DRAFT OF AGREEMENT FOR SALE WITHOUT POSSESSION

This Agreement made	at Ahme	edabad	this	da	y of	•••••	20,		
BETWEEN									
VENDOR FIRST PARTY	: S.G.V. INFRASTRUCTURE IS body corporate having its regist Commerce House -4, Anandna PAN NO.: through its Author aged Adult, Occupation busine address at, Ahron (Hereinafter in this Agreement VENDOR / Developer / First expression shall unless it be reformed the Partners of the said VEN representatives, executors, adapted and assigns etc. of the Party) of					istered off nagar Roa ithorized — iness, shmedaba ent for Sa irst party repugna ned to m ENDOR to	stered office at 10th Floor, nagar Road, Ahmedabad, AALCS1204N thorized signatory ness, hmedabad. ent for Sale referred to as rst party / Seller, which repugnant to the context ned to mean and include NDOR their heirs, legal dministrators, successors		
SECOND PARTY PURCHASER	:	(1)	PAN	I NO).: out <u>y</u>		Address		at
		(2)	PAN	l NO d abo			Address		at

Hereinafter in this Agreement for Sale collectively referred to as "the PURCHASER/ Second Party" (which expression shall unless it be repugnant to the context or meaning thereof be deemed to mean and include the said "PURCHASER" and their heirs, legal representatives, successors and assigns) of the Second Part.

WHEREAS:

- (A) The VENDOR herein is the absolute owner of and is sufficiently entitled to the piece or parcel of the Non Agricultural land admeasuring 3400 Sq. meters bearing Sub plot no. 2 of Final Plot no. 356/1 + 358 + 359, (allotted in lieu of block/survey numbers 451/1, 459/1, 460/1, 460/2, 460/3, 462/1, 462/2, 463/1, 463/2, 465/1, 465/2, 465/3, 466, 467/1, 467/2+4, 468, 470/1, 470/2, 471/1, 471/2, 472/1 & 472/2 of village MAKARBA, Taluka VEJALPUR) of T.P. Scheme No. 204 (SARKHEJ + OKAF + MAKARBA + VEJALPUR + AMBLI), situated, lying and being at Mouje MAKARBA, Taluka VEJALPUR, within the Registration Sub District Ahmedabad-04 (Paldi) and District Ahmedabad hereinafter referred to as the said "Project Land / Land" in this Agreement for Sale and is more particularly described in the Schedule 1 hereunder written.
- (B) That the VENDOR herein has purchased the said Project Land from its previous owner vide a sale deed dated 22.04.2015 duly registered at the Office of sub Registrar at Ahmedabad-04 (PALDI) vide registration number 3231 and dated: 28.04.2015. Upon such sale deed, the VENDOR herein has been put in quiet, vacant and peaceful possession of the said Project Land.
- (C) That the Non Agricultural Use Permission for residential purpose for the said Project Land has been granted by the District Collector, Ahmedabad vide his order bearing number: CB/JAMIN-2/N.A./ S.R.-1332/14 dated 13.04.2015.
- (D) AND WHEREAS the VENDOR has got the plans for construction of residential buildings on the said Project Land sanctioned from the Ahmedabad Municipal Corporation and has obtained Commencement Letter (Rajachitthi) bearing no. 5937/120116/A5677/R0/M1 (Case no. BHNTS / NWZ / 120116 / GDR / A5677/R0/M1 dated 06/5/2016 in respect thereof.

- (E) That as per the said approved plan the VENDOR has commenced development on the said Project Land and started construction of Residential Project named "ORCHID PRIDE" (hereinafter referred to as said "**Project**"). The Project construction detail is as per the Commencement Letter issued by designated authority attached herewith as **Annexure A**.
- (F) AND WHEREAS the VENDOR has registered the Project under the provisions of the Real Estate (Regulation and Development) Act, 2016 (hereinafter referred to as the said "Act") and the Gujarat Real Estate (Regulation and Development) (General) Rules, 2017 (hereinafter referred to as the said "Rules") with the Real Estate Regulatory Authority at Ahmedabad (hereinafter referred to as the said "Authority") and the said Authority has issued a Registration Certificate of Project dated ______ bearing reference no. ______. A copy of the said Registration Certificate is annexed herewith at **Annexure B**.
- (G) In the said project known as "ORCHID PRIDE", the PURCHASER herein has expressed their desire for purchasing a residential apartment and the VENDOR has agreed to sell Unit No. ______, situated on ______ floor of _____ Block and admeasuring _____ sq. feet of super built-up area approximately, hereinafter referred to as the "said Property / Apartment" in this Agreement for Sale and more particularly described in the Schedule- II hereunder written. The detail of the carpet area (as per the said Act) of the said Property and other appurtenant areas (meant for exclusive use of the PURCHASER) to the said Property is as follows:

Unit No	Carpet Area Sq mtr	Balcony (wash) Area Sq mtr

The above areas have been calculated on the basis of unfinished wall surfaces. "Super Built-up Area" of the said Property, as referred above is mutually fixed and agreed between the Parties after taking into consideration construction areas of the Project other than carpet area. The PURCHASER is satisfied with the same and has no disputes in this regards. It is further clarified that the area of architectural projections is not included in the above area table.

(H) AND WHEREAS, prior to the execution of this Agreement for Sale, the VENDOR has given to the PURCHASER copies of all the title documents relating to the Project Land, Title Certificate, copies of sanctioned plans and development

permission issued by the authority, copy of N. A. Use permission, copies of the plans, project specifications and such other documents as are specified under the said Act. The PURCHASER have themselves and through their Advocates/Consultants verified all details and documents and the PURCHASER is fully satisfied about the right, title and interest of the VENDOR with respect to the said Project Land on which the Project "ORCHID PRIDE" is being constructed and regarding the permissions obtained by the VENDOR and in future the PURCHASER shall not raise any dispute/objection in respect of the same. The **PURCHASER** has also verified the documents filed/uploaded by the **VENDOR** with the said Authority and is satisfied with the same.

(I) The VENDOR and PURCHASER have negotiated for the sale of the said Apartment belonging to the VENDOR and more particularly described in the Schedule II written hereunder and as a result thereof, the VENDOR has agreed to sell and the PURCHASER has agreed to purchase the said Apartment on the terms and conditions appearing hereinafter.

NOW THEREFOR, THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:-

1. RECITALS PART OF THE AGREEMENT:

The Parties hereby agree and confirm that all the recitals of this Agreement form and integral part of this Agreement and shall be read accordingly.

2. SALE AND PURCHASE OF APARTMENT AND PAYMENT OF PURCHASE CONSIDERATION:

2.1	The PURCHASER is/are desirous of purchasing and acquiring from the						
	VENDOR, on what is commonly known as 'ownership basis', an Apartment						
	bearing no, situated on the Floor of Block having Carpet Area of						
	Sq. Mtrs., together with use and exclusive possession of:						
	(i) Balcony area admoscuring sq mtrs (hereinafter referred to as the						

(i) Balcony area admeasuring _____ sq. mtrs. (hereinafter referred to as the said "Attached Area")

in the Project known as "ORCHID PRIDE" situated on the said Project Land for the consideration and on the terms and conditions herein contained. The said Apartment and said Attached Area to the said Apartment are shown in red colour boundary line in the floor plan being **Annexure – C** annexed hereto.

-		_	(Rupces			Only) being
	ase consid	deration				nsideration") which
calcula	ated on th	ie basis d	of the Carpet Area	of the	e said A	apartment and inclu
price fe	or the said	d Attache	ed Area meant for	exclusi	ve use c	of the PURCHASER a
propoi	rtionate p	rice of th	ne common areas	and fa	cilities	of the said Project.
nature	, extent a	and desc	cription of the co	mmon	areas a	and facilities are m
particu	ılarly desc	cribed in	the Schedule - III a	annexe	d herew	rith.
The Pl	URCHASI	ER has o	n or before the ex	ecutior	n of this	Agreement paid to
						/- (Rup
			_			r referred to as "Earr
Money						acknowledged by
•	,	-	•			nd from the same a
			r acquit, release ar			
Sr. No.	Amo (in Ru		Cheque/D.D. No./RTGS No./NEFT No.		Date	Bank Name and Branch
1.			NOTNET INC.			
2.						
3.			Being TDS deductions Tax Act.	cted @	1% as p	er the provisions of t
	Total:					
The P	URCHAS	ER herel	by covenants and	l repre	esents tl	nat they shall pay
			-	_		NDOR in the follow
			the essence of this			
F					D 11	1.6
	Sr. No.	Amour	nt		Payable	e on or before:
_						
_						

any taxes, levies, cesses, imposts or such charge, cost or outlays by whatever name called, charged, levied, imposed, and payable in respect of the said Apartment or howsoever arising from the transaction contemplated herein to any Government Authority. Any and all taxes, that is service tax, value added tax (VAT), GST or Stamp Duty, registration fees, or any tax, levy or imposts etc. arising from sale or transfer of the said Apartment to the PURCHASER or the transaction contemplated herein shall be borne and paid by the PURCHASER or reimbursed by the PURCHASER within 7 days of demand raised by way of Notice by the VENDOR to the PURCHASER.

- 2.6 The PURCHASER Consideration is escalation-free, save and except escalations/increases, due to increase on account of development charges payable to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority Local Bodies/Government from time to time or on account of any additional fixture/facility (other than standard fixtures provided by the VENDOR) demanded by the PURCHASER in the said Property. The VENDOR undertakes and agrees that while raising a demand on the PURCHASER for increase in development charges, cost, or levies imposed by the competent authorities etc., the VENDOR shall enclose the said notification/order/rule/regulation published/issued in that behalf to that effect along with the demand letter being issued to the PURCHASER.
- 2.7 The PURCHASER shall pay to the VENDOR the installments of Purchase Consideration mentioned herein above or any other dues under this Agreement on their respective due dates without demand being made. Provided further that in case the due date is to be reckoned with some event, then Purchase Consideration shall be payable by the PURCHASER within 7 days upon intimation/Notice by the VENDOR of the occurrence of such event and the liability to pay such amount.
- 2.8 The PURCHASER agree(s) that payment of the amounts by the PURCHASER to the VENDOR under this Agreement are required to be paid on respective due date, the time being essence of contract and any default by the PURCHASER in this regard shall entitle the VENDOR to enforce default remedies as set out hereunder.
- 2.9 The PURCHASER authorizes the VENDOR to adjust/appropriate all payments made by the PURCHASER under any head(s) and in any order as the VENDOR may deem fit and proper against any outstanding dues of the PURCHASER under this Agreement and the PURCHASER shall not raise any dispute in this regard.

- 2.10 Default by the PURCHASER in payment of any charges as per clause 3 / outgoing and taxes shall be default under this Agreement and entail the VENDOR to enforce default remedies as provided herein or seek the remedies under the said Act or under any other laws.
- 2.11 The VENDOR shall confirm the final carpet area of the Apartment that has been agreed to be purchased by the PURCHASER after the construction of the Building or Block in which the Apartment is located is complete and the Building Use (BU) Permission is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area, subject to a variation cap of three percent. If the variation in carpet area of Apartment is more than 3% then the Purchase Consideration payable for the carpet area shall be recalculated upon confirmation by the VENDOR. If there is any reduction in the carpet area of more than 3%, then VENDOR shall refund the excess money paid by PURCHASER within forty-five days with annual interest at the rate of 6%, from the date when such an excess amount was paid by the PURCHASER. If there is any increase in the carpet area of more than 3% of the Apartment then the VENDOR shall demand additional amount from the PURCHASER as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the same rate per square meter as agreed in Clause 2.2 of this Agreement.

3. OTHER CHARGES PAYABLE BY THE PURCHASER:

3.1 The VENDOR shall form a Society or Association or Company (hereinafter referred to as "Management Body") for the effective management and maintenance of the common areas and facilities to be provided in the said Project. The PURCHASER herein along with other PURCHASER(S) of Apartments in the Project shall join in forming and registering the Management Body to be known by such name as the VENDOR may decide The PURCHASER hereby undertakes to become a member of said Management Body as and when it is formed by purchasing necessary shares and the PURCHASER shall, for the purpose of formation of such Management Body, sign and execute the application for registration and/or membership and the other papers and documents necessary for the formation and registration of the Management Body, including the bye-laws of the proposed Management Body and duly fill in, sign and return to the VENDOR within seven days of the same being forwarded by the VENDOR to the PURCHASER, so as to enable the VENDOR to register the Management Body. The PURCHASER shall not raise any objection if any

changes or modifications are made in the draft bye-laws, or the Memorandum and/or Articles of Association, as may be required by the Registrar of Cooperative Societies or the Registrar of Companies, as the case may be, or any other Competent Authority. The PURCHASER further agrees that he/she/it/they shall observe and follow the rules and regulations of the Management Body from time to time and shall regularly pay the common expenses and maintenance charges every month as well as any lump sum amount as may be decided by the said management body for operation and maintenance of common facilities and amenities of the Project.

3.2 In addition to the Purchase Consideration mentioned hereinabove, the PURCHASER shall also be liable to pay the following amount by way of charges or deposits:

Sr. No.	Amount	Purpose
	(in Rupees)	
1.	Rs/-	Towards Maintenance Deposit
2.	Rs/-	Towards Monthly running Maintenance
		charges
	Total:	

The PURCHASER shall bear any GST or any tax payable on the abovementioned amounts. The abovementioned Maintenance deposit shall be transferred by the VENDOR in the name of the Management Body as and when it is formed and functional. The VENDOR shall not pay any interest on the aforesaid amount. The Maintenance charges collected by the VENDOR shall be utilized by the VENDOR for the common expenses of the Project and for the maintenance of common amenities and up-keep of common areas and facilities. The balance amount of maintenance charges shall be transferred by the VENDOR without any interest to the Management Body as and when the Management Body takes over the maintenance of the Project.

3.3 The PURCHASER hereby agrees that he/she/it/they shall also be liable to pay to the VENDOR, the PURCHASER's share of stamp duty and registration fees payable for transfer of project land and/or title in common areas (as defined under the Act) in the Project in favour of the Management Body. If the PURCHASER fails to pay such amount, then the VENDOR shall be entitled to deduct the proportionate amount from the Monthly Maintenance/Maintenance Deposit paid by the PURCHASER to the Management Body.

- 3.4 Over and above the amounts mentioned in the agreement to be paid by the PURCHASER, the PURCHASER shall on or before delivery of possession of the said Apartment shall pay to the VENDOR or Management Body such proportionate share of the outgoings as may be determined by the VENDOR and which are not covered in any other provisions of this agreement.
- 3.5 The PURCHASER shall, prior to the execution of Sale Deed, be liable to pay all Other Charges mentioned in clause 3 within 7 days upon intimation/Notice by the VENDOR of the liability to pay such amount.
- 3.6 It is expressly agreed between the Parties and the PURCHASER hereby agrees and confirms that the VENDOR shall not be liable to pay maintenance and all other charges of any nature whatsoever on the unsold units in the said Project.

4. POSSESSION AND CONVEYANCE DEED:

- 4.1 The VENDOR shall complete the Project and obtain Building Use Permission on or before 31.12.2019, subject to Force Majeure conditions.
- 4.2 "Force Majeure" shall mean any event or combination of events or circumstances beyond the control of the VENDOR which cannot (a) by the exercise of reasonable diligence or (b) despite the adoption of reasonable prevention and/or alternative measures, be prevented or caused to be prevented and which adversely affects the VENDOR's ability to perform its obligations under this Agreement, which shall include but not be limited to:
 - (i) Act of God e.g. fire, drought, flood, earthquake, epidemics, natural disasters; or
 - (ii) Explosions or accidents, air crashes, act of terrorism; or
 - (iii) Strikes or lock outs, industrial disputes; or
 - (iv) Non-availability of cement, steel or other construction material due to strikes of manufactures, suppliers, transporters, shortage of labour or other intermediaries or due to any reason whatsoever; or
 - (v) War and hostilities of war, riots, bandh or civil commotion; or
 - (vi) The amendment in any law, rule or regulation or the issue of any injunction, court order or direction from any Government Authority that prevents or restricted VENDOR from complying with any or all the terms and conditions as agreed under this Agreement; or
 - (vii) Any legislation order or rule or regulation made or issued by the Govt. or any other authority or, if any competent authority(ies) refuses, delays

withholds, denies the grant of necessary approvals for the said building / said Project or; if any matters, issues relating to such approvals, permissions, notices, notifications, by the competent authority(ies) become subject matter any suit / writ before a competent court or; for any reason whatsoever; or

- (viii) Any event or circumstances analogous to the foregoing.
- 4.3 Upon receipt of the Building Use Permission, the VENDOR shall send a Notice to the PURCHASER requiring him to make payment of all outstanding amounts payable under this Agreement within 7 days of receipt of Notice and upon such payment being made, the VENDOR shall handover possession of the said Apartment to the PURCHASER simultaneously upon execution and registration of conveyance/sale deed of said Apartment in favour of the PURCHASER.
- The PURCHASER shall take possession of the Apartment within 15 days of the receipt of written notice from the VENDOR to the PURCHASER intimating that the said Apartment is ready for use and occupancy. The PURCHASER shall execute necessary sale/conveyance deed and other documentation as may be drafted by the VENDOR's Advocate / Solicitor. In case the PURCHASER fails to take possession within 15 days of the receipt of written notice from the VENDOR to the PURCHASER intimating that the said Apartment is ready for use and occupancy, the PURCHASER shall pay "Holding Charges" as may be fixed by the VENDOR and shall continue to be liable to pay maintenance charges, municipal taxes, proportionate land revenue, water taxes, electricity charges etc. as applicable.
- 4.5 The proposed draft of conveyance deed/sale deed to be executed between the parties is uploaded by the VENDOR on the website of the Real Estate and Regulatory Authority of Gujarat. The PURCHASER has studied understood and accepted it. It is agreed between the parties that the same at the sole discretion of VENDOR may be modified or altered as may be advised by the Attorney- at Law or Advocate to the Project as the nature and circumstances may require. The same without any reservation or objection shall be binding to the PURCHASER
- 4.6 If the construction of the Project is completed and Building Use Permission is obtained ahead of estimated schedule, the balance payment under this Agreement will become payable on VENDOR'S demand against possession to be given by the VENDOR to PURCHASER as per applicable clauses of this Agreement.

5. DELAY INTEREST AND TERMINATION:

- 5.1 If the VENDOR fails to abide by the time schedule for completing the Project and handing over the Apartment to the PURCHASER, except in Force Majeure condition, then the VENDOR agrees to pay to the PURCHASER who does not intend to withdraw, interest @ 6% per annum, on all the amounts paid by the PURCHASER, for every month of delay, till the date of obtaining the Building Use Permission of the Project.
- The PURCHASER shall have a right to cancel this Agreement for Sale and withdraw from the Project if the VENDOR fails to complete the Project within the time limit mentioned hereinabove (except delay due to Force Majeure conditions) and only in such circumstance, the VENDOR shall repay all amounts paid by the PURCHASER along with interest @ 6% per annum calculated from the date of receipt of each installment. It is agreed that upon refund of the said amount together with interest as stated hereinabove, the PURCHASER shall have no right, title, interest, claim, demand or dispute of any nature whatsoever against the said Property in any manner whatsoever and the VENDOR shall be entitled to deal with or dispose of the said Property to any person or party as the VENDOR may desire at their absolute discretion. Other than as stated herein above, the PURCHASER shall not have any right to withdraw from or cancel this Agreement for sale.
- 5.3 If the PURCHASER makes any delay in payment of any installment of Purchase Consideration and/or makes delay in payment of any other amounts payable under this Agreement, then notwithstanding or without prejudice to the VENDOR's right of termination of this Agreement, the PURCHASER shall be liable to pay interest @ 6% per annum on all delayed payments from the date on which the amount became due and payable under this Agreement till the date it is actually paid. The VENDOR shall, under such circumstances, be entitled to withhold the delivery of possession of the Property to the PURCHASER until entire dues are not paid by the PURCHASER.
- 5.4 Without prejudice to the VENDOR's right to demand interest for delayed payments from the PURCHASER as stated in clause 5.3, the VENDOR shall also be entitled to terminate this Agreement unilaterally if the PURCHASER commits defaults in payment of any amount (including payment of any taxes, interest) due and payable by the PURCHASER to the VENDOR under this Agreement and any such amount along with interest remains unpaid for a period of 2 (two)

months from the date on which such amount (including interest) became due and payable.

Provided that, VENDOR shall give notice of fifteen days in writing to the PURCHASER, by Registered Post AD / Courier at the address provided by the PURCHASER and/or mail at the e-mail address provided by the PURCHASER, of his intention to terminate this Agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement. If the PURCHASER fails to rectify the breach or breaches mentioned by the VENDOR within the period of notice then at the end of such notice period, VENDOR shall be entitled to terminate this Agreement. The VENDOR may record the termination / cancellation of this Agreement by preparing a Memorandum of Termination / Cancellation and execute the same and/or get it registered with the appropriate Sub Registrar and with any other concerned authority under the applicable laws. Such Memorandum of Termination / Cancellation shall be binding upon the PURCHASER with the same spirit and intention as if such Memorandum was executed by the PURCHASER. The cost, charges and expenses incurred relating to the same by the VENDOR shall be to the account of the PURCHASER and the PURCHASER shall be liable to pay and reimburse the same immediately on demand by the VENDOR.

Provided further that upon such termination of this Agreement by the VENDOR, the VENDOR shall be entitled to deduct as liquidated damages, 50% of the total Purchase Consideration from the amount received from the PURCHASER. If the installments of Purchase Consideration paid till then by PURCHASER are less than 50% of the Consideration, then PURCHASER shall be required to pay to VENDOR, and VENDOR will be entitled to recover the balance amount from the PURCHASER and PURCHASER shall pay the same to VENDOR within a period of 30 days of termination. Any refund of money due to the PURCHASER after deductions as per above shall be made by the VENDOR within 30 days from such termination.

Provided further that upon such termination of this Agreement by the VENDOR, the PURCHASER shall not be entitled to claim any right title or interest in the said Apartment/Property and the VENDOR shall be entitled to sell or in any other manner transfer or dispose-off the said Apartment/property to any third party/(ies) or such person(s) in such manner and at such terms and conditions as may be deemed fit and proper by the VENDOR in its absolute discretion without any reference to and/or consent or concurrence of the PURCHASER.

- 6. REPRESENTATIONS AND WARRANTIES OF THE VENDOR:
- 6.1 The VENDOR has clear and marketable title with respect to the Project Land and the VENDOR has the requisite permissions from local authorities to carry out development upon the Project Land and also has actual, physical and legal possession of the Project Land for the implementation of the Project.
- 6.2 The VENDOR assures the PURCHASER that the VENDOR has not obtained any loan from any financial institutions and it has not created any charge over the said Project Land.
- 6.3 There are no litigations pending before any Court of law with respect to the Project Land or Project except if any that may be disclosed in the title report.
- 6.4 The VENDOR has not entered into any agreement for sale and/or any other agreement / arrangement with any person or party with respect to the said Apartment which will, in any manner, affect the rights of PURCHASER under this Agreement.
- 6.5 The VENDOR has duly paid and shall continue to pay and discharge governmental dues, rates, charges and taxes and other monies, levies, impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the said Project to the competent Authorities till the time Building Use Permission is not obtained.
- 6.6 No notice from the Government or any other local body for acquisition or requisition has been received or served upon the VENDOR in respect of the Project Land and/or the Project.
- 6.7 The VENDOR shall provide the fixtures and fittings with regard to the flooring, sanitary fittings, lifts, etc. as set out in Annexure D, annexed hereto. It is to be noted that the said specifications are subject to change due to reasons beyond the control of the VENDOR. Also the specifications as mentioned in the annexure are basic in nature and there may be some changes in the colour, design, pattern, texture etc.
- 6.8 The VENDOR has provided vehicle parking spaces in the Project as per the provisions of the prevalent General Development Control Regulations. It has been agreed between the Parties that the Management Body shall allot such parking spaces to each of the Apartment PURCHASERs/occupiers in such a manner that no injustice is done to any Apartment PURCHASERs/occupiers and all PURCHASERs/occupiers are treated at par. The Management Body shall make the most efficient use of the provided parking area so as to maximize the

number of parking slots available for parking of cars and if permissible the Management Body may use other open areas or marginal areas for allotment of parking spaces to the occupiers of the Project. The location (hollow plinth or basement or open) of parking space being allotted to the PURCHASER shall be at the discretion of the Management Body and the PURCHASER shall not raise any dispute in this regards.

- 6.9 If within a period of five years from date of Building Use Permission, the PURCHASER brings to the notice of the VENDOR any structural defect in the Apartment or the building in which the Apartment is located or any defects on account of workmanship, quality or provision of service, then wherever possible such defects shall be rectified by the VENDOR at its own cost and in case it is not possible to rectify such defects, then the PURCHASER shall be entitled to receive from the VENDOR, compensation equal to cost to cure / rectify such defect. Provided that the VENDOR shall not be liable to rectify any defect or for payment of any compensation in the following cases:
 - a. If the cause of any such defect is not attributable to the VENDOR or are beyond the control of the VENDOR; or
 - b. In case of natural wear and tear and damage resulting from rough handling, improper use or unauthorized modification; or
 - c. VENDOR shall not be liable to the extent of any inherent permissible variation and tolerances in shapes, size, thickness or color variation of various natural or factory made products which are not considered as defect by the manufacturers or the supplier; or
 - d. In case where guarantees and warrantees are provided by the third parties, the same shall be extended to the PURCHASER and to honour such warrantees and guarantees shall be at the sole discretion of the third party providing the same. Further where the manufacturer guarantee/warranty as provided by the third party ends before the defects liability period and such warranties are covered under the maintenance of the said unit/building/phase/wing, and if the annual maintenance contracts or applicable licenses are not done/renewed by the PURCHASER/Management Body, the VENDOR shall not be responsible for any defects occurring due to the same.; or
 - e. If the PURCHASER has defaulted in any of its representations or warranties as mentioned in clause 7 of this Agreement.

- f. The Management Body or the PURCHASER has not adhered to maintenance schedule and operating manual as prescribed by the manufacturer/VENDOR.
- g. The PURCHASER has carried out any alterations of any nature in the said Unit which shall include but not be limited to alterations in columns, beams etc. or in the fittings therein, pipes, water supply connections or any erection or alteration in the bathroom, toilet and kitchen, etc. If any of such work/s is/are carried out then the defect liability automatically shall become void.
- 6.10 As per the provisions of the said Act, the VENDOR shall transfer the title of the common areas in the Project to the Management Body and shall handover peaceful possession of the same to the Management Body.
- 7. REPRESENTATIONS, WARRANTIES AND COVENANTS OF THE PURCHASER:
- 7.1 The PURCHASER shall regularly pay all amounts (including interest) payable under this Agreement.
- 7.2 The PURCHASER shall use the said Apartment or any part thereof or permit the same to be used only for residential purpose. The PURCHASER shall use the parking space only for purpose of keeping or parking passenger vehicle.
- 7.3 Within 15 days after notice in writing is given by the VENDOR to the PURCHASER that the Apartment is ready for use and occupancy, the PURCHASER shall be liable to bear and pay the proportionate share (i.e. in proportion to the carpet area of the Apartment) of outgoings in respect of the Project Land and Building/s namely local taxes, betterment charges or such other levies by the concerned local authority and/or Government, water charges, insurance, common lights, repairs and salaries of clerks bill collectors, watchmen, sweepers and all other expenses necessary and incidental to the management and maintenance of the Project Land and Project. Until the Management Body is formed, the PURCHASER shall pay to the VENDOR such proportionate share of outgoings as may be determined. The amounts so paid by the PURCHASER to the VENDOR shall not carry any interest and remain with the VENDOR until the same is transferred to the Management Body as aforesaid.
- 7.4 The PURCHASER agree that though they shall become free, independent and absolute owners of the said Apartment, the said Apartment shall be used,

- occupied and transferred by them as per rules and regulations that shall be framed by said Management Body.
- 7.5 The PURCHASER is aware that the other units situated in the Project shall be transferred to other PURCHASERs in future, and agreements and Sale deeds/ Conveyance Deed will be made in favour of such other PURCHASERs. The PURCHASER is also aware that all other owners shall also be entitled to use and enjoy the common facilities and they also shall have undivided interest therein. It is agreed that the PURCHASER will be entitled to use and enjoy the undivided common facilities only after and upon payment of necessary charges/fees and by becoming member of proposed Management Body.
- 7.6 To maintain the Apartment at the PURCHASER's own cost in good and tenantable repair and condition from the date that of possession of the Apartment is taken and shall not do or suffer to be done anything in or to the building in which the Apartment is situated which may be against the rules, regulations or bye-laws or change/alter or make addition in or to the building in which the Apartment is situated and the Apartment itself or any part thereof without the consent of the local authorities, if required.
- 7.7 Not to store in the Apartment any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structure of the building in which the Apartment is situated or storing of which goods is objected to by the concerned local or other authority and shall take care while carrying heavy packages which may damage or likely to damage the staircases, common passages or any other structure of the building in which the Apartment is situated, including entrances of the building in which the Apartment is situated and in case any damage is caused to the building in which the Apartment is situated or the Apartment on account of negligence or default of the PURCHASER in this behalf, the PURCHASER shall be liable for the consequences of the breach.
- Apartment and maintain the Apartment in the same condition, state and order in which it was delivered by the VENDOR to the PURCHASER and shall not do or suffer to be done anything in or to the building in which the Apartment is situated or the Apartment which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the PURCHASER committing any act in contravention of the above provision, the PURCHASER shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.

- Not to demolish or cause to be demolished the Apartment or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the Apartment or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Apartment is situated and shall keep the portion, sewers, drains and pipes in the Apartment and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the Apartment is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the Apartment without the prior written permission of the VENDOR and/or the Management Body.
- 7.10 Not to do or permit to be done any act or thing which may render void or voidable any insurance of the Project Land and the building in which the Apartment is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- 7.11 Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the said Apartment in the compound or any portion of the project land and the building in which the Apartment is situated.
- 7.12 The PURCHASER shall not let, sub-let, transfer, assign or part with interest or benefit factor of this Agreement or part with the possession of the Apartment until all the dues payable by the PURCHASER to the VENDOR under this Agreement are fully paid up and without the prior written consent of the VENDOR.
- 7.13 The PURCHASER shall observe and perform all the rules and regulations which the Management Body may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the Apartments therein and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and other public bodies. The PURCHASER shall also observe and perform all the stipulations and conditions laid down by the Management Body regarding the occupancy and use of the Apartment in the Building and shall pay and contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement.
- 7.14 The PURCHASER shall permit the VENDOR and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and

upon the said Apartment or buildings or any part thereof to view and examine the state and condition thereof. The PURCHASER shall permit the VENDOR and their surveyors and agents, with or without workmen and others, at all reasonable times, to enter into and upon the project land or any part thereof to view and examine the state and condition thereof.

- 7.15 The PURCHASER does not get any right, title or interest in the said Property by virtue of this Agreement for Sale. The titles of the said Property shall be transferred to the PURCHASER only after payment of full and final consideration amount (including all aforesaid charges) and upon execution of final sale deed in favour of the PURCHASER. Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the said Apartment/Property or of the said Project Land and Building or any part thereof. The PURCHASER shall have no claim save and except in respect of apartment hereby agreed to be sold to him and all open spaces, parking spaces, lobbies, staircases, terraces, common amenities, facilities and areas, will remain the property of the VENDOR until the same is transferred as hereinbefore mentioned.
- 7.16 The residual or unutilized or additional FSI with respect to the said Project Land shall always belong to the VENDOR. The VENDOR alone shall be entitled to use the residual or unutilized or additional FSI on the said Project Land by constructing additional floors/buildings or the VENDOR may use such residual or unutilized or additional FSI at any other location or the VENDOR may sell or in any other manner transfer such residual or unutilized or additional FSI to any third party. It is also agreed by the PURCHASER that even after the Management Body has been formed with respect to the said Project, the VENDOR alone shall be entitled to retain full right and authority to use or sell such residual or unutilized or additional FSI.
- 7.17 The PURCHASER hereby acknowledges that even after the Management Body has been formed with respect to the said Project, the VENDOR shall be entitled to sell or in any other manner transfer the un-sold apartment(s) in the said Project to any third party on such terms and conditions as it may deem fit and such PURCHASER/transferee of un-sold apartments shall be entitled to become member of the Management Body and use all common areas and facilities in the Project at par with other unit PURCHASERs/occupiers.
- 7.18 The approved layout/plans shown to the PURCHASER at the time of signing of this Agreement is subject to change / variation / modification by VENDOR.

 The PURCHASER accepts that the layout/plans shown to him/her at the time

of signing of this Agreement can be changed, modified, varied by the VENDOR from time to time in absolute discretion of the VENDOR for any reasons whatsoever including the reason of market conditions, market demand and / or requirements of Development Control Regulations. The PURCHASER has also been given the Brochure of the Project which also describes the Project. However, the said Brochure is only for illustrative purposes and is not to be construed as a binding legal document. The images shown in the brochure are computer stimulated representations and are subject to error and omissions. The furniture and fixtures shown in the brochure are only for illustrative purpose and do not form a part of the standard product. The VENDOR reserves the right to make changes/alterations in the actual construction at site or in specifications or amenities of the Project as may be suggested by the Architect or Engineer of the Project. It is agreed by the PURCHASER that the VENDOR shall also be entitled to carry out any change / modification and / or variation in the approved layout in any other manner as may be required by the VENDOR for consumption of full FSI available from time to time. The PURCHASER hereby gives his irrevocable consent for any change/modification/variation in the layout/plans/amenities/specifications of the Project and the PURCHASER inspect/demand waives his right to inspection of change/modification/variation, provided such changes or modifications in layout/plans do not adversely affect or alter the said Property.

- 7.19 The PURCHASER hereby covenants that it shall not raise any objections against inclusions/exclusions of any type of legally permissible construction/ development being made in the Orchid PRIDE Project. The PURCHASER hereby covenants that the VENDOR shall be entitled to develop the said Orchid PRIDE project without any hindrance, objection or requisition from the PURCHASER notwithstanding any perceived or actual nuisance or inconvenience that may be caused owing to the construction work. Further, the PURCHASER covenants with the VENDOR that the VENDOR shall be entitled to undertake construction and develop the Orchid PRIDE Project in the manner it desires and the PURCHASER shall extend all the co-operation to the VENDOR for the same.
- 7.20 The PURCHASER represent that they have read and understood and are completely satisfied with the specifications, plans, lay out, broachers, approvals, title of the said Project Land and the said Property, price and the manner in which the VENDOR proposes to develop the said Property.
- 7.21 The PURCHASER will have to bear any Betterment charges or AMC/AUDA/Government related charges/levies and deposits / charges for

- drainage or water or gas /utility connections and any town planning related charges that may come up in the future from time to time before or after the Sale Deed.
- 7.22 The PURCHASER will bear and pay all present and future, applicable charges, property / municipal taxes, cess, betterment charges, etc. payable to the Central Government, State Government, AMC/AUDA and/or local authorities after the date of Building Use permission in respect of the Said Property.
- 7.23 If the PURCHASER shall desire to obtain housing loan from any financial institution / bank (the "Institution") to be disbursed as per progress of the work or otherwise, and payable by the Institution directly to the VENDOR, the PURCHASER hereby give consent / permission for the same. The VENDOR will be entitled to claim and receive such payment directly from the Institution and the PURCHASER hereby give irrevocable consent for the same to VENDOR and Institution. Such disbursements made by the Institution to the VENDOR shall be debited by Institution to housing loan account of PURCHASER and to be received by VENDOR towards the Consideration and other amounts to be received under this Agreement.
- 7.24 "ORCHID PRIDE" project is presently being developed in one of the sub plots (admeasuring 3400 sq mtrs) of Final Plot number 356/1 + 358 + 359. The total land area of Final Plot number 356/1 + 358 + 359 is 65074 sq meters (hereinafter referred to as the said "Larger Land") and is entirely under the ownership of the VENDOR. The PURCHASER hereby acknowledges that the VENDOR is in the process of and is entitled to develop the balance portion of the said Larger Land which may consist of bungalows, row houses, villas, hotels, clubs, Business Park, shopping complex, apartments, flats, offices, retail mall etc. The PURCHASER hereby covenants that it shall not raise any objections against any project or any type of construction being made in the balance portion of the said Larger Land and the VENDOR shall be entitled to make any type of legally permissible construction / development therein. The PURCHASER hereby covenants that the VENDOR shall be entitled to develop the other projects in the said Larger Land and to undertake construction activities without any hindrance, objection or requisition from the PURCHASER notwithstanding any perceived or actual nuisance or inconvenience that may be caused owing to the construction work.
- 7.25 The PURCHASER hereby covenants with the VENDOR that the rights and entitlements of the PURCHASER are limited only to ORCHID PRIDE project and the land of sub plot number 2 admeasuring 3400 sq meters. The PURCHASER has no rights or entitlements in the balance portion of the said Larger Land or in

any of the Projects that may be developed therein. Further, the PURCHASER covenants with the VENDOR that the development rights of the said Larger Land shall at all times remain with the VENDOR only and the VENDOR (including any transferees or assigns) shall be entitled to undertake construction and develop the same in the manner it desires and the PURCHASER irrevocably consents that it has no objections in this regards and shall extend all the cooperation to the VENDOR for the same and shall not raise any dispute in future.

- 7.26 Irrespective of disputes if any which may arise between the VENDOR and PURCHASER or with other purchasers, the liability of the PURCHASER herein to pay the amounts payable by him/her/them to the VENDOR shall remain unaffected and the PURCHASER hereby undertake to pay, punctually all such amounts and shall not be withheld the same for any reason whatsoever.
- 7.27 Any delay or indulgence shown by the VENDOR in enforcing the terms of this Agreement or any forbearance or relaxing the payment schedule or any installment thereof by the VENDOR, shall not be construed as a waiver on the part of the VENDOR.
- 7.28 The PURCHASER shall not have any objection if any portion of the said Project Land is handed over to the company providing electric supply for putting an electric sub-station and the VENDOR shall be entitled to give such part of the Project land to the said company or any other body for such purpose on such terms and conditions as may be agreed between the VENDOR and the said company and the same shall be binding on the PURCHASER and the said Management Body.

8. BINDING EFFECT

Forwarding this Agreement to the PURCHASER by the VENDOR does not create a binding obligation on the part of the VENDOR or the PURCHASER until, firstly, the PURCHASER signs and delivers this Agreement with all the schedules along with the payments due as stipulated in the Payment Plan within 15 (fifteen) days from the date of receipt by the PURCHASER and secondly, appears for registration of the same before the concerned Sub- Registrar as and when intimated by the VENDOR. If the PURCHASER fails to execute and deliver to the VENDOR this Agreement within 15 (fifteen) days from the date of its receipt by the PURCHASER and/or appear before the Sub-Registrar for its registration as and when intimated by the VENDOR, then the VENDOR shall serve a notice to the PURCHASER for rectifying the default, which if not rectified

within 15 (fifteen) days from the date of its receipt by the PURCHASER, application of the PURCHASER shall be treated as cancelled and all sums deposited by the PURCHASER in connection therewith including the booking amount shall be returned to the PURCHASER without any interest after deducting an amount of Rs. 5,00,000/- or 5% of the total purchase price, whichever is less, as administrative charges.

9. ENTIRE AGREEMENT

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

10. RIGHT TO AMEND

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

11. PROVISIONS OF THIS AGREEMENT APPLICABLE TO PURCHASER/ SUBSEQUENT PURCHASERS

It is clearly understood and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the Project shall equally be applicable to and enforceable against any subsequent PURCHASERs of the Apartment, in case of a transfer, as the said obligations go along with the Apartment for all intents and purposes.

12. SEVERABILITY

The Model form of Agreement for Sale proposed by the Government of Gujarat under the Rules framed by it under the said Act has been modified to incorporate the agreement and terms agreed upon between the VENDOR and PURCHASER, being this Agreement. The parties hereto accept the same. If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemed amended or

deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and the remaining

provisions of this Agreement shall remain valid and enforceable as applicable at

the time of execution of this Agreement.

13. NOTICES

That all notices to be served on the PURCHASER and the VENDOR as

contemplated by this Agreement shall be deemed to have been duly served if

sent to the PURCHASER or the VENDOR by Registered Post A.D and/or

notified Email ID/Under Certificate of Posting at their respective addresses

specified below:

Name of PURCHASER:

PURCHASER's Address:

Notified Email ID:

M/s VENDOR name:

VENDOR Address:

Notified Email ID:

It shall be the duty of the PURCHASER and the VENDOR to inform each other

of any change in address subsequent to the execution of this Agreement in the

above address by Registered Post failing which all communications and letters

posted at the above address shall be deemed to have been received by the

VENDOR or the PURCHASER, as the case may be.

14. JOINT PURCHASERS

That in case there are Joint PURCHASERs all communications shall be sent by

the VENDOR to the PURCHASER whose name appears first and at the address

Page 23 of 26

given by him/her which shall for all intents and purposes to consider as properly served on all the PURCHASERs.

15. GOVERNING LAW

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

16. STAMP DUTY AND REGISTRATION FEES:

The expenses for Stamp Duty, Additional Stamp Duty, Registration Fees, other applicable government taxes, Miscellaneous expenses, etc in respect of this Agreement for Sale and deed of Conveyance shall be borne by the **PURCHASER** alone. Further if the said agreement is required to be cancelled in any manner then all the expenses for the same shall also be borne by the **PURCHASER** only.

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

SCHEDULE - I

(Description of Project Land)

All that piece or parcel of non agricultural land admeasuring 3400 Sq. meters bearing Sub plot no. 2 of Final Plot no. 356/1 + 358 + 359, (allotted in lieu of block/survey numbers 451/1, 459/1, 460/1, 460/2, 460/3, 462/1, 462/2, 463/1, 463/2, 465/1, 465/2, 465/3, 466, 467/1, 467/2+4, 468, 470/1, 470/2, 471/1, 471/2, 472/1 & 472/2 of village MAKARBA, Taluka VEJALPUR) of T.P. Scheme No. 204 (SARKHEJ + OKAF + MAKARBA + VEJALPUR + AMBLI), situated, lying and being at Mouje MAKARBA,

Taluka VEJALPUR, within the Registration Sub District Ahmedabad-04 (Paldi) and District Ahmedabad.

SCHEDULE-II

(Description of said Property hereby sold)

All that Property of Apartment bearing No situated on the Floor of Blo	ck
, admeasuring aboutSq. Feet Super Built-up area in ORCHID PRIDE proje	ct,
having a carpet area (as defined under the Act) of sq meters and oth	ıer
appurtenant areas for the exclusive use of sq meters.	

SCHEDULE - III

(Description of Common Facilities)

- Gymnasium
- Swimming Pool
- Mini Home Theatre
- Children Play Area
- Landscaped Garden

ANNEXURE A

COMMENCEMENT LETTER

ANNEXURE B

RERA REGISTRATION CERTIFICATE

ANNEXURE C

UNIT AREA PLAN

ANNEXURE D DETAILS OF SPECIFICATIONS