

Original Copy

FORM-T- RECEIPT FOR FEE RECEIVED

OFFICE OF THE CIVIL REGISTRAR CUM SUB-REGISTRAR TALUKA ILHAS/TISWADI REGISTRATION DEPARTMENT, GOVERNMENT OF GOA

Date of Receipt: 14/Aug/2017 Print Date Time* 14/Aug/2017 05:48 PM

Receipt No: 132

Serial No. of the Docu

2118

Nature of Document: conveyance

Received the following amount to book the Document in Book-1 for the ounts from Sri Tushar Yeole for Registration of above year 2017

Registration Fee

Processing Fees

Total:

330.00

2878365.00

Rs.Ps

2878695.00

Amount in words: Rupees Twenty Eight Lakh Seventy Eight Thousand Six Hundred Ninety Five Only.

Probable date of issue of Registered Dockment: / /

Signature of the Sub-Registrar

TO BE FILLED IN BY THE PARTY AT THE TIME OF SUBMISSION-OPTIONAL

Please handover the Registered Document to the erson mamed below

Name of the Person Authorized

Specimen Signature of the Person Authorized

Signature of the Presenter

TO BE FILLED IN AT THE TIME OF HANDING OVER OF REGISTERED CUMENT

The Registered Document has been handed over to

on

Designed and Developed by C- DAC, ACTS Pune Signature of the person receiving the Document

Signature of the Sub-Registrar

For CITIZENCREDIT CO-OP. BANK LTD. 3 701000/-Authorised Signatory

> COXC. CITIZE SIGN CO-OB BANK (II) HERRIO 32 MUR (NEC. 3

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D-\$151P(Y) C.R./35/8/2006-00(PART-III)

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Rs. 20000000/- PB6818

Name of Purchassr Lt CLA DEVELOPMENTS por LAD

IMDIA

STAMP DUTY

Sr. No. 2118/1017 +10c/8/h1

DEED OF CONVEYANCE

THIS DEED OF CONVEYARCE is made at Panaji , on this 14th day of August in the year 2017.

For CITIZENCE DIT (Rupes Swenteen Lath

CITZEN CACO LICES NAZILO E-370, RUA DE OUREM Thousan

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PARAJI, GOA 403 001

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7 31679 NON JUDICIAL TI) TI

any)

13:38

Rs. 1701000/- PB6818

STAMP DUTY

D-5/STP(V)/CR./35/8/2006-RD(PART-III)

Authorised Signatory

INDIA

one seven zero one zero zero zero

Name of Purchaser GELA DEVELOPMENTS PUT LTD

Complex, Bandra (East) Mumbai-400051, represented by its Authorised Signatory, of the Companies Act, 1955 under no. U45200MH19999PTC117748, holding PAN Card no. **INORBIT MALLS (INDIA) PRIVATE LIMITED.** a company incorporated under the provisions AAACK9106G, having its registered office at Plot C-30, Block G, Opp. SIDBI, Bandra Kurla



BETWEEN:

of the Companies Act, 1956 under no. U45200MH19999PTC117748, holding PAN Card no. INORBIT MALLS (INDIA) PRIVATE LIMITED. a company incorporated under the provisions Complex, Bandra (East) Mumbai-400051, represented by its Authorised Signatory, AAACK9106G, having its registered office at Plot C-30, Block G, Opp. SIDBI, Bandra Kurla

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May, 2017, hereinafter referred to as "Owners/Vendors" (which expression shall unless it malmal@kraheja.com, Mobile No.9920751308, residing at 501/502, Gulshan CHS, 5th Floor, Shri. Mohan Almal, aged 58 years, son of Shri Prahlad Ray Almal, married, in service, Party of the FIRST PART be repugnant to the context or meaning thereof shall include its successors and assigns) as A Road, Khar West, Mumbai, Mumbai 400052, as authorised by resolution dated 16th PAN Card No. AAHPA6367P, Aadhar Card no. 957939153453,

AND

Tushar.yeole@gera.in, residing at 506, Gulmohar Royale, Viman Nagar, Pune-411001, Tushar Yeole, Plaza, Boat Club Road, Pune-411001, herein represented by its authorized signatory, Shri. Act, 1956, holding PAN Card no. AAACG6703F, having their registered office at 200, GERA DEVELOPMENTS PRIVATE LIMITED, a company incorporated under the companies meaning thereof include its successors and assigns) as Party of the SECOND PART ACDPY7573R, "Purchasers/Developers" (which expression shall unless by resolution aşed Aadhar card no. 568853075229, Mobile No.8308812405, 35 years, married, Occupation - Service, holding PAN Card no. dated 14th July, 2017, repugnant hereinafter referred to ō the context Email.ID 으

referred to as the "**Parties**" and individually as a "**Party**" Owners/Vendors and the Purchasers/Developers shall hereinafter be collectively

WHERAS by and under Sale Deed dated 9th October, 2006, executed between Smt. Irene Mahadev Kunkolienkar & 21 Others (as Confirming Parties) and the Owners/Vendors herein Henkiqueta Pereira E Barbosa alias Mrs. Irene Barbosa (as Vendor) and Smt. Abolem Taluka, Sub-District Ilhas, District North Goa (hereinafter referred as the "the Entire Land"), and 15/1 (Part) of Panelim Village, Sao Pedro, Village Panchayat Se-Old-Goa, 1,70,000 square meters or thereabouts bearing Survey Nos.12/1, 13/1 (Part), 14/1 (Part) Sub-District Ilhas. District North Goa from out of the Western half of the property known as "ANEXO DO OITEIRO OU GUACHIXIR Owners/Vendors herein (therein referred to as the purchaser), the land admeasuring about (as Purchaser), duly registered under no.2681 at folio 226 to 385, of Book I, Vol.1697 in the "GUACHI XIR" admeasuring 1,80,385 square meters of thereabouts, WITHIN Tiswadi Taluka, FUXALGALE" Sub-Registrar Ilhas, the Vendors Elso known as "KUXALGALLY MOL", also known as "GUACHI SHEER" therein conveyed and transferred

(then for a road of 45 meters), resulting in reduction of the aggregate area of the Entire Survey Nos.13/1, 14/1 and 15/1 was confirmed, and the new survey and sub-division AND WHEREAS by an Order dated 24th April 2008 passed in Case No. LND/Part/40/2008 the said survey numbers, as under: Land to 1,51,826 square meters which is the net area reflected in Forms I & XIV relating to recorded in the survey records. A portion of the Entire Land was acquired for road widening Nos.13/1-A, 13/1-B, 14/1-A and 15/1-A of Panelim Village, Sao Pedro were directed to be the Deputy Collector & Sub-Divisional Officer, Panaji, the partition of the full holdings of

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1,51,826 square meters	Total
26,353 scuare meters	15/1-A
9,566 square meters	14/1-A
23,497 scuare meters	13/1-B
51,135 scuare meters	13/1-A
41,275 scuare meters	12/1
As per Form I & XIV	Survey Nos.

AND WHERAS the Collector, North Goa District has issued Sanad dated 6th of the Entire Land, as more particularly stated in the Sanad. permitting conversion to Residential user for an area of 94,711 square meters from and out June

and is situated towards the north of the National Highway. area of 70,830 and is hereinafter referred as the "the Larger Land Under Development" of 2,818 square meters, being the land under proposed 10 meter D.P. Road (as more S1 Zone and a portion admeasuring 56,847 square meters falls in S4 Zone, includes the area AND WHEREAS out of the Entire Land a portion admeasuring 13,983 square meters falls in particularly provided herein below) aggregating to 70,830 square meters. The aforesaid

AND WHERAS Owners/Vendors had in respect of the part of the Larger Land Under obtained approvals such as (i) environment clearance vide letter dated 8th July 2015 (read provided herein below), aggregating to 68,012 square meters and hereinafter referred as square meters, being the land under proposed 10 meter D.P. Road (as more particularly portion admeasuring 54,029 square meters falling in S4 Zone, Encluding the area of 2,818 Goa for residential development thereof. Taluka) and (iii) Construction License dated 11th May 2017 from Village Panchayat SE-Old clearance dated 20th April 2017 from the Town and Country Planning Department (Tiswadi with letter dated 27th July 2015) issued by the Member Secretary, GSEIAA; (ii) technical Development, being a portion admeasuring 13,983 square meters falling in S1 Zone and a "the Land Under Development", more particularly described in the

bearing 5. No. 13/1, as shown on the said Plan being Annexure -"1" hereto and the Development, admeasuring 2,818 square meters and leading towards the adjoining land Further, a Works Department for construction of a Service Road alongside the National Highway. 60 meters wide) National Highway and Owners/Vendors have given NOC to the Public AND WHERAS the Land Under Development is affected by road widening for the (proposed Purchasers/Developers undertakes /coverants to comply with the requirement of 10 meter wide proposed D.P. Road passes through the Land Under



said Land (as defined below). handover of set-back area and area for proposed D.P. Roac to the extent applicable to the

the Schedule 1λ hereunder written shown demarcated in purple colour boundary and and Purchasers/Developers is the terms and conditions as set out hereunder. hatched with purple lines on the Plan annexed hereto and marked as Annexure –"2", on falling in S1 Zone (hereinafter referred as the "said Land") more particularly described in demarcated portion of the Land Under Development admeasuring 13,983 square meters AND WHEREAS Dwners/Vendors is desirous to sell and corvey to Purchasers/Developers desirous to purchase from the Owners/Vendors,

Purchasers/Developers the said Land Owners/Vendors to the Purchasers/Developers; and have AND WHEREAS the Owners/Vendors has assured the Purchasers/Developers about their and marketable title to the said Land, subject to the offered to sell to disclosures by

the Owners/Veridors to the said Land with the disclosures made and agreed to purchase title anc interest to the said Land and being aware of the disclosures made by the the said _and. Owners/Vendors to the Purchasers/Developers have accepted the right, title and interest of AND WHEREAS the Purchasers/Developers have investigated the Owners/Vendors right,

AND W for toty stipulated hereunder. Eight Thousand Four Hundred and Twenty Nine only) on the terms and conditions EREAS the PURCHASERS/DEVELOPERS do hereby agree to purchase the said Land consideration of Rs.8,22,38,429/- (Rupees Eight Crores Twenty Two Lakhs Thirty

NOW THIS INDENTURE WITNESSETH:

Registration Sub-District of Ilhas, District North Goa in the state of Goa, and particula-ly described in the **Schedule 1A** hereunder written, on 'as is where is' Nos. 12/1 and 13/1-A of Village Panelim, identified as 'Ganachi Sheer' and 'Kuxal Gally admeasuring 13.983 square meters falling in S1 Zone, being a part of property bearing Sy. and con∙ey the said Land being a demarcated portion of th≘ Land Under Development Purchasers/Developers; they the Owners/Vendors do hereby grant, transfer, assign, assure hereby admit and acknowledge as received and do hereby acquit, release and discharge the (Rupees Eight Crores Fourteen Lakhs Sixteen Thousand and forty four Only) is paid by the Purchasers/Developers to the Owners/Vendors, which ampunt the Owners/Vendors do Eighty Five Only) is deducted towards TDS and the balance amount of Rs.8,14,16,044/amount of Rs.8,22,385/- (Rupees Eight Lakhs Twenty Two Thousands Three Hundred and Two Lakhs Thirty Eight Thousand Four Hundred and Twenty Nine Only) out of which an That in consideration of the amount of Rs.8,22,38,429/- (Rupees Eight Crores Twenty stuated at Panelim, within the limits of Village Fanchayat Panelim, Page **5** of **16** Taluka and

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further Purchasers/Developers in the manner aforesaid as shall or may be reasonably required Purchasers/Developers does and execute and cause to be done and things whatsoever for any estate or interest in THE said Land or any part thereof or part of the same shall and will suffered by the Owners/Vendors or any person or persons lawfully and equitably claiming trust, for them and that (save as discbsed) free from all encumbrance whatsoever made or UNTO AND TO THE USE OF THE Purchasers/Developers in the manner aforesaid AND THAT authority, to grant of THE said Land hereby granted and conveyed or expressed so to be things done or executed by the Owners/Vendors or knowingly suffered to the contrary they Owners/Vendors or any person or persons lawfully and equitably claiming from, under or in possess and enjoy THE said Land ard receive the rents and profits thereof without any the Owners/Vendors now have in themselves good rights, full power and absolute hereby covenant with the Purchasers/Developers that notwithstanding any act, deed or Government or any other Local or Public Body in respect thereof. The Owners/Vendors do courses, ights, liberties, privileges, easements, advantages and appurtenances to THE said TOGETHER WITH all trees, drains, ways, paths, passages, common gullies, waters, water to the use of the Purchasers/Developers forever, subject however to payment of all taxes, Land and every part thereof hereby granted and conveyed and expressed so to be unto and property, claim and demand whatso≘ver of the Owners/Vendors into and upon THE said Land be onging to and in any wise appertaining or usually held or occupied therewith or Purchasers/Developers shall and may at all times hereafter quietly and peacefully assessments, dues and duties hereafter to become due and payable to the eviction, and more perfectly assuring ð belong or be appurtenant thereto AND ALL the estate, right, title, interest, time and at all times hereafter at the request and the cost of the interruption and claim and demand whatsoever from or by the THE said Land unto and to the use

- their cost without disturbing the possession of the Purchasers/Developers disclosed to the Purchasers/Developers, shall, be settled by the Owners/Vendors alone at against all/any such claims of heirship or otherwise, if made, save and except to the extent Owners/Vendors and the Owners/Vendors do hereby indemnify the Purchasers/Developers Purchasers/Developers forever wehout any harm and/or hindrance from exclusive and absolute peaceful vacent possession of THE said Land to be held by the The Owners/Vendors have todey put the Purchasers/Developers in unconditional and/or any person claiming through and/or on account of
- Purchasers/Developers that $\,$ subject to what is set out herein and as disclosed, the $:\cdot$ Owners/Vendors hereby further represent, warrant and covenant
- \equiv Owners/Vendors is the absolute owner of and is absolutely seized and possessed of clear, marketable and free from encumbrances as per the disclosures contained or otherwise well and sufficiently entitled to the said Land and its title thereto is

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- $\widehat{\equiv}$ Owners/Vendors is in exclusive possession of the said Land and there are no development by Owners/Vendors. any purchasers of any premises in the residential project/s in the portion under portion thereof is not the subject of any layout or disc psure or representations to encroachments or trespassers on any part of the said Land. The said Land or any
- $\widehat{\Xi}$ Purchasers/Developers is adversely affected in relation to any part or portion of the commission or omission whereby the rights of Owners/vendors to deal with, sell commission or omission and / or allow any person or party to do any act of Owners/Vendors has the absolute right and authority to enter into this Deed of Conveyance transfer and it has not done and/or shall not, ir future, do any act of the said Land may be prejudicia ly affected, 악
- $\overline{\leq}$ That there are no public/private rights of way on the said Land apart from the 10 meter wide proposed D.P. road as mentioned hereinabove;
- \leq said Land in the manner contemplated herein for the sa d Land; any Power of Attorney in favour of any person(s) which effects the transfer of the earnest money or any consideration from any person or persons and it has not given the said Land and/or structures standing thereon or ary part thereof or use of the agreement or arrangement with regard to the sale, lease and/or development of FSI/TDR in relation to the said Land and that it has not accepted any token deposit, That the Owners/Vendors have not entered into or committed to enter into any
- Owners/Vendors has not encumbered or agreed to create any encumbrance, lien, charge on the said Land.
- <u>{</u> the terms and conditions contained herein; any tribunal or before any statutory authority or before any arbitrator or before any and there is no application and/or proceedings pending in any court of law or before respect of the said Land and the right of Owners/Vendors to execute this Deed on court to which Owners/Vendors is a party affecting the tizle of Owners/Vendors in To the best of its knowledge there are no orders passed by ary competent authority
- (<u>\iii</u> the Owners/Vendors to enter into this Deed on the terms and conditions as otherwise any restrictive order nor are there any such o ders restraining / restricting Owners/Vendors has not received notice of any prohibitory order (including order under section 20(1) of Urban Land Ceiling Act, 1976 or any statutory order or

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- (X) any public purpose; or any part thereof included in the Development Plan of the Municipal Council for Owners/Vendors in respect of the said Land or any part thereof nor is the said Land any Government Ordinanze, Order, Not fication (including any notice for acquisition Land Acquisition Act or applicable Town Planning Act / The Defense of India Act or That no nctices from gcvernment or any other local body or authority or under the requisition 앜 the said Land) have been received by 윽
- $\overline{\times}$ other amount payable to any authority in respect of the said Land including 🖪. A. æsessments, assessments, water charges, electricity charges or any Owners/Vendors has paid to date all property taxes, rates, duties, cesses, levies continue to pay till the date of execution of this Deed. and shall
- (<u>×</u> tax for taxes or of any cepartment of the Government, Central or State or Local There is no prohibitory order or order of attachment of any department of income rights, title and interest of Owners/Vendors in the said Land or any part thereof; Body, Pub ic Authority for Taxes, levies, cesses, etc. with respect to or affecting the
- (XII) affecting the rights, title and interest of Owners/Vendors in the said Land or any There is no proceeding pending under the Income Tax Act, 1961 in respect to or Income Tak Act, 1961 for recovery of arrears; part thereof nor any of us has received any notice under Rule 2 of Schedule 2 of
- (xiii) whereby Cwners/Vendors is in any way prevented or hindered from transferring the said Land or any part thereof as envisaged herein; There is ro impediment or prohibition under any law or under any agreement
- (XiV) said Land or any part thereof; rights created in favour cf the third parties by Owners/Vendors with respect to the There are no encroachments, trespassers or tenants or occupants or licensee or any
- (X Purchasers/Developers; expenses or fees are chargeable for the said transfers, the same shall be borne by without claiming any amount / consideration from Purchasers/Developers. If any applications towards transfer of the saic Land in the name of Purchasers/Developers Owners/Vendors shall provide all the assistance to Purchasers/Developers for the execution of this Deed That Owners/Vendors agree to absolute transfer of said Land in the revenue record of the Government on the sign all the
- (XVI) Owners/Vendors further declares and confirms that it has cleared all the tax arrears relating to or in connecticn with the said Land at its own cost and expense, if any.

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- (xvii) All rates, taxes, charges, outgoings and property taxes in respect of the said Land bear and pay all such taxes and outgoings. have been duly paid till the date hereof and post that Purchasers/Developers shall
- (xviii) That the Owners/Vendors are in absolute possession of the original documents and Purchasers/Developers cost) as and when required by the Purchasers/Developers to set out in the Second Schedule hereunder written. The Owners/Vendors shall hand produce the same to any government authorities, Financial Institutions or any court the original documents as listed in Part II of Second Schedule for inspection (at the Owners/Vendors covenants with the Purchasers/Developers that it shall produce Purchasers/Developers simultaneously upon the execution of this Deed. The all the other relevant documents relating to its title to the said Land as per the list documents as listed in Part I of Second Schedule to

places as the context may require Further the term 'Owners/Vendors' shall be construed to be read as 'Seller' at the relevant construed independently of the others and is not limited by reference to any other Each representation and warranty mentioned herein (including in the recitals) is representation and/or warranty, but are subject to disclosures, wherever applicable.

survey Regards of rights and get the name of the Purchasers/Developers recorded in the Purchasers/Developers to get the Mutation and Partition Proceedings conducted in the Form I and XIV under the provisions of Land Revenue Code. 4. The Owners/Vendors do hereby give their exclusive consent and no objection to the

Purchasers/Developers; done at the instance of the Purchasers/Developers for more fully and perfectly assuring the be done at all times all acts, deeds and things that are reasonable and legally required to be maintained by the municipal authorities. Further, the Owners/Vendors shall do or cause to mutated in the Purchaser's/Developer's name in the revenue records and the records Purchasers','Developers' costs, all necessary document(s) required to get the said Land authorities at its own cost. The Owners/Vendors shall, unconditionally, provide assistance the said Land unto the name of the Purchaser in the registers of the conc≘rned revenue That the Purchasers/Developers shall be able to and is entitled to secure mutation entry of of the Purchasers/Developers to the said Land, the costs and expenses of the and register in favour of the Purchasers/Developers,

Owners/Vendors, for transfer of the said Land in the name of tre Purchasers, Developers in attorney in favour of the Purchaser/Developers and/ or its nominee/s zo enable the Purchasers/Developers That the Owners/Vendors shall, simultaneously to signing hereof, issue a special power of records of the concerned authorities (including revenue records); applications in all necessary applications on behalf

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applicable); till the transfer Purchasers/Developers in respect of the said Land ir the name of the Owners/Vendors and to Purchasers/Developers in the revenue records, to apply for building permissions/approvals and deeds required for the aforesaid transfer of the said Land in the name of the respect of transfer of connections of electricity, water and other utility services (if of the said Land is recorded in the name do all other acts of the

representations, the manner aforesaid. Purchasers/Developers have agreed to acquire the said Land from the Owners/Vendors in (including the recitals) and believing the same to be true The Owners/Vendors are fully aware that it is on the faith and strength of the warranties and declarations made by the Owners/Vendors herein and correct that the

Purchasers/Developers. The stamp duty and the registration charges on this Deed shall be paid by the

Each party shall bear and pay its own solicitors and advocates fees

Purchasers/Developers Owners/Vendors in accordance with the Income Tax Act, 1961. 8. Purchasers/Developers shall deduct 1% TDS as per Section 194 IA of the Income Tax Act, the Total Consideration and the with the Income Tax Department same shall be to the credit deposited <u></u>

All matters relating to this Deed shall be governed by the laws of India and shall be ct to the exclusive jurisdiction of the courts at Panaji-Goa.

therefore or by a courier service or by email or facsimile at the following addresses: relivered/received if sent eitner by hand delivery and a written acknowledgement obtained notices to be issued to a Party under this Deed shall be deemed to have been duly

To the Sellers/Vendors:

Mr. Arvind Prabhu,

M/s. Inorbit Malls (India) Pvt. Ltd.,

Raheja Towers, Plot C-30,

Block G, Opp. SIDB,

Bandra Kurla Complex,

Bandra (East) Mumbai-400051

To the Purchasers/Developers:

Mr. Rohit Gera

M/s.Gera Developments Private Limited

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200, Gera Plaza, Boat Club Road

Pune 411001

E-mail - rohit@gera.in

affected thereby, and each provision of this Deed shall be valid and enforceable to the circumstance shall be invalid or unenforceable to any extent under any present or future intent of the Parties. provision with another valid provision, which as far as legally possible, reflects the original provision or by its severance here from. The Parties shal replace the unenforceable fulles: extent permitted by law and shall not be affected by the invalid or unenforceable circums cances other than those as to which it is held invalid or unenforceable shall not be If any provision of this Deed of Transfer or the application thereof to any person or the remainder of this Deed and the application of such provision to persons or

- ther Eafter to enforce such provision. provisions hereof shall not be construed to be waiver of such provision and/or of the right The failure of either Party to enforce at any time or for any period of lime, any of the
- representatives of each of the Parties and with prior approval cithe Consensing Party. This Deed may be amended only by an instrument in writing signed by duly authorized
- mper of the Parties is as under: 4s required by Rule 114B of the Income Tax Rules 1952, the Permanent Account

NORBIT MALLS (INDIA) PRIVATE LIMITED - AAACK9106G

GERA DEVELOPMENTS PRIVATE LIMITED -AAACG6703F

- to occupancies of person belonging to Schedule Caste and Schedule Tribe. 15. The Owners/Vendors declare that the subject matter of this Sale Deed coes not pertain
- which is borne by the Purchasers/Developers 16. The Market value of the said Plot is Rs.8,22,38,429/- 'Rupees Eight Crores Twenty _akhs Thirty Eight Thousand Four Hundred and Twenty N ne only) and as such Rs.37,01,000/- (Rupees Thirty Seven Lakhs Ore Thousand only) is affixed hereto

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SCHEDULE- 1

Ilhas, District North Goe and the said demarcated portion of land bounded as follows; Panelim Village, Sao Pedro, Village Panchayat Se-Old-Goa, black colour boundary on the plan annexed hereto and marked as Annexure "1", at under proposed 10 meter D.P. Road, being 2,818 square meters), shown demarcated in Survey No. 13/1-A(Part) admeasuring totally 68,012 square metres (including the land Demarcated portion of Lanc Under Development comprising in Survey No. 12/1(Part), Tiswadi Taluka, Sub-District

The said Land Under Development is bounded as under:-

that of Archbishop and others. Towards the North :- By S. Nc. 12/1(Part) & Part of S. No. 13/1-B and the property of Lima,

and 15/1- A of Village Panelim. Towards the South :- By the NH 4A and the development known as Viva on S No. 14/1-A

by Naiknavare Real Estate Developers). half of the same property; all ofted to Mario Bernardo Lizardo Barboza of Panaji (Now owned Towards the East :- By the limit of Village Bainguinim and the remaining half or the other

of Village Chimbel. Towards the West :- By S.№o. 13/1-A (Part) and Orchard of Archbishop and others and limit

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SCHEDULE- 1A

neither described in the office of Land Registrar Bardez nor enrolled in the Taluka Revenue marked as Annexure "2" being part of the Land Under Deve opment, which property is in purple colour boundary and hatched with purple lines on the plan annexed hereto and Registrazion Sub-District of Ilhas, District North Goa in the state of Goa; shown demarcated Gally Moll' situated at Panelim, within the limits of Village Panchayat Panelim, Taluka and 12/1(Part) and 13/1-A(Part) of Village Panelim, identified as 'Ganachi Sheer' and 'Kuxal All that Plot admeasuring 13,983 sq. mts., being a part of property bearing Sy. Nos.

The said land sold hereunder is bounded as under:-

Towards the North :- By Survey No 12/1(Part)

Towards the South:- By National Highway and Service Road

Towards the East :- By Survey No 13/1

Towards the West :- By Survey No 13/1-A(Part)

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SCHEDULE- 2

Part I

List of documents handed over by the Owners/Vendors to the Purchasers/Developers

- Notarised copy of the Registered Sale Deed dated 09.10.2006 (Regn. No. 2681 dt. 12.10.2006) between $oldsymbol{N}$ rs. Irene Barbosa and the Owners/Vendors in respect of the Entire
- Certified copy of the following documents:
- a) Registered Sale Deed cated 09.10.2006 (Regn. No. 2681 dt. 12.10.2006) between Mrs. Irene Barbosa and the Cwners, Vendors in respect of the Entire Land.
- b Order of Sub Division cated 24.04.2008 passed in Case No. LND/Part/40/2008 by the Deputy Collector & Sub-Divisional Officer, Panaji in respect of the Entire Land
- 0 Sanad vide Ref: RB/CNV/TIS/25/2008 dated 06.06.2008 issued by Collector, North Goa and out of the Larger Land i.e. 1,51,826 sq. meters. District permitting conversion to Residential user of an area of 94,711 square meters from
- <u>a</u> NOC Demarcation of setback building line & bye pass road widening vide Ref: 22/10/2008-09/PWD/WDVII(NH)/ADM/729 dated 10.09.2008 issued by Executive Engineer (PWD NH)
- e) Form IX (Mutation) vide ₹2f: 15671, 15672, 15673 issued by Mamlatdar, Tiswadi-Panaji on
- Environment Clearance issued by the Member Secretary, GSEIAA vide letters Ref No. 3-181for village Panelim, Taluka Tiswadi. Highway Authority of India to Inorbit forwarding copy of the proposed land acquisition plan Letter bearing re-. no. E.ef: NHAI/PIU/GOA/NH-4A/1411 dated 04.02.2011 from National
- 크 Technical Clearance Ref No. TIS/8175/Panelim/TCO/2017/46 dated 20.04. 2017 from the II/EIA-Goa/135 dated 27.07.2015

2010/STE-DIR/Part-II/EA-Goa/128 dated 08.07.2015

Ref No. 3-181-2010/STE-DIR/Part-

 \Rightarrow Construction License Ref No. VP/SOG/06/2017-18 dated 11.05.2017 from Village Panchayat SE- Old Goa.

Town and Country Planning Department (Tiswadi Taluka).

 \sqsubseteq NOC bearing no. PHCC/COR/NOC/2017-18/355, dated 09th May, 2017, issued by Medical Officer I/C, PHC Corlim



List of documents to be made available by the Owners/Vendors for inspection

Barbosa and the Owners/Vendors in respect of the Entire Land. Registered Sale Deed dated 09.10.2006 (Regn. No. 2681 dt. 12.10.2006) between Mrs. Irene

the day, month and the year mentioned hereinabove. IN WITNESS WHEREOF the parties hereto have signed and executed this Deed of Sale on

SIGNED AND DELIVERED

BY The within named Owners/Vendors,

M/s. Inerbit Malls (India) Pvt. Ltd.

through the hand of

Mr. Mohan Almal

authorized vide Board Resolution

dated 16th May, 2017

In the presence of 1. Elisay. Minim Urien chodantar

SIGNED AND DELIVERED

BY the within named Purchasers / Developers

M/s. Gera Developments Pvt. Ltd.

through the hand of

Tushar Yeole

authorized vide Board Resolution

dated 14th July 2017

In the presence of

Page **15** of **16**

RECEIPT

Received an aggregate amount of Rs.8,22,38,429/- (Rupees Eight Crores Twenty Two Lakhs from the withinnamed Purchasers/Vendors as follows: Thirty Eight Thousand Four Hundred and Twenty Nine Only) being the total consideration

Rs.8,14,16,044/- (Rupees Eight Crores Fourteen Lakhs Sixteen Thousand and forty four Eight Crores Twenty Two Lakhs Thirty Eight Thousand Four Hundred and Twenty Nine Hundred and Eighty Five Only) from the amount payable of Rs.8,22,38,429/- (Rupees deducting TDS of Rs.8,22,385/- (Rupees Eight Lakhs Twenty Two Thousands Three Only) vide cheque bearing No. 005032 dated 2nd June 2017 drawn on ICICI Bank (After

We Say Received

For Inorbit Malls (India) Private Limited

Authorised Signatory

B

SIGNED SEALED AND DELIVERED

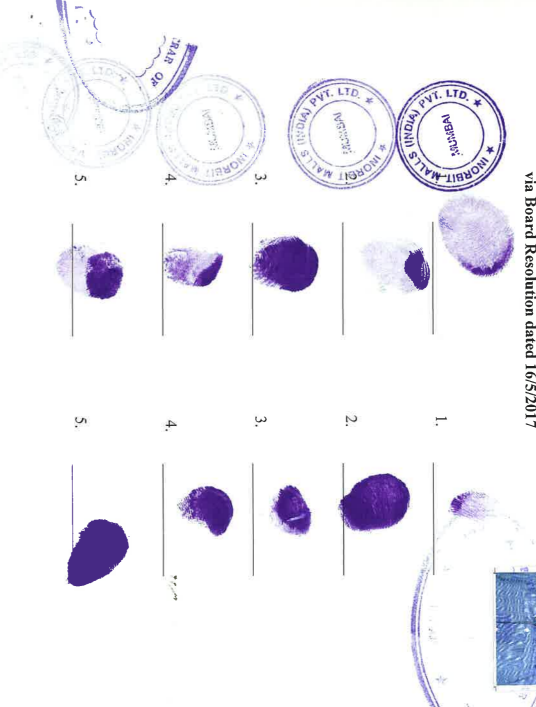
By the withinnamed Purchaser

S00, Gera Plaza, Boal Club Road, 200, Gera Son, Gers Con Phare M/s. Gera Developments Pvt. Ltd. Through authorized signatory Mr. Tushar Yeole via Board Resolution dated 14/07/2017



linesh

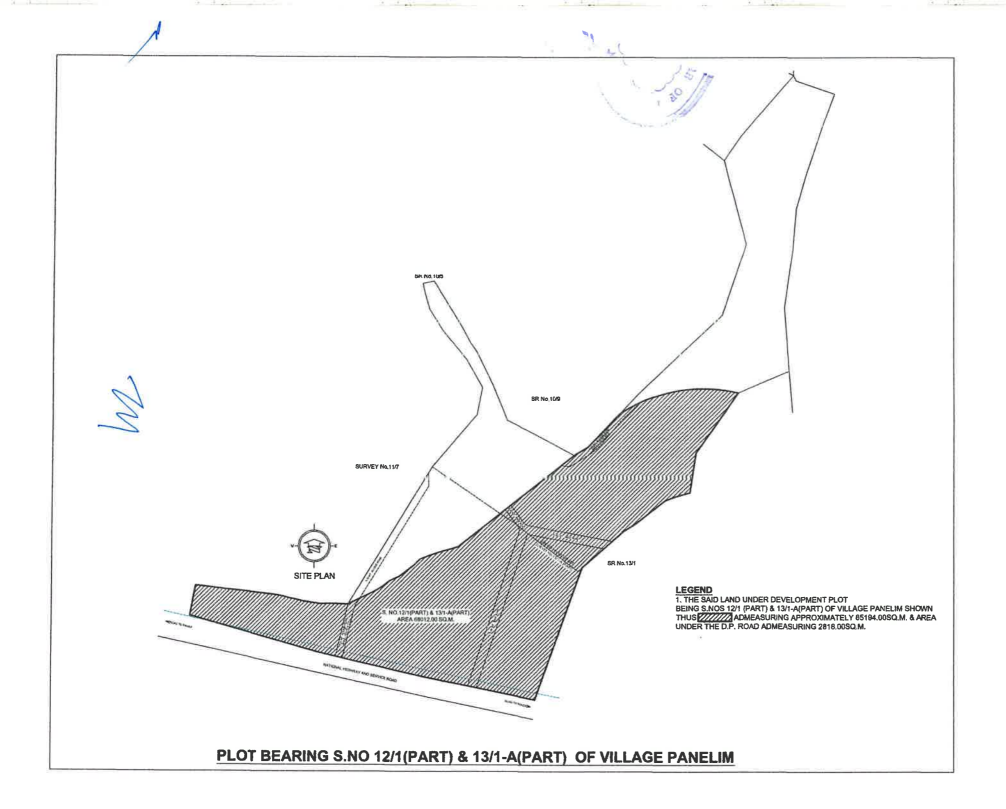
M/s. Inorbit Mall India Pvt. Ltd.
Through authorized Signatory Mr. Mohan Almal via Board Resolution dated 16/5/2017

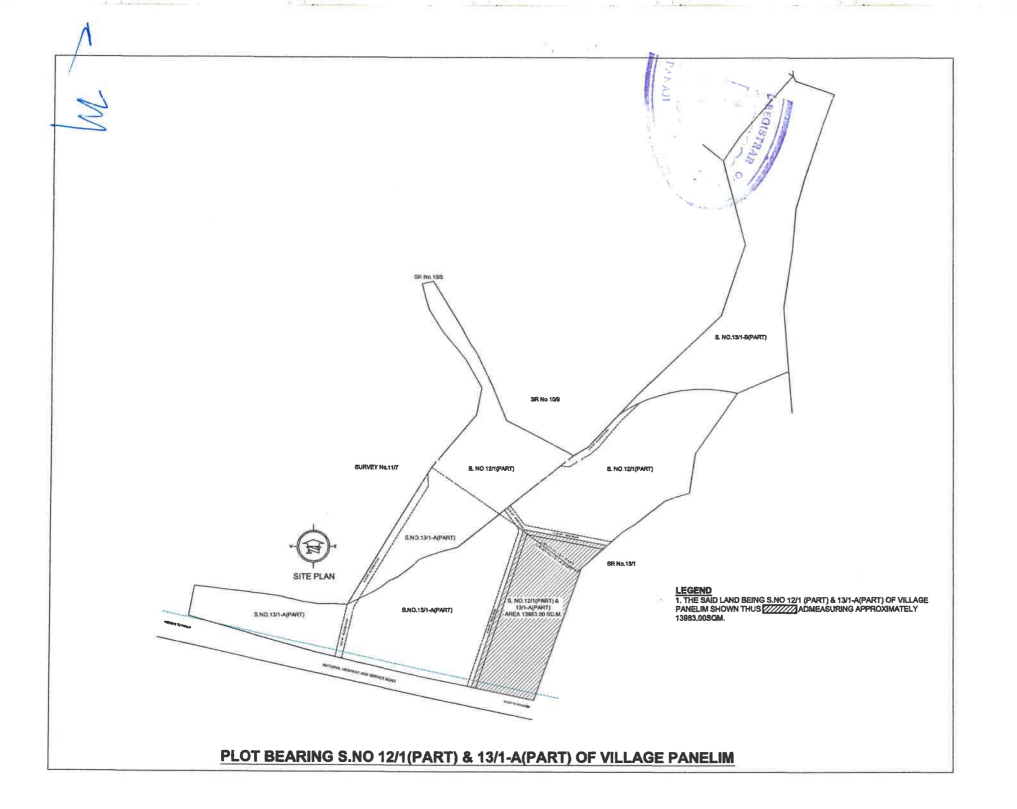


In the presence of...

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2.] Vinesh chodenter Oliodente





REG 23766 1

Office of Sub-Registrar Ilhas/Tiswadi

Covernment of Goa

Print Date & Time: 14-08-2017 (5:49:07 PM

Document Serial Number: 2118

Presented at 04:23:00 PM on 14-38-2017 ir the office of the Sub-Registrar(Ilhas/Tiswadi) Along with fees paid as follows:

2878695.00	Total:	
330.00	Processing Fees	2
2878365.00	Registration Fee	
Rs. Ps	Description	Sr. No

Stamp Bully Required 3700755,50

Stamp (Edg. Paid: 3701000.00

Tushar Yeole presenter

Marrie Marrie DEVEL Resol Cluck	,
Married, Indian, age 35 Years, Service, roomarried, roomarri	Name
	Photo
	Thumb Impression
11.	Signature

Endorsements

Executant

1. Mohan Almal, s/o Shri. Prahlad Ray Almal, Married, Indian, age 58 Years, Service, r/o501/502, Gulshan CHS, 5th Floor, 14th A Road, Khar West, Mcmbai 400 052. PAN No. AAHPA6367P. The Authorised Signatory of INORBIT MALLS (INDIA) PYT. LTD. vide Resolution dated 16/05/2017, having registered office at Plot C-30, Block G, Opp. SIDBI, Bandra Kurla Complex, Bandra (East) Mumbai. 400 051. Company PAN No.

	Photo
	Thumb Impression
somptimes.	Signature

2. Tushar Yeole, s/o Sudhakar Laxman Yeole, Married, Indian, age 35 Years, Service, r/o 506, Gulmohar Royale, Viman Nagar, Pune 411 014. PAN No. ACDPY7573R. The Authorised Signatory of GERA DEVELOPMENTS PRIVATE LIMITED vide Resolution dated 14/07/2017, having registered office at 200, Gera Plaza, Boat Club Roac, Pune. 411001. Company PAN No. AAACG6703F.

	Photo
	Thumb impression
The contract of the contract o	Signature

identification

Witness Details
1

177 03/42 80.00141M1+ 1822,284, HD R Bank

SMS-Registrar
LULE - LAIGHSTRAIN
TUBIAS

Signature

. 10

Designed and Developed by C.DAC. ACTS, Pune

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3 of 3

Book-1 Document
Registration Number PNJ-BK1-02156-2017
CD Number PNJD59 on
Cate 04-08-2017

Sub-Registrar (Ilhas/Tiswadi)

Signature:-

Scanned By:-

Designed and Developed by C-DAC, ACTS, Pune

DISTRAR