RajHeramb Properties

R.H. No: - 3, 'Raj Vimal Terraces' Plot No. 28, RamNager Colony, Bavdhan, Pune- 411 021.

Tel: - (020) 66521010 / 66521616 /66521919

Date:
Address
E-mail address:
Dear Sir / Madam,
You have shown your interest in purchasing an Apartment (details of Apartment are more particularly described herein below) in our project '', situated at Survey No at village, Taluka, District Pune. We have accepted your offer on following terms and conditions;

PARTICULARS		
UNIT No.		
FLOOR		
CARPET AREA	sq.mt. carpet	
USABLE FLOOR AREA OF ENCLOSED BALCONY	sq.mt.	
USABLE FLOOR AREA OF ATTACHED SERVICE AREA	sq.mt.	
USABLE FLOOR AREA OF TERRACE	sq.mt.	
No. of COVERED/OPEN PARKING for 4 wheeler		

TOTAL PRICE AND PAYM	IENT PLAN	
Price of Apartment		Rs
Agreement Cost		
PAYMENT SCHEDULE		
On Booking of Apartment	10.00%	
On the execution of Agreement		
On completion of the Plinth of the building	15.00%	
On Completion of 5th Slab above the Plinth	07.00%	
On Completion of 9 th Slab above the Plinth	07.00%	<u>-</u> .
On Completion of all Slab above the Plinth	11.00%	
On completion of the walls, internal plaster, floorings of the said Apartment	05.00%	

On completion of the Sanitary fittings, staircases, lift wells, lobbies upto the floor level, doors and windows of the said	10.00%
On completion of the external plumbing and external finishing, elevation, terraces with waterproofing, of the building	05.00%
On completion of the lifts, water pumps, electrical fittings, electro, mechanical and environment requirements, entrance lobby/s, paving of appurtenant land	05.00%
At the time of handing over of the possession of the Apartment to the Allottee on or after receipt of completion certificate, whichever is	05.00%
_earlier	100% total

OTHER CHARGES PAYABLE BY ALLOTTEE ON OR BEFORE EXECUTION OF AGREEMENT		
Stamp Duty- 6%		
Registration Charges- 1%		
GST - @ 12%		
<u>Total</u>		

AMOUTS PAYABLE BY THE ALLOTTEE ON OR BEFORE OF POSSESSION OF THE APA	
Deposit towards provisional monthly contribution towards outgoings of Society and Maintenance charges Rs paise XSq.ft total usable area X for24months.	
GST (@%) on the maintenance Charges(or as applicable)	
Total	

TERMS AND CONDITIONS:

1) Issuance of this non-transferable Allotment Letter to the Allottee(s) by the Promoter does not create a binding obligation on the part of the Promoter or the Allottee(s) until, firstly, the Allottee signs and delivers the Agreement with all the schedules (Copy attached) along with the payments due as stipulated in the above Payment Plan within 30 (thirty) days from the date of this Allotment Letter; and appears for registration of the Agreement before the concerned Sub-Registrar as and when intimated by the Promoter. This Allotment Letter is not meant or be treated or deemed to be as Agreement as contemplated under provisions of law.

- 2) If the Allottee(s) fails to execute and deliver to the Promoter Agreement within 30 (thirty) days from the date of this Allotment letter and/or appear before the Sub- Registrar for its registration as and when intimated by the Promoter within the aforesaid 30 days, then the Promoter shall serve a notice to the Allottee by e- mail/by hand/by Post/by courier on the address given by the Allottee for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the Allottee, application/Allotment of the Allottee shall be treated as cancelled and all sums deposited by the Allottee in connection therewith including the booking amount/ token amount shall be returned to the Allottee without any interest or compensation whatsoever.
- 3) Minimum token amount should be equivalent to Rs....../- of the agreement cost, which shall be retained as interest free *bonafide* refundable deposit, refundable.
- 4) Unless agreement is entered into by the applicant, no right of any nature is conferred or intended to be conferred by this Letter on the applicant.
- 5) All taxes, cess, charges or levies under any concerned statute shall be borne by the Purchaser, over and above price of the Apartment.
- 6) The Purchaser has received the floor plan & specification, of the said flat at the time of booking and has no confusions what so ever and would not change the option confirmed by us on the date of booking.
- 7) In case of cancellation for any reason what so ever then the amount paid by the Allottee against the said booking shall be returned within 30 days from date of cancellation of booking.

I / We have read, understood, accepted and agreed for the above mentioned contents, payment Plan, terms and conditions.

Allottee's Signature	1) 2)
For	(PROMOTER)
Mr	
Senior Executive/Assist	ant Manager-Sales sign:

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•					
				,	
	•				

AGREEMENT TO SELL

		cuted here at Pune, on month of the year
		·
	between	
Full name		
(capital)		
Age/ occ		
Residing at		
PAN		•
Web site/	www	
E-mail	com	
successors,		their respective heirs, , administrators and
Full name		
(capital)		
Age/ occ		
PAN/		
Aadhaar		
Residing at		
Mobile/ e- mail		
Full name		
(capital)		
Age/ occ		
PAN/		
Aadhaar		
Residing at		
Mobile/ e-		
mail		

...hereinafter called as the "ALLOTEE/ ALLOTTEE", which expression shall, unless repugnant to the context or meaning thereof, mean and include its plural (if any) and his/ her/ their respective heirs, successors, survivors, executors, administrators and assigns, ...of the SECOND PART,

WHEREAS,

- all those (i) the land bearing Survey No.91, Hissa No.2A, a. admeasuring as per VF 7/7A/12 "Hectare 0=78 Are" (including fallow portion admeasuring "Hectare 0=05 Are") while actually admeasuring "Hectare 0=74.03 assessed at Rs.2.56 Paisa, and (ii) the land bearing Survey No.91, Hissa No.2B, admeasuring "Hectare 0=78.00 Are" (including fallow portion admeasuring "Hectare 0=05 Are") assessed at Rs. Rs.2.56 Paisa, thus aggregating to "Hectare 1.56 Are", situate at village Ravet of Taluka Haveli, District Pune, within the limits of the Municipal Corporation of the City of Pimpri Chinchwad, more described in SCHEDULE-1 particularly the written hereunder (hereinafter collectively referred to as the said "LAND"), are owned by the Promoter, having purchased the same from its previous Owners, by
 - (i) the Sale Deed dated 16.06.2014, registered with Sub-Registrar, Haveli No.22 at No.5329/2014, executed by its previous owners (1) Smt.Sonabai Ramchandra alias Chandar Pandit, (2) Vasant Ramchandra alias Chandar Pandit, (3) Mrs.Shobha Vishwanath Tupe nee Kum.Shobha Shantaram Magar, (4) Smt.Sandhya Ashok Pandir forself and natural guardian of Rutuja Ashok Pandit through their attorney constituted M.Dhadiwal, (5) Sakhubai Bhikoba Pandit, (6) RUTUJA ASHOK PANDIT, a minor, through her natural guardian mother Smt.SANDHYA ASHOK PANDIT (7) Kundlik Bhikoba Pandit, (8) Subhash Bhikoba Pandit, (9) Dynaneshwar Bhikoba Pandit, (10) Smt.Radhabai Arun Pandit, (11) Hanumant Arun Pandit, (12) Mrs.Mangal Dyneshwar Cthoudhari, (13) Mrs.Sangita

Raju Dalvi, (14) Smt.Manda Pandharinath Pandit, (15) Mrs.Ranjana Namdev Waikar, (16) Mrs.SApartmenta Sunil Raut, (17) Mrs.Usha Sudhir Dalvi and (18) Parubai Dharmji Gaikwad, with M/s. Hallmark Avenue, a registered partnership firm having its office at 1187, Ghole Road, Pune: 411 005 through its partners Bhanudas Sambhaji Bahirat and Pramod Mishrilal Dhadiwal, joining as the confirming party, and

- (ii) Sale Deed dated 16.06.2014, registered with the Sub-Registrar, Haveli No.22 at Serial No.5330/2014, executed by its previous owner M/s.Hallmark Avenue,
- b. the Promoter has decided to develop the said Land in the name of "1 HALLMARK AVENUE", by constructing thereon, various buildings comprising of independent residential and convenient commercial/shopping, together with infrastructure development, such as exclusive parking facilities commercial/shopping, garden, open space, generator, transformer room, sewage treatment plant, et cetera as schematically shown in the map annexed herewith, subject to alterations, modifications changes, as may be required to be made by the Promoter time to time, for their feasibility, viability, convenience, practicability or use,
- c. the Municipal Corporation of the City of Pimpri Chinchwad presently approved and sanctioned the plans for amalgamation, building layout and for construction of the buildings on the said Land *vide* the following commencement certificate:

Commencement Certificate No.	Date
BP/ Layout/Ravet/35/2014	09/07/2014
BP/ Layout/Ravet/25/2015	15/04/2015
BP/ Layout/Ravet/71/2016	20/09/2016

d The Collector of Pune, *vide* his order No PMA/NA/SR/1107/2014, dated 16/03/2015 passed under section 44 of the Maharashtra Land Revenue Code,1966, permitted non-agricultural use of the said Land for the purposes of residence,

- development of the said Land and construction of the e. buildings thereon, comprising of residential flats and commercial / shopping, each comprising of various wings, under the supervision of GIRISH GUPTE registered with the Council of Architects, of M/s.GEM ASSOCIATES of 15/1, A-202, Lotus Plaza, Kothrud, Pune: 411 038, the architects appointed by the Promoter for the project, which has drawn the plans for amalgamation, building layout and the construction of the building on the said Land, and the structural engineer M/s. SPECTRUM CONSULTANTS, proprietor PARAG CHOPDA of 759/25, Deccan Gymkhana, Pune: 411 004, appointed by the Promoter, which has drawn the drawings for structure of the building being constructed on the said Land,
- f. the Allottee desired to purchase a residential flat/convenient commercial / shop in one of the buildings being constructed on the said Land, more particularly described in <u>SCHEDULE-2</u> given herein below and delineated in the floor map annexed hereto (hereinafter referred to as the said "APARTMENT"), from the Promoter, for and at the agreed lump sum price as hereinafter mentioned,
- a. the <u>ANNEXURE</u> (*colly*) appended hereto comprise of disclosures on the part of the Promoter:
 - (i) the flow of the ownership of the Owner pertaining to the said Land, the rights of development conferred and grant of possession of the said Land upon Promoter by registered instruments disclosed in the title report of the advocate
 - (ii) statutory compliances and permissions pertaining to development of the said Land,
 - (iii) appointment by Promoter of professional consultants for the project on the said Land,
 - (iv) master layout of land and the building/s planned and proposed for development of the said Land,
 - (v) statement of FSI, additional FSI for construction of the building/s on the said Land

- (vi) particulars of and specifications for the development of the said Land and construction of the buildings thereon, and broad time line for completion of the said real estate project,
- (vii) common and restricted common area and facilities in the real estate project and/or pertaining to any building and/or Apartment,
- (viii) broad time-line for progress and completion of the entire project on the said Land, and
- (ix) relevant record of rights, floor plans, sanctions, permissions, approvals and compliances,
- b. the Promoter gave inspection to The Allottee of all documents as are specified under the Maharashtra Ownership Flats Act,1963 ("MOFA") and Real Estate (Regulation and Development) Act,2016 (RERA) and detailed in the <u>ANNEXURE</u> given hereto,
- c. The Allottee agreed to purchase a *residential/ *shop/ *office Apartment in one of the buildings being constructed on the said Land, more particularly described in SCHEDULE-2 written herein below and delineated in the floor map annexed hereto (hereinafter referred to as the said "APARTMENT"), from the Promoter, for and at the agreed price as hereinafter mentioned,
- d. subject to otherwise agreed, reserved and provided herein, the parties hereto therefore, have executed this agreement to sell, witnessing the terms and conditions thereof, in compliance to section 4 of MOFA r/w section 19 of RERA, as under:

NOW THIS AGREEMENT TO SELL WITNESSETH:

1. NON OBSTANTE:

Notwithstanding anything contained anywhere in this Agreement but without adversely affecting the said Apartment agreed to be acquired by The Allottee, The Allottee hereby declares, confirms and agrees as follows:

- (a) The Promoter has reserved all its rights to amalgamate and/or sub-divide the said Land and/or any other abutting/ adjoining pieces of land to which the Promoter may be entitled to.
- (b) The Promoter has also reserved all its rights to use, utilize and consume basic Floor Space Index ("FSI") pertaining to the said Land and/or such other adjoining/ abutting pieces of land to which the Promoter may be entitled to, so also to use the same in the manner and at the location as may be exclusively decided by the Promoter.
- (c) The Promoter has also reserved all rights to avail, use, utilize and consume the additional FSI either on payment of premium or by way of Transferable Development Rights ("TDR") or by way of Slum Rehabilitation or otherwise by whatever name called for construction of building/s on the said Land, as may be permissible for use of maximum potentials under the concerned rules and regulations.
- (d) The Promoter has also reserved all its rights either (i) to develop and/or dispose of by sale or otherwise transfer the Apartments and/or any such other permissible portion, and appropriate the proceeds thereof in terms of the instruments of development by and between the Promoter and the Owner, or (ii) to surrender the amenity space to the concerned authority and claim, avail, use, utilize and consume the FSI granted in lieu thereof, on the said Land for construction of or addition to the building being constructed thereon, as is permissible under the concerned Development Control Rules/ Regulations.
- (e) The Promoter has also reserved all its rights to develop and/or construct a building/s on the open space of the said Land as may be permissible under the concerned regulations.
- (f) The Promoter shall be entitled to compensation from The Aliottee in case any obstruction or impediment of any nature raised to or for the development of the said Land and/or other pieces of land adjoining to the said Land either by amalgamation and/or sub-division and/or

consumption of FSI for any building thereon, by and on behalf of The Allottee, without prejudice to the rights of the Promoter to terminate this agreement on such obstruction or impediment raised by The Allottee.

- (g) The project on the said Land being large, the Promoter shall be developing the said Land by constructing various buildings in phases. There would be development, construction, facilities, site development and other incidental activities continuing on the said Land till completion of the entire project. The Allottee hereby agrees not to raise any objection or any claim on the grounds of inconvenience, nuisance or annoyance for continuation of such development, construction and other incidental activities on the said Land.
- (h) The Promoter shall also be entitled to amend, alter and/or revise the layout, building layout and/or building plans as may be found required for use, utilization and consumption of the FSI originating from the physical area of the said Land and/or additional such FSI by way of TDR or floating or otherwise, according to phases or otherwise, as may be permissible under the concerned Development Control and Promotion Regulations, 2017 for PCMC ("DCPR 2017") or any such statute, rule or regulation.
- (i) The Promoter shall be at liberty to grant and allot right to exclusive use as exclusive use or facility appurtenant to, attached to, and inseparable from the given Apartment/s, of sanctioned parking space; covered or under stilt or open, attached terrace. The concerned Apartment allottee shall be entitled to exclusive use thereof as an appurtenant to his/ her/ their Apartment.

2. AGREEMENT:

Subject to other terms and conditions herein, the Promoter hereby agreed to sell, assign, sell or otherwise convey the said Apartment (described in <u>SCHEDULE-2</u> and delineated in the floor map annexed hereto), unto and in favour of The Allottee herein, and The Allottee accordingly agreed to acquire and purchase the said Apartment from the Promoter, for and at the lump sum aggregate price of Rs._____

),	payable	e by	ine
	Allottee to the Pron	noter, as here	inafter m	entioned	d.	
3.	PRICE:					
(a)	In consideration t agreed to pay the b the said Apartment	palance to the	Promote	r, for pu	irchas	e of
	price of	Rs				
	(•),	, and	the
	Promoter accepted	the part paid	and agr	eed to a	ccept	the

3.

balance of said amount from The Allottee (subject to Tax Deduction at Source (TDS) under section 194-IA of the Income Tax Act, 1961, if so applicable) at as under:

Sr	Amount (Rs)	Particulars
1		10% of total price paid by The Allottee by duly drawn crossed cheque/ pay order/ demand draft No, dated on
2		bank 20% of total price payable by The Allottee to the Promoter on execution of this agreement.
3		15% of total price payable by The Allottee to the Promoter at the time of completion of plinth of the subject building
4		7% of total price payable by The Allottee to the Promoter on completion of 5^{th} slab including podium and stilt of the subject building.

5	7% of total price payable by The Allottee to the Promoter on completion of 9 th slab including podium and stilt of the subject building.
6	11% of total price payable by The Allottee to the Promoter on completion of slabs including podium and stilt of the subject building.
7	5% of total price payable by The Allottee to the Promoter on completion of walls, internal plaster, flooring, doors and windows of the said apartment
8	10% of total price payable by The Allottee to the Promoter on completion of sanitary fittings, staircases, lift well, lobbies upto the floor level of the said apartment
9	5% of total price payable by The Allottee to the Promoter on completion of external plumbing, external plaster, elevation, terraces with water proofing of the subject building/ wing.
10	5% of total price payable by The Allottee to the Promoter on completion of Lifts, water pumps, electrical fittings, electro, entrance lobby of the subject building/ wing.

11	5% (of t	total	pric	e j	payal	ole	by	The
	Allott	ee	to tl	ne Pro	ome	oter	at t	he	time
	of de	live	ry c	f pos	ses	sion	of	the	said
	apart	mei	nt b	y the	e P	romo	oter	to	The
	Allott	ee	on	or	af	ter	rec	eipt	of
	occup	and	cy/ c	ompl	etic	n ce	rtifi	cate	
Rs	Total		()
	amou	ınt.							

- (b) The instalments of the amount agreed to be paid and payable by The Allottee to the Promoter as mentioned above, shall always be the essence of this agreement.
- (c) In case of default committed by The Allottee, in payment of the agreed price or any other amount, as and within the time agreed to herein, the Promoter shall be entitled to claim interest at the rate of 2% above Highest Marginal Cost of Lending of the State Bank of India, per annum, from the day it becomes payable till the actual receipt thereof, without prejudice to the right to terminate this agreement and/or any other rights and/or remedies available to the Promoter in terms of this agreement and/or otherwise in law.
- (d) All payments stipulated in this agreement, shall be made by The Allottee to and in favour of the Promoter payable in the Separate Project Account as may be directed by the Promoter, by duly drawn crossed cheque payable at par or by electronic/ wire transfer compliant to the banking rules and practices.

4. <u>PROJECT</u>:

Subject to non-obstante clause above,

the project on the said Land shall comprise of

 9 (nine) buildings exclusively for residence each consisting of number of wings, each containing independent residential flats,

- 1 (one) building for Maharashtra Housing and Area Development Authority ("MHADA"), comprising of independent residential flats and convenient /commercial shopping,
- Common club house facility,
- Common swimming pool,
- Common garden, children play area, internal roads, lights in common area
- Common Sewage Treatment Plan ("STP")
- Common underground water tank/s
- Common transformer for the project
- (a) the master layout of the said project on the said Land has been shown in the map appended hereto,
- (b) the said Land shall remain as 'one' piece of land for the purposes of basic FSI originating from the physical area thereof, containing various buildings not necessarily carrying such FSI equivalent to the physical area of the plinth or portion of the land there under,
- (c) the said Land shall also remain as 'one' piece of land for the purposes of availing, using, utilizing and consuming the additional FSI by way of TDR, Slum Rehabilitation TDR, FSI on payment of premium, road widening, amenity space or otherwise, subject to the discretion of the Promoter to provide otherwise,
- (d) there shall be demarcating permissible partition between various buildings which shall be entitled to common area and facilities and/or restricted common area and facilities as may be permissible,
- (e) the Sewage Treatment Plant ("STP"), Transformer Room and Diesel Generator Set on the said Land shall be the common facility for all the buildings proposed on the said Land,
- (f) the construction of buildings on the said Land is scheduled to progress phase-wise, and the activities for construction of the buildings, amenities and

facilities shall continue despite the Apartments being occupied by their respective Allottees, if any,

- (g) the Allottee of any exclusive covered or open parking facility sanctioned in the plans by the concerned planning authority, attached and appurtenant to his/ her Apartment (if any), shall be entitled to the exclusive use thereof for parking of vehicles to the exclusion of all other,
- (h) the schematic locations of common facilities, children playground, party lawn, common hall, garden, internal road *et cetera* the residential complex have been shown in the map attached herewith,
- (i) provision for water; potable or otherwise permissible under concerned government and/or local authority has been applied for and shall be provided to the project to the extent supplied by such government and/or local authority,
- (j) however, in case lack of or inadequacy of or scarcity of such water supply to the project or the Apartments therein, for purchase and supply of water through private supplier to the extent as may be supplied, The Allottee shall be liable to contribute to the cost and expenses thereof.

5. CONSTRUCTION:

- (a) The Promoter shall complete the construction of the said Apartment in accordance with the sanctioned/ revised sanctioned building plans and specifications, fixtures, fittings and amenities as agreed to and mentioned/ enumerated in the <u>SCHEDULE-2</u> written herein (the said "SPECIFICATIONS", for short).
- (b) The FSI originating from the physical area of the said Land for use, utilisation and consumption for construction of the building/s thereon, presently is "ONE", subject to the rights and discretion reserved by the Promoter to use, utilize and consume for the construction of the building on the said Land and/or adding to the construction thereto,

- (i) the additional FSI by way of TDR for amenity, development plan road or slum rehabilitation by availing the same from the market, or by say of paid FSI or such other by whatever name called as is and to the extent permissible under the concerned DCPR 2017 or such other statutory provisions prevailing at such time,
- (ii) additional FSI granted in lieu of surrender of the amenity space relating to the said Land,
- (iii) additional FSI granted in lieu of surrender of the area out of the said Land for road or road widening,
- (iv) additional FSI in lieu of any incident relating to the said Land,
- (v) additional FSI on payment of premium or any such amount.
- (c) The Allottee hereby, granted his/ her/ their consent for change/ modification/ alteration of and in the layout of the said Land including amalgamation and/or sub division thereof, of the plans of the building,
 - (i) in case the same is required to be done under any rule, regulation, enactment then in force, or
 - (ii) consequent to use, utilization and consumption of the additional FSI for construction of the building/s on the said Land and/or
 - (iii) adding the construction thereto,

without adversely affecting the construction of the said Apartment as agreed to be purchased by The Allottee.

(d) The Promoter shall have preferential/ pre-emptor right to utilise the residual or available FSI or the one increased by reason of any rule/ regulation/ enactment or the additional one granted and/or allowed there under either by way of TDR and/or otherwise on the said Land, to which The Allottee hereby agrees and shall always be deemed to have agreed.

- (e) Subject to the right to revise and of revision of layout, and/or sub-division of the said Land, and/or the plans for construction of the building/s on the said Land by the Promoter, as hereinbefore agreed, no part of the said FSI has been utilised by the Promoter anywhere else.
- (f) The Promoter shall complete the construction of the said Apartment as agreed to herein by **30 JUNE 2018** and shall deliver possession thereof, to The Allottee, on issuance of completion/ occupancy certificate by the concerned authorities.
- (g) The period of delay caused in completion of the construction of the said Apartment on account of
 - I. force majure, civil commotion, war, strike, boycott, bandh, threat,
 - II. non-availablity or scarcity of any building material or finishing articles or labour supply,
 - III. prohibitory orders from any court or authority or
 - IV. time taken for issuance of completion/ occupancy certificate by the concerned planning authority,
 - V. any other reasons beyond the control of the Promoter,

shall not be included and shall be excluded from computation of the period of completion of the said Apartment and delivery of possession thereof to The Allottee.

(h) In case of delay in delivering possession of the said Apartment on the part of the Promoter, The Allottee shall be entitled to claim interest at the rate of 2% above Highest Marginal Cost of Lending of the State Bank of India, per annum, on the amount paid by The Allottee to the Promoter from the agreed date of possession till actual delivery thereof by the Promoter to The Allottee, without prejudice to the right of The Allottee to terminate this

agreement and claim refund of the amount so far till then paid to the Developer/ Allottee.

6. <u>POSSESSION</u>:

- (a) The Allottee shall take possession of the said Apartment within 7 (seven) days of the Promoter giving written intimation to The Allottee intimating completion of the construction of the said Apartment.
- (b) At the time of delivery of possession of the said Apartment, The Allottee shall also execute such other documents such as possession receipt, declaration *et cetera*, as might be required by the Promoter.
- (c) From the date of handing over of possession of the said Apartment to The Allottee, if any structural defect in the construction of the said Apartment/ building is found out to have been done or caused by the Promoter, the Promoter wherever possible, shall be bound within the period prescribed by the concerned statute, to rectify/ remove/ alter/ remedy the same, entirely at the cost of the Promoter.
- (d) Under no circumstances The Allottee shall be entitled to possession of the said Apartment, unless The Allottee shall have paid the entire price of the said Apartment and other money payable by The Allottee under this agreement to the Promoter and/or money payable to any concerned authority under any concerned statute relating to the subject matter of this agreement.

7. ORGANISATION:

- (a) Notwithstanding anything contained anywhere in this agreement or otherwise, the scheme being implemented on the said Land shall always be known and called as "1 HALLMARK AVENUE".
- (b) If so decided and for better administration of the complex, for each building there may be formed separate cooperative housing society and all such co-operative housing societies shall form themselves into a federal society under the provisions of the Maharashtra Co-

operative Societies Act,1960 or such other concerned statute or such informal apex body.

8. **CONVEYANCE:**

- (a) The Promoter shall execute and/or cause to be executed conveyance of the project comprising of land and building/s constructed thereon, in favour of such 'Federal/ Apex Body' or collectively in favour of all such co-operative housing societies, within a period of 1 (one) year from completion of the entire project by the Promoter on the said Land.
- (b) Under no circumstances, The Allottee or the organization of Allottees shall be entitled to such conveyance, unless all or any money payable in the agreement or as may be otherwise agreed, by The Allottee either to the Promoter or to any other agencies or authorities, is actually paid by such Allottee.

9. <u>ALLOTTEE'S DECLARATIONS</u>:

- (a) The Promoter herein has made full and true disclosures to The Allottee as to the title of the Promoter in respect of the said Land, construction of the building on the said Land, consumption of additional FSI by way of TDR or otherwise (if any), sanctioned plans for construction of the building on the said Land and such other matters relating thereto.
- (b) As required by The Allottee the Promoter herein has supplied all information to The Allottee herein with all facts as to the marketable title of the Promoter and the Owner to the said Land, and the rights of the Promoter to develop the said Land, and after satisfaction and acceptance of title has entered into this agreement.
- (c) The Promoter herein is developing the scheme under the name "1 HALLMARK AVENUE" on the said Land, with an intention to have the homogeneity in the scheme as to landscaping, height, façade, elevation of the buildings, outer colour scheme, terrace, windows, grills et cetera. The Allottee or any owner or occupier of the tenement/s in the building/s or scheme shall not be entitled to disturb the aforesaid homogeneity of the scheme or to erect any outer expansions by any manner and to install or to erect

any type of permanent or temporary structure on the terraces or to store soil or heavy things on terraces. The Allottee also shall not obstruct by act and/or omission any outlet of rain or drain or water or sewage in any manner.

- (d) In the project, the Promoter herein is providing advance technology/ amenities/ material/ plant and equipment/s in common facilities and which has to be operated/ used by the persons in the project with due diligence and observe all required of safety norms and measures.
- (e) The Promoter has a right to and shall install at appropriate place at its discretion, a signage of the project name "1 HALLMARK AVENUE and at suitable place in the entrance of the building the names of the Apartment owners.

10. LOAN:

- (a) For implementing the project on the said land, the promoter has availed loan from Andhra Bank, Camp Branch, and Pune against the security of the land and building to be constructed thereon by executing a Deed of Simple Mortgage dated. 10/01/2015 which is registered in the Office of Sub-Registrar Haveli No. 25 at sr. no.340 on.10/01/2015.
- (b) The Promoter shall be entitled to avail any loan and/or borrowings either as project loan or otherwise under any other nomenclature, either from any bank/s and/or financial institute and/or person for development and completion of the project on the said Land, for which the Promoter shall be entitled to create security either by way of mortgage or otherwise, on the said Land in favour of such bank/s and/or financial institute and/or person for the loan.
- (c) The Allottee hereby accorded his/ her/ their irrevocable consent for the Promoter to avail such loan from any bank/s and/or financial institute and/or person, and agrees not to raise any obstruction and/or impediment and/or any objection pertaining thereto.

- (d) In the event of the Promoter availing such loan, the Promoter shall be bound to send written intimation about availing of any such loan to The Allottee.
- (e) However, in no circumstance the rights of The Allottee pertaining to the said Apartment shall be adversely be affected. The Promoter shall keep The Allottee duly indemnified from repayment of such loan and/or consequences flowing therefrom with cost and expenses.
- (f) In the event of the Promoter availing such loan, the Promoter shall be entitled to call upon The Allottee to make payment of the balance amount payable by The Allottee to the Promoter under this agreement, directly to such bank/s and/or financial institute and/or person, as the case may be, towards repayment thereof. The amount so paid by The Allottee to such lender, shall be, and shall be treated to be the payment made by The Allottee to the Promoter.

11. TERMINATION:

- (a) In the event of Allottee committing any default in payment of the price of the said Apartment and/or any other money by whatever name called, payable under this agreement or otherwise under any concerned statute and/or commits breach of any of the terms and conditions of this instrument, the Promoter shall be entitled to terminate this agreement, by issuing 15 (fifteen) days prior written notice to The Allottee.
- (b) On termination of this agreement, The Allottee shall be entitled only to refund of the amount so far till then paid by The Allottee to the Promoter under this instrument after deducting 10% therefrom, towards administrative expenses.
- (c) Without prejudice to anything contained above, none of the other rights, remedies, contentions, compensation and claims available to the Promoter against The Allottee on facts and in law, on and/or as a result of such termination shall however, be adversely affected or prejudiced.

12. <u>OTHER CONDITIONS</u>:

- (a) The Allottee shall use the residential Apartment, only for the purposes of residence, and the commercial Apartment, only for the purposes of commerce, and for no other purposes.
- (b) The Allottee shall maintain the said Apartment at his/ her own cost in good repairs and condition from the date of grant of possession of the said Apartment is taken.
- (c) The said Apartment with exclusive facility attached or appurtenant thereto (if any) shall be impartible and inseparable, and shall always remain as one. The Allottee shall not sub-divide and/or dispose of the same in parts.
- (d) The Allottee shall not store in the said Apartment any goods which are of hazardous, combustible or dangerous in nature or which are against the rules, regulations, byelaws of the said organisation, statutory or other authorities. Any damage so caused by act or omission on the part of The Allottee to the said Apartment or other Flats in the scheme shall entirely be at the risk as to cost, consequences, damages of such Allottee.
- (e) The Allottee shall carry at his/her own cost, all internal repairs to the said Apartment and shall keep the said Apartment in good and habitable condition and shall not demolish or cause to be demolished by act or omission, the said Apartment or any part thereof nor at any time make or cause to be made any additions or alterations of whatsoever nature in or to the said Apartment or any part thereof, nor any alteration in the elevation and outside colour scheme of the building and shall keep the appurtenances thereto in good repairs and conditions.
- (f) The Allottee shall not dispose, throw, leave or stake any dirt, rubbish, rags, garbage or other refuse or permit any such dirt, rubbish, rags, garbage or other refuse to be disposed of, thrown, left or staked in any part of the said Land and/or the building other than designated disposal space or facilities for the complex.
- (g) The Allottee shall also observe all other terms/ conditions/ directions/ rules/ notifications issued, enforced, circulated

under any statutes, rules, orders, bye-laws by any authority or by the said organisation for "use" of the Apartment/s in the said scheme or in any other part of the said Land.

- (h) Notwithstanding anything contained anywhere in this agreement, The Allottee shall **not**:
 - demolish of cause to be demolished the flat or any part or wall or structure thereof nor at any time make or cause to be made any addition or alteration like shifting doors/ windows / grills walls etc or in the flat or any part thereof,
 - make any holes/ cuts/ breakages/ chiseling or any other damage of whatsoever nature to structural walls, columns, beams, slabs etc. that will in any way affect the structural stability and integrity of the building,
 - make any change in the external colour scheme of the building/ wing in which the flat is located,
 - extend the said Apartment or make any external attachments to the walls of the flat like enclosing grills, clothes drying lines, stands for potted plants, outdoor Apartments of air conditioners, antenna dish of television, etc. or any other additions of whatsoever nature to the flat,
 - cover, fully or partially, any terrace or other projection with any structure,
 - use common passages staircases and lobbies and other such spaces for storage or reposition of any goods or garbage of any kind or to keep potted plants of any sort, or whatsoever other items that may in any way hamper or otherwise reduce the usability of these spaces in any manner,
 - obstruct in any manner by any act or omission, sewer, drains, pipes, passages and common area prohibiting or blocking common use and access thereto,
 - raise any wall, window, grill or shutter or enclosure of any nature whatsoever, in or relating to the parking space allotted,
 - use or permit any user of the parking space other than parking of the vehicles,
 - use the elevators which has potentials to damage the same or its operation nor to misuse the elevators.

13. MAINTENANCE and OTHER CONTRIBUTIONS:

(a) On or before delivery of possession of the said Apartment by the Promoter to The Allottee, The Allottee shall pay to the Promoter, an amount towards common maintenance, as follows:

Rs.45.74 ps per sq.mt. (Rs.4.25 ps. per sq.ft.) x carpet area of the said Apartment x 24 months

- (b) The Promoter shall maintain the above amount in a separate project maintenance account, a separate bank account and meet the expenses of common maintenance only for a period of ____ years from completion of construction of the Apartments and/or given Apartment.
- (c) In case any additional amount is found to be required for common maintenance, The Allottee agrees to contribute thereto, as may be called upon by the Promoter.
- (d) The common maintenance referred to herein, shall include only following items:
 - Housekeeping and cleanliness
 - ii) Maintenance contracts of lifts, generators, sewage treatment plant, water purification system, water pumps
 - iii) Running cost of all the equipments and instruments above (except the cost of electricity generator supply to individual flat/s, which would be payable by The Allottee thereof in equal share together with other Apartment Allottees in the concerned building)
 - iv) Common electricity
 - v) Security charges
 - vi) Gardening charges
 - vii) Running expenses for clubhouse and play grounds and equipments thereof
 - viii) Administration expenses, salaries, remunerations, commissions, payments of work orders, etc. for staff engaged in day to day expenses
 - ix) Non agricultural taxes and any other similar taxes
 - x) Pest control expenses
 - xi) Any other such expenses for common facilities

- (e) It is agreed between the parties that said maintenance shall <u>NOT</u> include the items mentioned below, and The Allottee and/or the Association/ society either individually or through any appointed agency, shall have to bear the following maintenance, entirely from separate contribution made by the Apartment Allottees.
 - Society and managing committee administration,
 - ii) Insurance for building/ Apartments/ equipments/ machinery, towards theft, fire etc. if so availed, and such any other related expenses,
 - iii) Sinking or such other funds
 - iv) Property tax payable for individual building/ Apartments/ common amenities etc.
 - v) Any other taxes, levies, cess etc. pertaining to the real estate project,
 - viii) Repairs of the building for leakages, seepage to the property or any part thereof.
 - ix) Wear and tear charges.
- (f) After the period mentioned herein, the Promoter shall be entitled to entrust maintenance of common areas and facilities to an *ad hoc* committee of Apartment Allottees appointed by the Promoter, subject to the liberty of the Promoter to entrust the maintenance even prior to the said period, in which case, the Promoter shall also entrust the balance remaining of the amount received from Apartment Allottees till then.
- (g) The Allottee has understood the entire scheme of maintenance in detail. The Allottee admits and agrees to the said scheme, so that the maintenance of the entire complex is not hampered in any way due to lack of or nonpayment thereof by the Allottees.
- (h) It is also clearly understood that this shall not preclude the organisation of the Apartment Allottees from claiming, demanding and raising the maintenance charges independent of such and said contribution from The Allottees, provided the decision to that effect is duly taken by the organisation.

- (i) Such organisation shall be entitled to claim reasonable interest, on the arrears of such charges from the defaulting Allottees, without prejudice to the other rights and powers of the organisation.
- (j) Without prejudice to and notwithstanding anything contained above, in the event of the Promoter and/or Apartment allottee organisation after entrustment of common maintenance by the Promoter to it, duly resolving that the above maintenance deposit is insufficient for the maintenance of the common areas and facilities. electricity, water, drainages, sewage, passages, gardens or repairs thereof, The Allottee shall be liable to bear, pay and contribute to such additional charges as may be levied and demanded by the Promoter and/or such organisation, as the case may be.
- (k) The Allottee shall maintain at his/ her own cost the said Apartment, fixtures, fittings, facades, elevations, so also exclusive rights relating to landscaped open space and other exclusive area/s and/or facility/ties, sold and granted specifically, if any.

14. TAXES, CESS, and other CHARGES:

- (a) The Allottee shall bear and pay and shall be liable always to bear and pay all such amount levied as property tax/ cess/ charges/ duties on the said Apartment and on the said building proportionately or the fixtures and fittings therein, by the local authority or any other authority under any statute/ rules/ regulations/ notifications/ orders/ contracts, from the date of the completion certificate or grant of possession of the said Apartment whichever, is earlier.
- (b) If at any time, any retrospective and/or prospective tax/ duty/ charges/ premium/ cess/ surcharge/ betterment tax/ sales tax/ transfer tax/ turnover tax/ works contract tax/ service tax, penalties et cetera, by whatever name called, is or are levied or recovered or becomes payable under any statute/ rule/ regulation/ notification/ order/ in force or which shall be enforced, either by the Central or the State Government or by the local authority or by any revenue or other authority, in respect of the said Land or

the said Apartment or the said agreement or the transaction herein, shall exclusively be borne and paid by The Allottee. The Allottee hereby, indemnifies the Promoter and the flat purchase organization from all such levies, cost and consequences.

- (c) All levies, stamp duty, registration fees in respect of this agreement, conveyance, any other document required to be executed in respect of and relating to the said Apartment and/or the transaction under this agreement shall entirely be borne and paid by The Allottee.
- (d) The Allottee hereby, indemnifies the Promoter and the flat purchase organisation from all such levies, cost and consequences arising therefrom.
- (e) In the event of the Promoter being constrained to pay any tax or levy referred to above herein, The Allottee shall reimburse the same to the Promoter immediately. The Promoter shall be entitled to claim interest @ 2% above the State Bank of India Highest Marginal Cost of Lending Rate on such amount from The Allottee, if The Allottee fails to reimburse the same to the Promoter immediately. There shall be a charge of such amount on the said Apartment till its receipt by the Promoter.
- (a) All levies, stamp duty, registration fees in respect of this agreement, conveyance, any other document required to be executed in respect of and relating to the said Apartment and/or the transaction under this agreement shall entirely be borne and paid by The Allottee.

15. RESERVATIONS:

- (a) All payments agreed to herein and otherwise required to be made by The Allottee otherwise, shall always be the essence of the contract, and failure whereof, shall be a breach of this agreement, committed by The Allottee.
- (b) The Promoter shall not be liable to pay any amount as and towards common maintenance or in the nature thereof, for or relating to the unsold Apartments, nor the organization of the Apartment Allottees shall be entitled to any such amount as and towards common maintenance or in the

nature thereof, either from the Promoter till the concerned flat is sold by it, and/or from the concerned Apartment allottee prior to the date of purchase of the concerned flat by him/ her/ them.

- (c) 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 or of the said Land and the building or any part thereof. The Allottee shall have no claim save and except in respect of the said Apartment hereby agreed to be sold to The Allottee, and open spaces, parkings, lobbies et cetera, will remain the property of the Promoter until the said Land and the building save and except any part reserved by the Promoter, is transferred to the respective Allottees.
- (d) Any delay tolerated or indulgence shown by the Promoter in enforcing the terms of this agreement or any forbearance or giving of the time to the Allottee by the Promoter for anything, shall not be construed as waiver or acquiescence on the part of the Promoter of any breach or non-compliance of any of the terms and conditions of this agreement by this Allottee nor shall the same in any manner prejudice the rights of the Promoter.
- (e) The Allottee shall not, without the written permission of the Promoter, let, sublet, transfer, convey, mortgage, charge, assign or in any way encumber or deal with or dispose of the said Apartment or any part thereof, nor shall assign this agreement to any person unless the entire price of the said Apartment and any other money payabe by The Allottee under this agreement till then is received by the Promoter. Any breach thereof, shall entitle the Promoter, to terminate this agreement, without prejudice to any other rights, available to the Promoter under this agreement and/or other law.
- (f) The Allottee shall permit the Promoter and its surveyors or agents with or without workmen and other, at all reasonable times to enter into the said Apartment or any part thereof and to make good any defects found in respect of the said Apartment or the entire building or any part thereof.

- (g) The Allottee shall present this agreement at the office of the concerned Sub-registrar, Haveli, for registration within the time prescribed by the Registration Act and upon intimation thereof by The Allottee, the Promoter shall attend such office and admit execution thereof.
- (h) All notices to be served on The Allottee as contemplated by this agreement shall be deemed to have been duly served if sent to The Allottee by certificate of posting at his/ her/ their address written hereinbefore first.

16. MISCELLANEOUS:

- (a)Except otherwise provided herein, or the context otherwise requires, this agreement shall always be subject to the provisions of the MOFA and the RERA and the rules made therein.
- (b)The Purchaser shall also be entitled to benefit of adjustment of stamp duty paid on this agreement, in the event of disposal of the said Flat within the period and as contemplated by Article 5(g-a)(ii) of Schedule.I to the Maharashtra Stamp Act.

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STAMP DUTY PARTICULARS

Prescribed valuation as per Annual Ready Reckoner, 2016- 17 village Ravet, City of Pimpri Chinchwad, as described in Sector 13/2			
Residential Exclusive right to attached terrace	Rs	Rs/-	
Exclusive right to Open parking space	sq.mt. x Rs/- per sq.mt. (being 40% of the prescribed value of Rs/- per sq.mt., as per ARR,2016 Note No.15, applicable for the year 2016)	Rs/-	
Prescribed valuation		Rs/-	
%Floor Rise		Rs/-	
Total prescribed valuation		Rs/-	
Total agreed price		Rs/-	
5% stamp duty (as per Article 25(b)(i) of the Maharashtra Stamp Act (previously, the Bombay Stamp Act,1958) and 1% Surcharge under section 149A of the Maharashtra Municipal Corporation Act, thus aggregating to 6%, on higher amount of the two above.			

SCHEDULE-1

(description of the said "LAND")
All those pieces of land bearing

- (i) Survey No.91, Hissa No.2A, admeasuring as per VF 7/7A/12 "Hectare 0=78 Are" (including potkharaba admeasuring "Hectare 0=05 Are") and actually admeasuring "Hectare 0=74.03 Are"
- (ii) Survey No.91, Hissa No.2B, admeasuring "Hectare 0=78 Are" (including potkharaba admeasuring "Hectare 0=05 Are"), and actually admeasuring "Hectare 0=74.03 Are"

thus, aggregating "Hectare 1.56 Are", both situate at village Ravet, Taluka Haveli, District Pune, within the limits of Registration District of Pune, Sub-Registration Taluka Haveli, Pune, and Municipal Corporation of City of Pimpri Chinchwad, and are *collectively* bounded by

on or towards East : Survey No.92

on or towards South : 30 meter wide Road

on or towards West : Survey No.91 (part)

on or towards North : Survey No.93

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<u>SCHEDULE-2</u> (description of the said "**APARTMENT**")

All that

Residential flat	
Building	`' Building
Floor	
Area	sq.mt. (sq.ft.) carpet
	area
Exclusive facility	Attached terrace admeasuring
	sq.mt.
	·
	sq.mt. (sq.ft.)
	Enclosed Balcony area
	Attached Service Area admeasuring
	_
	sq.mt.
	Stilt/ Open parking space
	admeasuring sq.mt.

being constructed on all those pieces of land bearing (i) Survey No.91, Hissa No.2A, admeasuring as per VF 7/7A/12 "Hectare 0=78 Are" (including potkharaba admeasuring "Hectare 0=05 Are") and actually admeasuring "Hectare 0=74.03 Are", and (ii) Survey No.91, Hissa No.2B, admeasuring "0=78 Are" including potkharaba admeasuring "Hectare 0=05 Are") and actually admeasuring "Hectare 0=74.03 Are", thus, aggregating "Hectare 1.56 Are", both situate at village Ravet, Taluka Haveli, District Pune, more particularly described in SCHEDULE-1 above.

<u>ANNEXURE</u>

Statutory compliances pertaining to development of the said Land

RERA	No
	Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017 ("RULES" hereinafter) with the Real Estate Regulating Authority, Maharashtra ("MAHA RERA"
	hereinafter), a copy whereof is appended hereto.
Zone	Residential zone in *Final Regional Plan of Pune Region/ *Final Development Plan, under the Maharashtra Regional and Town Planning Act,1966, Zone dated 28/12/2012 & 30/10/2013 issued by Deputy Engineer, PMC, a copy whereof is appended hereto.
Construction	BP/ Layout/ Ravet/ 35/ 2014 dated 09/07/2014, BP/ Layout/ Ravet/ 25/ 2015 dated 15/04/2015, BP/ Layout/ Ravet/ 71/ 2016 dated 20/09/2016 under Development Control and Promotion Regulations 2017 for Pimpri Chinchwad Municipal Corporation framed under the Maharashtra Regional and Town Planning Act,1966, a copy whereof is appended hereto.
Land use	No. PMA/NA/SR/1107/2014, dated 16/03/2015 for non-agricultural use of

	residence by Collector, Pune, under section 44 of the Maharashtra Land					
	Revenue Code,1966, a copy whereof is appended hereto.					
Environment	Environmental Clearance No SEAC-					
	2014/C.R-120/TC-III dated					
	05/11/2015 issued by Environment					
	Department ,Government of					
	Maharashtra under the provisions of					
	the Environment (Protection) Act, 1986					
	and the Rules framed there under, a					
	copy whereof is appended hereto.					
Separate Project	Presently at Andhra Bank, Pune Main					
Account	Branch, Pune.					

Professional consultants for the project

Architect	Nama CIRICH CURTE
Architect	Name GIRISH GUPTE
	M/s.GEM ASSOCIATES of 15/1, A-
	202, Lotus Plaza, Kothrud, Pune: 411
	038 registered with the Council of
	Architecture who has/ have dawn the
	plans for construction of the building/s
	on the said Land.
RCC/ Structural	M/s.SPECTRUM CONSULTANTS,
Engineer	proprietor PARAG CHOPDA of 759/25,
	Deccan Gymkhana, Pune: 411 004 who
	has/ have drawn the plans of structural
	design of the building/s on the said
	Land.
Chartered	Name: R. V. MARATHE & Co.
Accountant	
Accountant	Address: Omkar Height, 905 Sadashiv
	Peth , Near Nagnathpar, PUNE-
	411030.
	Registered with the Institute of
	Chartered Accountants of India under
	the Chartered Accountant Act,1949

Advocate	Name – Adv. Kiran Kothadiya				
	Address Shree Amey Apartments,				
	1187/37, Shivaji Nagar, Pune				
	Registered with the Maharashtra Bar Council under the Advocates Act,1961 who has issued title report pertaining to the said plot				
Estate Agent for	Name Nikunj Investments & Home				
the project	Solutions.				
	Address : Office # 5 (Ground Floor),				
	Royal Tranquil, Konkane Chowk (Next				
	to Shivar Chowk), Pimple Saudagar,				
	Pune-411017				
	Mobile: +918446646200				
	E-mail: info@nikunjinvestsolutions.com				
	Registered with the Real Estate Regulating Authority, Maharashtra under section 9(3) of RERA r/w Rule 12(1)(a) of the Rules				

FSI Statement scheduled to be consumed for construction of the building/s on the said Land -

Relating to	FSI (sq.mt.)
Aggregate	
Building No. 'A'	3401.28
12 storey above	
stilt	
Building No. 'B'	2870.71
12 storey above	
stilt	
Building No. 'C'	2854.37
12 storey above	
stilt	
Building No. 'D'	1774.64
12 storey above	
stilt	

Building No. 'E'	1772.98
12 storey above	
stilt	
Building No. 'F'	1772.98
12 storey above	
stilt	
Building No. 'G'	1500.62
12 storey above	
stilt	
Building No. 'H'	1360.30
12 storey above	
stilt	
Building No. 'I'	1538.51
12 storey above	
stilt	
Building No. 'X'	2567.4
7 storey above	
Ground	
Total	2567.4 sq.mt

Common/ restricted common area and facilities -

Common	Club House /Swimming pool/ Garden/
facilities for	Children park/ Office/ Watchman/
entire project	Security cabin/ Closed circuit television
	apparatus / lift rooms/ Electricity
	master panel
Rider	This shall be subject to change as to
:	number of building/s, Units therein,
	their division and/or amalgamation into
	separate buildings or Units, provision
	and situation of open space and/or
	internal access roads, with
	proportionate alteration in common
	facilities as may be found necessary by
	the Promoter depending inter alia upon

market conditions. However, this s	hall
not adversely affect the said (Jnit
agreed to be purchased by	The
Purchaser	

SPECIFICATIONS:

For Residential Flat:

Internal Specifications & Common Amenities

Structure & Architecture

- IS-code designed Earthquake resistant RCC structure. Steel Make- Kalika / Trishul / Rajuri / Mahalaximi / Sangam/ Om sai Steel / Tata Steel / JSW/ shree om
- Use of Site mix concrete for better structural strength. Cement- Zuari/Bharti/Ultratech/ACC/ Ambuja/Vasavdatta/JK Cement/Birla super
- Use of Designed mix, including Fly-ash for added Structural Life Dirk/prozocrete/Thermal Power plant waste.
- Anti-termite treatment to entire building foundation

Walls & Ceiling

- 6" & 4" external & internal Brick/Fly ash/ACC
 Blocks walls Shirke/ecolite/citadel/ Shree omkar.
- Edges between walls and ceilings are reinforced with expandable material to minimize cracks due to seasonal temperature variations.
- 20mm thick double coated external plaster for increased protection against weathering and fungal formations.

Internal walls smooth finished in superior grade
 Gypsum of Saint Gobain/ Gyproc India/Buildon
 Gypsum/Vega.

Kitchen & Dry Terrace

- Jet black Granite Kitchen otta of Khamam Black with Stainless Steel sink
- Provision for Water Purifier System.
- Wall Tiling up to 2 Feet ht above Kitchen platform of Pavit/motto/nitco/somany/morbi.
- Ample Power Points for Kitchen appliances like Microwave and Refrigerator
- Exhaust Fan Provision

Flooring & Painting

24" x 24" Vitrified flooring in entire apartment of Cengress / Vermora /Nitco /Opal Vitrified Tiles /Pavit/Asian/simpola/RAK

- Glazed tile Dado in all Toilet Walls up to 7 Feet ht of Vermora/Bajaj/Pavit/motto/nitco/ somany/morbi.
- 12" x 12" Anti-skid Flooring in Terrace, Dry terrace and Toilets.
- Superior Oil Bond Distemper paint in all rooms of Dulux/ Asian/Nerolac/ Jotun
- External Cement Paint of Dulux/ Asian/Nerolac/ Jotun

Electrification

- Shock Proof Concealed electrification.
- Fire-retardant Good quality Copper wiring of reputed make Poly Cab / Precision / Diamond / Prestoplast
- Modular switches with colour switch plates to suit the ambience of the room of Legrand / Vinay / Anchor.
- Cable T.V. & Tel points in Living & Bedrooms.
- AC Point Provision in all Bedrooms.
- Exhaust fan provision in Kitchen and all Toilets

Bathrooms & Accessories

- 'Pressure tested' Concealed rust-free (UPVC)
 plumbing for long life of Astral / Prince / Finolex /
 Supreme.
- Double coat water proofing with chemical treatment to all toilets and terraces
- Attractive Chrome Plated (CP) Bathroom fittings of Jaguar/ Cera/ Hindware/Roca/Plumber.
- Wash Basin and Premium sanitary fittings of Wash Basin, EWC/ Cera/ Hindware/Parryware/ Vermora.
- Glazed Wall tiles up to 7 feet ht.of Vermora/Bajaj Vermora/Pavit/motto/nitco/ somany/morbi.
- Cockroach Preventive Traps

Doors & Windows

- Wooden Door Frame with Wooden Flush Door of Eureka/pluspoint/ACME.
- Premium quality Door Fixtures & Door Fittings of Europa, Plus Point, Vrushabh /ACME
- Door Frames with Flush shutters for all internal doors of Eureka /Maxon/Kalpaturu.

- Aluminum windows with Mosquito mesh having Superior Quality Powder Coating of Jindal Make
- Natural Stone window sill to all windows.
- M.S. Safety Window Grills with attractive oil pain

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Kiran Kothadiya, Advocate Shree Amey Apartments, 1187/37, Shivaji Nagar, Pune: 411005

July 18, 2014

Title Certificate

I have investigated the title of the Promoter to the said Land bearing (i) Survey No.91, Hissa No.2A, and (ii) Survey No.91, Hissa No.2B, both situate at village Ravet, Taluka Haveli, District Pune, (described in <u>SCHEDULE.1</u> above) and furnished the title reports dated 18.07.2014.

I also caused the search to have been taken in respect of the said Land. I perused (i) the documents of title and extracts of revenue record, (ii) Commencement certificate & Sanctioned Plan copy issued by the City Engineer Pimpri Chinchwad Municipal Corporation (PCMC), for construction of the buildings thereon.

As stated in my aforestated title reports; I am of the opinion that

- (a) the Promoter owns the said Land,
- (b) the said Land is free and marketable,
- (c) the Promoter is entitled to develop the said Land by constructing a building/s thereon, comprising of independent flats for residence and commerce, and to enter into this agreement to sell with the intending allottee.

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In witness whereof, the parties hereto have signed and executed this <u>AGREEMENT TO SELL</u> on the date and at the place herein before first mentioned.

Pravin Vishwanath Patil				
(Proprietor, RajHeramb Properties)				
(Promoter)				
Photograph	LHTI	Signature		
	,			
		,		
		111 - 11 - 1111-1111-1111-1111-1111-1111-1111-1111-1111		

(Allottee)				
Photograph	LHTI	Signature		

(Allottee)				
Photograph	LHTI	Signature		
		1		
		:		

Witnesses	Signatures
, ,	

meals.

