Affix Color
photograph of
Allottee/First
Allottee With
signature across
the photograph

Affix Color photograph of the authorized signatory of Promoter with signature across the photograph

### Agreement for Sale

includ	AGREEMENT TO SALE (hereina le the Schedule(s) hereof and all on this day of, 2	amendmer	nts made from time to	
1.	Parties to this Agreement:			
1.1	M/s "Okay Plus Builders LLP" (LLPIN No. AAD-6350) a Limited Liability partnersh firm, duly registered and existing under the provisions of the Limited Liability Partnership Act, 2008, having its registered office at 72-A, Kiran Path, Suraj Nagar (W. Civil lines, Jaipur and its PAN is AAEFO2894G represented by its authorised personant Ajay Krishna Modi (M. Shri Ajay Kris			
		AND		
1.2	Mr. Mr./Mrs./Ms Son/Daughter/Wife of Mr	Dist	No.	, aged about
	years r/o	Plot	NO	, Income Tax
	Permanent Account No.	(PAN)	/ by the pers	
	in Schedule-1 hereof (collect expression shall, unless it be			

For Okay Plus Builders LLP

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her/his/its/their successors, surviving partners, permitted assigns, each of their heirs, legal representatives, executors, administrators and the trustee(s) for the time being thereof, as applicable)

The Promoter and the Allottee(s)/ shall hereinafter be collectively referred to as "Parties" and individually as a "Party".

- INTERPRETATIONS/ DEFINITIONS: In this Agreement, the following expressions
  unless repugnant to the context shall have the meaning assigned thereto –
- 2.1 "Act" means the Real Estate (Regulation and Development) Act, 2016;
- "Apartment/ Unit/ Flat" shall mean individual flat/unit whether called dwelling unit, flat, office, showroom, shop, godown, premises, , unit or by any other name, means a separate and self-contained part of any immovable property, including one or more rooms or enclosed spaces, located on one or more floors or any part thereof, in a building or on a plot of land, used or intended to be used for any residential or commercial use such as residence, office, shop, showroom or godown or for carrying on any business, occupation, profession or trade, or for any other type of use ancillary to the purpose specified and as described in PART "C" of Schedule 2 hereunder written.
- 2.3 "Arbitration" means & includes the process of arbitration once invoked includes its proceedings conducted by the arbitrator so appointed under The Arbitration & Conciliation Act 1996 and includes any statutory modifications thereof.
- 2.4 "Building" shall mean the building/ tower in the Said Project where the Allottee(s) has been allotted his "Flat/Unit".
- 2.5 "Building Plans" shall mean the plans and designs of buildings to be constructed or constructed on the Project Land, which has been duly approved by the authority including any variations therein which may subsequently be made by the Promoter in accordance with Applicable Laws and the provisions of the Act.
- 2.6 "Built-up area" means the sum of area of the Apartment. It shall include area encompassed within the walls of Apartment, all balconies, whether covered or uncovered, and thickness of wall. In case there be a common wall only 50% of thickness of such wall shall be taken in consideration for calculating the built-up area;
- 2.7 "Carpet Area" means the net usable floor area of an apartment, excluding the area covered by the external walls, areas under services shafts, exclusive balcony or verandah area and exclusive open terrace area, but includes the area covered by the internal

partition walls of the apartment. For the purpose of this clause, the expression "exclusive balcony or verandah area" means the area of the balcony or verandah, as the case may be, which is appurtenant to the net usable floor area of an apartment, meant for the exclusive use of the allottee(s); and "exclusive open terrace area" means the area of open terrace which is appurtenant to the net usable floor area of an apartment, meant for the exclusive use of the allottee(s);

- 2.8 "Common Areas and Facilities of the Project" shall mean such common areas, facilities and spaces in the Project meant for common use of all the occupants of the Project (as defined herein-below) and the equipments provided AND/OR reserved for the common use and the enjoyment of all the occupants of the Project and more particularly detailed in the Schedule- 6 Part A attached hereto. However, any areas, facilities and equipments reserved for a specific group/person(s) or occupants of a specific part of the Project, shall not form part of common areas and facilities of the Project.
- 2.9 "Completion Certificate" means the completion certificate or such certificate, by whatever name called, issued by the competent authority or its empanelled Architect/Engineer.
- 2.10 "Delay Payment Charges" means the charges to be paid on account of delay in the payment as interest on the amount due at the Interest Rate (Specified herein below): Interest at the rate prescribed in the Act and the rules i.e. the State Bank of India Highest Marginal Cost of Lending Rate plus two percent or such other rate as may be applicable from time to time as per the Act and Rules and compensation.
- 2.11 "Force Majeure" shall mean any event or combination of events or circumstances beyond the control of a Party which cannot (a) by the exercise of reasonable diligence, or (b) despite the adoption of reasonable precaution and/or alternative measures, be prevented or caused to be prevented, and which materially and adversely affects a Party's ability to perform obligations under this Agreement including:
- (i) acts of God i.e. fire, drought, flood, earthquake, epidemics and other natural disasters; or
- (ii) explosions or accidents, air crashes and shipwrecks; or
- (iii) strikes, riots, lock-outs, civil disturbances, curfew etc.; or
- (iv) war or enemy action or terrorist action; or
- (v) change in Law, Rules and Regulations, injunctions or stay granted by court of law or interim order by arbitrator;
- (vi) non-availability of steel, cement, Bajari or other building material or water supply or electric power or like; or
- (vii) Natural calamity or by reason of any national or international happening or event; or

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- (viii) The promulgation of or amendment in any law, rule or regulation or the issue of any injunction, court order or direction from any governmental authority that prevents or restricts a party from complying with any or all the terms and conditions as agreed in this Agreement.
- (ix) any event or circumstances analogous to the foregoing which is beyond the control of the parties.
- 2.12 "Interest " means Interest at the rate prescribed in the Act and the rules i.e. the State Bank of India Highest Marginal Cost of Lending Rate plus two percent or such other rate as may be applicable from time to time as per the Act and Rules.
- 2.13 "Local Authority" means the Municipal Corporation or Municipality or Panchayats or any other Local Body constituted under any law for the time being in force for providing municipal services or basic services, as the case may be, in respect of areas under its jurisdiction.
- 2.14 "Limited Common Area and Facilities" means those common areas and facilities which are designated in writing by the promoter before the allotment, sale or other transfer of any apartment as reserved for use of certain apartment or apartments to the exclusion of the other apartments. Covered Parking, Open Space Parking, Roof/Terrace, Cafeteria, Storages or any other area or portion earmarked for a particular apartment(s) by the promoter shall form part of Limited Common Areas. And Facilities for use and enjoyment of Allottee of that Apartment to the exclusion of other allottees.
- 2.15 "Maintenance Society" means & Includes the association of allottees formed and incorporated (as stated herein above) for the maintenance of the Building OKAY PLUS RIDDHI, and welfare of the occupants of the building-or such other person, society, association or body, by whatever name called, that may be formed.
- "Maintenance Agreement" means a tripartite agreement made by and between the Promoter, Maintenance Agency and the Purchaser which shall be executed between the parties within 3 months from the date of execution of sale deed for the maintenance and upkeep of the Project by the Maintenance Agency.
- 2.17 "Para" means a Para of this Agreement;
- 2.18 "Project" shall mean the Project, being constructed on the Project Land and named as "Okay Plus RIDDHI".

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- 2.19 "Project Land" shall mean land admeasuring 2988.48 sq. meter and there about lying and situated at Plot No. A27-A38, Ramnagaria South, Jagatpura, Jaipur 302017 on which the Whole Project named "Okay Plus RIDDHI", is being developed and is demarcated and shown in Schedule- 2.
- 2.20 "Proportionate Share" with reference to common expenses means that proportion of the common expenses which is payable by the Allottee.
- 2.21 "Regulation" means the Regulation made under the Act as amended from time to time;
- 2.22 "Rules" means the Rajasthan Real Estate (Regulation and Development) Rules, 2017 as amended from time to time
- 2.23 "Schedule" means the Schedule attached to this Agreement; and
- 2.24 "Section" means the section(s) of the Act.
- 2.25 Undivided Proportionate Share shall mean and include the proportionate share, right and interest in the Land corresponding to the Flat agreed to be bought by the Allottee where the proportion is to be determined by comparing built up area of Flat with Total Built Up area of the Project.
- 2.26 SINGULAR shall include the plural and vice versa.
- 2.27 MASCULINE shall include the feminine and vice versa.
- 2.28 The words and expressions used herein but not defined in this Agreement and defined in the Act or in the Rajasthan Urban Improvement Act, 1959 (Act No. 35 of 1959) or in the Rajasthan Municipalities Act, 2009 (Act No 18 of 2009) or any other law for the time being in force shall have the same meanings respectively assigned to them in those laws.
- 2.29 WHEREVER any expenses or costs are mentioned to be borne or paid proportionately by the Allottee, the portion of the amount payable by the Allottee shall be in proportion of the chargeable area of the Allottee to the aggregate the project.

## Land Description:

3.1 The Piece and Parcel of the Residential Plots of Land Reconstituted Plot No. A-27 to A38 measuring 3574.31 Sq.Yds which is equivalent to 2988.48 Sq. Mtr. in Ramnagaria South Residential Scheme (Niji Khatedar) at- Jagatpura, Jaipur (herein after called as 'Aforesaid Land/Plots'). AND

For Okay Plus Builders LLP LLPIN:AAD-6350

- 3.2 Jaipur Development Authority, Jaipur issued Lease Deeds/Patta's for Residential Purpose on dated 22.12.2010 of Plot No. A-27 Sr.no.11710 measuring 194.62 Sq.Yds, Plot No. A-28 Sr.no.11708 measuring 200.00 Sq.Yds, Plot No. A-29 Sr.no.11711 measuring 200.00 Sq.Yds, Plot No. A-30 Sr.no.11706 measuring 200.00 Sq.Yds, Plot No. A-31 Sr.no.11713 measuring 200.00 Sq.Yds, Plot No. A-32 Sr.no.11712 measuring 194.62 Sq.Yds, Plot No. A-33 Sr.no.11709 measuring 394.62 Sq.Yds, Plot No. A-34 Sr.no.11715 measuring 400.00 Sq.Yds, Plot No. A-35 Sr.no.11714 measuring 400.00 Sr.no.11707 measuring 400.00 Sq.Yds, Plot No. A-37 Sq.Yds, Plot No. A-36 Sr.no.11716 measuring 400.00 Sq.Yds and Plot No. A-38 Sr.no.11705 measuring 390.45 Sq.Yds in the name of Shri Sandeep Sharma S/o Shri Budhi Prakash Sharma (LAND OWNER) after deposition of the requisite charges as per demanded by Jaipur development authority. The aforesaid Lease Deeds of Plots No. A-27 to A-38 was registered in the office of Sub Registrar, Jaipur-II, Jaipur on 06-01-2011 at Sr. No. 2011052000179, 2011052000178, 2011052000181, 2011052000174, 2011052000175, 2011052000176, 2011052000180, 2011052000185, 2011052000184, 2011052000182, 2011052000177 and 2011052000183 Respectively.
- 3.3 As such, aforesaid land owner became absolute owner of the aforesaid Plots No. A-27 to A-38 in the Ram Nagaria South Residential Scheme (Niji Khatedar) on the basis of aforesaid registered Lease Deeds dated 06-01-2011.
- 3.4 Thereafter, the land owner filed an application before Jaipur Development Authority, Zone-09, Jaipur for reconstitution of all aforesaid plots and JDA granted the permission for Re-constitution of all aforesaid plots vide its order J.D.A/ZONE-9/2012/D5048dated 30.07.2012 and Revised order J.D.A./ZONE-9/2012/D5412dated 21.08.2012. hereinafter referred to as Project Land which is fully described in ANNEXURE-A attached with this agreement.AND
- 3.5 The aforesaid land owner was inclined to develop the aforesaid Project Land as Multistoried Residential Building Project, Resultantly, The Land Owner signed and executed a Development Agreement with Developer (Formerly Known as Okay Plus Builders Pvt Ltd) on 27.08.2014 and the aforesaid Development Agreement was registered in the office of Sub-Registrar, Jaipur-V on 10.09.2014 in Book No.1, Vol.

- No. 799 Page No. 150, Sr. No. 2014397012094 and same has been affixed on Additional Book No. 1, Vol. No. 3195, Page No. 692 to 716. AND
- 3.6 Then thereafter, the Developer have Planned to put up a Project of Residential Multi-Storied Flats named as "Okay PLUS RIDDHI SIDDHI" (hereinafter referred to as the said Building as fully described in ANNEXURE B attached with this agreement) on the said project land and building plans have already been approved by the Jaipur Development Authority, Jaipur vide its order no. J.D.A./AT.M.N.N./B.P.C./2014/D-2365dated 24-09-2014.
- 3.7 The Developer is fully competent to develop and construct the aforesaid Building and sell the Flats in the aforesaid Building Project on the basis of the aforesaid Registered Development Agreement. AND The Construction work of aforesaid Building has already been started on the aforesaid Project Land by the Developer in accordance with the aforesaid approved Building Plan and the Construction work is in progress.
- 3.8 There after Promoter applied for Map approval of respective plot and based on application of Promoter, Office of Senior Chief Town Planner and Member Secretary of Building Map Committee (B.P.), Jaipur Development Authority Jaipur approved building layout plans vide letter no. J.D.A. / AT.M.N.N./B.P.C-2014/D-2365 dated 24-09-2014.

### 4. WHEREAS THE PROMOTER DECLARES THAT:

- 4.1 The Promoter is in lawful possession of the land Plot No. A27-A38, Ramnagaria South, Jagatpura, Jaipur 302017 with a total area admeasuring of 2988.48 square meters (hereinafter referred to as 'Land' and more fully described in the Schedule 2). Accordingly, the Promoter has a legal title with legally valid documents of the Project Land and is absolutely seized and is in lawful possession of the Project Land.
- 4.2 The Project Land is earmarked for development of a Group Housing Project and the said project shall be known as "Okay Plus RIDDHI".
- 4.3 The Promoter is fully competent to enter into this Agreement and all the legal formalities with respect to the right, title and interest of the Promoter regarding the said land on which Project is to be constructed have been completed.
- 4.4 The Land is Free from All Encumbrances.
- 4.5 The Promoter has conceived, planned and is in the process of constructing and developing a real estate project known as "Okay Plus RIDDHI" after getting necessary

permissions/ approvals from the concerned competent authorities and which inter-alia comprising of apartments/ commercial area/ space/ buildings and includes the common areas, the development works, all improvements and structures thereon, and all easements, rights and appurtenances belonging thereto, on a piece and parcel of Land admeasuring 2988.48 square meters situated at Plot No. A27-A38, Ramnagaria South, Jagatpura, Jaipur 302017 .The location details are fully described in the Schedule 2.

- 4.6 The Project has been registered with the Real Estate Regulatory Authority on \_\_\_\_\_ (date) and the Project Registration Certificate No. is \_\_\_\_\_\_. This registration is valid for a period of \_\_\_\_ years commencing from \_\_\_\_ and ending with \_\_\_\_\_ unless extended by the Authority. The details of the Promoter and Project are also available in the website (www......) of the Authority.
- 4.7 The following approvals and sanctions have been obtained in respect of the Said Project
  - ➤ The Site Layout Plan of the said Project has been approved by the Jaipur Development Authority vide its Letter No. J.D.A./AT.M.N.N./B.P.C-2014/D-2365 dated 24-09-2014. A copy of the Site Layout Plan is enclosed herewith and marked as Schedule 2.
  - ➢ Approval of the Said Project and permission of building construction upto 30meters height (B+S+9) under the relevant legal provisions has been accorded vide Letter No. J.D.A./AT.M.N.N./B.P.C-2014/D-2365 dated 24-09-2014 by the Jaipur Development Authority.
  - ➤ Temporary Fire NOC for the Said Project has been accorded by the office of Chief Fire Officer , Nagar Nigam, Jaipur vide no. F9(09) A.F./NNJ/13-14/1280 dated 11/09/2013
  - The Airport Authority of India has also granted NOC for height clearance for the Whole Project While Letter No. AAI/NOC/2012/469/2805 dated.04/12/2012
- NOC for Environmental Clearance from the concerned department is not applicable

  The Promoter has conceived and planned various common areas, amenities and facilities in the said Project as detailed in Schedule 5. These common areas, facilities and amenities will be developed along with the project in which they locate and Common Areas and Facilities of the said Project. Therefore, it has been clearly explained by the Promoter to the Allottee(s) and further agreed by the Allottee(s) that the Common Areas and Facilities of the Project would be developed along with the said project.
- 4.9 The Promoter agrees and undertakes that it shall not make any changes to Approved Plan of the Said Project except in compliance with Section 14 of the Act and other Applicable Laws.

For Okay Plus Buildars 115

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- 4.10 The details of the number, type and Carpet Area of Apartments for sale in the Said Project as required under Section 4(2)(h) of the Act are as per Schedule 2 PART C
- 4.11 The details of plan of development works to be executed in the proposed Project and the proposed facilities to be provided thereof including fire-fighting facilities, drinking water facilities, emergency evacuation services, use of renewable energy etc., as provided under clause (e) of sub-section (2) of section 4 of the Act have been specifically Provided under Annexure 1
- 4.12 The details of salient features of the proposed Project including access to the project, design for electric supply including street lighting, water supply arrangements and site for disposal and treatment of storm and sullage water, any other facilities and amenities or public health services and other internal development works proposed to be provided in the Project have been specifically mentioned in Annexure 2.
- 4.13 The details of other external development works to be taken for the Project have been specifically mentioned in Annexure 3
- 4.14 The details of specifications of material used in construction of the project have been specifically mentioned in **Annexure 4**
- 4.15 The stage wise time-schedule of completion of the Project/ Phase thereof including the provisions of civic infrastructure like water, electricity, sanitation and all other abovementioned internal/external development works specifically provided in Annexure 5
- 4.16 The Promoter has opened a separate account in Branch Bapu Nagar of Union Bank Of India for the purpose as provided in sub-clause (D) of clause (l) of sub-section (2) of section 4.
- 4.17 The Allottee(s), being aware of the Project and details given above as well as in the brochure made available by the Promoter and/or on visiting the site of project, has applied for allotment and to purchase a Apartment in the Project and deposited advance amount and agreed to make timely and complete payments of the remaining sale price as well as other dues under this Agreement as per terms and conditions of this Agreement as more fully described in Part A of Schedule 4.
- 4.18 That the Allottee understands that the Promoter is undertaking this project as per the applicable laws, notifications, rules and regulations applicable to the Land and also understands the limitations and obligations of the Promoter in respect of it.
- 4.19 The Allottee acknowledges that Promoter has provided all the information and clarifications as required by the Allottee and that the Allottee has also relied upon his own judgment and investigation with respect to location, designs, specifications, price, availability of infrastructure, Government regulations, availability of finance and

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interest rates, market conditions, his/her ability to make timely payments etc. in deciding to apply for allotment and to purchase the Said Flat and has not relied upon and is not influenced by any written or verbal representation and assurances, warranties, statements or estimates of any nature whatsoever made by its selling agents/brokers or otherwise including but not limited to any representations relating to the description, location or physical condition of the Said Project/Said Unit. The Allottee is also aware of the infrastructure status of the area, risk perceptions and price fluctuations which are related to real estate sector and Indian economy in general and this area in particular and is entering into this transaction after full understanding of all the factors, terms and conditions of this Agreement.

- 4.20 The Promoter is fully competent to enter into this Agreement and all the legal formalities with respect of right, title and interest of the Land Owners regarding the Project Land on which the Project is being developed have been completed.
- 4.21 The Parties have gone through all the terms & conditions set out in this Agreement and understood the mutual rights and obligations detailed herein. The Parties hereby confirm that they are signing this Agreement with full knowledge of the all laws, rules, regulations, notifications etc. applicable to the Project.
- 4.22 The Parties, relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into this Agreement on the terms and conditions appearing hereinafter;
- 4.23 The Promoter has accepted the request of the Allottee and has earmarked a Flat/ Unit having aggregate built-up area in the Project Building "Okay Plus RIDDHI" and undivided proportionate right of using Common Area/facilities such as use of common passage, staircase, lift, water and electrical arrangement along with the use of the Car Parking (more particularly described in Schedule- 4 (Part A) attached herewith and shall be hereinafter referred to as the "Said Premises" for Total Sale Consideration as mentioned in SCHEDULE 6, subject to the terms and conditions hereinafter contained in this Agreement, as mutually agreed by and between the Parties hereto.
- **4.24** WHEREAS, the parties hereto are now desirous to enter into a proper agreement to sell in respect to the Flat allotted to the Allottee.

# NOW THIS AGREEMENT WITNESSETH AND THE PARTIES HERETO MUTUALLY AGREE ON FOLLOWING TERMS AND CONDITIONS, NAMELY:-

Description of Unit: Subject to the terms & conditions as detailed in this Agreement, the Promoter hereby agrees to sell to the Allottee(s) and the Allottee(s) hereby agrees to purchase and receive the Unit more specifically given in the Schedule "4" hereunder.

For Okay Plus Builders LLP
LLPIN:AAD-6350

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- Sale Consideration: The total price of the Unit is more particularly described in Part A of Schedule 6 hereunder.
- 2.1 The Total Price above includes the booking amount paid by the Allottee(s) to the Promoter towards the Unit as mentioned in Part A of Schedule 6. All other charges, which are specifically mentioned in this Agreement and does not form part of the Total Price, shall be paid by the Allottee(s) in addition to Total Price as per this Agreement.
- 2.2 The Total Price above includes Taxes (consisting of tax paid or payable by the Promoter by way of Value Added Tax, Service Tax and Cess or any other similar taxes which may be levied). The Allottee shall also be liable to pay taxes, maintenance deposit, documentation charges, stamp duty, registration charges and any other charges applicable at the time of registration of this Agreement, Sale Deed etc. in respect of the Unit, which shall be exclusively borne and paid by the Allottee(s). Maintenance Deposit shall be transferred to the Association of Allottess / Maintenance Society. Details of the total price as above payable by the Allottee(s) to the Promoter has been particularly described in Part A of Schedule 6.
  - Provided that in case there is any change/ modification/introduction of new taxes, the subsequent amount payable by the Allottee(s) to the Promoter shall be increased/ reduced based on such change/ modification/introduction.
  - Provided further, that if there is any increase in the taxes after the expiry of the schedule
    date of completion of the Said Project as per registration with the Authority, which shall
    include the extension of registration, if any, granted to the Project by the Authority, as
    per the Act, the same shall not be charged from the Allottee(s).
- 2.3 Intimation for payment of dues: The Promoter shall periodically intimate to the Allottee(s), the amount payable as stated in Part A of Schedule 6 to be paid in the manner provided in Part B of Schedule 6 hereunder and the Allottee(s) shall make payment demanded by the Promoter within the time and in the manner specified therein. In addition, the Promoter shall provide to the Allottee(s) the details of change/modification/introduction in taxes, which is paid or demanded along with the Acts/rules/notifications together with dates from which such taxes/levies etc. have been imposed or become effective.
- 2.4 The Total Price of unit includes price of land, construction of, not only the Unit but also, internal development charges, external development charges, cost of providing electric wiring, electrical connectivity, water line and plumbing, finishing with paint, marbles, tiles, doors, windows in the Unit, the right to use the common areas, lift, , fire detection and firefighting equipment in the common areas, etc. and includes cost for providing all other facilities, amenities and specification to be provided within the Unit and the Project.

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- 2.5 The Total Price is escalation free, save and except increases which the Allottee(s) hereby agrees to pay, due to increase on account of development charges payable to the competent authority and/or any other increase in charges/taxes/levies or introduction of new charges/levies/taxes which may be levied or imposed by the competent authority, from time to time. The Promoter undertakes and agrees that while raising a demand on the Allottee(s) for increase in development charges, cost/charges/taxes imposed by the competent authorities, the Promoter shall enclose the said notification/order/rules/regulations to that effect along with the demand letter being issued to the Allottee(s), which shall only be applicable on subsequent payments.
  - Provided that if there is any new imposition or increase of any development charges
    after the expiry of the scheduled date of completion of the Said Project as per
    registration with the Authority, which shall include the extension of registration, if any,
    granted to the Said Project by the Authority, as per the Act, the same shall not be
    charged from the Allottee(s).
  - The Allottee(s) shall be liable for all costs, charges and expenses in connection with the
    costs of the preparing, executing and registering of this Agreement or related
    agreements, conveyance or conveyances, transfer deeds, sub lease deed, sale deed and
    any other document or documents required to be executed by the Promoter for
    preparation and approval of such documents.
- 2.6 The Club Membership Fees Rs. \_\_\_\_\_\_\_ (plus Service Tax/VAT or any other taxes as applicable) would be optional and shall be paid by the allottee as per payment plan if he is desirous of being the member of Club Membership. Here it is pertinent to mention that allotment of club membership is the sole discretion of the promoter or the agency/Company operating on behalf of the promoter and none of the allottee can claim it as a right.
- 2.7 The Allottee acknowledges and understands that the Total sale consideration is excluding LPG pipeline charges which are charged on lump sum basis. (If Applicable)
- It is made clear by the Promoter and the Allottee agrees that the Demised Premises along with \_\_\_\_\_\_ garage/covered parking shall be treated as a single indivisible unit for all purposes. It is agreed that the Project is an independent, self-contained Project covering the said Land and is not a part of any other project or zone and shall not form a part of and/or linked/ combined with any other project in its vicinity or otherwise accept for the purpose of integration of infrastructure for the benefit of the Allottee. It is clarified that Project's facilities and amenities shall be available only for use and enjoyment of the Allottee(s) of the Project.
- 2.9 Advance Payment: The Promoter has already received an advance amount from the Allottee(s)as mentioned in Part B of Schedule 6 and the Allottees(s) agrees and undertakes to pay the balance amount strictly in accordance with the payment plan given in Part B Schedule 6 attached hereto.

- 2.10 Cheque / DD to be made in favour of "Okay Plus Riddhi"". The receipt would be valid only after realization of the said cheque / bank draft and effect of credit in the account of the Promoter. That the timely payment of installments, as stated hereinabove and the amount of applicable service tax, stamp duty, registration fee, maintenance and other charges/amounts payable under this Agreement by the Allottee shall be the essence of this Agreement. As and when any installment becomes due the Promoter shall once inform the Allottee and it shall not be obligatory on the part of the Promoter to send any further demand notices / reminders regarding the payments to be made by the Allottee as per the Installment Plan specified hereinabove.
  - Provided that if the Allottee(s) delays in payment towards any amount which is payable
    as per this Agreement, he shall be liable to pay interest at the rate prescribed under the
    act and Rules made there under. The Allottee is aware that the taxes including GST shall
    be payable in addition to the delay payment charges for delay in payment.
- 2.11 ADJUSTEMENT/ APPROPRIATION OF PAYMENTS: The Allottee authorized the Promoter to adjust/ appropriate all payments made by him/ her under any head of dues against lawful outstanding of the Allottee against the Demised Premises, if any, in his/ her name and the Allottee undertakes not to object/ demand/ direct the Promoter to adjust his payments in any manner.
- 2.12 INTEREST ON LATE PAYMENT AND COMPENSATION: That the Allottee shall pay interest per annum on all amounts becoming due and payable by the Allottee to the Promoter from the date of this Agreement for the period of delays and/or defaults of the payments. Further, acceptance of any payment without interest shall not be deemed to waive the right of Promoter of charging such interest or the other rights mentioned in this Agreement. The allottee shall also be liable to pay compensation in case of late payment to compensate any loss incurred by promoter due to late payment.
- 2.13 RIGHT TO CANCEL & FORFEIT: That if the delay in payment by the Allottee exceeds 2 installments, the Promoter shall have the right of cancelling the booking & this Agreement to Sell. In case of such cancellation the Promoter shall be entitled to forfeit & deduct 10 % of the total price of the unit along-with interest on delayed payments and also amount of any taxes/duties including GST out of the amounts paid by the Allottee. The Promoter shall refund the balance amount without any interest to the Allottee. The refund shall be given within 45 days from the date of receipt of the cancellation request

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along with the original receipt and amount will be paid by "ACCOUNT PAYEE CHEQUE" only at the last known address of the applicant by Registered post or cheque will be handed over only to applicant personally. Upon such cancellation the Allottee shall not have any lien, right, title, interest, or claim in respect of the Demised Premises and the Promoter shall be entitled to sell the Demised Premises to any other person or otherwise deal with the Demised Premises. Further in case the Allottee / Purchaser has obtained any financial assistance on the Demised Premises then under such circumstances, the Promoter shall have an option to refund the amount of installments as received from the Allottee/ Allottee to the Banker / Financial Institution, as the case may be and the Allottee / Allottee shall be liable for any default charges/ penalties/ interest etc. chargeable by the Bank/ Financial Institution etc. Under any circumstances the lien, charge etc. in favour of the Bank / Financial Institution shall not be complete without full payment of consideration and other Charges.

- 2.14 That the Promoter at its sole discretion may opt for waiving this rights of cancellation of this Agreement and claim interest as prescribed under the Act and Rules made thereunder from the Allottee for the period of delay.
- 3. The Promoter shall not make any additions and alterations in the sanctioned plans, layout plans and specifications and the nature of fixtures, fittings and amenities in respect of the Unit or the Said Project without the previous written consent of the Allottee(s) as per the provisions of this Act.
  - Provided that, the Promoter may make such minor additions or alterations as may be required by the Allottee(s), or such minor changes or alterations as per the provisions of Section 14 of the Act.
- 4. CARPET AREA: The Promoter shall confirm to the final Carpet Area that has been allotted to the Allottee(s) after the construction of the Building is complete and the completion certificate is granted by the competent authority, by furnishing details of the changes, if any, in the Carpet Area. The Total Price payable for the Carpet Area shall be recalculated upon confirmation by the Promoter. If there is reduction in the Carpet Area then the Promoter shall refund the excess money paid by Allottee(s) within 45 days with interest from the date when such an excess amount was paid by the Allottee(s). If there is any increase in the Carpet Area, which is not more than three percent of the Carpet Area of the Unit, allotted to the Allottee(s), the Promoter may demand that from the Allottee(s) as per the next milestone of the Payment Plan as provided in this Agreement. All these monetary adjustments whether refund or payment shall be made at the same rate per sq. ft. on the basis of Carpet Area plus the balcony area.

#### 5. TIME IS ESSENCE:

The Promoter shall abide by the time schedule for completing the Project as disclosed at the time of registration of the Project with the Authority and towards handing over the Apartment/ Plot to the Allottee and the common areas and common facilities of the project to the Association of Allottees.

- 6. POSSESSION OF THE DEMISED PREMISES: Immediately upon completion of the project and obtaining occupancy certificate, the Promoter shall inform the Allottee for taking the possession. The date of handing over the possession of the Unit by the Promoter to the Allottee shall be deemed to be 2 months from service of the information of completion of project and notice of possession, in case the Allottee fails to take the possession before such date.
- 6.1 If the Allottee(s) fails and neglects to take possession it shall be deemed to have taken possession on the expiry of the period mentioned in the notice and thereafter the Premises shall be at the risk and costs of the Allottee(s). The Allottee(s) shall be liable to pay a sum of Rs. \_\_\_\_\_\_/- (Rupees \_\_\_\_\_\_\_ Only) per month per unit as delay compensation to the PROMOTER for the period it delays to take over the possession. The failure to take possession shall not absolve the Allottee(s) of its liability to pay maintenance charges, etc., to the PROMOTER. The Allottee(s) shall be responsible and liable for all civil and criminal liabilities, which may accrue qua such Premises.
- 6.2 However, notwithstanding the above, the Allottee shall not be entitled to demand the possession from the Promoter before making complete payment of agreed Basic Sale Consideration, Taxes, interest and other charges as per this Agreement. If the Allottee / Allottee defaults in the payment of the Installments upon the construction milestones, then the Allottee / Allottee shall not be entitled to enforce the time line of completion of the construction.
- On obtaining certificate for occupation and use by the Competent Authorities, the Promoter shall hand over the demised premises to the Allottee for his occupation and use and subject to the Allottee having complied with all the terms and conditions of Agreement to Sell.
- 6.4 Possession of the Allottee After obtaining the completion certificate and handing over physical possession of the Demised Premises to the Allottee, it shall be the responsibility of the Promoter to handover the necessary documents and plan, including common areas to the Maintenance Society or the competent authority, as the case may be, as per the local laws: Provided that, in the absence of any local law, the Promoter shall handover the necessary documents and plans, including common areas, to the Maintenance Society or the competent authority, as the case may be, within thirty days after obtaining the completion certificate.

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- 7. That in case the Allottee (allottee) wants to avail of a loan facility from any financial institution/Bank to facilitate the purchase of the Unit applied for, the Promoter shall facilitate the process subject to the following
  - i. The terms and conditions of financing agency shall exclusively be binding and applicable upon the Allottee (allottee) only.
  - ii. The responsibility of getting the loan sanctioned and disbursed, in accordance with the payment schedule shall rest exclusively on the Allottee. In the event of the loan not being sanctioned or the disbursement getting delayed, the payment to the developer or Promoter, as per the payment schedule, shall be ensured by the Allottee (allottee), failing which, the delay payment clauses shall be applicable.
- **8.** The Promoter agrees and acknowledges that after registration of conveyance deed of the Unit, the Allottee(s) shall have the right to the Unit as mentioned below:
- (i) The Allottee(s) shall have exclusive ownership of the Apartment.
- (ii) The Allottee(s) shall also have undivided proportionate ownership and share in the common areas of the Project. Since the share/ interest of Allottee(s) in the common areas of the Project is indivisible and cannot be divided or separated, the Allottee(s) shall use the common areas, along with other occupants and maintenance staff etc., without causing any inconvenience or hindrance to them. It is clarified that the Promoter shall handover the Common Areas and Facilities of the Project to the Association of Allottees as provided in the Act.
- (iii) That the computation of the price of the Unit includes recovery of price of land, construction of, not only the Unit but also, the common areas, cost of providing electric wiring, electrical connectivity to the Unit, lift, water line and plumbing, finishing with paint, marbles, tiles, doors, windows, fire detection and firefighting equipment in the common areas, etc. and includes cost for providing all other facilities, amenities and specification to be provided within the Unit and the Said Project.
- (iv) The Allottee(s) has the right to visit the Said Project site to assess the extent of development of the Said Project and his Apartment. However, the Allottee is aware that he/she shall take due care and proper safety measures while visiting the site as construction activities are in full swing and the Promoter shall not in any way be held responsible for any mis-happening caused to/with Allottee(s) while using the Site.
- (v) PARKING: The Allottee understands that the project comprises of open and covered parking spaces spread across the Project. For day today comfort of all residents the Promoter has earmarked parking space for the exclusive use of each unit. Open parking will be given to residents who have not availed the option of covered parking. Further, the Allottee(s) understand and agree that every Allottee(s) will be entitled to one parking duly earmarked and some units maybe earmarked with more than one parking. The Allottee shall not use the Parking space for any other purpose. The Allottee agrees

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that the Parking Space allotted to him/her is inseparable and an integral part of the said Flat. The unallotted parking space shall form part of the Limited Common Areas and Facilities of the said Project The Allottee agrees that the Parking space allotted shall automatically be cancelled in the event of cancellation, surrender, relinquishment, and repossession etc of the said Flat under any of the provisions of this Agreement.

- (vi) The Allottee(s) agrees and understands that except the Unit as described in Schedule-4 attached hereto, the Allottee(s) shall have no ownership claim or right of any nature in respect of any un-allotted saleable spaces in the Project. Such un-allotted saleable spaces shall remain the exclusive property of the Promoter, which it shall be free to deal with, in accordance with applicable laws. Convenient shops, shops, dining hall, ATM space, kiosk etc. built in any part of the Project shall be the exclusive property of the Promoter and he shall be free to deal with it.
- 9. It is agreed that the Project is an independent, self-contained Project covering the said Land and is not a part of any other project or zone and shall not form a part of and/or linked/ combined with any other project in its vicinity or otherwise accept for the purpose of integration of infrastructure for the benefit of the Allottee. It is clarified that Project's facilities and amenities shall be available only for use and enjoyment of the Allottee(s) of the Project.
- DISCLOSURE: That the Allottee has entered into this agreement with full knowledge, physical inspection and understanding of the nature of construction and the construction plan of the Promoter, title documents of the Promoter, sale deeds and arrangements, entered into by the Promoter with several other persons and subject to all present and future laws, rules, regulation, bye-laws applicable to this area, including terms and conditions of the undertaking given by the Promoter to concerned authorities, and/or the Government of Rajasthan in this regard and to such other regulations as the Promoter may from time to time promulgate and the Allottee has familiarized himself with all the aforesaid title documents, sale deeds, undertakings, conditions etc.
- SIGNAGE: The Promoter shall be entitled to display neon or other signboards, advertisements at the roof, on the exterior of the Building/Complex, and common area and use such open, free space for brand promotion etc. The Allottee shall not be entitled to put its hoardings/signboard or permit other persons to put their hoardings within and/or outside the Building/Complex.
- 12. The Promoter agrees to pay all outgoings/ dues before transferring the physical possession of the Unit to the Allottee(s) which it has collected from the Allottee(s), for the payment of outgoings/dues. If the Promoter fails to pay all or any of the outgoings/ dues collected by it from the Allottee(s) before transferring the Unit to the Allottee(s), the Promoter agrees to be liable, even after the transfer of the Unit, to pay such outgoings/ dues and penal charges, if any, to the authority or person to whom they are payable and be liable for the cost of any legal proceedings which may be taken therefore by such authority or person.

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- 13. ASSIGNMENT: The Allottee shall not be entitled to get the name of his/her nominee(s) substituted in his/her place without the prior approval of the Promoter, who may, in its sole discretion, permit the same on such terms as it may deem fit. The nominee(s) shall be bound by the terms and conditions of this Agreement. The ALLOTTEE assures that the PROMOTER shall not be liable on any account, whatsoever, in respect of any transaction between the ALLOTTEE and his / her nominee(s). It is distinctly understood by the ALLOTTEE that upon such transfer, the ALLOTTEE shall no more be entitled to any privileges and facilities, if any, available in the said Flat arising from the allotment of the said Flat. The terms and conditions of this Agreement, shall be binding upon the nominee with full force and effect and he shall be liable to make all payments, as specified in the Agreement.
  - 13.1 In case the Allottee wants to transfer the rights under the Agreement to Sell after obtaining prior written consent of the Promoter to his/her spouse/children/parents and HUF, the Promoter shall not charge any Transfer Fee for such transfer. However, in case of transfers to others, the existing ALLOTTEE of the Flat shall be liable to pay Transfer Fee of Rs. 100/- (Rupees One Hundred only) per Sq Ft (plus GST/ Service Tax/VAT and other applicable taxes) of the flat to the Promoter for each subsequent transfers. The terms and conditions of this Agreement, shall be binding upon the transferee with full force and effect and he shall be liable to make all payments, as specified in the Agreement.
  - 13.2 The Allottee and the persons to whom the Flat is sold, transferred, assigned or given possession of shall from time to time, sign all applications, papers and documents and do all acts, deeds and things as the Promoter and / or its nominee may ask it to do from time to time which are required under the Act. Such transfer shall be done only after receipt of No Objection Certificate from the Promoter/ Maintenance Society. In case any government taxes, cess, levy, duty is payable in such respect, the Allottee shall be solely liable to pay such government taxes, cess, levy, duty etc.
- The Allottee undertakes not to sub-divide the said Flat, agreed to be sold to him / her. The Allottee further undertakes that in case it transfers its right and interests in the said Flat, in favour of any person / PROMOTER by way of Sale, mortgage, tenancy, license, gift or in any other manner, such person / PROMOTER so inducted by the ALLOTTEE shall also be bound by the terms and conditions of this Agreement. The PROMOTER or its nominee shall be entitled to enforce all terms and conditions of this Agreement against any person / PROMOTER / entity who has been inducted in the said Flat, originally agreed to be sold to the ALLOTTEE, irrespective of the fact whether such entry in the Flat of the ALLOTTEE is permissive or hostile.
- 15. RESIDENTIAL USE: The Allottee shall use the said Apartment only for the residential purpose. Since the captioned project is a Group housing project and the Allottee is well



aware of this fact, The unauthorized change of use would not only ruin the image of the Building/Apartment, but also would adversely prejudice the rights and interests of other Allottee(s) of the Building/Apartment. The same would also seriously impair the cleanliness of the Building/Apartment and would create hurdles in its maintenance.

- 16. TAXES & LEVIES: That in addition to the Sale/Purchase consideration of the Apartment/unit, the Allottee shall bear all taxes, levies or assessments including lease money whether levied before or leviable now or in future on the Land and the Complex as the case may be, falling due from the date of execution of this Agreement. The Allottee shall bear and pay for all expenses, fees, stamp duty, registration charges and other incidental outgoings in relation to the sale of Apartment/unit and for execution and registration of Sale Deed or for transfer or Conveyance in relation to the Apartment/unit.
- 16.1 That so long as each space of the Project not separately assessed for municipal taxes etc. the Allottee shall pay proportionate share of the Municipal Taxes, Ground Rent, Land and Building Tax and other Statutory taxes assessed on the whole Project, Such Taxes Fees etc. shall pay by allottee in proportion to the carpet area such apportionment shall be made by the Promoter or their nominee, as the case may be, and the same shall be conclusive, final and binding upon the Allottee and the Allottee shall promptly pay to the Promoter such proportionate amount of tax as demanded by the Promoter. The Allottee shall comply with and abide by all the Rules, Laws regulations, demands etc of any local and/or Government Authority. In case of any delayed payment interest shall be charged on such due amount.
- That in the event of any amount being payable by the Promoter by way of any statutory 17. tax or levy to any competent authority in respect of such portions of the Project and/or the Building which shall continue to be owned and possessed by the Promoter for the common benefit of all the Allottees of the different Flats of the Project and/or the building, then all such taxes and levies on such portions of the Project and/or the Building, as the case may be, shall be divided amongst all the Allottees in the ratio of their respective built up areas of the Flats held by them. The Allottee(s) shall reimburse the Promoter regarding such statutory taxes or levies in proportion of the built up area of the Flat purchased by it. In case of any delayed payment interest shall be charged on such amount. The Allottee shall, from the date of receiving possession maintain the said Flat at his /her cost, in a good, repair and condition and shall not do or suffer to be done anything in or to the said Flat, or the Common Area/Common Parts or the compound of the Complex which may be in violation of any laws or rules of any authority or By-laws of the Complex or change or alter or make additions to the Flat and keep the Flat, its walls and partitions, sewers, drains, pipes and appurtenances thereto or belonging thereto, in good repair condition and maintain the same in proper condition and ensure

that the support, shelter, etc., of the Flat or pertaining to the Flat, is not in any way damaged or jeopardized.

- Since the said Flat agreed to be sold is a part of Complex and it is in the interest of the 18. Allottee / occupiers that some safeguards be provided to prevent unauthorized persons to enter into the Premises of the Complex including the common areas and to give an effective hand to the PROMOTER or its nominee to deal with such unlawful entrants / peddlers, etc. and also to enable the PROMOTER or its nominee and lawful occupants of the various flats in general, to deal more effectively with the security of the Complex and maintenance of order therein, the entry be regulated. For this purpose, the ALLOTTEE agrees that the PROMOTER or its nominee shall be free to restrict the entry of anyone into the Complex whom it considers undesirable. In case of insistence, the security staff of the complex will be at liberty to call upon the ALLOTTEE / lawful / tenant / occupant of the Premises to come to the gate to personally escort the persons from the gate to his/ her premises and assume the responsibility of escorting them out as well. It is however, clarified that during day time, this restriction will be exercised only sparingly but beyond day time it will be exercised generally, The provision of security services will not cast any liability of any kind upon the PROMOTER or its nominee.
- 19. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER: The Promoter hereby represents and warrants to the Allottee(s) as follows:
- 19.1 The Promoter has absolute, clear and marketable title with respect to the said Land and the requisite rights to carry out development upon the said Land and absolute, actual, physical and legal possession of the said Land for the Project;
- 19.2 The Promoter has lawful rights and requisite approvals from the competent authorities to carry out development of the Project;
- 19.3 There are no litigations pending before any Court of law or Authority with respect to the said Land, Project or the Unit; (In case litigation, give details)
- 19.4 All approvals, licenses and permits issued by the competent authorities with respect to the Project, said Land and Unit are valid and subsisting and have been obtained by following due process of law. Further, the Promoter has been and shall, at all times, remain to be in compliance with all applicable laws in relation to the Project, Unit and common areas;
- 19.5 The Promoter has the right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee(s) created herein, may prejudicially be affected;
- 19.6 The Promoter has not entered into any agreement for sale and/or development agreement or any other agreement / arrangement with any person or party with respect

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- to the said Land, including the Project and the said Unit which will, in any manner, affect the rights of Allottee(s) under this Agreement;
- 19.7 The Promoter confirms that the Promoter is not restricted in any manner whatsoever from selling the said Unit to the Allottee(s) in the manner contemplated in this Agreement;
- 19.8 At the time of execution of the conveyance deed the Promoter shall handover lawful, vacant, peaceful, physical possession of the Unit to the Allottee(s) and the common areas to the Maintenance Society;
- 19.9 No notice from the Government or any other local body or authority or any legislative enactment, government order, notification (including any notice for acquisition or requisition of the said property) has been received by or served upon the Promoter in respect of the said Land and/or the Project.
- 19.10 The Promoter shall obtain all such insurances notified by the State Government, as required under sub-section (1) of section 16.
- 19.11 The Promoter shall be liable to pay the premium and charges in respect of the insurance and shall pay the same before transferring the insurance to the Maintenance Association.
- 19.12 The insurance shall stand transferred to the benefit of the Allottee(s) or the Maintenance Association as the case may be, upon the execution of this Agreement.
- 20. General Compliance with respect to the Apartment/Plot:
- 20.1 All fixture and fitting including but limited to air conditioners, coolers etc. shall be installed by the Allottee(s) at place earmarked or approved by the Promoter/Maintenance Association and nowhere else. The Allottee shall plan and distribute its electric load in conformity with the electric systems installed by the Promoter and thereafter the Maintenance Society and/or maintenance agency appointed by the Maintenance Society. The Allottee shall be responsive for any loss or damages arising out of breach of any of the aforesaid conditions
- 20.2 The Allottee(s) shall also not change the color scheme of the outer walls or painting of the exterior side of the doors and windows etc. or carryout any change in the exterior elevation for design. The non-observance of the provisions of this clause shall entitle the Promoter or Maintenance Association, as the case may be, to enter the Unit, if necessary and remove all non-conforming fittings & fixtures at the cost and expenses of the Allottee(s).
- 20.3 That the said ownership rights in the said Flat have been agreed to sold to the Allottee only for the specified purpose of being used as Residential purpose which shall never be used for other purposes or for noisy, offensive, obnoxious, immoral or for any illegal purposes. The Allottee has further specifically agreed that he shall not himself use or permit any other person to use the said Premises for the purpose other than that for which said property has been sold to him. In the case of violation of this condition the Promoter shall be entitled to take steps to enforce the conditions laid down in this clause apart from the Promoter's right to claim damages from the Allottee and the right to take

- such other action or seek such other legal remedy as the Promoter may decide for restraining the Allottee from making a use prohibited by this Agreement.
- 20.4 That the Allottee shall not use the said premises for any purpose, which may or is likely to cause nuisance or annoyance to owners/occupants of other flats and/or Common Area / Common Parts/ Facility in the Complex.
- 20.5 That the Allottee shall not do or suffer anything to be done in or about the said Flat which may tend to cause damages to any Common Area/ Roads/ Streets in the Complex or in any manner interfere with the use thereof or of any open space, garden/park, passage or amenities available for common use.
- 20.6 That the Allottee shall not at any time demolish the structure of the said flat or any part thereof nor at any time make or cause to be made any additions or alterations of whatever nature to the said Flat or any part thereof.
- 20.7 That the ALLOTTEE may, however, make suitable changes in the said Flat as provided hereinafter without causing damage or harm to the structure of said Flat & architectural aspect thereof but only with the prior approval/consent of the Promoter in writing.
- 20.8 That the ALLOTTEE shall not make any alterations in any elevations and outside colour scheme of the exposed walls, of the verandah, balconies, or any external wall of the Flat, which in the opinion of Promoter differ from the overall scheme of the Complex.
- 20.9 That neither the Allottee nor the occupant of the said Flat shall put up any signboard, hoardings, publicity or advertisement material, outside the Flat or anywhere in the Common Area / common Parts. The Allottee shall be allowed to put up his name-plate at the space provided by the Promoter for this purpose.
- 20.10 That the Allottee shall have no right to put or fix or store any kind of thing, article or goods in the Common Area/ Common Parts, Streets, passages, pavements, open compound or any other common place or space owned by the Promoter and the Promoter shall be entitled to remove the same without giving any notice to the Allottee and to take them in its custody at the cost, risk and responsibility of the Allottee. The Promoter shall have the authority to forfeit and/ or dispose of the same without any notice or accountability to Allottee and no claim of any sort whatsoever shall be made by the Allottee against the Promoter in respect of such goods/things.
- 20.11 That any explosives, combustible articles or any other articles (except Gas Cylinder) which are inflammable shall not be stored by the Allottee under any circumstances in the said Flat.
- 20.12 That the ALLOTTEE shall carry out day-to-day maintenance of the said Flat and fixtures and fittings installed therein including painting, polishing of interiors, electrical fittings & maintenance, plumbing, sewer drainage, cleaning & maintenance of the said Flat at its own costs without affecting and disturbing other flat/Units/office spaces holders.
- 20.13 That he shall comply with and carryout, from time to time, after it has taken possession (as defined in this Agreement) of the Flat all the required allotments, requisitions, demands and repairs which are required to be complied with by any Development Authority / Municipal Authority / Government or any other Competent Authority

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- including Maintenance Agency in respect of the said Flat, at his own cost and keep the Promoter indemnified, secured and harmless against all costs, consequences and all damages, arising on account of non-compliance with the said requirements, requisitions, demands and repairs.
- 20.14 The Allottee agrees and undertakes that he/she shall join Association of Allottees as may be formed by the Promoter on behalf of the Flat owners and to pay any fees, subscription charges thereof and to complete such documentation and formalities as may be deemed necessary by the Company for this purpose.
- 20.15 The Promoter shall facilitate the electricity connection for the said apartment and Allottee shall be required to maintain separate electric connection for the said Flat in his own name from the Jaipur Vidyut Vitran Nigam Limited or any other electricity company and the entire cost of the electric meter and its fixation charges, and other fittings shall be borne by him. The ALLOTTEE has further undertaken and agreed that he shall use electric connection for the purpose of lighting in the said Flat and that he shall not give or allow any electric connection to any other person for use in any other space or premises other than the said Flat. However, cabling, MCB main switch will be provided by the Promoter.
- 20.16 The Allottee shall be permitted to carry out at his / her own cost but without damaging the main structure of the said Flat as well as ceiling, etc inside the premises of the Flat, erection of internal partitions and other internal alterations and additions which are not visible from outside, as may be necessary for the residence of the Allottee. Provided that if any such additions or alterations, require the prior approval or permission of any municipality or any other local body or government authority, the Allottee shall not carry out such additions or alterations or erections without obtaining the prior permission or complying with such rules and regulations of such Municipal or local body or Government Authority and getting such sanction / permission on payment of fee, tax, etc,.
- 20.17 The Allottee(s) shall be liable to pay from the date of expiry of ........... from the date of completion certificate, house-tax, property-tax, fire-fighting tax or any other fee, cess or tax as applicable under law, as and when levied by any local body or authority and so long as the Unit of the Allottee(s) is not separately assessed to such taxes, fees or cess, the same shall be paid by the Allottee(s) in proportion to the Carpet Area of Unit.
- 21. (a) The Maintenance Charges shall inter-alia include the following:
  - i Exterior Maintenance Charges: These charges relate to maintenance of various services and facilities outside the boundary wall of the Complex till the maintenance thereof is handed over to a local body or civil authority for maintenance.
  - ii Common Area Maintenance Charges: These Charges relate to maintenance of open space within the boundary wall of the Complex but outside individual Flat

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premises such as maintenance of compound wall, electrification, ramps, boundary wall, water supply, tube well, sewerage and footpaths/pavements, Cost of the security services, Repairs and replacement of Capital Machinery and Equipments installed in the common areas of the Complex and other services etc.

- (b) That the total Maintenance Charges shall be fixed by the PROMOTER or its nominees or the Association of Allottee or Maintenance Society. The ALLOTTEE further specifically agrees that the Promoter or the Maintenance Agency or its nominee may suitably increase the rates at any time in view of the increase in the cost. The decision of the PROMOTER or its nominees or the Association of Allottee or Maintenance Society, in respect of the cost of maintenance will be final and binding on the ALLOTTEE. These charges shall be paid at monthly / quarterly / half yearly intervals, as decided by the PROMOTER or the Association of Allottee or Maintenance Society, from time to time. Further in addition to agreed monthly maintenance charges, the ALLOTTEE shall also be liable to pay GST/Service Tax on such maintenance charges at the rates prevailing from time to time.
- As and when any plant & Machinery within the said Complex in which the said Apartment is located, as the case may be, including but not limited to lifts, DG Sets, Electric Sub stations, pumps, firefighting equipment, any other plant/equipment of capital nature etc require replacement, up-gradation, additions etc., the cost thereof shall be contributed by all the Allottees in the said Complex as the case may be on proportionate basis. The Promoter or the Association of Allottee or Maintenance Society shall have the sole authority to decide the necessity of such replacement/up-gradation, addition etc including its timings or cost thereof and the Allottee agrees to abide by the same.
- 22. COMPLIANCE OF LAWS RELATING TO NRI: The Allottee(s), if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act,1999 ('FEMA'), Reserve Bank of India Act, 1934 ('RBI' Act) and the Rules and Regulation made there under or any statutory amendments or modifications made thereof and all others applicable laws including that of remittance of payment, acquisition/ sale/ transfer of immovable properties in India etc. and provide the Promoter with such permission, approval which would enable the Promoter to fulfill its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of FEMA or statutory enactments or amendments thereof and the Rules and Regulation of the Reserve Bank of India or any other applicable law. The Allottee(s) understands and agrees that in the event of any failure on his/ her part to comply with the applicable guidelines issued by the Reserve Bank of India, he/ she may be liable for any action under FEMA or other laws as applicable, as amended from time to time. The Promoter

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accepts no responsibility in this regard. The Allottee(s) shall keep the Promoter fully indemnified and harmless in this regards. Whenever there is any change in the residential status of the Allottee(s) subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee(s) to intimate the same in writing to the Promoter immediately and comply with necessary formalities if any, under the applicable laws. The Promoter shall not be responsible towards any third party making payment/remittances on behalf of Allottee(s) and such third party shall not have any right in the application/allotment of the Unit in any way and the Promoter shall be issuing the payment receipts in favor of the Allottee(s) only.

- **23.** Cancellation by Allottee (s)- The Allottee(s) shall have the right to cancel/withdraw his allotment in the Said Project as provided in the Act:
- Provided that where the Allottee(s) proposes to cancel/withdraw from the Said Project without any fault of the Promoter, before the completion of the Project, the Promoter shall be entitled to forfeit the Booking Amount, all/any taxes, duties, cess, etc. deposited by the Promoter to the concerned department/authority in respect of the Unit and all other penalties and interest liabilities of any nature whatsoever in respect of the Unit, as on the date of such termination, from the amounts paid by the Allottee(s) till such date and the balance amount of money paid by the Allottee(s) shall be returned by the Promoter to the Allottee(s) without any interest within 45 days from the date of such cancellation.
- **24.** Cancellation by Allottee(s) after Completion Certificate: Notwithstanding anything contained anywhere in this Agreement, the Allottee shall not be entitled to cancel /withdraw from the Said Project after issue of completion certificate.
- 25. COMPENSATION The Promoter shall compensate the Allottee in case of any loss, caused to him due to defective title of the land, on which the Project is being developed or has been developed, in the manner as provided under the Act and the claim for the interest and compensation under this provision shall not be barred by limitation provided under any law for the time being in force. Except for occurrence of a Force Majeure event, if the Promoter fails to complete or is unable to give possession of the said Demised Premises in accordance with the terms of this Agreement, duly completed within the stipulated tenure; or (ii) due to discontinuance of his business as a developer on account of suspension or revocation or expiry of the registration under the provisions of the Act; or for any other reason; the Promoter shall be liable, on demand to the Allottee, in case the Allottee wishes to withdraw from the Project, without prejudice to any other remedy available, to return the total amount received by him in respect of the Apartment/ Space, with interest including compensation in the manner as provided

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under the Act within forty-five days of it becoming due: Provided that where if the Allottee does not intent to withdraw from the Project the Promoter shall pay the Allottee interest for every month of delay, till the handing over of the possession of the Demised Premises, which shall be paid by the Promoter to the Allottee within forty-five days of it becoming due.

- (A) In case of default by the Promoter under the conditions listed above, Allottee(s) is entitled to the following:-
  - (i) Stop making further payments to the Promoter as demanded by the Promoter. If the Allottee(s) stops making payments, the Promoter shall correct the situation by completing the construction/ development milestones and only thereafter the Allottee(s) be required to make the next payment without any interest; or
  - (ii) The Allottee(s) shall have the option of terminating the Agreement in which case the Promoter shall be liable to refund the entire money paid by the Allottee(s) under any head whatsoever towards the purchase of the Apartment, along with interest within forty-five days of receiving the termination notice: Provided that where an Allottee(s) does not intend to withdraw from the Project or terminate the Agreement, he shall be paid, by the Promoter, interest for the period of delay till the handing over of the possession of the Apartment/ Space, which shall be paid by the Promoter to the Allottee within forty-five days of it becoming due.
- (B) EVENTS OF DEFAULTS BY ALLOTTEE AND CONSEQUENCES: The Allottee(s) shall be considered having committed a default, on the occurrence of failure on the part of the Allottee(s) to make payment of any installment as per the Payment Plan, despite having been issued notice in that regard; delay/default by Allottee(s) (i) above continues for a period beyond 2 consecutive months after demand notice from the Promoter in this regard; after the issuance of Offer Letter, failure on the part of the Allottee(s) to deposit the stamp duty/registration charges/any other amounts due including interest, if applicable, under this Agreement within the period mentioned in the Offer Letter; after the issuance of Offer Letter, the delay/failure on the part of the Allottee(s), having paid all the amounts due to the Promoter under this Agreement, in execution and registration of conveyance deed of the Unit and/or taking possession of Unit within the period mentioned in Offer Letter; breach of any other terms & conditions of this Agreement on the part of the Allottee(s); violation of any of the Applicable Laws on the part of the Allottee(s). In such circumstances the Promoter's rights/remedies are:
  - (i) the Allottee(s) shall be liable to pay interest on the overdue amounts computed at the Interest Rate for the period commencing from the date on which such overdue amounts or part thereof were due to be paid by the Allottee(s) to the Promoter and ending on the date of the payment of such overdue amounts by the Allottee(s) to the Promoter;

- (ii) the Promoter may cancel the allotment by terminating this Agreement by serving a notice of atleast 30 days to the Allottee(s) in this regard;
- (iii) Further till the time Promoter exercise the option to terminate this Agreement it shall be entitled to (a) recover interest (b) recover maintenance charges from the date of issuance of Offer Letter; (c) recover holding/ safeguarding charges @ 0.2% per month on the Total Price of the Unit; (d) taxes (e); withhold registration of the conveyance deed of the Unit in favour of the Allottee(s); and to refuse possession of Unit to the Allottee(s) till payment of amounts is recovered.
- (iv) The rights and remedies of the Promoter under this Clause shall be in addition to other rights and remedies available to the Promoter under Applicable Laws, equity and under this Agreement. Further, acceptance of any payment without interest shall not be deemed to be a waiver by the Promoter of its right of charging such interest or of the other rights mentioned in this Agreement.
- (v) Upon termination of this Agreement by the Promoter as mentioned hereinabove, the Allottee(s) shall not have any lien, right, title, interest, or claim in respect of the Unit. The Promoter shall be entitled to sell the Unit to any other person or otherwise deal with the Unit in any manner whatsoever and the Promoter shall be entitled to forfeit the following amounts out of the amounts paid by the Allottee(s) and refund the balance to the Allottee(s) without any interest after the sale of Unit to a new allottee/Allottee, from the amounts realized from the such new allottee/Allottee:
  - (i) The Booking Amount;
  - (ii) all taxes, duties, cess, etc. deposited by the Promoter to the concerned department/authority in respect of the Unit;
  - (iii) The interest paid/payable by the Allottee(s) to the Promoter, if applicable;

Without prejudice to the rights of the Promoter under this Agreement, the Promoter shall be entitled to file/initiate appropriate compliant/proceedings against the Allottee(s) under the Act for default/breach of any of the terms and conditions of this Agreement or the provisions of the Act/ Rules / Regulations.

Allottee(s) conveyance deed to convey the title of the Demised Premises in favour of the Allottee only after receiving full payment of the total consideration of the Demised Premises allotted to him/her and payment of all securities including maintenance security deposits and charges for bulk supply of electrical energy, interest, penal interest etc. on delayed installments, stamp duty, registration charges, incidental expenses for registration, legal expenses for registration and all other dues as set forth in this Agreement or as demanded by the Promoter from time to time prior to the execution of the conveyance deed. If the Allottee is in default of any of the payments as set forth in this Agreement then the Allottee authorize the Promoter to withhold the registration of

For Okay Plus Builders LLP LLPIN:AAD-6350 the conveyance deed in his/her favour till full and final settlement of all dues to the Promoter is made by the Allottee and agrees to bear the consequences.

- expenses, fees, stamp duty, registration charges and other incidental outgoings in relation to the sale of Demised Premises and for execution and registration of sale deed and/or for transfer or Conveyance in relation to the Demised Premises. In the event of any amount being payable by the Promoter by way of any statutory tax, levy and one time lease money to any competent authority in respect of the entire Scheduled Property then all such taxes, levies and one time lease money shall be divided amongst all the allottees/purchasers in the ratio of their respective areas of the units held by them. The Allottee shall reimburse the Promoter regarding such statutory taxes or levies in proportion of the area of the Demised Premises agreed to be purchased by it, within a month of such payment by the Promoter. The Allottee shall be liable to pay interest as per the State Bank of India Highest Marginal Cost of Lending Rate plus two percent or such other rate as may be applicable from time to time as per the Act and Rules in case of any delay in making such payment by the Allottee(s).
- 28. DEFECT LIABILITY: It is agreed that in case any structural defect or any other defect in workmanship, quality or provision of services or any other obligations of the Promoter as per this Agreement relating to such development is brought to the notice of the Promoter within a period of five years by the allottee from the date of handing over possession or First Occupation in the said Project Whichever is earlier, it shall be the duty of the Promoter to rectify such defects without further charge, within thirty days, and in the event of Promoter's failure to rectify such defects within such time, the aggrieved Allottee(s) shall be entitled to receive appropriate compensation in the manner as provided under the Act. In this case it is important to note that their can be slight hairline cracks ,due to temperature variations and hydrogenous nature of Construction for which the promoter shall not be liable as stated above in case of any other defect pointed by the allottee, The same shall be referred to a registered architect or engineer and on the basis of the report of the said architect or engineer it shall be concluded whether the defect stated by allottes falls under the provision of the act. However in case any damage to the unit is caused by the allottee and/or any reasonable wear and tear and/or any damage caused due to Force Majeures shall not be covered under defect liability period.
- 29. BINDING EFFECT: Forwarding this Agreement 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(s) signs and delivers this Agreement with all the Schedules along with the payments due as stipulated in this Agreement within thirty days from the date of receipt by the Allottee(s) and secondly, appears for registration of the same before the

concerned Sub-Registrar Jaipur as and when intimated by the Promoter. If the Allottee(s) fails to execute and deliver to the Promoter this Agreement within 30 (thirty) days from the date of its receipt by the Allottee(s) and/or appear before the Sub Registrar for its registration as and when intimated by the Promoter, then the Promoter shall serve a notice to the Allottee(s) for rectifying the default, which if not rectified within 30 (thirty) days from the date of its receipt by the Allottee(s), application of the Allottee shall be treated as cancelled and all sums deposited by the Allottee(s) in connection therewith including the booking amount shall be returned to the Allottee(s) without any interest or compensation whatsoever.

30. ADDITIONAL CONSTRUCTIONS: The Promoter undertakes that it has no right to make additions or to put up additional structure anywhere in the Project after the building plan, layout plans sanction plan and specifications, amenities and facilities has been approved by the competent authorities and disclosed, except for as provided in the Act.

Provided that in case during the course of construction and/or after the completion of the Buildings in the Scheme, further construction on any portion of the land or building or on the terrace becomes permissible, the Promoter shall have the exclusive right to take up and complete such further construction as belonging to the Promoter notwithstanding the designation and allotment of any Common Areas as Limited Common Areas with any Flat or otherwise. It is agreed that in such a situation the proportionate share of the Allottee(s) in the Common Areas and facilities and Limited Common Areas and facilities shall stand varied accordingly without any claim from the Allottee(s).

- PROMOTER SHALL NOT MORTGAGE OR CREATE A CHARGE: After the Promoter executes this Agreement he shall not mortgage or create a charge on the said Apartment and if any such mortgage or charge is made or created then notwithstanding anything contained in any other law for the time being in force, such mortgage for charge shall not affect the right and interest of the Allottee(s) who has taken or agreed to take such Apartment/ Building.
- **32.** RIGHT TO USE: That save and except the ownership rights in respect of the Demised Premises and the right to use and enjoyment of Common Areas/facilities like lift; corridor and the right of ingress and egress over or in respect of any of the Common Areas, such as lobbies, staircases, corridors etc. or any part thereof, the Allottee shall have no claim, right, title or interest of any nature or kind whatsoever in the Project which shall always remain the absolute property of the Promoter until the Promoter specifically transfer or assign any/all such right(s) or title to any other person(s) or agency.

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- **33. INTERIOR ADAPTION:** That, if the Allottee intends to carry out the interior adaptations and interior works in the Apartment/unit and seeks permission thereof, the Promoter may permit the same subject to the following conditions.
- Further payments due under the Agreement towards security deposit, maintenance charges, etc., are regularly and punctually paid and if any amount payable is in arrears and remains unpaid for a period of thirty (30) days or more after the same has been due or if the Allottee omits to perform and observe any covenant or condition to be performed and observed on the part of the Allottee and continues to do so for a period of thirty (30) days, the Promoter shall have the right to cause the Allottee to specifically perform its obligations under this Agreement and/or to claim damages from the Allottee. Such rights of the Promoter shall be without prejudice to the other rights/remedies available to the Promoter under this Agreement or under the applicable laws. The Promoter/Maintenance Society may discontinue any service/amenities to the Allottee(s) until such due payment with relevant rate of interest has been recovered from the Allottee(s). The discontinuation of such amenities/ facilities shall also not discharge the Allottee(s) from these liabilities and same shall be recoverable from him.
- 33.2 The work of interior adaptation undertaken by the Allottee shall not obstruct or affect the interior work being done by any other Allottee(s) of the Project and/or the Building or cause any nuisance of any kind, which may be objectionable to the Promoter, or any other Allottee(s) of Flat(s) and area(s) in the Project and/or Building. In case, the Allottee does not remove such nuisance or obstruction as aforesaid after notice by the Promoter/Maintenance Society, the Promoter/Maintenance Society shall have the right to cancel the permission forthwith.
- 33.3 The Allottee shall ensure complete safety of material and the equipment kept in the Apartment/unit, to be used or useable in the interior works undertaken by the Allottee and the Promoter/Maintenance Society shall not be responsible or liable in case of theft, pilferage or misplacement of such materials or equipment. Further, the Promoter/Maintenance Society shall not be liable for any accident or injury caused or occasioned to any employee or workman engaged by the Allottee for doing the interiors in the Apartment/unit or any job or work relating thereto. Such liabilities or claims, if any, shall be satisfied by the Allottee itself/himself /themselves. The Allottee shall indemnify and keep the Promoter/Maintenance Society harmless against all such claims or liabilities.
- That Allottee shall be permitted to carry out at his/her own cost but without damaging the main structure of the Apartment/unit as well as false ceiling/ sprinkler system/ smoke detectors provided inside the premises, erection of internal partitions and other internal alterations and additions which are not visible from outside, as may be necessary for the residence of the Allottee. Provided that if any such additions or alterations, require the prior approval or permission of any municipality or any other local body or government authority, the Allottee shall not carry out such additions or alterations or erections except after obtaining the prior permission or complying with

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- such rules and regulations of such Municipal or local body or Government Authority and getting such sanction/ permission on payment of fee, tax, etc., would be the allotted responsibility of the Allottee.
- 33.5 The Allottee shall comply with all directions/requirements, as stipulated by the Promoter/Maintenance Society or its authorized staff while carrying out the interiors in the Apartment/unit.
- 33.6 The Allottee shall not damage or cause any harm to the structures in the Apartment/unit or any part thereof in the process of carrying out the interiors and in case of any such damage, the Allottee shall be liable to compensate the Promoter/Maintenance Society.
- 34. CLUB HOUSE FACILITIES: The PROMOTER has/ shall design a club house with facilities consisting of pool, health club gymnasium, etc. The club house shall be run and maintained exclusively by the MAINTENANCE AGENCY. The MAINTENANCE AGENCY shall be entitled to make the rules and regulations for use of club facilities and the ALLOTTEE undertakes to abide by such rules and regulations. The ALLOTTEE shall be entitled to use the Club House subject to payment of operation charges, usage charges etc. in respect of the Club House as decided by the MAINTENANCE AGENCY from time to time along with applicable taxes and subject to the terms and conditions of the Sale Deed executed in favour of the Allottee and the bye-laws of Club House. Any ALLOTTEE being a defaulter in terms of paying usage charges/ maintenance charges against the services availed in the club house shall not be allowed to use the services and facilities of the club house and the decision of MAINTENANCE AGENCY shall be final in such an event.

### **35.** ELECTRICITY CONNECTION:

- 35.1 That the Buyer shall be required to get and maintain separate electric connection for the said premises in his own name from JVVNL and the entire cost of the electric meter and its fixation charges, cabling, MCB, main switch and other fittings shall be borne by him and shall be reimbursed to the Promoter if the same is incurred by the Promoter. The Purchaser shall be entitled to avail and get electric connection from JVVNL only after the aforesaid obligations are complied with and N.O.C. obtained from Promoter by him.
- 35.2 The Allottee has further agreed to pay the difference of the check meter and actual reading meter of the individual user of JVVNL proportionately if the check meter is installed by the State.
- 35.3 The Allottee will ensure to use similar material for electrical wiring, switch gear, air-conditioning ducting, plumbing and all such service utilities which are connected to the main equipment/ service of the Project. The Allottee shall plan and distribute its electrical load in conformity with the electrical system installed by the Promoter.
- 35.4 Electric charges for the separate meter installed for common facility like lift, Tube well, Parking area, outer development staircase, corridors, gates, control room etc. shall be

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- paid by the Allottee in proportion to the area of the Said Premises as per demand by the Promoter / Maintenance Society.
- 35.5 If, however, due to any subsequent legislation/Government order or directive or guidelines or change in the National Building Code of India (NBC) 2005 or if deemed necessary at the sole discretion of the Owner/Promoter /Society, additional fire safety measures are undertaken, then the Allottee shall pay on demand the additional expenditure incurred thereon on a pro-rata basis as determined by the Owner/Promoter /Society, which shall be final and binding on the Allottee.
- 36. That the Allottee hereby covenants with the Promoter to pay from time to time all the amounts which the Allottee is liable to pay under this Agreement and to observe and perform all the terms and conditions contained in the Agreement and to keep the Promoter and its agents and respective estates and effect, indemnified and harmless against the payments under this Agreement and observance and performance of the terms and conditions mentioned herein and also against any loss or damages that the Promoter may suffer as a result of non-observance or non performance of the said terms and conditions, except in so far as the same are to be reserved and performed by the Promoter. The timely payment by the Allottee shall be essence of the agreement.
- 37. That subject to timely payment of all & any amounts and dues under this Agreement and performance of the terms of the Agreement and stipulations on the part of the Allottee herein contained, the Allottee shall peacefully hold and enjoy the Apartment/unit without any interruption by any person rightfully claiming under or in trust for the Promoter.
- 38. That in all the matters not hereby specifically provided, the decision of the Promoter shall be final. If there arises any dispute amongst various space owners with respect to any matter relating to use of common amenities, services and facilities at the said Project and/or Building or generally in relation to matters of upkeep and maintenance of the Project and/or Building, the decision of Promoter/Maintenance Society in that respect shall be final and binding on Allottee
- 39. MAINTENANCE SOCIETY: That the Promoter shall hand over the common areas to the maintenance society with the main object to take over from the Promoter, the responsibility of maintenance of common areas as mentioned hereunder and/or with such other object or purpose and in such manner and to such extent as the Promoter or its nominee may decide from time to time. The Allottee agrees and undertakes that he shall be abide by and comply with the bye-laws and rules and regulations of such maintenance society. After the Promoter hands over the management/ maintenance of the common areas to the Society then it shall be the sole responsibility of the Society, to run and maintain the common areas and to determine from time to time the rate and

amount of combined expenses and outgoings for common amenities and common services along with the sinking fund charges, recoverable proportionately from the Allottee and from all other parties and the Allottee agrees that he shall be liable to pay the said combined expenses and outgoings for common amenities and common services along with the sinking fund charges, recoverable proportionately from the Allottee and from all other parties and other dues to the Society from time to time regularly.

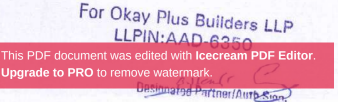
- 39.1 The operation of service and maintenance of the said Project shall be done in accordance with the Maintenance Agreement. The Allottee agrees and undertakes to abide by the terms and conditions of the Maintenance Agreement. Till execution of Maintenance Agreement Allottee shall be bound to follow Maintenance Decisions taken by the Promoter or Maintenance Society.
- 39.2 The ALLOTTEE agrees that:
- The ALLOTTEE shall pay to the "Maintenance Society" common area maintenance a) charges ("CAM Charges") as fixed by the "Maintenance Society" against the cost of expenses borne towards the up keep and maintenance of Common Areas and facilities. The ALLOTTEE shall be required to pay the CAM Charges even if the Demised remains unoccupied during the relevant month. The CAM Charges shall be charged on built-up area of the Demised Premises from the date as conveyed by the Promoter/"Maintenance Society". The minimum monthly CAM Charges shall be computed at the rate per square feet per month plus service tax in respect of the built-up area of the Flat, which shall be intimated to the ALLOTTEE in due course. The "Maintenance Society" shall raise a monthly invoice at specified rate per sq. ft. per month plus service tax for the built-up area occupied by the resident /occupant towards Common Area maintenance. The said CAM Charges shall be paid by the ALLOTTEE within seven (7) days of receipt of invoice/bill/debit note, failing which interest shall be charged. In the event of default in payment in committed by the ALLOTTEE in timely payment for the second consecutive month along with interest and arrears of previous month, the "Maintenance Society" or its nominee shall be entitled to appropriate action in such regard. This shall be without prejudice to the rights reserved by PROMOTER /"Maintenance Society" under this Agreement or any other law in force. However "Maintenance Society" shall not collect or charge the common area maintenance charges of the unsold space belongs to the PROMOTER.
- b) The ALLOTTEE agrees that the CAM Charges have been fixed in the context of the present expenses being incurred in maintaining the said Project. The ALLOTTEE agrees to pay the enhanced rates in future against these CAM charges due to increase/escalation in the input cost incurred in the maintenance of the Project. It is agreed by the Allottee that the "Maintenance Society" shall have the sole right to revise the per sq. ft rate of the CAM Charges as aforementioned if there is any increase of input in the cost

- component and the decision of "Maintenance Society" in this regard shall be final. The ALLOTTEE hereby agrees to pay the revise rate per sq. ft. without any dispute.
- c) The PROMOTER shall carry on the work of maintenance of the Common Areas till such work of maintenance is handed over to the "Maintenance Society" by the PROMOTER.
- d) The ALLOTTEE shall be liable to pay charges on pro-rata basis, as may be determined by PROMOTER/ "Maintenance Society" or its nominee for maintaining various services and facilities in the exterior of the boundary wall where the Project is situated until the maintenance thereof is handed over to a local body or civil authority, which shall thereafter maintain the same.
- e) The contents of Demised Premises shall be got insured by the ALLOTTEE at his/her own cost. The ALLOTTEE shall not do or permit to be done any act or thing which may render void or voidable insurance of the Demised Premises or any part of the Project or cause increase in premium payable in respect thereof.
- All sums assessed by the "Maintenance Society" and remaining unpaid by the ALLOTTEE or occupant inducted by him/her shall constitute a charge on the Demised Premises. The ALLOTTEE shall comply with the decisions and resolutions of the "Maintenance Society" or its representatives and failure to comply with the same shall empower the "Maintenance Society" or any person nominated by it to not only recover the outstanding amounts by way of damages but also to prevent the ALLOTTEE / occupant from using and utilizing Common Areas and facilities and simultaneously obtain, if so required, injunctive relief against such ALLOTTEE / occupant. In the event of happening of eventuality contemplated above, the disruption of common amenities including water, electricity, use of air-conditioning, etc., shall not absolve the ALLOTTEE/occupant inducted by him of his/her liability to pay the CAM charges to the "Maintenance Society".
- 39.3 The Allottee along with other Allottee/occupants of various other units in the building shall be governed by the rules and regulations as described in the maintenance agreement/occupants hand book prepared by the Promoter/society/FMC and the same has been delivered to Allottee.
- 39.4 That both the parties have irrevocably agreed upon that for the purpose of getting technical know-how & experience services for the maintenance work, shall assign their maintenance work to the "Facility Management Company", which have their expertise or any other Society under the prior written consent of the Promoter/ builder, whose goodwill and reputation for well maintenance of the Property is being involved therein. That the Promoter/ FMC/ maintenance Society will be entitled to charge any additional amount from all or any particular member keeping extra ordinary use and enjoyment of common area and common services by any such member or any other person / persons and which may necessitates any additional expenses for maintenance of common area and common services. The FMC/ maintenance Society will also be entitled to charge any separate amount for any common service to be provided to the Allottee and / or occupiers of the said unit as per its bye-laws or as per rate fixed by the FMC.

- 39.5 Entire maintenance upkeep and preservation of the said Building, operation of the common services and management of common areas therein shall be done by the Promoter/Maintenance Society or its nominee. For this purpose the Allottee will pay the Promoter/Maintenance Society or its nominee, the monthly maintenance charges.
- 39.6 The Allottee agrees to pay monthly maintenance charges as per the rules & regulations of the maintenance Society formed by the Promoter for entire maintenance, upkeep and preservation of the said Building, operation of the common services and management of common areas of the Project. The aforesaid rates for maintenance will be decided in the context of prices of the materials, commodities and services and official levies, fees etc. The Allottee further specifically agrees that the decision of the Promoter or its nominee or maintenance Society will be final in this regard.
  - 40. RIGHT TO ENTER THE APARTMENT FOR REPAIRS: The Promoter/ Maintenance Society shall have rights of unrestricted access of all common areas, garages/covered parking and parking spaces for providing necessary maintenance services and the Allottee(s) agrees to permit the Promoter/ Maintenance Society to enter into the Apartment/ Plot or any part thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect.
  - 41. USAGE: Use of Basement(s) and service areas:- The basement and service areas, if any, as located within the Project, shall be earmarked for purposes such as parking spaces and services including but not limited to electric sub-station, transformer, DG set rooms, underground water tanks, pump rooms, maintenance and service rooms, fire fighting pumps and equipment's etc. and other permitted uses as per sanctioned plans. The Allottee(s) shall not be permitted to use the services areas and the basements in any manner whatsoever, other than those earmarked as parking spaces, and the same shall be reserved for used by the Maintenance Society for rendering maintenance services.
- 42. COMPLIANCE OF LAWS, NOTIFICATIONS ETC. BY PARTIES: The Parties are entering into this Agreement for the allotment of a Apartment/ Space with the full knowledge of all laws, rules, regulations, notifications applicable to the Project. Association of Allottees shall be liable and responsible for applying or obtaining renewal of All NOC, statutory renewals which are required to be obtained for the Building in future after conveyance of common areas in favour of Association of Allottees. Failure to get statutory approvals or renewal within the prescribed time and/or consequences resulting due to non renewal of the statutory approvals shall not cast any liability on the Promoter.
- 43. ENTIRE AGREEMENT: This Agreement, along with its schedules, constitutes the entire Agreement between the Parties with respect to the subject matter hereof. and supersedes

any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the said Apartment/ Space / Building, as the case may be.

- **44. RIGHT TO AMEND:** This Agreement may only be amended through written consent of the Parties.
- 45. PROVISIONS OF THIS AGREEMENT APPLICABLE ALLOTTEE/ SUBSEQUENT ALLOTTEES: 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 said Apartment/ Plot and the Project shall equally be applicable to and enforceable against and by any subsequent Allottee of the Apartment/ Plot, in case of a transfer, as the said obligations go along with the Apartment/ Plot for all intents and purposes.
- 46. WAIVER NOT A LIMITATION TO ENFORCE: The Promoter may, at least solve option and discretion, without prejudice to its rights as said out in this Agreement wave the breach by the Allottee in not making payments as per the payment plan mentioned this Agreement including waving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee that exercise of discretion by the Promoter in the case of one allottee shall not be construed to be a precedent and /or binding on the Promoter to exercise such discretion in the case of other allottees. Failure on part of the Parties to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.
- 47. SEVERABILITY: If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to the conform to the Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.
- 48. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT: Wherever in this Agreement it is stipulated that the Allottee(s) has to make any payment, in common with other allottees in the Project, the same shall be the proportion which the carpet area of the Apartment bears to the total carpet area of all the Apartments Project.



- 49. FURTHER ASSURANCES: Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.
- 51. NOTICES: All letters, receipts, and/or notices issued by the Promoter or its nominee and dispatched under certificate of posting to the last address known to it of the Allottee shall be sufficient proof of receipt of the same by the Allottee and shall fully and effectively discharge the Promoter/ nominee.
- **52. JOINT ALLOTTEE:** That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose name appears first and at the address given by him/her which shall for all intents and purposes to consider as properly served on all the Allottee(s).
- 53. SAVINGS: Any application, letter, allotment letter or any other document signed by the allottee, in respect of the apartment, Space or building, as the case may be, prior to the execution and registration of the agreement for sale for such apartment, Space or building, as the case may be, shall not be construed to limit the rights and interests of the allottee or the promoter under the agreement for sale, under the Act, the rules or the regulations made thereunder.
- 54. 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 Act, rules and regulations made thereunder including other applicable laws of India for the time being in force for the time being in force.
- 55. JURISDICTION: That, the High Court of Judicature for Rajasthan, at Jaipur bench or courts subordinate to it alone shall have jurisdiction in all matters arising out of touching and/or concerning this transaction.

- claim ("Dispute") arising between the parties out of or in relation to or in connection with this Agreement, of the breach, termination, effect, validity, interpretation or application of this Agreement or as to their rights, duties or liabilities there under, or as to any act, matter or thing arising out of, consequent to or in connection with this Agreement, shall be settled by the parties by mutual negotiations and agreement. If, for any reason, such dispute cannot be resolved amicably by the parties, the same shall then be referred to and settled by way of arbitration proceedings in accordance with the Arbitration and Conciliation Act, 1996 or any subsequent enactment or amendment thereto (the "Arbitration Act"). The Party to the First Part shall appoint the Sole Arbitrator and decision of the Arbitrator shall be final and binding upon the parties. The venue of arbitration proceedings shall be Jaipur. The language of the arbitration and the award shall be English. The cost of arbitrators appointed and other cost of arbitration shall be borne by the parties in equal proportions.
- INDEMNIFICATION: The Allottee(s) shall, without prejudice to any other rights of the 57. Promoter, agrees to indemnify and keep fully indemnified, hold harmless and defend the Promoter, from and against third party claims, demands, actions, suits, proceedings, judgments, orders, damages, costs, losses and expenses of any nature whatsoever brought against the Promoter or which the Promoter may suffer or incur due to or by reason of the Allottee(s) making, committing, causing or permitting to be made or committed any default or breach in respect of or non-observance or non-compliance with (i) any of the provisions/covenants of this Agreement and/or (ii) any representation or warranties or covenants of the Allottee(s) being false or incorrect and/or (iii) any other claim, cost or damage directly attributable to the obligations of the Allottee(s) under the Agreement or due to failure/delay of the Allottee(s) to comply with its obligations under the applicable Central and/or State and local laws and/or of any of the provisions of this Agreement and/or (iv) termination of this Agreement by the Allottee(s) without any default/delay on the part of the Promoter and/or (v) due to failure of the Allottee(s) to execute and deliver this Agreement to the Promoter within the time prescribed in Clause 19 and/or (vi) due to failure of the Allottee(s) to appear before the sub-registrar for registration of this Agreement as per Clause 19 and/or (vii) termination of this Agreement by the Promoter due to any default/delay on the part of the Allottee(s).
- 57.1 The Parties acknowledge that the foregoing indemnities shall survive the termination of this Agreement.
- 57.2 The indemnification rights of the Promoter under this Clause shall be in addition to any other rights and remedies available to the Promoter under Applicable Laws, equity and this Agreement.

58. SPECIFIC PERFORMANCE: The Parties hereto acknowledge and agree that damages alone would not provide an adequate remedy for any breach or threatened breach of the provisions of this Agreement and therefore that, without prejudice to any and all other rights and remedies the Promoter may have, the Promoter shall be entitled to the remedies of injunction, specific performance and other equitable relief for any threatened or actual breach of the provisions of this Agreement. The remedies set forth in this Clause are cumulative and shall in no way limit any other remedy the Promoter may have under law or in equity or pursuant hereto.

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

Signed and delivered by the within named Allottee(s) in the presence of witnesses on

Passport size photograph with signature across the photograph (First- Allottee)	Passport size photograph with signature across the photograph (Second- Allottee)	Passport size photograph with signature across the photograph (Third- Allottee)
Signature	Signature	Signature
(Name)	(Name)	(Name)
(First-Allottee)	(Second-Allottee)	(Third-Allottee)

PROMOTER	
For and on behalf of M/s	
Name	
Signature	
Designation	
WITNESSES	
1- Signature	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

For Okay Plus Builders LLP

Name		PERSONAL PROPERTY.
Address		
2- Signature		
2- Signature Name		
Address		

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Designated Partner Lauth Sion.

# SCHEDULE - 1

# DESCRIPTION OF THE ALLOTTEE/ ALLOTTEE

Mr./Mrs./Ms	Please affix your
Son/Daughter/Wife of Mr	
aged about years r/o Plot No,	
Income Tax Permanent Account No. (PAN)	
Aadhar NoJOI	NTLY WITH
Mr./Mrs./MsSon/Daughter/	
Wife of	
AgeProfession	
Residential Status: Residential/Non-Resident/Foreign National of	
Indian Origin	
Income Tax Permanent Account No	
Aadhar No	
Ward/Circle and place where assessed to Income Tax	
(if ALLOTTEE is a non resident or foreign national of Indian Origin)	
[Hereinafter jointly and severally referred to as the "ALLOTTEE(s)" shall unless repugnant to the context or meaning thereof be deemed to their legal representative(s), administrator(s), executor(s), successor assign(s)]	o include his / her
OR	
M/s a partn	ership firm duly
registered under the Indian Partnership Act, 1932, having	
through its partner authorized by resolution dated	
[hereinafter referred to as the	"ALLOTTEE(s)"

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Income Tax Permanent Account No.

# SCHEDULE-2

# Part A

(Details of land holdings of the Promoter and location of the Scheduled Land)

The piece and parcel of the plot of land admeasuring 2988.48 sq. meters and there about lying and situated at Plot No. A27-A38, Ramnagaria South, Jagatpura, Jaipur 302017, bounded on
the:-
In North30 Ft.Wide
In South160 Ft. Wide
In East60 Ft. Wide
In West30 Ft. Wide
And measuring
North to South
East to West
Latitude/ Longitude of the end points of the Project
In North
In South
In East
In West
PART B
DESCRIPTION OF BUILDING
DESCRIPTION OF BUILDING
All that main building known as "Okay Plus RIDDHI" construed on the aforesaid land of Plot situated Plot No. A27-A38 situated at Ramnagaria South, Jagatpura, Jaipur 302017, Jaipur having total area 2988.48 Sq. Mtr. Has been allotted to owner by Jaipur Development Authority vide letter no. J.D.A. /AT.M.N.N./B.P.C-2014/D-2365 dated 24-09-2014 having Basement, Stilt Floor and First to Ninth floor and additional floor/stories in various blocks and construction to be constructed by the Builder & Developer or anybody on its behalf in future.
PART C
DESCRIPTION OF FLAT/UNIT
The Allottee has applied for an apartment in the Project vide application No.
dated and has been allotted apartment no having carpet area of
Square Feet, type, onfloor in [ tower/block/building] no.
(Building) along with garage/covered parking no Admeasuring
Square Feet in the[ Please insert the location of the garage/covered

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parking], as permissible under the applicable law and of pro rata share in the common areas as defined under clause (n) of section 2 of the Act.

Note: Garage includes covered car parking/basement car parking/stilt car parking.

Map of the Unit

# SCHEDULE-3 (Lay-out Plan of the Project)

### **SCHEDULE-4**

#### Part A

[Description of the Apartment and Covered Parking (if applicable) alongwith boundaries in all four directions]

S.No.	Particulars	Detail	
a)	Unit No.		
b)	Floor		
c)	Туре		
d)	Parking No.	THE REST WE LESSEN	
e)	Phase		
f)	Carpet Area		150
g)	Exclusive Balcony		
h)	Build-up Area		
i)	Super Area		

The above flat bearing no. \_\_\_\_\_ shall comprise of the following:

- i) Carpet Area comprised within the unit. However, the roof of the Unit shall be used both as the roof of the Unit as well as the floor of the unit or units constructed above it and similarly the floor of the Unit shall be used both as the floor of the Unit as well as the roof of the unit or units below it and the roof and the floor of the unit shall jointly belong to the Allottee and the Allottee of the other units directly above and under the unit.
- ii) The walls and columns, if any, within and outside the unit save the wall or walls separating the Unit from the other unit or units on the same floor shall belong to the Allottee and the said common wall or walls separating the Unit from other

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- unit or units on the same floor shall jointly belong to the Allottee and Allottee or Allottees of other such unity or units.
- iii) The proportionate indivisible share in common area and facilities shall jointly belong to the Allottee and the Allottee of other units in the said Building.
- iv) The Super Area disclosed is for comparison purpose only and is equivalent to 
  \_\_\_\_ times of the Built-up Area of the flat comprised in the Unit and the said 
  multiplication factor has been arrived at after taking into account the 
  proportionate Area comprised in Common Areas and common facilities in the 
  Building and in the Complex and other relevant parameters and for commercial 
  consideration.

Part B

Floor Plan of the Apartment and Block/Tower in the said project

### SCHEDULE-5

(Details of Common Areas, facilities and amenities of the Whole Project)

COMMON AREA & COMMON FACILITIES

Common areas and facilities or common amenities shall mean the parts and equipment provided and /or reserved on the plot and /or building for common use and enjoyment of the members as described hereto:-

- a) Staircase.
- b) Water pipes and common plumbing installations from overhead tank/ underground water tank.
- c) Electric panel, Electrical fittings, wiring and meters for common areas only.
- d) Transformer
- e) Diesel Generator for power backup in common areas.
- f) Guard room
- g) 2 Lifts

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# **SCHEDULE-6**

# Part A

The Total Price for the Demised	Premises based on the carpet area is Rs	(in words
	only) ("Total Price") (Give break-up and description):-	

Block/ Building/ Tower no	Rate of Apartment per square feet*	Total Price (in Rupees)
Apartment no		
Type Floor		
Carpet Area of Apartment     Square feet		
2.Proportionate common area		
of Apartment Square Feet		
3. Preferential Location Charges Square Feet		
4. Area of Exclusive Balcony or Verandah Square Feet		
5. Area of Exclusive Open Terrace Square Feet		
6. Taxes		
7. Maintenance Charges		
8. Others :-		
Total Price for	the Apartment	Rs

Garage/ covered parking-1

Price for 1 (in Rs.)

Garage/ covered parking-2

Price for 2(in Rs.)

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Total ]	price (in Rupee	es)				
additi a) b)	onally bear and Electric conne Goods and So paid by the A Amenity char Advance Ma	d pay the follection charge ervice tax and allottee of the rges: Rs aintenance C	lowing:- es within the sa d other taxes a e flat.  Charges amoun	id premises and secu pplicable (from time excludir	to time), shall be borne  ng GST.  excluding (	and
The cl	narges to be pa	id under hea	d (a) to (d) are	hereby known as ad	ditional charges.	
.81						
Part B Adva				Company of the Compan	Rs (Ruje following manner as	
Consi	deration, the re			er do hereby acknow	· ·	
s. NO.	Cheque No.	Dated	Amount	Service Tax	Drawn on	
	TOTAL					
		-		A CONTRACTOR OF THE STATE OF TH		

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in instalments in the following manner:

S. No.	Time of Payment	Amount Payable in % on Grand Total Sale Amount
1	Confirmation of Registration	
2	On commencement of Work	
3	On completion of Basement Roof	
4	On completion of Stilt Roof	
5	2nd Floor Roof Level	
.6	4th Floor Roof Level	
7	6th Floor Roof Level	
8	8th Floor Roof Level	
9	9th Floor Roof Level	
10	Completion of all slabs of Block	
11	Completion of Flooring & Plaster Work	
12	On intimation of Possession	

#### **SCHEDULE-7**

### SCOPE AND MEANING OF MAINTENANCE

- 1. Cost of maintenance of all the facilities shall be borne by the society on behalf of the members. Until the society comes into existence, the developer or any maintenance company appointed by developer shall render such services and charge to the members individually from their respective dates of possessions. These include:-
- Maintenance of cleaning, washing including that of main structure, cleaning and maintaining lighting in the passages, main entrances, staircases, passages, driveways, garden.

#### **SCHEDULE-8**

(Site Plan of the Whole Project)

### SCHEDULE-9

(Copies of notice advertisements, brochure and prospectus with regard to Specifications, facilities, amenities, internal/external development works etc. circulated by the Promoter at time of booking of Units in the Project)

### Annexure 1

# (Detailed Plan of Development Works to be undertaken)

The Promoter has conceived a detail plan of following development works to be developed in the said Project:

- i) Fire Fighting Facilities- Fire Fighting equipments/ facilities will be provided in the said project are as per the NBC guidelines.
- ii) Water Supply- The government of Rajasthan is making a policy for supply of water in the multi-stories buildings. As and when the policy will be implemented, the owner's association of the building will take water connection. Till then underground water will be used for drinking and other purposes.
- iii) Emergency Evacuation Services- It will be provided in the said project as per NBC guidelines of appropriate width.
- iv) Electrical Supply-Electricity/power shall be supplied by JVVNL.
- v) Sewage Treatment Plant-The Promoter proposes/has installed on STP for treatment of sewage. Operationalisation of STP required minimum threshold occupancy.

### Annexure 2

(Detailed of salient features of the Proposed Project)

### Annexure 3

(Other External Development Works)

#### Annexure 4

(Details of Specifications of Material used in construction)

### Annexure 5

(Stage wise time-schedule of completion of the Project/ Phase)

Stage	Date by which the works are proposed to be completed	Details of works to be Completed	

IN WITNESS WHEREOF the parties hereto have set their respective hands hereunder on the day, month and year first mentioned herein above.

**SIGNED AND DELIVERED** by the within named Promoter,

SIGNED AND DELIVERED by the within named Purchaser,

Shri For Okay Plus Builders LLP FOR "M/s LLPIN: AAD-6350

PAN

PAN No.

Designated Partner Auth. Sign.

in the presence of Witness

1.

2.

Name:

Name:

S/o or D/o

S/o or D/o

R/o

R/o