AGREEMENT FOR SALE

betwe	deatthisdayofintheyearTwoThousandand en
Partnership Act,19 Temple, Factory referred to as " T context or meanin said firm of M/s.	DEVELOPERS , a partnership firm registered under the Indian 32 having its office at A/101, JeevanMandir, Opp. Ambe Mata Lane, Borivali (West), Mumbai – 400 092, hereinafter called and HE Promoter" (which expression shall unless it be repugnant to the 32 thereof be deemed to mean and include its partner or partners of the Aditya Developers, its survivors and survivor and the heirs, executors of last such survivor) OF THE ONE PART
And	
MR./MS./M/S.	Adult/s, Indian Inhabitant/s of
MR./MS./M/S Mumbai	Residing Adult/s, Indian Inhabitant/s of at

RECITALS:

- i. By and under Deed of Conveyance dated 30th April,1958 duly registered with the office of Sub-Registrar, Borivli, at Serial No. 3105 date4d 5th August, 1958 and executed by Anton Pedru Fonseca, alias Anthony Manuel Fonseca, therein described as the Vendor in favour of RajaramYeshwantDabhokar& others, the Office bearers of DahisarSnehal Co-Operative Housing Society Ltd., a society registered under Registration No. BOM/HSG/1422 of 1967, said Anton Pedru Fonseca, alias Anthony Manuel Fonseca conveyed and transferred all his right, title and interest in plot of land bearing bearing survey no. 8 Hissa No. B, corresponding to CTS No. 55 of Village- Mandapeshwar, Taluka-Borivali, Mumbai, admeasuring sq. mtrssituate at Kandarpada Road, Dahisar (West), Mumbai- 400 068 together with building consisting of Ground + Four upper floors constructed thereon, more particularly described in the schedule hereunder written and hereinafter referred to as "the said property". Hereto annexed and marked Annexure "A" is the true xerox copy of the Abstract of Property Register Card in respect of the said plot issued by City Survey Office alongwith the Municipal Bill of taxes in respect of the structure.
- ii. Said THE DAHISAR SNEHAL CO-OPERATIVE HOUSING SOCIETY LTD, hereinafter referred to as "the Society", is thus seized and possessed of the said plot together with structure erected thereon as owners.

 The 11 flats in the building of the society have been occupied by

member shareholders of the society for residential purpose.

- iii. By and under Development Agreement dated 27th June, 2013 duly registered with the office of Sub-Registrar at Serial no. BDR 5 3151-2012 dated 11th April 2012 and Supplemental Agreement dated 3rd December, 2013 duly Registered with the Office of Sub Registrar of Assurances at Borivli, Mumbai at Serial No. BRL 2 8687 2013 DATED 4TH December, 2013 executed by the said Society in favour of the Promoter, therein referred to as "the Developers", the said Society granted re-development rights of its property, more particularly described in the schedule hereunder written on the terms and conditions and for consideration stipulated therein.
- Irrevocable General Power of Attorney in favour of Shri.

 NishitHimmatbhai Shah and Shri. HimeshHarshadrai Desai, the partners and nominees of said M/s. Aditya Developers, duly registered with the office of Joint Sub-Registrar, Borivali at Serial No.

 BDR5-3152-2012 dated 11th April 2012interaliaauthorising them jointly and severally to do all acts and deeds enumerated therein in connection with re-development of the property of the said society by demolishing the existing building "SNEHAL" and constructing a new building thereon in accordance with plans and specifications as approved by Brihanmumbai Municipal Corporation, hereinafter for

the sake of convenience referred to as "the Municipal Corporation".

- v. As stipulated in the Development Agreement, the Promoter have entered into possession of the said property and on existing members vacating the respective flats in their occupation as agreed upon, the Promoter have demolished the existing building known as "SNEHAL" with a view to construct new building thereon in accordance with sanctioned plans.
- vi. The Promoter have submitted to BMC plans for construction of new building consisting of stilt/basement, ground and ____ upper floors by utilising the entire FSI available on the plot plus FSI available by way of transfer of Development Right (TDR) and the Municipal Corporation has approved and sanctioned the said plan by issuing IOD bearing reference no. _____. Hereto annexed and marked Annexure B (Colly) is a true copy of the sanctioned plan alongwith IOD issued as certified by Promoter' Architect.
- vii. On issue of Commencement Certificate by the Municipal Corporation bearing reference no. ______ dated ______, the true xerox copy whereof is annexed at Annexure "C", the Promoter have commenced construction of the new building to be constructed on the property in accordance with approvedplans by Municipal

Corporation.

V111.	Currently the commencement certificate of the building and the sanction of the MCGM is available till the floors for total FSI of . The Promoter propose					
	to get sanction of the MCGM for the layout plan attached in the Annexure					
	attached herewith and the proposed utilisation of the FSI on the said property is					
	sq mts by making buildings of wings having basements/					
	podiums and Slits and upper floors . This proposed FSI is expected to be					
	available on the sanction of the new / Amended DC rules / Schemes which are					
	expected to be notified by the Local Authority.					
ix.	The sale component of the building both presently sanctioned and the proposed as					
	mentioned hereinabove has been mortgaged with the Bank Limited and	1				
	a copy of the Loan sanction letter of the said loan is attached herewith in the	Э				
	annexure The Promoter has entered into the mortgage agreement registered	1				
	with the sub registrar Mumbai vide no dated					
Χ.	The said property has illegal encroachment of sq mts as per the plan attached	1				
	herewith in the annexure					
xi.	The Promoters have secured the permission for the Local / statutory authorities as	S				
	mentioned in the table A below and the permissions referred in the table B below	7				
	shall be received by the Promoters in due time so as to obtain the Occupancy	y				
	Certificate or Building Completion Certificate.					
	Table A					
	Table B					
xii.	As stipulated in the Development Agreement dated 11th April, 2012 and	f				
	Supplemental Agreement dated 3 rd December, 2013, Promoter are required to					
	accommodate the existing members of the society by allotting self					
	contained flats in the new building of the total usable area of sq. feet					
	(carpet) and % of the total parking spaces available. The Promoters have					
	(carpet) and /0 of the total parking spaces available. The Flomoters have	ر				

allotted to the members of the society the following units in the building to be constructed on the said property. The promoters have also given to the society the parking spaces no ______, _____, ____.

Unit allotted	Alternateaccommodation
	agreement date
	Unit allotted

X111.	It is further provided in the said Agreement, that the Promoters will be entitled to
	deal with and dispose of the balance flats and parking spaces available on its own
	account to the prospective Allottees on such terms and conditions as may be
	negotiated and agreed upon by and between the Promoters and the Allottees and
	receive the consideration that may be payable in that behalf.

	receive the consideration that may be payable in that behalf.
xiv.	As per the sanctioned plan, total number of flats to be constructed in the
	building is and the total number of parking spaces available is
	After allotting flats to the existing members, the number of
	flats which the Promoter are entitled to sell on its own account is
	alongwith parking spaces.
XV.	The Promoters have entered into standard agreement with the Architect Mr.
	having registered registration number and RCC
	Consultant Mrhaving registered registration
	number for preparation of structural designs and drawings of the plans for
	the new building to be constructed on the property and have agreed and accepted
	the supervision of the said professionals during the course of construction of the
	said building till the completion of the entire project in all aspects.
xvi.	The Promoters have registered the development project on the said propertywith
	the Maharashtra Real estate Regulatory Authority under the registration number
	datedThe proposed Specification of the project in respect of the

xvii. A copy of the Title Certificate issued by SHAH & ASSOCIATES, advocates in respect of the said property is hereto annexed and marked as Annexure "D"

annexure __ attached herewith.

units proposed to be purchased by the Allottee have been mentioned in the

xviii. The Allottee/s has/have demanded from the Promoters and the Promoters accordingly have given inspection to the Allottee/s of all the Documents of Title relating to the said Property and Orders passed by the Competent Authority under the provisions of Urban Land (Ceiling & Regulation) Act, 1976; the plans, designs

and specifications prepared by the Architects and all other such documents as specified under the Real Estate (Regulation and Development) Act, 2016 (hereinafter referred to as 'the said Act') and the Rules made thereunder and all other provisions of the statute;

- xix. 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.

XX.	The Promoters have also annexed hereto the copies of following documents:				
	Description of the Document	Annexure			
	1. Property card;	A			
	2. I. O. D.	В			
	3. Commencement Certificate dated	C			
	4. Certificate of the title of the				
	said plot issued by Advocates				
	of the Promoters;	D			
	5. Typical Floor plan;	E			
xxi.	The Allottee/s applied to the Promoter for allotn on floor being one out of the	total number of flats which the			
	Promoter is entitled to sell, deal with and dispose off in the said new building "SNEHAL" being constructed on the said property, more particularly described in the second schedule hereunder written. The carpet area of the said unit is sq				
	mts carpet.				
xxii.	"carpet area" means the net usable floor area covered by the external walls, areas under ser appurtenant to the said Unit for exclusive use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area appurtenant to the said use of the exclusive open terrace area.	vices shafts, exclusive balcony he Allottee or verandah area and id Unit for exclusive use of the			
	Allottee, but includes the area covered by the inter	•			
XXIII.	The Promoters are entering into similar separate a persons and parties for the sale of flats / Shops /	~			
	in the said buildings.				
xxiv.	Under Section 13(1) of the Act, the Promoter is	•			
	Agreement for Sale of the said Flat to the Allottee/s being in fact these presents;				

NOWTHEREFORE, THIS AGREEMENT WITNESSETHANDITISHERE BY AGREED BYANDBETWEENTHEPARTIESHERETOASFOLLOWS:-

1)	ThePromotershallconstruc	etthe	saidbuilding/	sconsistingof	_basementand
	ground/stilt,/	podiums,	and	upperfloorsonth	eprojectlandin
	accordancewiththeplans,d	esignsandsp	pecifications	asapprovedb	ytheconcerned

inr	ovidedthat thePromotershallhavetoobtainprior consentinwritingoftheAllottee respectofvariationsormodificationswhichmayadverselyaffecttheUnitof eAllotteeexceptanyalterationoradditionrequiredbyanyGovernment authorities
	duetochangein law.
a)	TheAllotteeherebyagreestopurchasefromthePromoterandthePromoter hereby agreestoselltotheAllotteeFlat / Office/ ShopNoofthetypeof carpetareaadmeasuringsq.metersonfloorinthebuilding/wing(hereinafterreferredtoas"thePremises") asshownintheFloor planthereofheretoannexed andmarkedAnnexuresandfortheconsideration ofRsincludingRsbeingtheproportionate priceofthe common areas and facilities appurtenantto the premises, the nature, extent and descriptionofthecommonareasandfacilitieswhicharemoreparticularlydescribed intheSecondScheduleannexedherewith.(ThepriceofthePremises includingthe proportionate priceofthecommonareasandfacilitiesandparkingspacesshouldbe shownseparately).
b)	The Allotteehere by agrees to purchase from the Promoter and the Promoter here by agrees to sell to the Allottee garage bearing Nos,, situated at Basement and/or stilt and/or podium being constructed in the layout for the consideration of Rs/
c)	
	TheAllotteeherebyagreestopurchasefromthePromoterandthePromoter hereby agreestoselltotheAllotteecoveredparkingspaces bearingNos,,situated at Basement and/or stilt and /or podium being constructedinthelayoutfortheconsiderationof Rs/
d)	agreestoselltotheAllotteecoveredparkingspaces bearingNos,situated at Basement and/or stilt and /or podium being

	()(notexceeding%ofthetotalconsideration)to
	bepaidtothePromoteraftertheexecutionofAgreement
ii)	AmountofRs/-
	()(notexceeding%ofthetotalconsideration)tobepa
	idtothePromoteroncompletion ofthePlinthofthebuildingorwingin
	whichthesaidPremisesislocated.
iii)	AmountofRs/-
	(
	bepaidtothePromoteroncompletionoftheslabs includingpodiumsandstilts of
	thebuildingor winginwhichthesaidPremisesislocated.
iv)	AmountofRs/-
	(
	tobe paidtothe Promoteroncompletion of thewalls, internal plaster, floorings
	doorsandwindowsof thesaidPremises.
v)	AmountofRs/-
	(
	idtothePromoteroncompletionoftheSanitaryfittings,staircases,lift
	wells,lobbiesuptothefloorlevelof thesaidPremises.
vi)	AmountofRs/-
	()(notexceeding%ofthetotalconsideration)tobepaidtothePromot
	eroncompletion of the external plumbing and external
	plaster, elevation, terraces with waterproofing, of the building or wingin which
	thesaidPremisesislocated
vii)	AmountofRs/-
	(
	aidtothePromoteroncompletion ofthelifts,waterpumps,electrical
	fittings, electro, mechanical and environment requirements, entrancel obby/s,
	plinthprotection, paving of areas appertain and all other requirements as may
	$be prescribed in the Agreement of sale of the building or wing in which the {\it the building or wing in which the building or wing in which the {\it the building or wing in which the building or wing in which the {\it the building or wing in which the building or wing in which the {\it the building or wing in which the building or wing in which the {\it the building or wing in which the building or wing in which the {\it the building or wing in which the building or wing in which the {\it the build$
	saidPremisesislocated.
viii)	BalanceAmount ofRs/-
	()againstandatthetimeofhandingoverof
	thepossessionofthePremisesto theAllotteeonor afterreceiptofoccupancy
	certificateorcompletioncertificate.
	he payments in respect of the amounts mentioned above shall be paid in the
name	e of "M/s Aditya Developers Bank Account no"
	
	TotalPriceaboveexcludesTaxes(consistingoftaxpaidorpayablebythe
Pron	noterbywayofGood and Services TaxandCessorany othersimilar taxes

f)

g)

whichmaybelevied,inconnectionwiththeconstructionofandcarryingoutthe Projectpayable bythePromoter)uptothedateofhandingoverthepossession ofthe Premises.

- h) The Total Price is escalation-free, save and except escalations/increases,due to increaseonaccountofdevelopmentchargespayabletothecompetentauthorityand/or anyotherincreaseinchargeswhichmay beleviedorimposed by thecompetent authorityLocalBodies/Governmentfromtimetotime.ThePromoterundertakesandag rees that while raising demandon the Allotteefor increase in development charges,cost,orleviesimposedbythecompetent authorities etc.,thePromotershall enclosethesaidnotification/order/rule/regulationpublished/issuedinthatbehalfto thateffectalongwiththedemand letterbeingissuedtotheAllottee,whichshallonly beapplicableonsubsequentpayments.
- i) ThePromotershallconfirm the final carpet are at hat has been all otted to the All otteeaftertheconstruction of the Building is complete and the occupancy certificateis granted by the competent authority, by furnishing details of the changes, ifany,inthe carpetarea, subject to a variation capofthreepercent. The total price payable for the carpetareashallberecalculateduponconfirmation bythePromoter.Ifthereisany reduction in the carpet area within the defined limit then Promoter shall refund theexcessmoney paidby Allotteewithin forty-fived a yswith annual interest at the rate specified intheRules, fromthedatewhensuchanexcessamountwaspaidbythe Allottee. IfthereisanyincreaseinthecarpetareaallottedtoAllottee, thePromoter shalldemandadditional amount from the Allottee as per the next milest onePaymentPlan.Allthesemonetary adjustmentsshallbemadeatthesamerateper squaremeterasagreedinClause1(a)of thisAgreement.
- j) TheAllotteeauthorizesthe Promotertoadjust/appropriateallpaymentsmadeby him/herunderanyhead(s)ofduesagainstlawfuloutstanding,ifany,inhis/hername asthePromotermayinitssolediscretiondeemfitandtheAllotteeundertakes notto object/demand/directthePromotertoadjusthispaymentsinanymanner.

Note: Each of the installments mentioned in the subclause (ii) and (iii) shall be further subdivided into multiple installments linked to number of basements/podiums/floors in case of multi-storied building/wing.

2) ThePromoterherebyagreestoobserve,performandcomplywithalltheterms, conditions,stipulationsandrestrictions ifany,whichmayhavebeenimposedbythe concernedlocalauthority atthetimeofsanctioningthesaidplansorthereafterand shall,beforehandingoverpossessionofthePremisesto theAllottee,obtainfromthe

concerned local authority occupancy and/or completion certificates in respect of the Premises.

Timeis essenceforthePromoteras well as theAllottee.ThePromotershall abideby thetimescheduleforcompletingtheproject andhandingoverthePremisesto theAllotteeandthecommonareastotheassociationoftheAllotteesafterreceivingthe occupancycertificate or the completioncertificateor both, as the case may be. Similarly,theAllotteeshallmaketimelypaymentsoftheinstallment andotherdues payablebyhim/herandmeetingtheotherobligations undertheAgreement subjectto thesimultaneous completionofconstruction bythePromoterasprovidedinclause1 (e)hereinabove.("PaymentPlan").

- 3) The Promoterhere by declares that the Floor Space Index available as on date respectoftheprojectlandis squaremetersonlyand Promoter has planned to utilize Floor Space Index of by availing of TDR or FSI available on particular properties of the properties of tymentofpremiumsorFSIavailableasincentiveFSIbyimplementing scheme as mentioned in the Development Control Regulation or based on expectationFSIwhichmaybeavailableinfutureonmodification toDevelopment ControlRegulations, which are applicable to the said Project. The Promoterhas disclosed the Floor Space Index ofasproposedtobeutilizedbyhimonthe project land in the said Project and Allottee has a greed to purchase the said Premisesbasedontheproposedconstruction andsaleofPremisestobecarriedoutbythe PromoterbyutilizingtheproposedFSIandontheunderstanding thatthedeclared proposedFSIshallbelongtoPromoteronly.
- IfthePromoterfailstoabidebythetimescheduleforcompletingtheprojectand handingoverthePremises to the Allottee, the Promoter agrees to pay to theAllottee, who does notintendtowithdrawfrom theproject, interest as specified in the Rule, on all the amountspaidbythe Allottee, for every month of delay, till the handingoverofthepossession. Further the period of delay shall be subject to extension on account of covenants specified in the clause 6 below. The Allotteeagrees topaytothePromoter,interest specifiedintheRule,onallthe delayed paymentwhichbecomedueandpayableby theAllotteetothePromoter underthetermsofthisAgreement fromthedatethesaid amountis payable by the Allottee (s) to the Promoter.
 - b) Withoutprejudicetotheright of promoterto charge interest interms of subclause 4(a) above, on the Allottee committing default in payment on due date of any amount due and payable by the Allottee to the Promoter under this Agreement (including his/her proportion ate share of taxes levied by concerned local authority and other outgoings)

and on the Allottee committing two defaults of payment of installments, the Promoter shall at his own option, may terminate this Agreement:

Providedthat, Promoter shallgivenoticeoffifteendaysinwriting totheAllottee,by PostAD at the addressandmailatthee-mail Registered providedby theAllottee addressprovidedbytheAllottee,ofhisintentiontoterminate thisAgreement andof the specific breach orbreaches of terms and conditionsinrespectofwhichitis intended to terminate the Agreement. If the Allottee fails to rectify thebreachor breachesmentionedbythePromoterwithintheperiodofnoticethenattheendof such notice period, promoter shall be entitled to terminate this Agreement.

Provided furtherthatupontermination of this Agreement as a foresaid, the Promoter shall refund to the Allottee (subject to adjust mentand recovery of 10% of the received amount as liquidated damages by Promoter) within a period of thirty days of the termination, the install ments of sale consideration of the Premises which may till then have been paid by the Allottee to the Promoter.

- 5) The fixturesandfittings withregard totheflooringandsanitaryfittingsand amenitieslikeoneormoreliftswithparticularbrand,orpricerange(ifunbranded) tobe provided bythePromoterinthesaidbuildingandthePremisesasaresetoutin Annexure'__',annexedhereto.
- 6) The Promoter shall give possession of the Premises to the Allottee on or before ______.dayof _______20_.If the Promoter fails or neglect stogive possession of the Premises to the Allottee on account of reasons beyond his control and of his agents by the aforesaid date then the Promoter shall be liable on demand to refund to the Allottee the amounts already received by him in respect of the Premises within terest at the same rate as may mentioned in the clause 4(a) herein above from the date the Promoter received the sum till the date the amounts and interest the reon is repaid.

Provided that the Promoter shall be entitled to reasonable extension of time for giving delivery of Premises on the aforesaid date, if the completion of building in which the Premises is to be situated is delayed on account of —

- i) reasons beyond the control of the Promoters
- ii) war, civil commotion or act of God
- iii) non-availability of steel and/or cement or any such building material or by reason of war, civil commotion or any act of God or any prohibitory order of any court against development of property or
- iv) any notice, order, rules, notification of the Government and/or other public or

- competent authority; or
- v) changes in any rules, regulation, bye-laws of various statutory bodies and authorities affecting the development and the project; or
- vi) delay in grant of any NOC/permission/license/connection for installation of any services, such as lifts, electricity and water connections and meters to the project/premsies/road or completion certificate from appropriate authority / BMC; or delay or default in payment of dues by the purchaser under these presents

7) PROCEDUREFORTAKINGPOSSESSION

(a)

ThePromoter,uponobtainingtheoccupancycertificatefromthecompetentauthoritya ndthepaymentmadebytheAllottee as per the agreement shall offer in writing the possession of the Premises,totheAllotteeintermsofthisAgreementtobetakenwithin15 days fromthedateofissueofsuchnoticeandthePromoter shallgive possession of the Premises to the Allottee. The Promoter agrees and undertakestoindemnify theAllotteeincaseoffailureoffulfillmentofanyofthe provisions,formalities,documentationonpartofthePromoter.TheAllotteeagrees topaythemaintenancechargesasdeterminedbythe Promoterorassociationof Allottees,asthecasemaybe.ThePromoter onitsbehalfshallofferthepossession to theAllotteeinwritingwithin7daysofreceivingtheoccupancy certificateofthe Project.

- (b) The Allotteeshall take possession of the Premises within 15 days of the written notice from the promoter to the Allottee in timating that the said Premises sareready for use and occupancy.
- (c) FailureofAllotteetotakePossessionofPremises: Uponreceivingawritten intimationfromthePromoterasperclause7(a),theAllotteeshall takepossessionof thePremisesfromthePromoterbyexecutingnecessaryindemnities, undertakingsandsuchotherdocumentation asprescribedinthisAgreement,andthe PromotershallgivepossessionofthePremisestotheAllottee. Incasethe Allotteefailstotakepossessionwithinthetimeprovided inclause7(a)suchAllottee shallcontinuetobe liabletopaymaintenancechargesasapplicable.
- (d) If within a period of five years from the date of handing over the Premises to the Allottee, the Allottee brings to the notice of the Promoter any structural defect in the Premises or the building in which the Premises are situated or any defects on account of work manship, quality or provision of service, then, where verpossible such defects shall be rectified by the Promoter at his own cost and in case it is not possible to

rectifysuch defects, then the Allotteeshall be entitled to receive from the Promoter, compensation for such defect in the manner as provided under the Act. The said rectification / compensation shall be payable provided the Allottee has complied with all its duties mentioned herein.

- 8) The Allotteeshalluse the Premises / Premises or any part thereof or permit the same to be used only for purpose of residence / of fice / show-room / shop / godown for carrying on any industry or business. He shall use the garage or parking space only for purpose of keeping or parking vehicle.
- 9) On being put in possession of the Premises agreed to be sold, the Purchaser/s will make necessary application to and THE DAHISAR SNEHAL CO-OPERATIVE HOUSING SOCIETY LTDfor being admitted to the membership of the Society and pay to the said Society such amount as may be required for issue of five fully paid up shares in his favour by the said society. On being admitted to the membership of the society, the Purchaser/s agrees and undertakes to abide by rules, bye-laws and regulations as framed by the society and pay maintenance and other outgoings payable in respect of the Premises occupied by him.

10) Reimbursement of Expenses

The	Allottee sha	ll on or befor	e delivery of po	ssession	of th	e said p	remises	s keep
depo	sitedwiththe	Promoter,the	followingamoun	ts:-				
(i) R	S	for share	money, applicati	on entra	nce fe	ee of the	Societ	y.
(ii)	Rs	for	proportionate	share	of	taxes	and	other
charg	ges/leviesinr	espectoftheSc	ciety.					
(iii)R	Ss.							
forde	posittoward	sprovisionaln	nonthlycontribut	iontowar	dsout	tgoingsc	f Socie	ty.
(iv)R	.S		ForDeposittow	ardsWa	ter,El	ectric,ar	dother	utility
ands	ervicesconne	ectioncharges	&					
(v)Rs	S	ford	epositsofelectric	alreceivi	ngan	dSubSta	tionpro	vided
inLa	vout							

11) REPRESENTATIONS AND WARRANTIES OF THE PROMOTER

The Promoter hereby represents and warrants to the Allottee as follows:

- i. The Promoterhas clear and marketable title with respect to the project land; as declared in the title report annexed to this agreement and has the requisiterights to carry out development upon the project land and also has actual, physical and legal possession of the project land for the implementation of the Project;
- ii. The Promoter has lawful rights and requisite approvals from the

competent Authoritiestocarryoutdevelopment of the Project and shall obtain requisite approvals from time to time to complete the development of the project;

iii.

TherearenoencumbrancesupontheprojectlandortheProjectexceptthosediscl osed inthetitlereport;

- iv. There are no litigations pending before any Court of law with respect to the projectland or Project except those disclosed in the title report;
- v. All approvals, licenses and permits issued by the competent authorities with respecttotheProject,projectlandandsaidbuilding/wingarevalidandsubsisting andhavebeenobtainedby following dueprocessoflaw.Further, allapprovals, licensesandpermitstobe issuedbythecompetentauthoritieswithrespecttothe Project,projectlandandsaidbuilding/wing shallbeobtainedbyfollowingdue processoflawandthePromoter hasbeenandshall,atalltimes,remaintobein compliancewithallapplicable lawsinrelationtotheProject,projectland, Building/wingandcommonareas;
- vi. The Promoter has the right to enter into this Agreement and has not committed or omitted to perform any actor thing, where by the right, title and interest of the Allottee created herein, may prejudicially be affected;
- vii. The Promoterhas not enteredintoanyagreementfor sale and/or development agreementoranyotheragreement/arrangement withanypersonorpartywith respect to the project land, including the Project and the said Premises which will, in anymanner, affect the rights of Allotteeun der this Agreement;
- viii. ThePromoterconfirms thatthePromoterisnotrestrictedinanymannerwhatsoever fromsellingthesaidPremisestotheAllotteeinthemannercontemplatedin thisAgreement;
- ix. Atthetime ofhandover ofthestructuretotheassociation of AllotteesthePromotershallhandoverlawful,vacant,peaceful,physicalpossession of the common areas of the Structure to the Association of the Allottees;
- x. The Promoter has duly paid and shall continue to pay and discharge undisputed

governmental dues,rates,chargesandtaxesandothermonies,levies,impositions, premiums,damagesand/orpenaltiesandotheroutgoings,whatsoever, payablewith respect to the said project to the competent Authorities till the date of receipt of Occupation certificate;

xi. No notice from the Government or any other local body or authority or any legislativeenactment,government ordinance,order,notification(includinganynotice foracquisitionorrequisitionofthesaidproperty)hasbeenreceivedorservedupon the Promoterin respectof the project landand/or the Project except those disclosed in the title report.

12) DUTIES OF ALLOTTEE

The Allottee/sorhimself/themselves within tention to bring all persons into whoso ever hands the Premises may come, here by covenants with the Promoter as follows:

- i. TomaintainthePremisesattheAllottee'sowncostingoodandtenantable repairandconditionfromthedatethatofpossession ofthePremises istaken andshallnotdoorsuffertobedoneanything inortothebuildinginwhichthe Premisesissituatedwhichmaybeagainsttherules,regulationsorbye-laws or change/alterormakeadditionin or tothebuildinginwhichthePremisesis situatedandthePremises itselforanypartthereofwithouttheconsentofthe localauthorities,if required.
- NottostoreinthePremisesanygoodswhichareofhazardous,combustible natureoraresoheavyastodamagetheconstruction orstructure ofthebuildinginwhichthePremisesissituatedorstoringofwhichgoodsis objectedtobytheconcernedlocalorotherauthority andshalltakecarewhile carryingheavypackageswhichmaydamageorlikelytodamagethestaircases, commonpassagesoranyotherstructureof thebuildingin whichthePremises is situated,includingentrancesof thebuildinginwhichthe Premisesis situatedandincaseanydamageiscausedtothebuilding inwhichthe Premises issituatedorthePremises onaccountofnegligence ordefaultof the Allottee in this behalf, the Allottee shall be liable for the consequences ofthebreach.
- iii. TocarryoutathisowncostallinternalrepairstothesaidPremisesand maintainthePremises inthesamecondition,stateandorderinwhichitwas deliveredby thePromoter totheAllotteeandshallnotdoorsuffertobedone anythingin or to the building in which the Premisesis situated or the

Premiseswhichmaybecontrarytotherulesandregulations and bye-laws of the concerned local authority or other publicauthority. In the event of the Allottee committing any act in contravention of the above provision, the Allotteeshall be responsible and liable for the concerned local authority and/or other publicauthority.

iv.

NottodemolishorcausetobedemolishedthePremisesoranypartthereof, nor at anytime make or cause to be made anyaddition or alterationof whatevernaturein orto the Premises or any part thereof, nor any alteration in theelevationandoutsidecolourschemeofthebuildingin whichthePremises situated and shall keep the portion, sewers, drains and pipes in thePremises andtheappurtenances theretoingoodtenantablerepairandcondition, and in particular, soastosupportshelterandprotecttheotherpartsofthebuildingin whichthePremisesissituatedandshallnotchiselorinanyothermanner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the Premises without the prior written permission ofthe Promoter and/or the Society or the Limited Company.

v. Nottodoorpermittobedoneanyactorthingwhichmayrendervoidor voidableanyinsuranceof the projectland and the buildingin whichthe Premisesissituatedoranypartthereoforwhereby anyincreasedpremium shallbecomepayableinrespectof theinsurance.

vi.

Nottothrowdirt,rubbish,rags,garbageorotherrefuseorpermitthesameto bethrownfromthesaidPremises inthecompound orany portionofthe projectlandandthebuildinginwhichthePremisesissituated.

vii. PaytothePromoterwithinfifteendaysofdemandbythePromoter,hisshare ofsecuritydepositdemandedbytheconcernedlocalauthority orGovernment orgivingwater, electricity oranyotherserviceconnectiontothebuildingin whichthePremisesis situated.

viii. Tobearandpayincreaseinlocaltaxes,watercharges,insuranceandsuch otherlevies,ifany,whichareimposedbytheconcernedlocalauthorityand/or Government and/orotherpublicauthority,onaccountofchangeofuserofthe PremisesbytheAllottee forany purposesotherthanforpurpose forwhichit issold.

ix. The Allotteeshall not let, sub-

let,transfer,assignorpartwithinterestorbenefit factorofthisAgreement orpartwiththepossession ofthePremises untilall theduespayablebytheAllotteeto thePromoterunderthisAgreementarefully paidup.

Χ.

The Allotteeshall observe and performall the rules and regulations which the Society and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the Premises sthere in and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and other public bodies. The Allotteeshall also observe and perform all the stipulations and conditions laid down by the Society regarding the occupancy and use of the Premises in the Building and shall payand contribute regularly and punctually towards the taxes, expenses or other outgoings in accordance with the terms of this Agreement.

- xi. TheAllotteeshall permitthePromoterandtheirsurveyors andagents,withorwithoutworkmen andothers,atallreasonable times,toenterintoanduponthesaidbuildingsor anypartthereoftoviewandexaminethestateandconditionthereof.
- xii. The Allotteeshall permitthe Promoter and their surveyors and agents, without work men and others, at all reasonable times, to enter into and upon the project landor any part thereof to view and examine the state and condition thereof.
- 13) The Promoter shall maintain a separate account in respect of sums received by the from the Allottee as advance or deposit, sums received on account of the share capital for the promotion of the Co-operative Society or association or Companyor towards the outgoings, legal charges and shall utilize the amounts only for the purposes for which they have been received.
- 14) Nothingcontainedinthis Agreementisintended to be construed as agrant, demise or assignmential aw, of the said Premises or of the said Plot and Building or any part thereof. The Allottee shall have no claims ave and except in respect of the Premise shere by agreed to be sold to him and allopen spaces, parking spaces, lobbies, staircases, terraces recreations paces, will remain the property of the Promoter until possession is given to all the Allottee by the promoters.
- 15) PROMOTERSHALLNOTMORTGAGEORCREATEA CHARGE

AfterthePromoterexecutesthisAgreement heshallnotmortgageorcreatea charge onthePremisesandifany suchmortgageorchargeismadeorcreatedthen notwithstandinganything containedinanyotherlawforthetimebeinginforce, such mortgageorchargeshallnotaffecttherightandinterestoftheAllotteewhohas takenoragreedtotakesuchPremises.

16) BINDINGEFFECT

Forwarding thisAgreement totheAllotteebythePromoterdoesnotcreateabinding obligation on the part of the Promoter or the Allottee until, firstly, the Allottee signsanddelivers thisAgreement withalltheschedulesalongwiththepaymentsdueas stipulated inthePayment Planwithin30(thirty)daysfromthedateofreceipt by the Allotteeandsecondly, appears for registration ofthesamebeforetheconcernedSub-Registrar as and when in timated by the Promoter. If the Allottee (s) fails to executeanddeliverto the Promoter this Agreement within 30 (thirty) days from the date of its receiptbytheAllotteeand/orappearbeforetheSub-Registrarforitsregistrationas andwhenintimatedbythePromoter, thenthePromotershallserveanoticetothe Allotteeforrectifyingthedefault, whichif notrectified within 15 (fifteen) days fromthe of its receiptbythe Allottee, application of the Allotteeshall be treated as cancelled and all sums deposited by the Allottee in connectiontherewith includingthebooking amountshallbereturned totheAllotteewithoutanyinterestor compensationwhatsoever and after deduction of 10% of the amount received.

17) ENTIREAGREEMENT

This Agreement, along with its schedules and annexures, constitutes the entireAgreementbetweenthePartieswith respecttothesubject matterhereof and supersedes any and all understandings, any other agreements, all other tetr, correspondences, arrangements whether written or or al, if any, between the Parties in regard to the Premises/building, as the case may be.

18) RIGHTTOAMEND

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

19) PROVISIONS OF THIS AGREEMENT APPLICABLE TO ALLOTTEE / SUBSEQUENTALLOTTEES

ItisclearlyunderstoodandsoagreedbyandbetweenthePartieshereto that all the provisions contained herein and the obligationsarisinghereunderin respect oftheProjectshallequally beapplicabletoandenforceable againstanysubsequent Allotteesofthe[Premises], incaseofatransfer,asthesaidobligationsgo alongwiththe[Premises]forallintentsandpurposes.

20) SEVERABILITY

If any provision of this Agreement shall be determined to be void or unenforceableundertheActortheRulesandRegulationsmadethereunderorunder otherapplicablelaws,suchprovisionsoftheAgreementshallbedeemedamended ordeletedinso farasreasonablyinconsistentwiththepurposeofthisAgreement andtotheextent necessarytoconformtoActortheRulesandRegulationsmade thereunderortheapplicablelaw,asthecasemaybe,andtheremainingprovisions ofthisAgreementshall remain valid and enforceable as applicable at the time ofexecutionofthisAgreement.

21) METHODOFCALCULATIONOFPROPORTIONATESHARE WHEREVER REFERREDTOINTHEAGREEMENT

WhereverinthisAgreementitisstipulatedthat the Allotteehastomakeany payment,in common with other Allottee(s) in Project, the same shall be in proportiontothecarpetareaofthePremisestothetotalcarpetareaofall thePremisesintheProject.

22) FURTHERASSURANCES

BothPartiesagreethattheyshallexecute,acknowledge anddelivertotheother such instrumentsandtakesuchotheractions,inadditionstotheinstrumentsand actionsspecifically providedforherein,asmaybereasonablyrequiredinorderto effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferredhereunderorpursuanttoanysuchtransaction.

23) PLACEOFEXECUTION

The execution of this Agreement shall be complete only upon its execution by the Promoter through its authorized signatory at the Promoter's Office, or at some other place, which may be mutually agreed between the Promoter and the Allottee, and after the Agreement is duly executed by the Allottee and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at

24) REGISTRATION OF AGREEMENT

The Allottee and/or Promoter shall present this Agreement as well as the conveyance/assignmentofleaseattheproperregistrationofficeofregistrationwithin thetimelimitprescribed bytheRegistrationActandthePromoterwillattendsuch officeandadmitexecutionthereof.

25) ADDRESS FOR COMMUNIC		
Thatallnoticestobeserved	ontheAllotteeandthePromoterascontem	
_	avebeenduly servedifsenttotheAllotteeorthe	=
RegisteredPostA.Dand	notifiedEmailID/UnderCertifica	ateofPosting
attheirrespectiveaddressesspec	ifiedbelow:	
NameofAllottee		
(Allottee's Address)		
Notified EmailID:		
M/s Promoter name		
(Promoter Address)		
Notified Email ID:		
changeinaddresssubsequenttot	Indthepromotertoinformeachotherof TheexecutionofthisAgreementintheabove gwhichallcommunicationsandlettersposteda dtohavebeenreceived bythepromoter	any at orthe
26) JOINTALLOTTEES		
ThatincasethereareJointAllotte	eesallcommunicationsshallbesentbytheProm	otertotheA
llotteewhosenameappearsfirsta	andattheaddressgivenby	
him/herwhichshallforallintents	sandpurposestoconsiderasproperlyserved	
onalltheAllottees.		
27) STAMPDUTYANDREGISTF	RATION	
Thechargestowardsstampdutya		of
thisAgreementshallbebornebyt	_	
28) DISPUTERESOLUTION		
· /	llbesettledamicably. In case of failure to	settled the
disputeamicably, which	shall be	referredto
the	AuthorityaspertheprovisionsoftheRealEs	
tion andDevelopment)Act,201	6,RulesandRegulations,thereunder.	_

29) GOVERNINGLAW

That the rights and obligations of the parties under or arising out of this Agreementshall be construed and enforced in accordance with the laws of India for the time $being inforce and the\ courts will have the jurisdiction for this Agreement.$

INWITNESSWHEREOF partieshereinabove namedhavesettheirrespectivehands
and signed this Agreement for sale at (city/town name) in the
presence of attesting witness, signing as suchontheday first above written.
FIRSTSCHEDULEABOVEREFERREDTO
The piece and parcel of land or ground bearing Survey No. 8, Hissa No. B, corresponding
to CTS No. 55 of Village Mandpeshwar, TalukaBorivali, admeasuring about 454.40 / [501.66]
????? sq. metres or thereabout situate lying being at Kandarpada Road, Dahisar (West),
Mumbai-400 068 in Greater Mumbai in the Registration District and Sub-District of
Mumbai City and Mumbai Suburban and together with building constructed
thereon named as "SNEHAL" owned by "THE DAHISAR SNEHAL CO-OPERATIVE
HOUSING SOCIETY LTD." consisting of ground plus four upper floors, bearing
Municipal House No Kandarpada Road Dahisar (West),
Mumbai-400 068
SECONDSCHEDULEABOVEREFERREDTO
Premises bearing flat/ office / shop / godown no on floor more

particularly shown and demarcated within red pencil hatched lines on the floor plan thereof annexed hereto and marked as "Annexure "E" which is as per the sanctioned

building plans. The carpet areaarea is ____ sqmtr.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE PUT THEIR RESPECTIVE HANDS AND THE SEAL ON THE DAY AND YEAR FIRST HEREIN ABOVE MENTIONED.

SIGNED AND DELIVERED by the)			
thewithinnamed "PROMOTERS")			
M/S. ADITYA DEVELOPERS,		Lht		
)				
A partnership firm, through its partner)		<u>Signature</u>	<u>Photo</u>
SHRI. HIMESH HARSHADRAI DESAI			C	
)				
1.)			
2.)			
in the presence of)			
SIGNED,SEALED AND DELIVERED)	Lht		
by the withinnamed "ALLOTTEE/S")			
1) MR)			
2) MR)		<u>Signature</u>	<u>Photo</u>
1.)			
2.)	Lht		
in the presence of)			
			<u>Signature</u>	<u>Photo</u>

Snehal CHS

LIST OF AMENITIES

A) General Amenities:

- 1. Good quality Wash Basin.
- 2. Marble door frames as per floor matching and Fiber Door in Bathrooms and W.C
- Concealed Plumbing with good quality fittings of Jaquar or similar Quality.
- 4. Full Height Glazed Tiles in Bathrooms and W.C.
- Granamite/Parcelano/Marbogranite Flooring and skirting in all Rooms, Kitchen etc.
- 6. Granite Kitchen Platform with Stainless Steel work Sink.
- 7. Colored Tiles Dado in Kitchen up to Beam level above Platform.
- 8. Exhaust Fan in Kitchen and W.C.
- Powder Coated / Enodized Window Frames, Tinted Glass with Granite /
 Marble Seal, Steel-Frames Along with One Shutter Mosquito Steel Net in All Window.
- 10. Concealed wiring of 7/20 wire from Meter to Door, ELCB. and Good Quality Switches of Anchor or equally good brand.

- 11. Two Fan in Living Room and Tube Light in All Room.
- 12. All Door Frames will be of Teck wood.
- 13. Main Panel Door with Quality Fitting Safety Lock.
- 14. Internal Flush Door with Fancy Fitting.
- 15. Full Interior plaster Painted Walls Finished with P.O.P. False Ceiling in Living Room and P.O.P. Moulding / Cornich in Bed Rooms

B) Extra Amenities:

- 1. Provisions for Refrigerator and Washing Machines Points.
- 2. T.V, Telephone and A.C. Points in Living Room and Master Bed Room
- 3. Intercom Facility with Instrument, Flat to Flat / Security Cabin.
- 4. Attractive Entrance Foyer Granamite Flooring with grills and beautiful surrounding
- 5. One Elevator [Capacity of 6 Persons] of good quality brand.
- 6. Grill in All Windows.
- 7. Post Boxes at Ground Floor.
- Identical Name Plates for Entrance and Main Door with Electric Door Bell.
- 9. Cable Wire Connection.

C) Other Amenities:

The New Building shall consist of:

- 1) Earth Quake Resistant R.C.C. Design.
- 2) Anti Termite Treatment.
- 3) Planning as per Vastu-Shastra as possible.
- 4) Society Office at as per B M C rules.
- 5) Watchman cabin at the Entrance.
- 6) Checkered Tiles in entire compound with decorative Entrance Gate.
- 7) Decorative Compound Wall of reasonable / permissible height.