## **AVESH IQBAL MUSANI**

B. Com., LL.B. Advocate, High Court Office: H/03, Nasheman Colony, Opp. Caltex Diesel Pump, KAUSA, Dist. Thane-400612, Tel: 9324742875 / 9757020329 kanoon\_avesh@hotmail.com kanoon\_avesh@rediffmail.com kanoon.avesh@gmail.com

01/07/2017

## **TITLE CERTIFICATE**

My client viz. M/s. G.E. CONSTRUCTIONS, a partnership firm, having office address at Flat No. B/102, Oasis Arcade, Opp. Kaka Nagar, Kausa, Dist. Thane-400612; have provided me documents in respect of the following properties,

ALL THAT PIECE AND PARCEL of plot of land admeasuring area of 0H-80-9P, equivalent to <u>8090 square meters</u>, bearing <u>Survey No.112</u>, <u>Hissa No.2</u>, lying & being at village <u>KAUSA</u>, Tal. & Dist. Thane; in the Sub-Registration District of Thane and within the limits of Thane Municipal Corporation.

On a perusal of the said produced documents, it is observed as under:

- Village Form No. VII-XII (7/12 extract) of the said plot issued by Talathi Saja MUMBRA, Tal. & Dt. Thane on 11/12/2014, shows the Holders of the said plot as Yusuf Ahmed Kasmani & Others.
- 2) MR. ZUBAIR IBRAHIM RAWAL, an adult, Indian, having address at Flat No.501/K, Nasheman Colony, Kausa, Thane – 400612, (hereinafter referred to as "Owner") had purchased the said plot (along-with another adjacent plot bearing S.No.112/1 adm 8100 sq. mtrs., village Kausa, Tal. & Dt. Thane hereinafter referred to as the adjacent plot & jointly said total land) as under:
  - (a) 76.66% of the rights, title and interest in the said total lands were purchased by OWNER from Salim Badruddin Charaniya & others, vide Conveyance Deed dated 05/03/2010 duly



- registered with Sub-Registrar, Thane-2 at Serial No. TNN2-2917-2010.
- (b) 23.34% of the rights, title and interest in the said total lands were purchased by Owner from Shri. Yusuf Kasmani & others, vide registered deeds as under:
  - (i) Agreement for Sale dated 30/07/2011 duly registered with Sub-Registrar, Thane-5 at Serial No. TNN5-7290-2011 dated 01/08/2011.
  - (ii) Agreement for Sale dated 30/07/2011 duly registered with Sub-Registrar, Thane-5 at Serial No. TNN5-7291-2011 dated 01/08/2011.
  - (iii) Agreement for Sale dated 30/07/2011 duly registered with Sub-Registrar, Thane-5 at Serial No. TNN5-7301-2011 dated 01/08/2011.
- 3) Pursuant to acquiring 100% (one hundred) rights, title and interest in the said total lands, the OWNER had contemplated sale & transfer of said plot to and in favour of M/s. ARNA, a Partnership Firm, registered under the Indian Partnership Act, 1932, through its Partners (a) Shri. Ishwar S. Patel, (b) Shri. Pritesh Shamji Patel, (c) Shri. Manojkumar A. Dubal, (d) Smt. Bhavya Damjibhai Patel, having its registered office at 308, B-Wing, Galleria Shopping Market, Hiranandani Gardens, Powai-Mumbai-400076; (hereinafter called as the "FIRST CONFIRMING PARTY") and M/s. NEW GHARONDA DEVELOPERS, a Partnership Firm, registered under the provisions of Indian Partnership Act, 1932 & having its registered office at S.No.112, Near Kalsekar College, Village Kausa, Taluka & Dist. Thane, through its Partners (a) MR. NURUDDIN LATIF NAIK, an adult, having address at Flat No. L -504, 5th floor, Nasheman Colony (Old) - L wing, Kausa (Mumbra), Dist. Thane-400612; and (b) MR. SAYED MANAZIR HASAN, son of Syed Badruddin Ashraf, Aged 50 years, Indian, having address at Flat No.11, 4th floor, Zeveri Mansion, Motlibai Street, Aripada, Mumbai-1; (hereinafter called as the "SECOND CONFIRMING PARTIES") jointly and for that purpose the parties entered into various deeds & got the same registered details whereof are as follows:

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- (i) Agreement for Sale dated 01/08/2011 duly registered with Sub-Registrar, Thane-5 at Serial No. TNN5-7303-2011 dated 02/08/2011, with respect to 23.34% rights of said plot (hereinafter referred to as "suit Agreement No.1")
- (ii) Deed of Conveyance dated 01/08/2011, duly registered with Sub-Registrar, Thane-5 at Serial No. TNN5-7308-2011 dated 02/08/2011, with respect to 76.66% rights of said plot (hereinafter referred to as "suit Deed No.1")
- (iii) Substituted Power of Attorney, duly attested with Sub-Registrar, Thane-5 at Sr. No. 648/2011 on 01/08/2011, pertaining to 23.34% rights of said plot.
- (iv) Substituted Power of Attorney, duly attested with Sub-Registrar, Thane-5 at Sr. No. 649/2011 on 01/08/2011, pertaining to 76.66% rights of said plot.
- (v) AFFIDAVIT cum DECLARATION dated 21/11/2011 executed by MR. SAYED MANAZIR HASAN, Partner of M/s. New Gharonda Developers, duly registered with Sub-Registrar, Thane-5, at Sr. No. TNN5-10370-2011.
- 4) The First Confirming Party and Second Confirming Parties jointly could not made any progress in the development of the said plot for a considerable time so also they could not release & pay further agreed amounts to the Owner as per the terms of the agreements. In response thereto, the OWNER terminated the said documents vide a legal Notice on the ground of non-payment of the consideration amounts.
- 5) The OWNER had also then, filed Special Civil Suit No. 530 of 2012, before Hon'ble Civil Judge (S.D.), Thane at Thane, against the First Confirming Party and Second Confirming Parties jointly, with respect to the said plot as well as said adjacent plot.
- 6) The said civil suit was amicably settled out of court by virtue of Consent Term dated <u>08/12/2014</u> filed by the parties to the suit wherein it was decided and resolved that all the parties to the suit will grant development rights in respect of said plot in favour of <u>M/s</u>. <u>G.E. CONSTRUCTIONS</u>, a partnership firm, having office address

at Flat No. B/102, Oasis Arcade, Opp. Kaka Nagar, Kausa, Dist. Thane-400612, (hereinafter called as the "DEVELOPERS / BUILDERS").

- 7) In the said suit, MR. ASIF YUSUF SHAIKH, Aged about 46 years, Indian, Address: A/6, ALABA, 83, Cyrus Avenue Road, Agripada, Mumbai-400007, (hereinafter called as the "THIRD CONFIRMING PARTY") and MR. ASHRAF USMAN PATHAN, adult, Indian, Address at Room No.203-204, 2<sup>nd</sup> floor, Apna Apartment, Near South Indian Bank Ltd., Amrut Nagar, Mumbra, Dist. Thane-400612; (hereinafter called as the "FOURTH CONFIRMING PARTY") were added party Defendants to the said suit, as they too had interest in the said plot.
  - a. The said Developers were also made parties to the said suit and they too signed the consent term filed in the Hon'ble Court.
  - b. Accordingly the said Developers had given undertakings to the Hon'ble Court about compensating the Owners, First Confirming Party, Second Confirming Parties, Third Confirming Party, Fourth Confirming Party, in the proportion as chalked down in the schedule annexed to the Consent Term.
- 8) By virtue of said Consent Term, the suit has been duly decreed. Accordingly, as per the said Consent Decree in the said suit, the said documents (as stated above) executed and registered by and between the parties to the suit have been declared cancelled, terminated, revoked, and not binding on all the parties.
  - a. Furthermore the Confirming Parties have also executed a Deed of Cancellation dated 31/12/2014 duly registered with Sub-Registrar, Thane-2 at Serial No. TNN2-7-2015, dated 01/01/2015, in respect of their past and present rights on the said plot, so also handed over the original deeds and documents to the Owner.
- 9) Pursuant to the cancellation of the above-mentioned deeds the ownership rights in the said plot has reverted back to the Owner, but the same is conditional to the grant to development rights to the

Developers, herein so also paying monetary consideration & allotting constructed area to the Owner and the Confirming Parties as per the terms hereof.

- 10) By virtue of the said compromise, Owner has granted exclusive & sole rights of development of said plot, and all Confirming Parties above named have duly acknowledged the same by way of executing the necessary documents, which are as under:
  - a. AGREEMENT FOR DEVELOPMENT dated 31/12/2014, duly registered with Sub-Registrar, Thane-2 at Serial No. TNN2-12-2015, dated 01/01/2015, (76.66% rights of said plot), and in furtherance thereof IRREVOCABLE GENERAL POWER OF ATTORNEY dated 31/12/2014 registered with Sub-Registrar, Thane-2 at Serial No. TNN2-13-2015, dated 01/01/2015, is also granted by the Owner in favour of Developers.
  - b. AGREEMENT FOR DEVELOPMENT dated 24/02/2015, duly registered with Sub-Registrar, Thane-2 at Serial No. TNN2-1962-2015, (23.34% rights of said plot), and in furtherance thereof IRREVOCABLE GENERAL POWER OF ATTORNEY dated 24/02/2015 registered with Sub-Registrar, Thane-2 at Serial No. TNN2-1963-2015, is also granted by the Owner in favour of Developers.
- 11) The terms and conditions of the grant of development of the said plot includes compensating the Owner and the Confirming Parties as above named by way of monetary consideration as well as granting and allotting flats and premises in the proposed buildings (which is mutually agreed to be named as "THE UNIVERSE") as per agreed ratios / proportions.
  - However the said plot is subject to certain conditions laid down under the provisions of Urban Land Ceiling Act, (which now stands repealed).
  - b. Hence, as per the said Development Agreements, it is agreed that in the event of final disposal of the case before Hon'ble Apex Court in the matter of Urban Land Ceiling Act, to which the said plot is subjected and certain areas in the proposed building/s have to be allotted to the Government

allottees through the Thane Municipal Corporation and/or the Competent Authority or any other authority or any other arrangement to be made, the same shall be binding upon the Owner.

c. However, in case until the conclusion of the present project and upon obtaining Occupation Certificate, the verdict of the Hon'ble Supreme Court of India is still awaited and if the authorities do not proceed with accepting the said constructed areas in the form of flats & rooms, then in that case, the Developers are entitled to withhold such areas of rooms (as per advise of the Architect) from the share of the Owner. The Developers are entitled to hand-over the said withheld area to Competent Authority or if it reverts back, to the Land-owner, as per the then prevailing laws or statutory directions of authorities.

From the perusal of the above-mentioned documents, it is apparent that the said Developers are sufficiently entitled to development rights of the said plot bearing Survey No.112, Hissa No.2, lying & being at village <a href="KAUSA">KAUSA</a>, Tal. & Dist. Thane; and thus their rights, title and interest on the said plots are legal and valid.

- 12)Accordingly, the said M/s. G.E. CONSTRUCTIONS, is fully entitled to develop the said plot and construct multi storied buildings on the said plot bearing Survey No.112, Hissa No.2, village KAUSA, Taluka & District Thane, wherein the said project is named as "THE UNIVERSE", and the buildings to be developed are named as (i) JUPITER A & B wings, (ii) MARS A & B wings, and (iii) MERCURY A & B wings.
- 13)Based on the perusal of documents and further based on information furnished to me which I believed to be true, I certify that the rights of said M/s. G.E. CONSTRUCTIONS, to develop the said plot is clear and marketable, and free from reasonable doubt, and further the said MM/s. G.E. CONSTRUCTIONS, is entitled to sell, transfer, dispose off & deal with the flats and premises in the proposed building coming to its share (excluding those flats &

premises which it is liable to allot, grant & transfer as per the terms of development as stated above).

From the perusal of the above-mentioned documents, it is apparent that the said Developers, are sufficiently entitled to development rights of the said plot bearing Survey No.112, Hissa No.2, lying & being at village <a href="KAUSA">KAUSA</a>, Tal. & Dist. Thane; and thus their rights, title and interest on the said plot are legal and valid.

Place: Mumbra, Dist. Thane

Date: 01/07/2017

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AVESH MUSANI,

Advocate