hon'ble Member (Judicial): Mr. Bhaskara Pantula Mohan Hon'ble Member (Technical): Mr. Rajesh Sharma

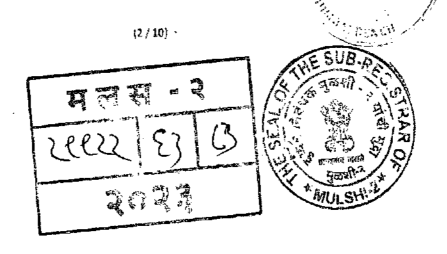
For the Petitioner Companies: Mr. Hemant Sethi, i/b Hemant Sethi & Co. Advocates for the Petitioner Companies.

For the Regional Director: Ms. Rupa Sutar, Deputy Director

Per: Bhaskara Pantula Mohan, Member (Judicial)

ORDER

- Heard the learned counsel for the Petitioner Companies. No objector has come before the Tribunal to oppose the Petition and nor any party has controverted any averments made in the Petition.
- 2. The sanction of this Tribunal is sought under Sections 230 to 232 of the Companies Act, 2013, to a Scheme of Merger by Absorption of Menthol Developers Private Limited and Flagship Infrastructure Limited (formerly known as 'Flagship Infrastructure Private Limited) by Paranjape Schemes (Construction) Limited and their respective Shareholders ('the Scheme').
- 3. The Petitioner Companies have approved the said Scheme by passing



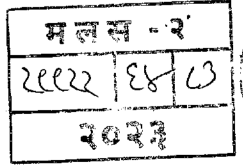
national company law tribunal, hymbai bench

EMEAN NO. 1481/2019 In

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their respective Board Resolutions dated 9th March, 2018 and thereafter, they have approached the Inbunal for sanction of the Scheme.

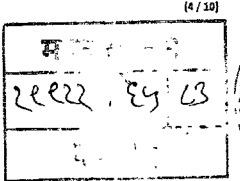
- 4. The First Applicant Company is engaged in the business of promotion, construction and development of integrated township, residential & commercial complexes, multistoried buildings, flats, houses, apartments, shopping mails etc., the Second Applicant Company is engaged in the business of promotion, construction and development of integrated township, residential & commercial complexes, multistoried buildings, flats, houses, apartments, shopping mails etc. and the Third Applicant Company is primarily engaged in the business of promotion, construction and development of integrated township, residential & commercial complexes, multistoried buildings, flats, houses, apartments, shopping mails etc.
- 5. The Appointed date fixed under the Scheme is 1* April 2017.
- 6. The rationale of the Scheme is that, the Transferor Companies and Transferee Company are under same control and management of the Paranjape Group, Pune, which is engaged in real estate development. business. Paranjape Schemes (Construction) Limited holds 100% of equity share capital of Menthol Developers Private Limited and holds 58.41% of the equity share capital of Flagship Infrastructure Limited (formerly known as 'Flagship Infrastructure Private Limited'). As all the companies are under common control and management, it is proposed to amalgamate Menthol Developers Private Limited and Flagship Infrastructure Limited (formerly known as Flagship) Infrastructure Private Limited') with Paranjape Schemes (Construction) Limited. The proposed amalgamation will be beneficial to the Transferor Companies, the Transferee Company, their respective shareholders and creditors, employees and other stakeholders and will have following benefits:
- 7. Integration of business operations.
 - a) Synergies in operation arising from consolidation of various projects leading to efficient utilization of resources.





Chi ad to sall of P Calladian Decision

- b) Greater efficiency in cash management of the amalgamated entity, and unfettered access to cash flow generated by the combined business which can be deployed more efficiently to fund growth opportunities.
- c) Garner the benefits arising out of economies of large scale and lower operating costs.
- d) Pooling of talents in terms of manpower, management, administration etc. to result in savings of costs.
- e) Avoidance of duplication of administrative functions, reduction in multiplicity of legal and regulatory compliances.
- f) Integrated operational and marketing strategies, inter-transfer of resources / costs will resc. In optimum utilization of assets.
- g) Bring uniformity in corporate policy.
- h) Benefit of operational synergies to the combined entity and greater leverage in operations, planning and process optimization
- 8. The Learned Counsel appearing on behalf of the Petitioner Companies states that the Petitioner Companies have complied with all the directions passed in the order dated 20.06.2018 in Company Scheme Application No. 131 of 2018, passed by this Bench and that the Company Scheme Petition has been filed in consonance with the order passed in above mentioned Company Scheme Applications.
- 9. The Learned Counsel for the Petitioner Companies further states that the Petitioner Companies have complied with all requirements as per the directions of this Bench of the Tribunal and they have filed necessary Affidavits of compliance of the order passed by this Bench.
- 10. The Regional Director has filed his report dated 19th September, 2018 stating therein that, save and except as stated below, it appears that the Scheme is not prejudicial to the interest of shareholders and public. However, the said report in paragraph IV made few observations. The Petitioner Company filed its Affidavit in Rejoinder dated 27.05.2019 to the said Report in response to the observations addressing the observations elaborately in the said Reply. The Regional Director has filed its Supplementary Report dated 13.06.2019 with this Bench. The observations of the Regional Director

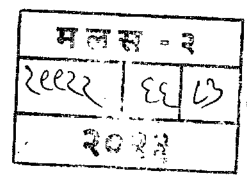




C PEC A A. NO.3442/2018 IN C A(C.A.A)NO. 131/2018

in its Report dated 19.09,2018, the Response of the Petitioner Companies in Affidavit in Rejoinder and the comments of the Regional Director in Supplementary Report dated 13.06,2019 are produced herein below:

Observations in	Reply of the Petitioner	Supplementary
Regional Director's	in Affidavit in Rejoinder	Report of
Report dated	dated 27.05.2019	Regional
19.09.2018		Director dated
		13.06.2019
In addition to compliance	As far as the observations	Reply of the
of AS-14 (Ind AS 103),	made in paragraph IV (a)	Company is
the Transferee Company	of the Report of Regional	satisfactory
shall pass such	Director is concerned, it is	
accounting entries which	submitted that the	
are necessary in	Transferee Company	
connection with the	undertakes that in	
scheme to comply with	addition to compliance of	
other applicable	AS-14 (IND AS-103) the	
Accounting Standards	Transferee Company shall	
such as AS-5(Ind AS 8),	pass such accounting	
etc.	entries which are	
	necessary in connection	
	with the scheme to comply	
	with other applicable	
	Accounting - Standards	
	such as AS-5(IND AS-8)	
-	etc., to the extent	
	applicable.	
As per Part-A, Definitions	In so far as observation	Reply of the
& Share Capital - Clause	made in para IV (b) of the	Petitioner
1.4 of the Scheme.	report of Regional Director	Companies B
"Effective Date" means	is concerned, the	satisfactory Tree
the last of the dates on	Petitioner Companies	
which all necessary	confirms that as per	





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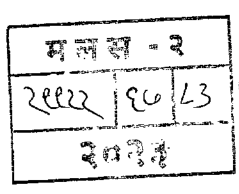
conditions, matters and Clause 1.2 of the Scheme, filings referted to in fulfilled been necessary passed and completed. that, Any reference in this provisions Scheme effective* "effectiveness of Scheme" or upon the from 1 April 2017. coming into effect of the Scheme" shall means the Effective Date.

"Appointed Date" means Clause 17 hereof have 1" April 2017, Further and Clause 6 of the Scheme! consents, specified that the Scheme approvals, sanctions and shall be effective from the orders referred to therein Appointed date. In this have been obtained, regard, it is submitted terms of section Scheme to "upon the 232(6) of the Companies becoming Act, 2013, the 5cheme shall be deemed to be the effective and operative

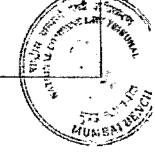
per Accounting Treatment in Company it is stated that Petitioner Loans, deposits ör the Transferee Company, the obligations in respect thereof on and from the Appointed Date, shall stand cancelled and there shall be no obligation /outstanding

Part-B-Clause As far as the observations (12.9) of the Scheme- made in paragraph IV(C) of the Report of Regional the Books of Transferee Director is concerned, the Companies *If and to the extent agree that the adjustment there are inter-Corporate | mentioned in clause 12.7 of the Part B of the balances as between the Scheme shall be restricted Transferor Company and up to the Appointed Date and not subsequent to Appointed Date I.e 1st day of April 2017.

the Reply Petitioner Companies is satisfactory.



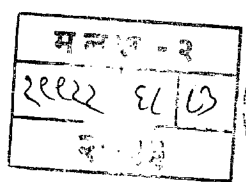




NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH

C.P(C.A.A) No 3443/2016 in L. A(C.A.AH40, 131/2018

in that behalf" in this	er 45 - 18 1. sp	gen en dddiddio n y gaellyn yr Mei eilithol (g
regard it is submitted)	***
that such adjustment as	3	- Carrier of the Carr
mentioned shall be		1 h
restricted up to the		-
Appointed Date and not		
subsequent to Appointed		Kibnisthation
Date;	explanation in the second seco	Tribline 19867
As per Part -B, Clause -	In so far as the	Reply of the
13 of the Scheme -	observation of the	Petitioner
Increase in authorised	Regional Director, as	Companies is
Share Capital of the	stated in IV (d) is	satisfactory.
Transferee Company and	concerned, the Transferee	
the fee payable by the	Company undertakes that	
Transferee Company	the Authorised Share	
shall be in accordance	Capital of Transferor	
with the provisions of	Companies shall be	
section 232(3)(i) of the	merged with that of the	
Companies Act, 2013;	Transferes Company and	
	the fee payable by the	
	Transferee Company shall	
	be in accordance with the	
	provision of Section	And the state of t
•	232(3)(i) of the	
	Companies Act, 2013.	enderinas en electrica de la companya de la company
Both the Transferor and	As far as the observations	As has informed
the Transferee	made in paragraph IV (e)	by Flagship
Companies are presently	of the Report of Regional	Infrastructure
carrying on the business	Director is concerned, the	Private Limited,
of promotion,	First Transferor Company	the Second
construction and	submits that there are no	Transferor
	under construction real	
ł	estate project under the	
1	First Transferor Company	1600
1	and hence, not required to	1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /
buildings, flats, houses,	be registered or obtain	stated that "I am





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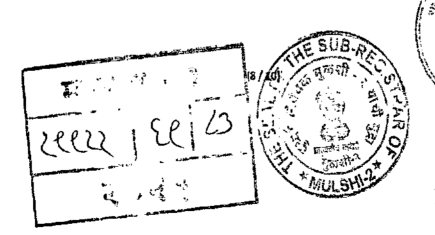
apartments, shopping malls, etc. (in the Real Estate Development Business). Hence, the petitioner be directed to obtain NOC under Real Estate Regulation and Development Act, 2016 with Maharashtra Rules and Regulation 2017.

approval Maharashtra Real Estate Inform you that Regulatory ('MahaRERA') under the approved Real Estate (Regulation same subject to and Development) Act, fulfilling all the 2016 ('RERA').

Further, the Second Transferor Company submits that źį has obtained written approval from MahaRERA under the RERA Act for transfer of the under construction projects, rights liabilities from the Second Transferor Company to the Transferee Company.

Further, the Transferee Company submits that it is not required to file any document under the RERA Act and obtain approval of MahaRERA as per MahaRERA Circular No. 11/2017 dated November 2017 since the requirement to obtain approval ÌS on the Transferor Company and not on Transferee Company.

from directed to Authority | MahaRERA" has the provisions RERA Act. រៃវា the Hon'ble above. Tribunal may . pass appropriate. orders/ orders as deem fit in the? lights of facts circumstances of the case.



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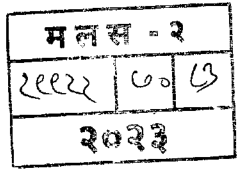
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the

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Hon'ble NCLT may kindly As far as the cosyrvations Reply direct the petitioners to made in paragraph IV (g) Company file an affidavit to the of the Report of Regional satisfactory. extent that the Scheme Director is concerned, the enclosed to Company Petitioner Companies Application and Company humbly submits that the Petition, are one and Scheme endosed to same and there are no Company Application and Company Petition, Is one discrepancy / any change / changes are made, if and same and there is no discrepancy/ any change/ any changes are made, changes made and the liberty be given to said scheme be given to Central Government to Central Government to file file further report if so required. further report, if any required.

- 11. It is further stated that, the Official Liquidator has filed its report dated 08 July 2019 with the NCLT, inter alia stating herein that, the affairs of the Transferor Company have been conducted in proper manner and the Scheme is not prejudicial to the interest of public.
- 12. From the material on record, the Scheme of Merger by Absorption appears to be fair and reasonable and is not in violation of any provisions of law and is not contrary to public interest.
- 13. Since all the requisite statutory compliances have been fulfilled, the Company Scheme Petition filed jointly by the Petitioner Companies are made absolute in terms of prayers made in CSP No 3442 of 2018 of the Company Scheme Petition.
- 14. The Petitioner Companies are directed to file a copy of this Order along with a copy of the Scheme of Merger by Absorption with the concerned Registrar of Companies, electronically, along with E-Form INC-28, within 30 days from the date of receipt of the Order from the Registry.
- 15. The Petitioner Companies to lodge a copy of this Order and the Scheme duly certified by the Deputy Director or the Assistant Registrar, as the







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- case may be, National Company Law Tribunal, Mumbal Bench, with the concerned Superintendent of Stamps for the aurpose of adjudication of stamp duty payable, if any, on the same, within 60 days from the date of receipt of the Order.
- 16. All authorities concerned, to act on a copy of this Order along with the Scheme duly certified by the Deputy Director or Assistant Registrar, as the case may be National Company Law Tribunal, Mumbai Bench.
- 17. Any person interested shall be at liberty to apply to the Tribunal in the above matter for any direction that may be necessary.
- The Scheme is sanctioned hereby, and the Appointed date of the Scheme
 is fixed as 1st April, 2017.
- 19. Ordered accordingly.

Sd/-RAJESH SHARMA Member (Technical) Sd/-BHASKARA PANTULA MOHAN Member (Judicial)

30.01.2020



PARANJAPE SCHEMES (CONSTRUCTION) LIMITED

PSC Hause', CTS No. 111+111/2, Anand Colony, Off. Probhat Road, for Methor Morg, Erondowane, Pune-411 004, Maharashtra, India.

Tel: +91 20 2544 0986 | Fax : +91 20 2546 0986



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF PARANJAPE SCHEMES (CONSTRUCTION) LIMITED HELD ON THURSDAY, 31ST AUGUST, 2023 AT THE REGISTERED OFFICE OF THE COMPANY AT 1 SOMNATH, CTS NO. 988, RAM MANDIR ROAD, NEXT TO TILAK MANDIR, VILE PARLE (EAST), MUMBAI – 400057

AUTHORITY TO EXECUTE AND SIGN AGREEMENT TO SELL AND DEED OF CONVEYANCE

"RESOLVED THAT the Board approves the draft of Agreement to Sell and Deed of Conveyance to be executed between Paranjape Schemes (Construction) Limited and Aurigaa Realtors for irrevocable, absolute and exclusive sale, transfer and conveyance of the entire piece and parcel of land or any part thereof bearing Sector R 9 of Integrated Township "Blue Ridge" admeasuring 9,255.46 square meters out of survey number 119(part) to 125+154(part) to 160+160/2 to 171+173, Plot No.1 situated at Village Hinjewadi, Taluka Mulshi, District Pune, the draft were placed before the Board and initialled by Chairman of the Meeting for the identification.

RESOLVED FURTHER THAT Mr. Shashank Paranjape, Managing Director (DIN: 00131956), Mr. Shrikant Paranjape. Whole-time Director (DIN: 00131917), Mr. Rahul Paranjape, Head - Corporate Funding — Finance, Mr. Amit Paranjape, Head - Business Development, Mr. Sahil Paranjape, Head - New Product Initiatives — Purchase and Mr. Yash Paranjape, Head Operations of the Company, be and are hereby severally authorised on behalf of the Company to execute the said agreement to sell, deed of conveyance and such other documents ancillary including correction/ supplemental/ amendment deeds, Power of Attorney, letters, papers, writings and do all such acts, deeds and things as may be necessary and expedient for this purpose including causing registration thereof.

RESOLVED FURTHER THAT any director(s) of the Company be and is hereby severally authorised to furnish certified true copy of the aforesaid resolution to the concern party(ies) or authority(ies) and/or such persons/entities as may be deemed fit."

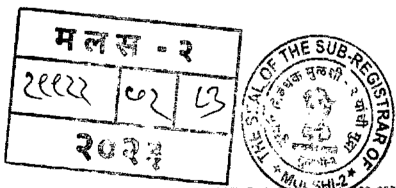
Certified True Copy
For Paranjape Schemes (Construction) Limited

Shrikant Paranjape Whole-time Director DIN: 00131917

Date: 27th September, 2023

Place: Pune





Regd. Office: 1, Somnath, CTS No. 988, Rom Mandir Road, Vile Parle (E), Jumbs 400 057, Maharashtra, India.

Tal.: -91 22 2610 5350 / 2610 5165 | E-mail: Corporate and Legal - cs@pscl.in Others - reception@pscl.in | Website: www.pscl.in CIN: U70100MH1987PLC044721

AURIGAA REALTOR!

PROMOTERS & BUILDERS

S. No. 96/2/2, Kiware, Pune,

Date: 20/12/2023

AUTHORITY LETTER

WE, THE UNDERSIGNED BEING THE ONLY PARTNERS OF M/S. AURIGAA REALTORS, DO HEREBY AUTHORIZE MR. VINOD PREMCHAND CHANDWANI, AGE: 55 YEARS, OCCU: BUSINESS, TO SINGULARLY SIGN & EXECUTE, IN THE NAME OF AND ON BEHALF OF M/S. AURIGAA REALTORS, THE CONVEYANCE DEED, AGREEMENT TO SALE, POWER OF ATTORNEY, DEVELOPMENT MANAGEMENT AGREEMENT, TOWNSHIP MAINTENANCE AGREEMENT AND ANY OTHER DEEDS AND DOCUMENTS IN FAVOUR OF PARANJAPE SCHEMES (CONSTRUCTION) LIMITED AND THEIR SISTER CONCERNS/GROUP COMPANIES IF ANY, IN RESPECT OF THE LAND BEARING SECTOR R 9, ADMEASURING 9255.46 SQUARE METERS SITUATED AT VILLAGE HINJEWADI, TALUKA MULSHI, DISTRICT PUNE AND TO LODGE & PRESENT SUCH DOCUMENTS FOR REGISTRATION, ADMIT THE EXECUTION FOR THE PURPOSE OF REGISTRATION AND TO DO ALL ACTS, DEEDS AND THINGS INCIDENTAL & NECESSARY FOR THE PURPOSE OF THE REGISTRATION OF THE DOCUMENTS AT THE OFFICE OF THE CONCERNED SUB-REGISTRAN OF ASSURANCES AND ALSO TO NOTARIZE THE SAME IF REQUIRED

HENCE THIS AUTHORITY LETTER

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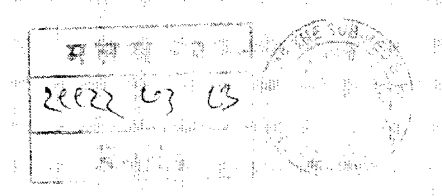
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Diagram.

MR. HARESH P CHANDWANI (BEING THE PARTNER OF M/S. AURIGAA REALTORS)

Warden

MR, VINOD P CHANDWAND
(BEING THE PARTNER
OF M/S, AURIGAA REALTORS)
[THEREBY ACCEPT THE AUTHORITY]







अस्त-सरकार

Lipique Identification Authority of India:

ंनीदविण्याचा कर्माक / Enrollment No. 2006/12167/01493

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Yash Shashank Paranjapo

5/0 Shashank Purushollam Paramape

CTS NO 759/33 RAJAT APARTMENT

S DOCTOR D.B DEOUHAR ROAD

OPP PYC GROUND ERANDWANE

Deccan Cyrothana Fune

Maharashira 411004 9921004203

Ref: 135 / 28N / 24008 / 24106 / P



आपला आधार क्रमांक / Your Aadhaar No.

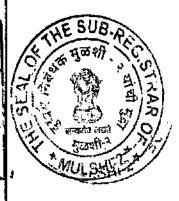
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आयकर विभाग INCOME TAX DEPARTMENT

भारत सरकार GOVT. OF INDIA

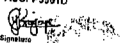
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SHASHANK PURUSHOTTAM PARANAJAPE

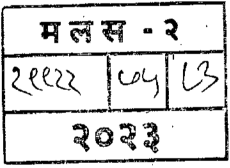
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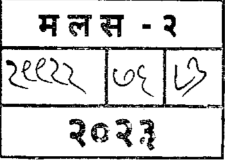
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ADVOCATE BAR COUNCIL OF MAHARASHTRA & GOA

GOA CONTRACTOR OF THE PARTY OF

HIGH COURT, MUMBAI

(267 3371, 265 6567

NAME: Yogini Namneo Mall.

RESIDENCE: Tal.: Madha, colonwre.

ROLL No.: Mah/ 1846/2021.

ENROLLED ON: 13.7.20016

SECRETARY



भारत सरकार GOVERNMENT OF INDIA



जिनांद तेपचर पांडवानी Vinod Premichand Chandwas: जन्म वर्ष / Yea😝 8+tb : ४**9**67 gran / Male



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आधार — सामान्य भाणसाचा अधिकार

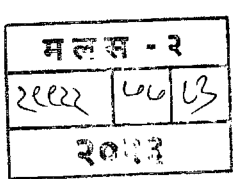


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पशा झंगला सं. ६३०, कंबर देम पॅलेस. सिंध तोताप्रदरी, योड मं, ०६ औछ, पुणे

Address: Bunglow No. 610, Kanwar Prem Palace, Sindh शहर, भगेशस्त्रिक पूर्व, महाराष्ट्र, 411007 Society, Road No. 06, Aundh, Pune City, Ganeshkhind, Pune, Maharashtra, 411007

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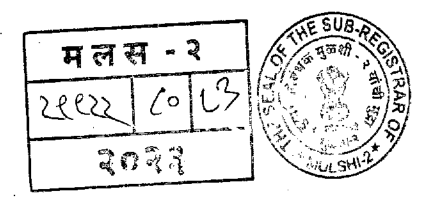
(क्य र्यापक) एकपांड रक्षण

Commissioner of Income tax(Computer Operations)

Cer ve 13

मूल्यांकन पत्रक (प्रभाव क्षेत्र-खुली जमीन) Valuation ID : 202312262575 26 December 2023,12:31:00 PM मूल्याकनाचे वर्ष : 2023 जिल्हा : पुणे तालुका : मुळशी गावाचे नाव : मौजे : हिंजवडी क्षेत्राचे नाव : Influence Area भूल्य विभाग/उपमूल्य विभाग : 14/14.1 सर्वे नंबर/ गट नंबर. 119 मिळकतीचा प्रकार खुली मिळकतीचे क्षेत्र 24159 चौ. मीटर Layout Plot वार्षिक मृत्य दर तक्त्यानुसार जमिनीचा दर Rs.11990 /-प्रथम विक्री Applicable Rules: ,16 क 1. 24159चौ. मीटर क्षेत्रासाठी वार्षिक मूल्य दरावर 100 % मूल्य दर =11990/-24159चौ. मीटर क्षेत्रासाठी मूल्य = 24159 * 11990 =289666410/-त्रमीनीचे एकत्रित अंतिम मूल्य = । मिळकतीचे क्षेत्र (1) मूल्य + मिळकतीचे क्षेत्र (2) मूल्य =289666410 + 0 = Rs.289666410/-- र अञ्चावीस करोड़ शहाण्णव साख सहासच्ठ हजार चार शे दहा /-

Home Print



453/29922 मंगळवार,26 डिसेंबर 2023 12:53 म.नं.

दस्त गोषवारा भाग-1

दस्त क्रमांक: 29922/2023

दस्त क्रमांक: मलस२ <mark>/2992</mark>2/2023

बाजार मुल्य: रु. 28,96,66,410/-

मोबदला: रु. 32,85,00,000/-

भरलेले मुद्रांक शुल्क: रु.1,97,10,000/-

दु. नि. सह. दु. नि. मलस२ यांचे कार्यालयात

अ. कं. 29922 वर दि.26-12-2023

रोजी 12:48 म.नं. वा. हजर केला.

पावती:32490

पावती दिनांक: 26/12/2023

सादरकरणाराचे नाव: मे ऑरीगा रिअल्टर्स भागीदारी संस्थे तर्फे भागीदार

श्री. विनोद प्रेमचंद चांदवानी

नोंदणी फी

₹. 30000.00

दस्त हाताळणी फी

र. 1000.00

पृष्टांची संख्या: 50

एकुण: 31000.00

श्रेणी - १, मुळशी

दस्ताचा प्रक्रार: करारनामा

दस्त हजर करें

अन्वये वसुल

मुद्रांक शुल्क: (दोन) कोणत्याही नगरपालिका किंवा नगर पंचायत किंवा स्थालगत असलेल्या कोणत्याही कटक क्षेत्राच्या हद्दीत किंवा मुंबई महानगर प्रदेश ॥ विकास प्रााधिकरणाच्या हद्दीत असलेल्या कोणत्याही ग्रामीण क्षेत्रात, किंवा मुंबई मुद्रांक (मालमत्तेच्या प्रत्यक्ष बाजार मूल्याचे निधारण) नियम, 1995 अन्वये प्रकाशित झालेल्या वार्षिक विवरणपत्रातील दराप्रमाण् प्रभाव क्षेत्रात.

शिक्का क्रं. 1 26 / 12 / 2023 12 : 48 : 55 PM ची वेळ: (सादेरीकरण)

शिक्का कं. 2 26 / 12 / 2023 12 : 49 : 50 PM ची वेळ: (फी)

प्रतिज्ञापत्र

"सदर दस्तऐवज हा नोंदणी कायदा १९०८ अंतर्गत असलेल्या तरतुदीनुसारव नोंकोस दाखल केलेला आहे. दस्तातील संपूर्ण मजकूर, निष्पादक व्यक्ती, साक्षीदार व सोयत जोडलेल्या कागदपत्राची सत्यता तपासली आहे. दस्ताची सत्यता, वैघता कार्यदेशीर बार्गेसाठी दस्त निष्पादकय कबुलीधारक हे संपूर्णपणे जबावदार राह्बील

लिह्न घेणी



दस्त गोपवारा भाग-2

मलस२ 2113

दस्त क्रमांक:29922/2023

दस्त क्रमांक :मलस२/29922/2023

दस्ताचा प्रकार :-करारनामा

3

अनुक्र. पक्षकाराचे नाव वृपन्ना

नावःमे ऑरीगा रिअल्टर्स भागीदारी संस्थे तर्फे भागीदार श्री. विनोद प्रेमचंद चांदवानी पत्ता:फ्सॉट नं: -, माळा नं: -, इमारतीचे नाव: ऑफिस - रोजलॅन्ड रेसिडेन्सी, कमर्शिअल बिल्डिंग, म.नं. १२९ पार्ट,१३० पार्ट १३१ पार्ट, पिंपळे सौदागर, पुणे., ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, PUNE. (पॅन नंबर:AAOFA3447P

पक्षकाराचा प्रकार

लिहून घेणार वय :-57 स्वाक्षरी:-

Prantini

द्यायाचित्र



ठसा प्रमाणित



वरील दस्तऐवज करुन देणार तथाकथीत करारनामा चा दस्त ऐवज करुन दिल्याचे कबुल करतात.

ओळख:-

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मदर इसम दुय्यम निवंधक यांच्या ओळखीचे असुन दस्तऐवज करुन देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितान

अनुक. पक्षकाराचे नाव व पत्ता

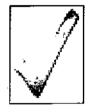
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स्वाक्षरी



<u>खायाचित्र</u>

ठसा प्रमाणित



खालील पक्षकाराची कवुली उपलब्ध नाही.

अनुक्र. पक्षकाराचे नाव व पत्ता

परांजपे स्कीम्स (कन्स्ट्रक्शन) तिमिटेड च्या तर्फे अधिकृत स्वाक्षरीकर्ता :यश शशांक परांजपे प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: नोंदणीकृत ऑफिस - १०१, सोमनाथ, सि.टी.एस नं. १८८, राम मंदिर रोड, विले-पार्ले (पु.), मुंबई. , , ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, MUMBAI. AACCP1941Q

MLS2 Kuly

PAV	Payment Details Lised Deface								
sr.	Purchaser	₹II - ⋠ Type	Verification no/Vendor	GRN/Licence	Amount	Us e d At	Deface Number	Deface Date	
1	AURIGAA REALTORS	eChallan	02300042023121862553	MH012511604202324M	19710000.00	SD			
2		DHC		1223227312355	10 00	RF	1223227312355D	26/12/2023	
3	AURIGAA REALTORS	eChallan		MH012511604202324M	30000	RF			

[SD:Stamp Duty] [RF:Registration Fee] [DHC: Document Handling Charges]

29922 /2023

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- 1. Verify Scanned Document for correctness through thumbnail (4 pages on a side) printout after scanning.
- 2. Get print immediately after registration.



दस्त गोपवारा भाग-2

इस्त क्र**मांक**:29922/202

दस्त क्रमांक :मलस२/29922/2023

दस्ताचा प्रकार :-करारनामा

अनु क्र.

पक्षकाराचे नाव व पना

नाव:परांजपे स्कीम्स (कन्स्ट्रक्शन) लिमिटेड च्या तर्फे अधिकृत स्वाक्षरीकर्ता यश शशांक परांजपे पत्ता:प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: नोंदणीकृत ऑफिस -१०१, सोमनाथ, सि.टी.एस नं. ९८८, राम मंदिर रोड, विले-पार्ले (पु.), मुंबई. , , ब्लॉक नं: -, सेड नं: -, महाराष्ट्र, MUMBAL पॅन नेबर:AACCP1941Q

पक्षकाराचा प्रकार

लिहन देणार वय :-30 स्वाक्षरी:-



ठसा प्रमाणित



वरील दस्तऐवज करुन देणार तथाकथीत । करारनामा । चा दस्त ऐवज करुन दिल्याचे कदुल करतात. शिक्का क.3 ची बेळ:27 / 12 / 2023 02 : 42 : 26 PM

ओळख:-मदर इसम दुष्यम निबंधक यांच्या ओळखीचे अमुन दस्तऐवज करुन देणा-यानां व्यक्तीशः ओळखतात, व त्यांची ओळख पटवितात

अनुक्र, पक्षकाराचे नाव व पत्ता

नाव:अँड - योगिनी नामदेव माळी - -वय:42 पत्ता:पापाण, पुणे. पिन कोड:411021





उसा प्रमाणित



खालील पक्षकाराची कबुली उपलब्ध आहे

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में ऑरीगा रिअल्टर्स भागीदारी संस्थे तर्फे भागीदार :श्री, विनोद प्रेमचंद चांदवानी प्लॉट नं: -, माळा नं: -, इमारतीचे नाव: ऑफिस - रोजलॅन्ड रेसिडेन्सी, कमर्शिअल बिल्डिंग, स.नं. १२९ पार्ट,१३० पार्ट १३१ पार्ट, पिंपळे सौदागर, पुणे., ब्लॉक नं: -, रोड नं: -, महाराष्ट्र, PUNE.

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शिक्का क्र.4 ची वेळ:27 / 12 / 2023 02 : 42 : 48 PM

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