SALE CUM CONSTRUCTION AGREEMENT

THIS	SALE	CUM	CONSTRUCTION	AGREEMENT	IS	MADE	AND	EXECUTED	ON	THIS
	_ DAY	OF	MON	TH , TWO THOU	SAN	VD SEV	ENTE:	EN () AT
BANG	ALORE	C:-:								•

BETWEEN:

1. SRI. ABDUL RAZACK SHARIEF

S/o Late Sri. Mohammed Yunus Aged about **64** years.

PAN NO. ABXPS2062C.

2. SMT. ZAMRUD

W/o. Sri. Abdul Razack Sharief Aged about **60** years.

3. SMT. WASEEMA

D/o. Sri. Abdul Razack Sharief W/o. Sri. IshtiaqGani Aged about **36** years.

4. SRI. MOINUL ASHRAF

S/o. Sri.Abdul Razack Sharief Aged about **35** years.

5. SRI. SHAHBAZ ARSHAD

S/o. Sri.Abdul Razack Sharief Aged about **34** years.

ALL ARE RESIDING AT #12/8, Kutty Colony, Lalbagh Siddapura, Jayanagar 1st Block, Bangalore-560 011.

REPRESENTED BY THEIR GPA HOLDER

M/S. DS-MAX PROPERTIES PRIVATE LTD

REPRESENTED BY ITS AUTHORIZED SIGNATORY

MR.S.SATISH KUMAR.

HEREINAFTER called the **"OWNER/S/VENDOR/S"** (which expression shall where the context so admits, mean and include her heirs, executors, successors, administrators and legal representatives and assigns) of the **FIRST PART:**

AND:

M/S.DS-MAX PROPERTIES PVT. LTD,

A company incorporated under the Companies Act, 1956 and having Office at # 1854, 17th Main, 30th 'B' Cross, HBR Layout, 1st Stage, 5th Block, Bangalore-560 043.

REPRESENTED BY ITS AUTHORIZED SIGNATORY

MR.S.SATISH KUMAR

HEREINAFTER referred to as the **DEVELOPER/S** (which term shall mean and include his/their legal heirs, representatives, administrators, executors, assignees, etc.) of the **SECOND PART:**

Α	N	D	•	_	•
		_	•	_	

MR	
Aged about	_ years
S/o. Mr	
PAN NO:-:	
PRESENT ADDRESS	<u> </u>

HEREINAFTER CALLED THE PURCHASER/S (which expression shall where the context so admits, mean and include, his /her/their heirs, executors, successors, administrators, legal representatives and assignees) **OF THE THIRD PART:**

WITNESSETH AS FOLLOWS:

WHEREAS Sri. Abdul Razack Sharief s/o Late Sri. Mohammed Yunus is the absolute owner in respect of immovable land property bearing Sy.No.7/2, which measuring 3 acres 13 guntas, situated at Thirupalya Village, Jigani Hobli, Anekal Taluk, Bangalore Districtand he is in peaceful possession and enjoyment of the property with free from all encumbrances. The said land property acquired through by way of IHC No. 85/1995-1996, after the demise of his father Sri. Mohammed Yunus and further with a consent of his brother Mr. Sulthan Ahmed and sister Ms. Moeen Taj for the inheritance of Khatha in his name of Sri. Abdul Razack Sharief and since thenhe is in peaceful possession and enjoyment of the property with free from all encumbrances. The said land property bearing Sy.No.7/2, which measuring 3 acres 13 guntas, situated at Thirupalya Village, Jigani Hobli, Anekal Taluk, Bangalore District, acquired from Sri. Mohammed Yunus through by virtue of regd Sale Deeddated05/09/1986, which is registered as document No. 1349/1986-1987, of Book-I, Volume-1438, Pages-71-74, registered in the office of the Sub-registrar, Anekal, Bangalore District.

WHEREAS originally the said land property is granted by the Order of Inam Abolition in vide; Order in case No. 15, dated 14-12-1960, in the name of Sri. Bidda Reddy s/o Thimmaiah as Khathedara, in respect of subject Sy.No.**7/2**, which measuring **3** acres **13** guntas, situated at **Thirupalya Village**, Jigani Hobli, Anekal Taluk Bangalore District and later the said land property bearing Sy.No.**7/2**, which measuring **3** acres **13** guntas, have been sold and executed Sale Deed dated **05/09/1986**,by Sri. Bidda Reddy s/o. Sri. Thimmaiah and family,which is registered as document No. **1349/1986-1987**, of Book-I, Volume-1438, Pages-71-74, registered in the office of the Sub-registrar, Anekal, Bangalore District, in favour of Sri. Mohammed Yunus.

WHEREAS the **Owner/s Sri. Abdul Razack Sharief** s/o late Sri. Mohammed Yunus, became the absolute owner of immovable land property bearing Sy.No.**7/2**, which measuring **3** acres **13** guntas, situated at **Thirupalya Village**, Jigani Hobli, Anekal Taluk Bangalore District and since then he is in peaceful and uninterrupted possession and enjoyment of the property with free from all encumbrances and his name entered in revenue records of RTC/Pahani and he is entitled to convey, transfer, sale, likewise in any manner at his absolute discretion.

WHEREAS the OWNER/S being the owner/s of immovable land property bearing Sy.No.7/2, which measuring 3 acres 13 guntas, situated at **Thirupalya Village**, Jigani Hobli, Anekal Taluk Bangalore District and he intend to develop a portion of land property bearing Sy. No. 7/2, which measuring 3 acres, out of 3 acres 13 guntas, situated at **Thirupalya Village**, Jigani Hobli, Anekal Taluk Bangalore District, which is subject matter of property and

referred to as "schedule property" and the remaining balance land property bearing Sy. No. 7/2, which measuring 13 guntas will be retained by OWNER/S.

Later subsequently, **Sri. Abdul Razack Sharief** s/o late Sri. Mohammed Yunus, applied for conversion from Agricultural to Non-Agricultural for residential use and obtained Conversion Order dated **26/03/2015**, in Order No. **ALN:(A.J):SR:199/2014-15**, for residential use, issued by Deputy Commissioner, Bangalore District, Bangalore, in respect to Sy.No.**7/2**, which measuring **3** acres **13** guntas, situated at **Thirupalya Village**, Jigani Hobli, Anekal Taluk Bangalore District.

WHEREAS Smt. Zamrud, Smt. Waseema, Sri. Moinul Ashraf and Sri. Shahbaz Arshad are the legal heirs of Sri. Abdul Razack Sharief and made parties to this Agreement to give full valid scope as evident of parties for legal possibilities.

WHEREAS Mr. Sulthan Ahmed s/o. late Sri. Mohammed Yunus, the brother of Sri. Abdul Razack Sharief, Ms. Moeen Taj d/o. late Sri. Mohammed Yunus, the sister of Sri. Abdul Razack Sharief, executed a *Release Deed* dated 11/12/2014, in favour of Sri. Abdul Razack Sharief, which is regd as doc No. BSK-1-11195/2014-15, in C.D. No. BSKD293, before sub-registrar office, Banashankari, Bangalore,in respect to Sy. No. 7/2, which measuring 3 acres 13 guntas, situated at Thirupalya Village, Jigani Hobli, Anekal Taluk Bangalore District.

WHEREAS subsequently the VENDOR/S is desirous of Developing the Schedule A Property and decided to enter into JOINT DEVELOPMENT AGREEMENT with M/S.DS-MAX PROPERTIES PRIVATE LTD and have entered the same.

WHEREAS the OWNER/S herein have entered into a registered JOINT DEVELOPMENT AGREEMENT dated 08/06/2015, with M/S.DS-MAX PROPERTIES PRIVATE LTD for developing the Schedule 'A' Property to construct residential apartment in the Schedule A property bearing Document no.BSK-1-02482-2015-16 in CD.No.BSKD311, registered in the office of the SUB-REGISTRAR OFFICE, BASAVANGUDI(BANASANKARI), BANGALORE.

WHEREAS subsequently the VENDOR/S herein also executed a GENERAL POWER OF ATTORNEY dated 08/06/2015 appointing M/S.DS-MAX PROPERTIES PVT LTD REPRESENTED BY ITS AUTHORIZED SIGNATORY MR.MANOJ KUMAR MISHRA as their lawful Attorney bearing Document No.JPN-4-00077-2015-16 in CD.No.BSKD311, registered in the office of the SUB-REGISTRAR OFFICE, BASAVANGUDI(BANASANKARI), BANGALORE.

WHEREAS the OWNER/S/DEVELOPER/S further represents to the PURCHASER/S that:

- a. The title Schedule 'A' Property has good marketable title and ownership in the name of **OWNER/S/DEVELOPER/S** and who are the only owners as above mentioned and free from all encumbrances and lispendens.
- b. The Schedule 'A Property is not subject to any attachment by the process of courts or in the possession of custody of any receiver, judicial or revenue courts.
- c. The **OWNER/S/DEVELOPER/S** is competent to sell the Schedule 'B' & 'C' Property
- d. The Schedule 'A' Property is a land in respect of which there is no prohibition regarding sale/ development.
- e. The **OWNER/S/DEVELOPER/S** has paid up to date tax of the property to the Concerned authority.

WHER	EAS the PURCHASER/S, has satisfied himself as to the title thereof and agrees to
purch	se SQ FT of undivided share of right and interest out of Schedule 'A'
Proper	y, to get construct a Flat no in FLOOR, in the building known as
"DS-M	AX SKY CLASSIC" and flat Measuring SQ FT Super built up area, including
comm	n areas, which is described in Schedule 'C' Property with all rights, liabilities and
restric	ions in the enjoyment as mentioned in the Schedules for a sum of Rs.
	/- (Rupees Only) (INCLUDING CAR PARKING, WATER,
KPTC	VAT AND EXCLUDING REGISTRATION CHARGES).
NOW '	HIS SALE CUM CONSTRUCTION AGREEMENT WITNESSETH:-:
1. '	he DEVELOPER/S hereby agrees to construct for the PURCHASER/S the Schedule
	?' Property on the Schedule 'A' property as per the plans seen and agreed by the
	URCHASER/S and the PURCHASER/S has expressly given consent for such
	ariation and/or modifications as the second Party may consider necessary or as may
1	e necessitated due to construction exigencies, however, without substantially altering
1	ne size of the Schedule 'A' Property or its external dimensions and well within the
]	lans sanctioned by the competent authorities. The specifications of construction of
	chedule 'C' Property are detailed in Schedule 'E' to this Agreement and the
	EVELOPER/S agrees to construct the Schedule 'C' property in accordance with the
;	aid Specifications.
0 /	
	he PURCHASER/S agrees to pay to the DEVELOPER/S a total consideration of
	s/- (Rupees Only). The amount shall be paid by
	the PURCHASER/S to DEVELOPER/S in the manner described in the Schedule 'D' of
	nis agreement. Further the DEVELOPER/S agrees that the maintenance of the
	nfrastructure and utilities shall be carried out by any party/agency so nominated by the DEVELOPER/S .
	ie developer/s.
,	hat in pursuant to the above and towards the total sale consideration, the
	URCHASER/S has paid to the DEVELOPER/S a sum of rupees in the following
	nanner:-:
1.	s Only) by way of cheque bearing No.
-	dated drawn on BANK
2.	s
1	o dated drawn on BANK, as and by way of
	dvance towards (Agreement Amount) and agrees to pay the balance amounts promptly
	nd timely as per the Schedule D in view of the scheme. The DEVELOPER/S has
	nformed the PURCHASER/S and the PURCHASER/S is aware that the default in
	ayments of the balance amounts would affect the entire project as envisaged, as there
	re other purchasers who have joined the scheme to purchase based on the assurance
	iven by the OWNER/S and DEVELOPER/S that there shall not be any delay in
	construction of their respective units. The PURCHASER/S shall not be entitled to
	uestion the rates at which the DEVELOPER/S constructs other units in and the
	EVELOPER/S shall be free to determine and agree upon the cost of construction for
	ther owners.

- 3. The **PURCHASER/S** shall pay to the **DEVELOPER/S** the balance amount promptly and regarding the payments, the **DEVELOPER/S** shall intimate to the **PURCHASER/S** through telephone, e-mail or letter and the **PURCHASER/S** shall make the payments within **15 days** from such intimation. In the event of any delay/default by the **PURCHASER/S** to pay the balance payment as per **Schedule D**, the **PURCHASER/S** shall be liable to pay the same with interest @ **18%** per annum.
- 4. The **DEVELOPER/S**, at its option, shall also be entitled to terminate this Agreement by issuing a notice, calling upon the **PURCHASER/S** to pay the arrears of amounts due with interest for the delayed payment, within **7 days** from the date of receipt of such notice. In the event of such termination due to the default committed by the **PURCHASER/S**, or in case of Termination/ Cancellation of the Agreement due to any other reasons and if the **PURCHASER/S** requesting to cancel the said Agreement at any point of time before execution of sale deed, the same shall be done by deducting **Rs.1,50,000/-**as liquidated damages from the amounts paid by the **PURCHASER/S** till the date of termination and refunding the balance if any, after the allotment or selling of Schedule B & C Property to any other prospective **PURCHASER/S**.
- 5. Upon such termination the **PURCHASER/S** shall not have any claims over the **Schedule 'A'** Property and the **Schedule 'B and C'** Property and the **DEVELOPR/S** shall be entitled to deal with the same as it may deem fit. The **DEVELOPER/S** thereafter shall have a right to allot or sell the **Schedule 'B' & 'C' Property** for any other person or persons without any further reference to the **PURCHASER/S**.
- 6. If however, the **PURCHASER/S** pays up the arrears with the agreed rate of interest for delay in making the payment within the time stipulated in the notice of termination, the right to terminate the Agreement would lapse for such default alone and this Agreement continues to be valid.
- 7. Under no circumstances possession of the apartment will be given by the **DEVELOPER/S** to the **PURCHASER/S** until and unless payments required to be made under **Schedule "D"** by the **PURCHASER/S** have been paid in full to the **DEVELOPER/S**.

I. DELIVERY OF POSSESSION:

- 8. The **DEVELOPER/S** shall deliver possession of the **Schedule 'B' and 'C'** Property only after payment of all the amounts as detailed in **Schedule 'D'**. The **PURCHASER/S** shall be liable to bear and pay the following expenses, effective from the proposed date of handing over of possession.
- a) Property taxes in respect of the **Schedule 'B' & 'C'** Property and other outgoing such as electricity charges and expenses incurred by the **OWNER/S** and for maintenance of the **Schedule 'B' & 'C'** Property.
- b) **PURCHASER/S** share of common maintenance expenses i.e. proportionate share of insurance premium, wages for the persons appointed by the **DEVELOPER/S** to manage and look after the common areas and facilities in Schedule 'A' Property such as property manager, liftmen, security guards, gardeners, plumbers, electricians, generator operators, sweepers, etc., expenses incurred by the **OWNER/S** or the company/ person/ entity so nominated by the **DEVELOPER/S** for maintaining all the common areas and facilities such as electricity charges, water charges, housekeeping consumables etc.

- 9. The **PURCHASER/S** shall be deemed to have accepted that the **Schedule 'C'** Property is fully complete in all respects and the **PURCHASER/S** shall not have any claim against the **DEVELOPER/S** for any item of work in the **Schedule 'C'** Property, which may be alleged as not carried out or completed by the **DEVELOPER/S** at the time of possession.
- 10. The **DEVELOPER/S** shall under normal conditions complete the construction of the building known as "DS-MAX SKY CLASSIC" and agree to hand over the possession of the Schedule 'C' Property on or before 30 (Thirty) months from the date of executing the said agreement In the event of non-completion of project within the mentioned period the **DEVELOPER/S** shall be entitled to a grace period of **6 (Six)** months to handover the possession. Though every effort will be made to obtain electrical, water and sanitary connections within the stipulated time, no responsibility will be accepted by the **DEVELOPER/S** for delays' in obtaining such connections, Clearances, Occupancy and other Certificates from the statutory authorities and PURCHASER/S shall not be entitled to claim any damage /losses against the DEVELOPER/S on the ground of such delay. The **DEVELOPER/S** shall not be liable if they are unable to complete the Building and/or the **Schedule 'C'** Property and deliver possession by the aforesaid date by reason of non-availability of Cement, Steel and other construction materials, civil commotion or by any Act of God or if the delay is as a result of any Rule, Notification of the Government, Municipal Authority, any Court and/or any other Public or Competent Authority prohibiting construction activities or for reasons beyond the control of the **DEVELOPER/S** and in any of the aforesaid events, the **DEVELOPER/S** shall be entitled to extension of time for delivery and possession of the completed apartment and the monies till then paid by the PURCHASER/S under this Agreement shall not be refunded.

II USAGE:

- 11. The **PURCHASER/S** covenants to use the **Schedule 'B and C' Property** for residential purposes only and no other purpose without the prior approval of the **DEVELOPER/S** In addition to the same, the **DEVELOPER/S** shall also observe such additional rules and regulations with regard to the user of the **Schedule 'B and C'** Property and the common areas in **Schedule 'A'** Property as would be specified from time to time. The **PURCHASER/S** shall not use the **Schedule 'B and C'** Property for carrying on any illegal activities or use it to store any illegal goods.
- 12. The **PURCHASER/S** shall not make any structural alterations to the **Schedule 'C'** Property and/or effect any change to the plan or elevation and shall not enclose the balconies/ terraces, if any attached to it. The **DEVELOPER/S** shall only carry on the interior decoration work within the **Schedule 'C' Property** as per the wishes of **PURCHASER/S**.
- 13. The **PURCHASER/S** shall strictly observe the rules, regulations, restrictions that may be generally/specifically imposed/prescribed by the **DEVELOPER/S** or the agency appointed for the maintenance of all common areas and facilities within the **Schedule** 'A' Property.
- 14. It is explicitly made clear and agreed between the parties that **PURCHASER/S** shall not have any right and interest in the Terrace of the Building and the parking areas/

spaces in the **Schedule 'A'** Property other than allotted to them and the apartment blocks constructed thereon. The same shall exclusively vest with the **DEVELOPER/S** who shall lease/rent the same at additional costs to parties who require usage for the same. The **DEVELOPER/S** shall be entitled to earmark the portions of the **Schedule 'A'** Property as exclusive landscaping/private gardens in and the **PURCHASER/S** shall have no objection for the same.

- 15. The **PURCHASER/S** further covenants to use and enjoy all the common areas and amenities such as entrance lobbies, stair-cases, elevators, common electrical lines and lighting, sewers, drains, pipes, internal roads pavements etc., in **Schedule 'A'** Property in common with other Owners and other persons. The **PURCHASER/S** shall not place objects/ things/articles which hinders free use of any common amenities.
- 16. The **PURCHASER/S** shall permit the **DEVELOPER/S** to appoint agency for the maintenance of all common areas and facilities in **Schedule 'A'** Property with or without workmen at all reasonable times to enter into and upon the **Schedule 'B & C'** Property or any part thereof for the purpose of repairing and maintaining, rebuilding, cleaning and keeping in order and condition all services, drains, pipes, cables, wires, water covers, gutters, structures or other conveniences belonging to or serving or used for the building and also for the purpose of laying, maintaining, repairing and testing drainage, water pipes and electric wires and for similar purposes.
- 17. The **DEVELOPER/S** shall make arrangements for providing of maintenance services by entering into agreement with any other agency. The **PURCHASER/S** cannot interfere regarding the appointment of agency of maintenance of the apartment complex by the **DEVELOPER/S**.
- 18. The Scope of common area maintenance is attached as **Schedule 'F'** to this Agreement and shall form part and parcel of the agreement. All expenses incurred in providing common area maintenance services shall be taken into account for arriving at common area maintenance charges to be shared by all the owners collectively.

III. SANITARY CONNECTIONS AND ANY OTHER STATUTORY DUES /LEVIES/ TAXES /CESS:

- 19. The **PURCHASER/S** in addition to the amount mentioned in **schedule 'D'** shall pay a sum towards charges for providing permanent sanitary connection from the **BWSSB** to the **Schedule 'B & C'** Property and any other statutory **dues/levies/taxes/cess** if so levied in future by the Statutory authorities.
- 20. The **PURCHASER/S** shall not interfere with the progress of construction etc., or object in any manner of construction or do any act or things thereby having the effect to cause delay or stopping of the work.
- 21. It is hereby agreed between the parties that the **DEVELOPER/S** shall have absolute power to construct other apartments on **Schedule 'A'** Property together with the car/scooter/ motor cycle parking spaces on behalf of the **PURCHASER/S** on the **Schedule 'A'** property.
- 22. The **PURCHASER/S** shall be entitled for the share of flat only and shall not be entitled for remaining area in the project except the common areas. The **DEVELOPER/S** shall be entitled to utilize the remaining area in the project for his/its maximum advantage and the **PURCHASER/S** shall not claim any right over the same.

23. The common Additional Amenities if any provided for the flat owners, shall be ready for utilization only after the completion of the entire project.

IV. AGREEMENT TO SELL:

- 24. The **OWNER/S & DEVELOPER/S** under takes to execute a sale deed in favour of the **PURCHASER/S** as and when all the above clauses are fulfilled.
- 25. All expenses of sale including stamp duty, registration charges and any state or central taxes shall be paid and borne by the **PURCHASER/S**.
- 26. The **OWNER/S** agrees to execute and perform all acts, deed and things necessary and at the cost of the **PURCHASER/S** to effectively convey their right, title and interest in the **Schedule 'B and C' Property** in favor of the **PURCHASER/S** on compliance of the terms of this agreement.
- 27. The **PURCHASER/S** himself/herself/their self is entitled to secure **KHATHA** and **BESCOM/KPTCL** meter transferred in to his/her/their name/s pertaining to the **Schedule 'C'** Property after the purchase/execution of sale deed of **Schedule 'C'** Property.

V. RIGHT OF ASSIGNMENT:

28. A) The **PURCHASER/S** shall not in any way transfer his/ her /their interest, right which is being acquired under this Agreement to any body without obtaining the prior written consent from the **DEVELOPER/S** before the execution of sale deed and the **DEVELOPER/S** is not obligated to give consent for such transfer. In the event of the **DEVELOPER/S** giving consent to such assignment or transfer, the **DEVELOPER/S** shall be entitled to collect from the **PURCHASER/S** administrative charges/transfer fee @ **Rs.250/**-per sq.ft over and above the sale consideration amount and the same need to be paid by the **PURCHASER/S** to the **DEVELOPER/S** at the time of transfer of the rights under this Agreement.

B)In the event of swapping of flat for any reasons **DEVELOPER/S** shall be entitled to collect from the **PURCHASER/S** as atransfer fee @ **Rs.250/-** per sq. ft or present selling price whichever is higher and the same need to be paid by the **PURCHASER/S** to the **DEVELOPER/S** at the time of transfer of the flat.

VI. DEFECT LIABILITY PERIOD:

29. The **DEVELOPER/S** shall not be responsible for any defect in the building noticed after a period of **12** months from the date of execution of the Sale Deed in favour of the **PURCHASER/S** or from the date of delivery of possession whichever is earlier. However, small plaster and air cracks shall not be considered as defects.

VII. WAIVER:

30. Any delay or indulgence by the **DEVELOPER/S** in enforcing the terms of this Agreement or any forbearance for giving time to the **PURCHASER/S** shall not be construed as waiver of the right of the **DEVELOPER/S** to enforce the compliance of this Agreement and shall not in any way prejudice the rights of the **DEVELOPER/S**. Similarly, any delay or indulgence by the **PURCHASER/S** in enforcing the terms of this Agreement or any forbearance for giving time to the **DEVELOPER/S** shall not be construed as waiver of the right to enforce the compliance of this Agreement and shall not in any way prejudice the rights of the **PURCHASER/S**.

VIII. FORCE MAJEURE

31. Neither Party shall be liable for any failure or delay in its performance under this Agreement due to causes, including, but not limited to, acts of God, acts of civil or military authority, fires, epidemics, floods, earthquakes, riots, wars, sabotage, labour shortages, shortages in raw materials or disputes, and governmental actions, which are beyond its reasonable control; provided that the affected Party: (i) gives the other Party written notice of such cause promptly, and in any event within **Fifteen (15) days** of discovery thereof; and (ii) uses its reasonable efforts to correct such failure or delay in its performance. The affected Party's time for performance or cure hereunder shall be extended for a period equal to the duration of the cause. Notwithstanding the foregoing, neither Party shall be liable for any damages incurred as a result of such force majeure. If in the event of force majeure persists for a consecutive period of more than six months, then the Parties shall endeavor to agree on a course of action mutually acceptable to the Parties.

IX. MISCELLANEOUS:

- 32. The **PURCHASER/S** agrees to be bound by any additional terms and conditions provided in the Sale Deed.
- 33. The **DEVELOPER/S** scope under the maintenance shall limited to common areas only and the individual flats maintenance shall be the sole responsibility of the **PURCHASER/S**, the **PURCHASER/S** hereby agrees that he shall bear the cost of any additional services/construction rendered/done by the **DEVELOPER/S**.

X. NOT TO ALTER NAME:

34. The **PURCHASER/S** shall not alter or subscribe to the alteration of the name of "**DS-MAX SKY CLASSIC**" in **Schedule 'A'** Property or the names assigned to the **Schedule 'A'** Property. However the **DEVELOPER/S** can alter/modify/substitute new name/s for the projects and/or for each of the Blocks without notice to **PURCHASER/S**.

XI. MAINTENANCE

35. The PURCHASER/S or owners of the flat / apartment in building known as "DS-MAX SKY CLASSIC" shall pay a non-refundable amount of Rs.50,000/-(Rupees Fifty Thousand Only) as a Corpus fund towards maintenance of the individual flat concerned to the developer and same shall be assigned and will be handed over to the association at the time of formation of Association and further the PURCHASER/S shall pay towards maintenance charges at Rs._______/- for 36 months at one time on or before execution of sale deed of the individual apartment/flat concerned to the DEVELOPER/S whether possession is taken by purchaser or not ,to maintain and to manage the common areas and facilities thereof in "DS-MAXSKY CLASSIC" subject to change or revise from time to time, as the case may be and any further deficit/shortfall in the amount shall pay by the PURCHASER/S proportionately.

- 36. The **DEVELOPER/S** under takes to do the following maintenance works
 - a. Maintenance of pump sets, lift and other machineries, sanitary and electrical, common to building.
 - b. Payment of electrical and water charges for common services.
 - c. Replacement of bulbs in corridor.
 - d. Maintenance of garden/potted plants in the building. Provision of lift operator and other security etc.

XII. OBLIGATION AND RIGHTS OF THE THIRD PARTY/PURCHASER/S

- 37. The **PURCHASER/S** has / have to bind himself / herself / themselves, his / her / their successors in interest, heirs, representatives and assigns with the consideration of promoting and protecting his/her/their rights and consideration of the covenants of the **DEVELOPER/S** being binding on him/her/their and the owners of other undivided interest in the property described in **Schedule 'A'** Property above and construction thereon, hereby agrees to be bound by the following covenants.
- a) Not to raise any construction in addition to that mentioned in **Schedule 'C'** Property above.
- b) Not to use or permit the use of **Schedule 'C'** Property in the manner which would diminish the value of the utility of common amenities.
- c) Not to use the land described in **Schedule 'A'** Property above left after the construction of the apartment building in **Schedule 'A'** Property above for parking any heavy vehicles or to use the same in any manner which might cause hindrance for the free ingress to or egress from other parts of the **schedule 'A'** Property.
- d) Not to default in the payment of any Taxes or levies to be shared by the other Apartment owners of the Property described in the **Schedule 'A'** Property above or any expenses to be shared by the **DEVELOPER/S** of the construction there on provided such Taxes or levies become liable from the date of their respective apartment is ready for occupation.
- e) The **PURCHASER/S** shall become Members of the Owners' Association and agree to observe and perform the terms and conditions and bye-laws and rules and regulations of the Association that may be formed and pay the admission fee and other fees that may be required. The maintenance of the entire multistoried building shall be done by **DEVELOPER/S** only.
- f) The **PURCHASER/S** shall maintain the front elevation and the side and rear elevations of the apartment, in the same form as the **DEVELOPER/S** constructs and not at any time alter the said elevation in any manner.
- g) The **PURCHASER/S** under takes not to assign to any third person or any agency for wood work, carpentry works, painting works, any alteration works, any interior or exterior works, grill works, tiles works, plumber works and any sanitary works etc., pertaining to the apartment building or flat concerned thereof, due to security reason and as the third party is not aware of the structural designs and other internal

structures, the third party will cause damages to the said structures and will cause multiple problems. Hence the **PURCHASER/S** under takes to give all the wood work, carpentry works, painting works, any alteration works, any interior or exterior works, grill works, tiles works, plumber works and any sanitary works etc to the **DEVELOPER/S** only, in best interest of the apartment building.

- h) The **PURCHASER/S** has the right to the subjacent and lateral support and shelter and protection from the other parts of the aforesaid building from the side and roof thereof.
- i) The free and uninterrupted passage of running water, soil, gas and electricity from and to the construction through the sewers, drain and water courses, cables, pipes and wires which now are or may at any time hereinafter be under or passing through the building or any part thereof.
- j) To lay cables or wires through common walls or passages for telephone installations by respecting the equal right of others thereof.
- k) It is explicitly made clear and agreed between the parties that **PURCHASER/S** shall not have any right and interest in the Terrace /basement of the buildings in "**DS-MAX SKY CLASSIC**" except in case where **PURCHASER/S** has/have acquired such Terrace /basement specifically. The right to use the Terrace /basement exclusively and the right to put up pent Houses and additional construction shall exclusively vest with the **DEVELOPER/S** and/or their nominee /s and/or assignee/s and further the **DEVELOPER/S** has the right to allot the use of the same in favor of the apartments on such terms and conditions as they made decide. The **PURCHASER/S** agrees not to interfere with such construction and disposal of the same and **PURCHASER/S** shall not deny common amenities to the occupants of such portions built at a later stage.

XIII OBLIGATION AND REPRESENTATION OF OWNER/S AND DEVELOPER/S PARTY

- 38. The **OWNER/S** and **DEVELOPER/S** hereby agrees to be bound by the following covenants.
- a) That the **PURCHASER/S** and the assignees / claiming under through or in trust for the **OWNER/S** and **DEVELOPER/S** for the building or any part thereof will always respect the rights of the **PURCHASER/S** mentioned in this agreement.
- b) The **DEVELOPER/S** in constructing any flats/apartment hereafter shall sincerely follow the covenants herein contained and shall not contract to confer any right reserved for the **PURCHASER/S** herein nor shall contract to be shared by the **PURCHASER/S** herein.
- c) The **DEVELOPER/S** shall give inspection of all the title, deeds relating to the Property, retained with them at the request of the **PURCHASER/S** of his/her/their nominee(s) at all reasonable times and hand over the same to the Apartment Owners' Association on its formation and registration.
- d) The **DEVELOPER/S** shall provide required paper / document (copy) at the request of the **PURCHASER/S** for raising funds from any individual Banks, Financial Institutions etc.

- e) The title **Schedule 'A'** Property has good marketable title and ownership in the name of **OWNER/S** and who are the only owners as above mentioned and free from all encumbrances and claims.
- f) The **Schedule** 'A Property is not subject to any attachment by the process of courts or in the possession of custody of any receiver, judicial or revenue courts.
- g) The **OWNER/S** and **DEVELOPER/S** are competent to sell the **Schedule 'B' & 'C'** Property and the **Schedule 'A'** Property is a land in respect of which there is no prohibition regarding sale/ development.
- h) The **OWNER/S** has paid up to date tax of the property to the concerned authority.

SCHEDULE 'A' PROPERTY

All that piece and parcel of undeveloped converted land property bearing Sy.No.**7/2**, which measuring **3** acres, out of **3** acres **13** guntas, situated at **Thirupalya Village**, Jigani Hobli, Anekal Taluk, Bangalore District, in vide; Conversion Order dated **26/03/2015**, in Order No. **ALN:(A.J):SR:199/2014-15**, for residential use, issued by Deputy Commissioner, Bangalore District, Bangalore, which is subject matter of property and bounded on:

East by : Road,

West by : Land of Re-Sy. No. 6, North by : Land of Re-Sy. No. 7/1,

South by : Remaining portion of same Sy. No. 7/2 & 7/3.

SCHEDULE 'B' PROPERTY

(Un-divided share)

Sq ft undivided share, right, title and interest of land in the total land of Schedule 'A' property referred to above.

SCHEDULE 'C' PROPERTY

(The Flat to be constructed)

Flat bearing No	in	_ FLOOR to be con	structed over th	e Schedule 'A'
property contains	Bed room, Kitche	en, Dinning, Toilet,	s, Living room,	with one car
parking bearing no	and the supe	r built area measu	iring	SQ.FT of the
Apartment known as "DS-I	MAX SKY CLASSI	C" along with wate	r and electricity	together with
common areas such as passages, lobbies, lifts, staircase and other areas for common use.				

SCHEDULE 'D'

(Payment schedule)

Booking Amount	Rs.
20% On Execution Of Sale Agreement	Rs.
10% On Completion Of Ground/ Car parking Slab	Rs.
5 % On Completion Of 1st Slab	Rs.
5% On Completion Of 2th Slab	Rs.
5% On Completion Of 3th Slab	Rs.
5% On Completion Of 4 Th Slab	Rs.
5% On Completion Of 5th Slab	Rs.
5% On Completion Of 6th Slab	Rs.

5% On Completion Of 7th Slab	Rs.
5% On Completion Of 8th Slab	Rs.
5% On Completion Of 9 Th Slab	Rs.
5% On Completion Of 10th Slab	Rs.
5% On Completion Of 11th Slab	Rs.
5% On Completion Of 12 Th Slab	Rs.
5% On Completion Of Block Unit Work	Rs.
2.5% Completion Of Plastering	Rs.
2.5% On Or Before Registration	Rs.

SCHEDULE 'E'

(Specifications)

STRUCTURE : RCC frame structure

WALLS : Concrete Block Construction

FLOORING : Vitrified Tiles

PLUMBING : European Water Closet (EWC) of Branded Make, Hot and

Cold water mixer unit with shower in all toilets, all chromium

plated fittings of Branded Make

ELECTRICAL : Anchor/equivalentModularSwitches, Anchor/equivalent

Copper wires

DOOR : Main door of natural wood frame. Shutters with both sides

Masonite skin.

WINDOWS : Powder coated anodized aluminum windows

KITCHEN : Black Granite platform slab with stainless steel sink

PAINTING : OBD (Oil Bound Distemper)

SCHEDULE 'F'

(Common Area)

Open spaces, Lobbies, staircases and passage inside and outside the building.

IN WITNESS WHEREOF, the parties to this deed have set their hands to this SALE CUM CONSTRUCTION AGREEMENT on the DAY, MONTH AND YEAR as first mentioned above.

WITNESS:-:

1.

OWNER/S/VENDOR/S (REPRESENTED BY THEIR GPA HOLDER)

DEVELOPER/S

2.

PURCHASER/S