# AGREEMENT FOR DEVELOPMENT/SALE

the year Two Thousand and Eighteen.	THIS AGREEMENT is made on thisthday of
	of

#### BETWEEN:

legal representatives, administrators, and official assigns) OF meaning thereof, mean and include its partners, executors, Managing THE ONE PART. (which expression shall, unless repugnant to the context or hereinafter 489185917053 Silvanagar, married, VERENKAR, son of Shivdas Shet Verekar, aged 46 years, incorporated (1) M/S. RITESH DEVELOPERS PVT. LTD., a company at businessman, Indian National, Ponda, Cioa (PAN.:ABRPV5874D) through its referred to Director Ponda, under The Indian Companies Act 1956 having AND Goa, SHRI. as. MOBILE holding "THE RAJESH VENDOR/PROMOTER" NO. ADHAR SHIVDAS 9422437972and residing CARD SHET NO. at

#### N

hereinafter called the "PURCHASER/S/ALLOTTEE" (which	Aadhaar Card No, Mobile No,	married, Service, holding PAN Card No,	2. MR, scn of aged	No and her husband,	No, Aadhaar card No.7,	agedyears, married, Service, holding PAN Card	1. MRS, daughter of and wife of Mr
R/S/ALLOTTEE" (which	ile No	Card No,	aged years,	,	0.7 Mobile	ce, holding PAN Card	and wife of Mr,

the SECOND PART representatives, expression shall unless repugnant to the context or meaning thereof be deemed to executors, mean include administrators his/her and heirs, legal assigns)

#### AND

- $\Xi$ holding Pan Card No. AVLPV6191P, Adhar Card No. 4079 Salkar, age 66 years, MRS 4835, **UJWALA UMESH** widow, housewife, Indian National, VERLEKAR, D/o Vassant
- 3658 holding Pan Card No. AMVPV7571J, Adhar Card No. 7742 (2) MR GOURESH UMESH VERLEKAR, Verlekar, age 8797, and his wife 33 years, bachelor, service, Indian National, S/o Late Umesh
- National, holding Pan Card No. EKZPS5100L, Adhar Card (3) MRS. REEMA GOURESH VERLEKAR, D/o Ramesh P. Sangodkar 5618 0471 9332, age 29 years, bachelor, service, Indian
- Ponda Goa holding Pan Card No. AJSPV1259M, Adhar Card No. 4412 Verlekar, age 31 years, (4) MR NIRAJ UMESH VERLEKAR, all R/o H. No. bachelor, service, Indian National, 59/A, Ganganagar, Curti, S/o Late Umesh
- holding Pan Card No. AOTPG8213J, Adhar Card No. 2444 (5) MR DINESH GANPAT GAONKAR, 6089 4637, and his wife, Gaonkar, age 66 years, married, retired, Indian National, S/o Ganpat Babu
- (6) MRS 8947 7298, both R/o Ponda holding Pan Card No. ADNPG8636N, Adhar Card No. 8293 Gaonkar, age 63 years, retired, married, VILASINI DINESH GAONKAR, Indian National, D/o Anant Raya

- $\Xi$ Narayan Kulkarni, age 68 years, married, retired, Indian No.2994 2842 7383, and his wife, National, holding Parı Card No. ADKPK6705F, Adhar Card MR VYANKATESH NARAYAN KULKARNI, S/o
- F-1, Kalpana Appts Temple Road, Khadpaband Ponda Goa (8) AMJPK0872H, Adhar Card No. 3722 7517 4135, both R/o housewife, Bapurao MRS. Ramchandra Joshi, DEEPA VYANKATESH KULKARNI, Indian National, holding age 60 Pan years, Card married, D/o
- Govt. Primary School Khandepar Khandepar North Goa. ABSPD0411B, Adhar Card No.6630 3454 5375, R/o near (9) MR GOPALKRISHNA PANDURANG DESSAI, Indian Sadashiv National, Dessai, holding age 72 Pan years, Card married, S/o
- (10)AGXPD1830E, Adhar Card No. 4869 1843 4522, Gopalkrishna Pandurang Dessai, age MR Indian PANDURANG National, GOPALKRISHNA DESSAI, holaing 43 years, Pan Card married, and his No.
- Parsol, Khandepar, Ponda Goa, Adhar Card No. 6041 5669 5294, both R/o H. no. 805, Indian Pandurang Sawaikar, age 41, years, married, housewife, (11) MRS National, SNEHA PANDURANG holding Pan Card DESAI, d/o Jayant No. AJITPD6276L,
- Service, AMPPD2505C, Adhar Card No.9052 0513 6652, and his Gopalkrishna Pandurang Dessai, Indian SWAPNIL GOPALKRISHNA National, holding age 45 years, married, Pan DESSAI, Card s/o No.
- (13) MRS MEDHA SWAPNIL DESAI, d/o Keshav Gajanan Vaze, age 44, years, married, housewife, Indian National,

8363 holding Pan Card No. AJTPD0542L, Adhar Card No. 2698 2474,both R/o H.no.804Parsol, Khandepar, Ponda

(14)No. 8235 4448 0555, National, holding Part Card No. AAZPV6117G, Adhar Card PandhariVernekar, age 74 years, married, retired, Indian MR SANVALO and his son, PANDHARI VERNEKAR,

National, holding Pan Card No. AJQPV2250G, Adhar Card Pandhari Vernekar, age 33 years, Bachelor, service, Indian (15) MR.BHAVESH SANVALO VERNEKAR, Bhat, Ela old Goa Velha-Goa 8660 9682 2940, resident at H.no 331/B2, S/o Sanvalo Dotor

No. 9721 5399 5893, and his wife, (16) MR PARESH SANVALO VERNEKAR, National, Pandhari holding Pan Card No. AKQPV7772A, Adhar Card Vernekar, age34 years, married, service, Indian S/o Sanvalo

Ela old Goa Velha-Goa. No. 4259 5640 0735; both r/o H.no 331/B2, Dotor Bhat, National, holding Pan Card No. BQHPK7644C, Adhar Card (17) MRS KARISHMA PARESH VERNEKAR, Kundaikar age 30 years, married, housewife,  $\mathbf{d}/0$ Indian

7216 3236 and his wife, holding Pan Card No. AAXPV2671F, Adhar Card No. 6853 (18) MR Kamat, age SHRIKANT 70 years, married, retired, Indian National, VINAYAK KAMAT, S/o Vinayak

BWLPK7765C, Adhar Card No. 9021 2836 4015, both R/o housewife, Pandurang MRS. G1 3A Bldg prabhu Indian SUREKHA Santa Cruz Kurtarkar Nagari Ponda National, Gaonkar, SHRIKANT age holding 61 years, Pan KAMAT, married, D/o

Satyanarayan Templr Dhavali Queula Ponda North Goa. 8557, r/o H.no 531/1 ,Shree Pan Card No. age (20) MR SATISH KRISHNA AUDI, S/o Krishna V.Audi, 69 years, ABPPA3169G, Bachelor, retired, Indian National, holding Adhar Card No. 4276 Vaishnavi Dhavali Opp.

No. 8741 5743 4142, his wife, National, holding Pan Card No. ACHPG9561B, Adhar Card GokuldasVerekar, LAXMIKANT 69 years, GOKULDAS married, VEREKAR, retired, Indian S/o

upper Bazar Near Vithoba Temple, Ponda Goa. housewife, Laxmikant (22) MRS. No. 9308 Indian National, holding No Pan Card ,Adhar Gokuldas SAROJ LAXMIKANT 4719 1448,both R/o Verekar 59 VEREKAR, w/o, Mr. H.no. years, 156/14-1 married,

holding Pan Card No. AIFPS2308L, Adhar Card No. 7213 1948 6685, and his wife, Samant, age (23) MR KRISHNA SHRIDHAR SAMANT, S/o 70 years, married, retired, Indian National, Shridhar

Prasad Shantinagar Char Rasta, Ponda Goa, National, holding Pan Card No. BNTPS4695A, Adhar Card D.B.P Khanolkar, age 59 years, married, housewife, Indian 9090 MRS. 4775 SHUBHALAXMI KRISHNA 9876 both R/o h.no.174/3-3 Mukund SAMANT, D/o

years, married, retired, Indian National, holding Pan Card No. ABDPT7798L, Adhar Card No. his wife (25) MR YESHWANT HARI TARI, S/o Hari Tari, 3103 6201 0871 and

Shet, 8359 8945, both R/c Durbhat, Ponda Goa and hereinafter (26) MRS.SULBHA YESHWANT TARI, D/o Tukaram Jenu holding Pan Card No. age 63years, married, housewife, ABDPT7799M, Adhar Card No. 4439 Indian National,

include their heirs, executors, administrators and assigns) OF THE THIRD PART. repugnant to as 'THE VENDORS' (which expression shall, to the context or meaning thereof,

# WHEREAS the vendors do hereby represent as under:

- Situated at Queula, Ponda Taluka, being identified, in PROPERTY". annexed and hereinafter land of a larger original property of the same designation. "Malgui", which property represents a combined portion of admeasuring about 20100 sq.mts. (Twenty Thousand And Owner, in full possession, of an agricultural property, a. That Miss Maria Bernardete Hundred Square Meters,) known as the said property, called as "THE AFORESAID in the Gracias was the Lawful First Schedule "Perighol", or
- Deed Sub-registration office, ponda, under serial No. 153/83 on piece or plot which is known as plot B which belongs to registration, in the said mts. known as plot A belongs to Miss Maria Bernardete Gracias That the aforesaid property with an area of 20100 30-03-1983, under serial No. 147/83 virtue larger property, being one piece is constituted by two combined pieces or plots of the Maria Bernardete Gracias by virtue dated 5-4-83, presented for registration in the said of Gift Deed dated 30-03-83 Office of the Sub-registration. Ponda, or plot which is of another and the presented for other sq.
- meters and the said plot mentioned that the the said in the aforesaid two property said plot A has an area of 10650 sq. constituted B has an area of 10700 sq. mts Deeds by of Gift these two has plots, been

Gift one hundred square meters) as mention above an total area of 20100 sq. meters (twenty thousand and carefully verification, it is found that the said property identified in the First Schedule below, as per the said two Deeds, admeasuring 21350 sq. meters, but after

described in schedule-II written hereunder. Yeshwant Hari Tari, Mr Umersha Quereshi and Mr Shaik Gokuldas Vinayak Kamat, Mr Satish Krishna Audi, Mr Laxmikant Gracias sold and conveyed one of the plot being Plot No. 3 "SAID Jaikrishna Gaonkar, Verlekar, admeasuring Registration No. 07 at pages 197 to 224 of Book-I volume registered That in terms of Deed of Sale dated 14/11/1986 and Mr Karim, PLOT" dated Mr Rockey Rusario Lobo, Mrs Verekar, Mr Krishna Shridhar before MrAtchut Sanvalo 5600 sq.mts. which 3/1/1989, and Vyankatesh Bodke, Sub plot is which Pandhari Registrar Mrsaid plot is hereinafter to Mr Umesh Narayan Gopalkrishna Vernekar, Miss Maria Ponda more Vilasini Dinesh referred Kulkarni, Samant, and Mr Shrikant particularly Bernardete Pandurang Gopinath

each. right/share in the said plot to the extent of 400 sq. mts. admeasuri8ng Umersha Quereshi and Mr Shaik Abdul Karim, alongwith Krishna Satish Krishna Audi, Mr Laxmikant Gokuldas Verekar, Pandhari Vyankatesh Rockey Rusario Lobo, That accordingly Mr Umesh Gopinath spouses MrShridhar Vernekar, Gopalkrishna Narayan became joint owners of the said plot No.3 5600 Samant, Mr Kulkarni, Mrs sq.mts. Shrikant Pandurang Desai, Mr. Vilasimi Dinesh Gaonkar, Yeshwant Hari with MrVinayak Jaikrishna 1/14Verlekar, Kamat, Mr Sanvalo undivided Tari, Atchut Mr Mr

- Qualification of heirs dated 12/8/2016 drawn at pages 15 Gopinath Verlekar. 12/05/2014 and in terms 17 of Notarial Book of Deed No. That Shri Umesh were qualified as legal heirs of Late Umesh Gopinath Verlekar of Deed of Succession and 416, Vendor at serial expired on
- Vendor No. 10 to 13 as her universal legal heirs. Dessai expired leaving behind him as Moiety holder and That wife of Vendor No. 9 Mr Gopalkrishna Pandurang
- Vendor No. Vernekar expired leaving behind him as Moiety holder and That wife 15 to 17 as her universal legal heirs of Vendor No. 14 Mr Sanvalo Pandhari
- admeasuring 1600 sq.mts. sold and conveyed to M/S. RITESH through DEVELOPERS PVT. LTD., a company Verenkar. undivided Bodke and Mrs Prafulla Jaikrishna Bodke being Co-Owners of Abdul Karim, Mrs Mehrunnisa Shaikh, Mr Jaikrishna Atchut wife Mrs Milagrina Gabrial Lobo, Mrs Sabiha Umarsha Qureshi, 30/5/2018, Mr Rockey Rusario Lobo alias Gabrial Lobo and his registered before Sub Registrar Ponda and bearing Registration j. That Indian Companies Heena Kausar Umarsha Qureshi, Mr Zahin Ahamed PON-BK1-00924-2018 its Managing Director Quershi, Mr Junaid Umarsha in terms right/share in the said of Deed of Sale dated 06/04/2018 Act 1956 having office at Ponda, of Book-1 Mr Rajesh plot to the extent totally incorporated Quershi, Document Shivdas Mr under Shet
- admeasuring 5600 sq.n.ts. of land to the extent of That as such M/S. RITESH DEVELOPERS PVT. LTD., in possession of the undivided share in the said plot 1600 square

hereunder and hereinafter referred to as THE SAID PLOT. meters and more particularly described in schedule-II written

agreed in the said Agreement dated 06/04/2018 allot constructed premises as described in the said developer shall develop and construct on the said plot and shall owners and M/S. RITESH DEVELOPERS PVT. LTD as Developer Sale dated 06/04/2018 and Registered before Sub Registrar Ponda balance area of the constructed area as his development cost as have entered into agreement to develop the said plot, wherein the Document dated 30/5/2018 reaming Co-Owners of the said Plot as and bearing Agreement to the owners WHEREAS Registration No. PON-BK1-00923-2018 in terms of Agreement for Development and as consideration and shall retain the Development of Book-1

B and Villas type A and B in Plot B. Building Villas Type A in Plot No A and Residential Building Clearance Order for the said property on 12/03/2019 under Planning T5PP/409/QUEULA/----/2019/--WHEREAS Department, the Office Ponda Goa, of the Town has issued Technical for and Residential Country

PHC/PON/NOC/19-20/345 CERTIFICATE Center, AND WHEREAS the Office of the Goa State Primary Health Ponda-Goa, dated had 29/05/2019 issued മ NO under OBJECTION No.

Residential Building B and Villas type A and B in Plot B Residential Building 08/2019-20 Queula, WHEREAS has issued dated the Villas В 30/08/2019 Office Construction Type of the Þ for Village Panchayat in Licence Plot construction No under No. of

AR/0039/2010 has issued a Estimate for construction of a Residential Building in the above Survey No. 84/4-C AND WHEREAS the Architect Mr. Jayesh Phadte, having No.

84/4-C, Ponda, under Certificate No. 363 of 2020 AND 06/05/2020. Nil Encumbrance WHEREAS the Sub Registrar of Ponda- Goa has issued Certificate for the above Survey dated

drawings Engineer till the completion of the building/buildings professional supervision of Engineer WHEREAS for of the the the preparation buildings Vendor the Architect and the structural and of the has appointed the Vendor structural design accepts structural the

consideration in respect thereof. executed the Vendor has sole and exclusive right to sell the Vendor on the Apartments in the said building/s to be AND WHEREAS by virtue of the above deeds of conveyance the allottee(s)/s of the Apartments to receive the sale project land and to enter into Agreement/s constructed by

"SARTHAK MEADOWS" in the said Project. construction ANDWHEREAS the Vendor, accordingly, is carrying out the of ø Complex/ Apartment identified as

the allotee has acknowledged the receipt of the same Act") and the Rules and Regulations made there under; specified Phadte, AND Development) specifications title relating to the project land and the plans, designs WHEREAS on demand from the allottee, Ponda inspection to the Allottee of all the documents of under Act 20:16 prepared by the Goa and of such the (hereinafter referred Real Vendor's Estate other documents Architects Jayesh (Regulation to as the "the Vendor and

constructed or are to be constructed have Goa dated 21/04/2020, showing the nature of the title of the 410/411, Title issued by Adv. Satish S.S. Pilgaonkar, having Office at AND WHEREAS the authenticated copies Rajdeep Galleria, Above Axis Bank, Sadar, Ponda, the project land on which the of Certificate of Apartments been annexed

have been annexed. Layout as AND WHEREAS the approved authenticated copies of the plans by the concerned Competent Authority of the

annexed hereto proposed to be provided for on the said project have been Layout as proposed by the Vendor AND WHEREAS the authenticated copies of the plans of the construction of the buildings and according to which and open spaces

specifications of the Apartment agreed to be purchased authority wherever applicable have been annexed hereto the Allottee, AND WHEREAS the as sanctioned and approved by the competent authenticated copies of the plans and

wherever applicable and shall obtain the balance approvals, specifications, elevations, sections and of the said building/s from the concerned competent authority(s) to the plans, the AND WHEREAS the Vendor has got some of the approvals Certificate of the said building. from various Building Completion authorities from Certificate time to time, or Or Occupancy so as

local authority and/or observance and performance of which only the completion or be observed terms, conditions, stipulations and restrictions which are to AND WHEREAS while sanctioning the said plans concerned project land and performed by the Vendor while developing and the Government has said building laid and down npon

be granted by the concerned local authority. occupancy certificate in respect of the said building/s shall

said construction of the said building/s in accordance with the AND proposed plans. WHEREAS the Vendor has accordingly commenced

the allotment of an Apartment No. ...... first phase of the said Project situated in the building No. WHEREAS the Allottee has applied ...... being constructed on ......floor in wing to the Vendor Ħ for

partition walls of the apartment. appurtenant to the said Apartment for exclusive use of the appurtenant to the said Apartment for exclusive use of the floor area of an apartment, excluding the area covered by the external walls, areas under services AND WHEREAS square meters and "carpet area" means the net usable but verandah area and includes the carpet area the area covered by the exclusive open terrace of the shafts, exclusive balcony said Apartment is internal area

appearing hereinafter; in this Agreement and all applicable laws, are abide by all the terms, conditions and stipulations contained representations and assurances into WHEREAS, this Agreement on the terms the Parties relying on the confirmations, of each other and conditions now willing to to faithfully

hereby admit and acknowledge) and the consideration Vendor to the Allottee AND WHEREAS, prior to the execution of these (the has payment paid to the of the Apartment Allottee .....) only, being part payment of the and as advance receipt whereof the Vendor agreed Ø sum payment or Application Allottee has agreed of to be Rs..... Vendor sold by presents the both

the manner hereinafter appearing to pay to the Vendor the balance of the sale consideration in

Regulatory Authority under No. the provisions of the Real Estate (Regulation &Development) 2016 and rules framed there under with the Real Estate WHEREAS, the Vendor has registered the Project under

also to register said Agreement under the Registration Act, Apartment with the Allottee, being in fact these presents is required to execute a written Agreement for sale of 1908 (Central Act 16 of 1908). AND WHEREAS, under section 13 of the said Act the Vendor

garage/covered parking(if applicable) In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the Vendor hereby 
to
purchase agrees the (Apartment/Plot) and to sell and the Allottee the

SI TI MOM HERETO AS FOLLOWS: HEREBY AGREED BY AND BETWEEN THE PARTIES THEREFORE, THIS AGREEMENT WITNESSETH

from time to time. specifications as approved by the concerned local authority project land in consisting of Ground plus The Vendor shall accordance five construct with the floor with the plans, Basement on the said building/s designs and

the Allottee except any alteration or addition required by any modifications which may adversely affect the Apartment of Government authorities or due to change in law Provided that the Vendor shall have writing of the Allottee Ħ. respect to obtain prior consent of variations

Vendor and the Vendor hereby agrees to sell to the Allottee (i) The Allottee hereby agrees to purchase from the

incidence of the common areas and facilities appurtenant to described in the Schedule annexed herewith. metres with an exclusive terrace area ...... sq. metres, if admeasuring common (hereinafter referred to as "the Apartment") as shown in the also have an exclusive carpet area of balcony Apartment No. premises, plan thereof hereto annexed for the consideration of areas and facilities which are more particularly ..... sq. metres. the ..... of the which floor nature, Ħ. includes extent the type building and the The apartment shall the description of of carpet area proportionate of. gurw/

- basis .and the dedicated parking is completely occupied. (ii)Parking parking, single allotted parking only. to said unit And is on first come is exclusive / dedicated first serve
- over to the buyer/purchaser along with the said unit. parking is allotted cannot be retained and has tobe handed sold/allotted with the unit apartment for resale. Also, during (iii)The of units which have said unit to which been allotted parking the exclusive /dedicated will
- apartment 1(b) The total including covered car parking spaces is thus Rs. aggregate consideration amount for the

1(c)(i)The above said sum of Rs. -/- (Rupees

while and unit as per the Only)includes also the above said cost the unit holder's requirement. It is clarified that sumdoes of the customized amenities in the cost of the not construction of the include the rights said Ç unit said

any further amount by way of interest or otherwise an amount of Rs. 2,00,000 /- (Rupees two lacs only) without written notice be at liberty to terminate this Agreement by giving a prior Builder/Vendor shall, without prejudice however, on such termination, refund to the UNIT HOLDERS any of the installments aforesaid on its respective due dates, 1(c)(ii)If the UNIT HOLDERS commits default in payment of per schedule no. IV and/or in observing and performing amounts, if any, which may have till then been paid by TINU of the HOLDERS to the terms of fifteen days. The Builder/Vendor shall, and conditions Builder/Vendor, after forfeiting of this to the other rights, Agreement,

the possession of the [Apartment/Plot]. Project payable by the Vendor) up to the date of handing over paid 1(d)or payable by the Vendor by way of Infrastructure tax, and Cess or any other taxes which may be levied, The Total Price above excludes Taxes (consisting of tax with the construction of and carrying out Ħ.

demand letter being issued to the Allottee, which shall only published/issued in that behalf to that effect along with the levies imposed by the competent authorities etc., the on the Allottee for increase in development charges, cost, or authority Local Bodies/Government from time to time. The be applicable on subsequent payments Vendor undertakes and agrees that while raising a demand other which may development escalations/increases, 1(e) The Total Price is escalation-free, enclose the and/or charges/taxes be levied or imposed by the any said notification/order/rule/regulation other due б increase in charges/taxes payable increase to save on the account and competent competent except

- revision/withdrawal, once mutually agreed the Allottee early The Vendor may allow, in its sole discretion, a rebate on payments of equal installments such terms provision for allowing rebate and such shall and granted to an Allottee by not conditions be subject payable as the to parties by the the
- adjustments shall be made milestone additional the carpet area allotted to Allottee, the Vendor shall demand amount was paid by the Allottee. If there is any increase in Disclosures on website) Rules, Development) Registration specified Allottee within forty-five days with annual interest at the rate of four percent. The total price payable for the carpet area changes, if any, in the carpet area, subject to a variation cap Building is complete and the completion certificate is granted the the competent bе as agreed in Clause 1(a) of this Agreement. is any reduction in the carpet area within the defined The Vendor shall confirm the final carpet area that has said recalculated of amount Ħ Vendor shall refund the excess money Rules), of Real Estate Agents, to the the (Registration theGoa authority, from Payment from the date when Allottee upon confirmation by the Real the at the after Plan. of by furnishing details 2017 Allottee Estate Real the same Rates (hereinafter referred to All construction of the as (Regulation Estate these rate such of Interest and per per square an excess Vendor. monetary the Projects, paid by of the
- installation of transformer, electric meter, cable, water meter The UNIT HOLDERS agrees to pay the Builder/ Vendor onetime non refundable deposit towards the

- 1(i) charges The UNIT HOLDERS agrees to pay the Builder/ Vendor as a non refundable amount towards legal
- fit and the Allottee undertakes not to object/demand/direct any head(s) of dues against lawful outstanding, if any, in adjust/appropriate all payments his/her name as the Vendor may in its sole discretion deem Vendor to adjust his payments in any manner. The Allottee authorizes made the by him/her under Vendor

basements/podiums/floors in case of multi-storied building multiple Note: Each of the installments mentioned in the sub clause /wing. and (iii) of Clause installments 1(c)shall be further subdivided into linked to number

- completion certificates in respect of the Apartment. concerned possession said plans concerned competent authority at the time of sanctioning the restrictions if any, which may have been imposed by the comply with The Vendor of the or competent all the thereafter Apartment to the Allottee, obtain from the hereby agrees terms, and authority conditions, shall, to observe, before occupancy stipulations handing perform and/or and and
- installment and other dues payable by him/her and meeting Similarly, all the allottees the sums due completion certificate or both, as the case may besubject to The Allottee and the common areas to project and Vendor Time is essence for the Vendor as well as the Allottee. allottees have after the and payable to the Vendors as per the agreement. shall abide by the time schedule for completing Allottee receiving handing over the paid all the shall make the occupancy consideration timely [Apartment/Plot] the association of the certificate payments and or to of the

the provided in clause simultaneous completion of construction by the Vendor as other obligations under the Agreement subject to 1 (c) herein above. ("Payment Plan"). the

- understanding The b purchase project land in the premiums or FSI available as incentive FSI by implementing construction and sale of apartments to be carried out by the Control Regulations, which are applicable to the said Project. may be Regulation or based on expectation of increased FSI which square meters only and Vendor has planned to utilize Floor available Vendor only. Vendor Ratio availing of TDR or FAR available on payment of The Vendor hereby declares that the Floor Area Ratio available in scheme bу as the has proposed to be on date utilizing that the declared proposed FSI shall belong said as mentioned in the Development Control said Project and Allottee has future on modification to Development Ħ. Apartment the respect of the proposed utilized FSI by him on the based project land is FSI on the agreed to proposed
- the said amount is payable by the allottee(s) to the Vendor. payment which Vendor, interest as specified in the Rules, on all the delayed paid by the Allottee, for every month of delay, till the handing 4.1 project, interest as specified in the Rule, on all the amounts [Apartment/Plot] to the Allottee, the completing Vendor under the terms of this Agreement from the date of Allottee, If the the Vendor fails to possession. who the become does project due not The abide by the time and payable intend Allottee and Vendor agrees to pay to to withdraw agrees handing by the Allottee to to schedule pay over from for
- committing interest in Without prejudice terms default of sub Ħ. payment on due to the right of Vendor to clause 4.1 above, date on the of any Allottee charge

rectify period, Vendor shall be entitled to terminate this Agreement. intended to terminate the Agreement. If the Allottee fails to notice of fifteen days in writing to the Allottee, by Registered due within the e-mail address provided by the Allottee, of his intention levied by concerned local authority and other outgoings) and breaches Post AD at the address provided by the allottee and mail at terminate this Agreement: Provided that, installments, Agreement (including his/her proportionate share terminate the and payable by the Allottee to the Vendor under this the period of notice then at the end of such notice the allottee of terms and conditions in respect of which it is breach this the committing three Agreement and of the Vendor or breaches shall at mentioned by the defaults his own option, specific Vendor shall give of payment of breach of taxes Vendor may

interest on the amount so refunded. installments adjustment and recovery of any agreed liquidated damages aforesaid, the Vendor shall refund to the Allottee (subject to Provided further that upon termination of this Agreement as any the till then have been ø other Vendor shall not be liable to pay to the Allottee any period of sale amount of sixty Consideration of the Apartment which which may paid by the Allottee to the Vendor days of the bе payable termination, Vendor)

- and unbranded) to be provided by the Vendor in the said building particular the Apartment as are set out in Annexure, annexed The fixtures and fittings with regard to the flooring and fittings brand and amenities like one Or its equivalent or or more price range lifts with
- the Allottee on or The Vendor shall give possession of the Apartment to before 31/12/2024. If the Vendor fails or

the the amounts and interest thereon is repaid. above from the date the Veridor received the sum till the date demand received by him in respect of the on account of reasons beyond his control and of his agents neglects to give possession of the Apartment to the Allottee same rate as may mentioned in the clause aforesaid date to refund to the then Allottee the the Vendor shall be liable Apartment with interest at amounts 4.1 herein already

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

- (i) War, civil commotion or act of God;
- and/or other public or competent authority/court (ii) Any notice, order, rule, notification of the Government

writing within 7 days of receiving the occupancy certificate of or association of allottees, as the case may be. The Vendor documentation on part of the Vendor. The Allottee agree(s) to pay the maintenance charges as determined by the fulfillment undertakes [Apartment/Plot] to the Allottee. notice to be taken within one month from the date of issue of such [Apartment/Plot], to the Allottee in terms of this Agreement agreement authority and the payment made by the Allottee as per the obtaining 7.1(A) Procedure for taking possession - The Vendor, upon Project. behalf and the shall to indemnify the of the shall offer the occupancy any offer Vendor in. of shall writing certificate the possession Allottee give The provisions, the possession of in case of from the Vendor possession ť the agrees formalities, Allottee competent failure of of Vendor

- sq.mt.  $\widehat{\mathbb{B}}$ developer only. prevailing thereon various the UNIT HOLDERS applicable at of the said Unit along with undivided proportionate Share of Builder/Vendor at Transfer charges are applicable at the rate of Rs.the Upon cost shall execute/get executed the Conveyance obtaining of the UNIT and exclusively to be Occupancy HOLDERS in the decided by the market Certificate names rate the the of
- use within 15 days of the written notice from the Vendor to Allottee and occupancy: The intimating that the said Apartments are ready Allottee shall take possession of the Apartment for
- paying maintenance of the said Project and the building thereon. expenses charges, Allottee [Apartment/Plot] to the allottee. In case the Allottee fails to this Agreement, and the Vendor shall give possession of the undertakings and such other documentation as specified in [Apartment/Plot] upon receiving a written intimation possession of possession within the time provided in clause 7.2, such Vendor as applicable including all Government rates, taxes all shall continue interest of Failure as amounts and the per clause on delay [Apartment/Plot] from of incidental executing Allottee to be and 7.1, the liable to to all other necessary the to pay take Allottee management the Possession outgoing maintenance indemnities, shall Vendor from and take
- or the notice of the Vendor any structural defect in the Apartment over rectified by the service, defects the Apartment to the Allottee, the Allottee brings to the If within a period of five years from the date of handing building in which the on account of workmanship, quality or provision of then, Vendor at his own cost and wherever possible Apartment are situated or such defects in case it is not shall

such dampness caused due compensation. such an event the Vendor shall not be liable to rectify or pay other defect within or to the adjoining apartments/s, then in defect in the manner as entitled to receive from the Vendor, compensation for such temperature, electrical conduits, etc. cannot be considered taking possession, resulting in cracks and dampness or any allotees possible defective work. defects carry to rectify with nominal charges. out any work within But the Vendor may offer services to rectify such defects, then the Allottee to settlement, humidity, variations provided under the Act. In the Hairline apartments cracks case shall be

- purpose of keeping or parking vehicle. residence. He shall use the garage or parking space only for thereof or The permit Allottee the shall use same to be the used Apartment or only for purpose of any part
- such organization of Allottee. No objection shall be Allottee, so as to enable the Vendor to register the common Society and duly fill in, sign and return to the Vendor within Ħ. seven days of the same being forwarded by the Vendor to the registration and/or membership and the other papers also from time to time sign and execute the application for becoming a documents Society or Association or a Limited Company to be known by the Society bye-laws, The Allottee along with other allottee(s) of Apartments if any, building necessary member, including the bye-laws of the proposed as or Association or the changes may or the shall join in forming Vendor may be for the formation and registration of Memorandum or modifications required Limited decide and for this by the and and/or Articles Company are Registrar registering taken made and for purpose ij ф the the of

case may be, or any other Competent Authority. operative Societies or the Registrar of Companies, as the

dues, in such Allottee Allottee shall be payment or each and every month in advance and shall not withhold the proportionate share of outgoings regularly on the annum towards provisional monthly/yearly contribution of Rs. 12,000/- per determined. The Allottee further agrees that till the Allottee's wings is transferred to it, the Allottee shall pay to the Vendor the maintenance of the said structure of the building/s or sweepers and all other expenses necessary and incidental to and of the Apartment) of outgoings in respect of the building/s. repairs and and occupancy, the Allottee shall be liable to bear and pay Government the proportionate share (i.e. in proportion to the carpet area Vendor to the management and maintenance of the project land Building/namely local taxes, such is for any reason whatsoever. It is agreed that the nonother levies by Within 15 proportionate and shall entitle the Vendor to charge interest on the accordance with the terms and conditions contained so determined the Allottee shall pay to the Vendor Until the association of allottees is formed provisional monthly default in salaries water Allottee the regarded as the default on the part of the days after notice in writing is given by outgoings. charges, of clerks, the share that the Apartment is ready for payment concerned of insurance, The bill collectors, of outgoings outgoings contribution betterment charges local authority Allottee undertakes common as on time chowkidars, project land and 5th day of may and/or lights, and use by be

- 10. following amounts : said The Allottee shall on or before delivery of possession of premises keep deposited with the Vendor, the
- body. (i) Rs. fee of the Society or Limited for share Company/Federation/ money, application entrance Apex
- Limited Company/Federation/ Apex body. (ii) Rs. 5000/- for formation and registration of the Society or
- Company/Federation/ Apex body (iii) Rs. 1000/- P.M. charges/levies in respect of the Society for proportionate share of taxes and or Limited
- Company/Federation/ Apex body. (iv)Rs 10,000/- for Maintenance deposit of Society or Limited
- (v) Rs 12,000/- For Water connection Charges
- (¥. Supervision & Service connection charges 25,000/for Security deposits/ electeic meter,
- (vi) Rs. 8500/- as legal charges.
- (vii) Rs. 250/- PER Sq.Mts. as infrastructure Tax.
- LimitedCompany/Federation/Apex Body. (viii) Rs. 1,00,000/- as Corpus in respect of the Society or
- (ix) Stamp Duty and Registration Charges as applicable.
- )x) G.S.T. as applicable
- including Limited Company, Vendor in connection with formation of the said Society, or 11. ...... for meeting all legal costs, charges and expenses, The professional costs Allottee shall or Apex Body pay to of the the or legal practitioner of the Vendor Federation and ρ sum of

preparing and engrossing the conveyance or assignment of preparing its rules, regulations and bye-laws and the cost of

structure of stamp duty and registration charges payable, by the Apex Body or Federation. document Apex Body or Federation on such conveyance or lease or land, the Allottee shall pay to the Vendor, the Allottees' structure of the document 12. Limited shall pay to the Vendor, the Allottees' structure registration charges of registration of conveyance or Lease of the At the time of registration of conveyance or Lease of the Company of of the building or wing of the or the instrument instrument said Building /wing of the building. At the said on land such payable, to be executed in favour of the of of conveyance transfer transfer by share of stamp duty building, the Allottee the Ħ. ij. or lease said respect respect Society or of of project share the any the or

#### VENDOR REPRESENTATIONS AND WARRANTIES OF THE

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

- implementation of the Project; physical development to the project land; as declared in the title report annexed to agreement The Vendor has clear and marketable title with respect and npon legal possession of the project land for the and the project has the requisite land and rights also to has carry actual, out
- the from Project and shall obtain requisite approvals from time to Q the competent Authorities complete Vendor has lawful rights and the development of the to carry out development of project; requisite approvals

- H. the Project except those disclosed in the title report; There are no encumbrances upon the project land or
- law ίv. disclosed with There are respect to the project land or Project except those in the title report; no litigations pending before any Court of
- times, remain to be in compliance with all applicable laws in land and said building/wing shall be obtained by following have land common areas; relation all approvals, licenses competent process of law and the Vendor has been and shall, at all and been obtained by following due process All said approvals, authorities authorities with respect to the building/wing are Project, project land, Building/wing licenses with respect and permits and valid and permits to to the the be Project, of law. Further, Project, subsisting and issued issued by the ф project project and the
- and created herein, thing, whereby the right, has not The Vendor has the right to enter into this Agreement committed of omitted may prejudicially be affected; title and interest to perform any of the Allottee act
- of Allottee under this. Agreement; [Apartment/Plot] which will, in any manner, affect the rights project / arrangement with any person or party with respect to the sale and/or development agreement or any other agreement The Vendor has not entered into any agreement including the Project and the
- in this Agreement; [Apartment/Plot] to the Allottee in the manner contemplated The Vendor confirms that the Vendor is not restricted manner whatsoever from selling

- Allottees; handover lawful, vacant, peaceful, physical possession of the structure Ϋ́ common areas of the Structure At the time of execution of the conveyance deed of the to the association of allottees to the Association of the the Vendor shall
- payable with respect to the said project and taxes and other monies, levies, impositions, premiums, and discharge undisputed governmental dues, rates, charges Authorities; damages and/or penalties and other outgoings, whatsoever, The Vendor has duly paid and shall continue to the competent to pay
- land and/or the Project except those disclosed in the title acquisition ordinance, received authority No notice from the Government or any other local body or served upon the Vendor in respect of the project order, or requisition of the or any notification legislative (including said enactment, property) has been any government notice
- come, hereby covenants with the Vendor as follows : 14. all persons into whosoever hands the Apartment may The Allottee/s or himself/themselves with intention to
- the local authorities, if required or to the building in which the Apartment is situated and the regulations or bye-laws or change/alter or make suffer to be done anything in or to the building in which the Apartment possession of good and tenantable repair and condition from the date the maintain the Apartment at the Allottee's SI the Apartment is taken and situated or any part thereof without the consent of which may be against shall not do or own addition in the cost in rules,
- hazardous, combustible or dangerous nature or are so heavy Not to store in the Apartment any goods which are of

which the Apartment is situated or storing of which goods is consequences of the breach. caused to the building in wnich the Apartment is situated or which the Apartment is situated and in case any damage is Apartment is situated, including entrances of the building in damage or likely to damage the staircases, common passages objected to as to damage the construction or structure of the building Allottee in this shall take any Apartment other care by the gn structure behalf, the while carrying heavy packages account concerned local or of the building of negligence Allottee shall be other authority or in which default liable for the which may the in

and/or other public authority. consequences provision, the Allottee shall be responsible and liable for the authority anything Vendor to the Allottee and shall not do or suffer to be done condition, situated or the To carry out at his own cost all internal repairs to the Apartment and regulations and bye-laws of the committing in or to the or other state thereof Apartment which may and order and maintain the public any building in which the to the act in contravention in which authority. concerned local authority Apartment in the it was delivered by In the be contrary to the concerned local of the Apartment is event of the above the

drains particular, the Apartment is situated and shall keep the portion, sewers, elevation and outside color scheme of the building in which the Apartment or any thereto made any addition or alteration of whatever nature in or to or any Not to demolish or cause to be demolished the Apartment and pipes part thereof, nor at any Ħ SO good tenantable as ţ in the support part thereof, nor any alteration in the Apartment and repair and shelter time and make the condition, protect or cause appurtenances the and to other be Ħ.

columns, Limited Company. structural members in parts of the building in which the Apartment is situated and not chisel or in any other manner cause damage to permission of the Vendor and/or the Society or the beams, walls, the Apartment without the slabs or RCC, Pardis or prior

v. Not to do or permit to be done any act or thing which payable in respect of the insurance. thereof or render void or voidable any insurance of the project land building in which the whereby any increased premium Apartment is situated or any shall become and

or permit the same to be thrown from the said Apartment in building in which the Apartment is situated. vi. Not to throw dirt, rubbish, rags, garbage or other refuse compound or any portion of the project land and the

the building in which the Apartment is situated. . water, electricity, sewerage or any other service connection to authority Vendor, his share of security deposit, any taxes or levies and vii. Pay to the Vendor within fifteen days of demand by the amounts or Government for providing infrastructure as demanded bу the concerned

insurance and such other levies, if any, which are purpose for which it is sold. other public viii. To bear and pay increase in local taxes, water concerned local authority and/or Government and/or by the authority, on account of change of user of the Allottee for any purposes other than for imposed charges

paid up. by the Allottee to the Vendor with interest or benefit factor of this Agreement or The Allottee shall not let, sub-let, possession of the Apartment until all the dues under this Agreement are transfer, assign or part with payable part

stipulations and conditions laid down by the Society/Limited Apex this Agreement. expenses or other out-goings in accordance with the terms of contribute local authority and of Government and other public bodies. Regulations and Bye-laws for the time being of the concerned observance additions, regulations which the Society or the Limited Company or Company/Apex the said building and the Apartments therein and The use of Body or Federation may adopt at its inception and Allottee from time to time for Allottee shall observe and perform all the rules alterations or amendments thereof that may be the Apartment in the Building and shall pay and regularly and shall Body/Federation performance also and punctually observe protection of regarding and the towards and maintenance Building perform the the occupancy all taxes, for the Rules and the

- for which they have been received. charges and shall utilize the amounts only for the purposes capital for advance or deposit, sums received respect of sums received by the Vendor from the Allottee as 15. The Vendor shall maintain a the or Company promotion or of the towards Co-operative on account of the the separate out goings, legal account Society or ij.
- remain the property of the Vendor until sold/allotted proportionate indivisible except or any part thereof. The Allottee shall have no claim save and law, of the 16. shall be construed as a grant, demise or assignment in Nothing contained in this Agreement is intended to ij unsold said Apartments or of the said Plot and Building respect of un-allotted share the Apartment hereby agreed to inventory shall continue along be sold to be

#### 17. CHARGE VENDOR SHALL NOT MORTGAGE OR CREATE $\triangleright$

After the right and interest of the Allottee who has taken or agreed notwithstanding anything contained in any other law for the to take such [Apartment/plot]. time being in force, such mortgage or charge shall not affect mortgage or create a charge on the such the Vendor executes mortgage or charge this SI. Agreement he Apartment / Plot and if made or created shall not

# 18. BINDING EFFECT

Allottee without any interest or compensation whatsoever including all sums deposited by the Allottee in connection therewith application of the Allottee shall be treated as cancelled (fifteen) days for rectifying Registrar for its registration as and Vendor this Agreement within 30 (thirty) days from the date Vendor. concerned secondly, (thirty) days from payments due as stipulated in the Payment Plan within Vendor or the Allottee until, firstly, the Allottee signs and Forwarding delivers this Agreement with all the schedules along with not receipt by the Allottee then If the Allottee(s) fails the appears create Sub this the the from the date of its receipt by the booking Registrar Agreement മ Vendor shall serve a notice to the Allottee default, which if not rectified within the for registration binding date amount as and/or appear before the Subof receipt obligation to the ana to execute and shall when intimated by of the Allottee when intimated by the bе by on the same the returned ф deliver to the Allottee part of the the before Allottee, Vendor to and the 15 the

# 19. ENTIRE AGREEMENT

constitutes Agreement, the entire along Agreement between with its schedules the and **Parties** annexures, with

apartment/plot/building, as the case may be correspondences, all understandings, any other agreements, allotment letter, respect to the subject matter hereof and supersedes any and between the arrangements **Parties** ij. whether written regard to or the oral, said

# 20. RIGHT TO AMEND

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

## ALLOTTEE / SUBSEQUENT ALLOTTEES PROVISIONS OF THIS AGREEMENT APPLICABLE TO

[Apartment/Plot] for all intents and purposes shall equally be applicable to and enforceable against any transfer, subsequent Allottees of the the obligations arising hereunder in respect of the Parties hereto that all the provisions contained It is clearly understood and so agreed by and between the as the said obligations [Apartment/Plot], in go along herein and case with Project of a the

## 22. SEVERABILITY

of this Agreement. valid and enforceable as applicable at the time thereunder or the applicable law, the purpose of this Agreement and to the extent necessary to amended or deleted in so far as reasonably inconsistent with If any provision of this Agreement shall be determined to be Regulations remaining or. such provisions unenforceable ð made Act provisions of this Agreement Or thereunder the of the Agreement under Rules the or as the case may be, and under Act or the Regulations shall be deemed other shall remain of execution Rules applicable made and and

## SHARE WHEREVER REFERRED TO IN THE AGREEMENT METHOD OF CALCULATION OF PROPORTIONATE

has of the [Apartment/Plot] to the total carpet area be added to carpet area of respective allottees. areas of exclusive balconies, verandas and/or terraces shall in Project, the same shall be in proportion to the carpet [Apartments/Plots] in the Wherever in this Agreement it is stipulated that the Allottee to make any payment, in common with other Allottee(s) Project. For such calculations, of all the

# 24. FURTHER ASSURANCES

hereunder or pursuant to any such transaction. confirm or perfect any right to required specifically Agreement or of any transaction contemplated herein or to deliver to the other such instruments and take such Both Parties agree that they shall execute, acknowledge Ħ. Ħ provided additions order Ö for effectuate to nerein, the bе instruments the as may created or provisions be and reasonably transferred of actions other

# 25. PLACE OF EXECUTION

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

attend such office and admit execution thereof. the proper 26. limit prescribed by the Registration Act and the Vendor will Agreement The registration office of registration within the as well as the conveyance/assignment of lease at Allottee and/or Vendor shall present this

βģ 27. Certificate of Posting at their respective addresses specified to have been duly served if sent to the Allottee or the Vendor as contemplated by this Agreement shall be deemed below: Registered That all notices to be served on the Allottee and the Post A.D and notified Email ID/Under Vendor

X Lingui IV.	Jotified Email ID:		Allottee's Address):	Vame of Allottee:

M/s Vendor name: M/S SARTHAK DEVELOPERS

Managing Partner Mr Rajesh Shivdas Shet Verenkar

Resident of Silvanagar, Ponda, Goa,

Email ID:
٠

received by the Vendor or the Allottee, as the case may be. posted at the above address shall be deemed to have been Registered Post failing which all communications and letters execution each other of any It shall be the duty of the Allottee and the Vendor to inform of this Agreement change in address subsequent to the ם. the above address

# 28. JOINT ALLOTTEES

That served on all the Allottees shall for all appears shall be in case there are Joint Allottees first and at the address sent by intents and purposes to consider as properly the Vendor to the given by him/her which Allottee all communications whose name

- 29. borne by the allottee. stamp Stamp Duty duty and Registration of this Agreement shall be and Registration:- The charges towards
- 30. Regulations, there under. (Regulation Regulation Authority as per the provisions of the Real Estate amicably, be settled amicably. In case of failure to settled the Dispute Resolution:- Any dispute between parties shall the and same Development) shall be referred to Act, 2016, the Real Estate Rules dispute and

# 31. GOVERNING LAW

jurisdiction for this Agreement. That being in force and the courts in the state of Goa will have the enforced in accordance arising out the rights and obligations of this Agreement with the laws of India shall be of the parties construed for under the time or

registered AND WHEREAS the vendor is not receiving more than consideration amount till the said agreement is duly 10%

witness, signing as such on the day first above written their respective hands and signed this Agreement for sale at IN WITNESS WHEREOF (city/town name) in the presence of attesting parties hereinabove named have set

Schedule Above Referred to

#### SCHUDULE-I

plot B" of the Western and Eastern side respectively, of a larger two combined pieces of land or plots known as "plot A" sq.mts. known as "Perigol" or "Malgui", which is constituted of THE agriculture property admeasuring about 20100

and partly by the property of C. Khawante Rogunata V.S Zuarcar and others and Venctexa Boto Dovolcar Shantdurga Devasthan of Queula, on the South by water nalah, beyond which nalah, beyond which there are the partly and partly by road at Northern side distinct property, it is bounded on the East by water nalah combined pieces or plots A and described in the Village, Ward Galaxiem, Panchayat iinits of Queula, original property of the same designations, situated at Queula which (conservatoria do RegistoPredial), at Panaji, as a whole, under water nalah partly on the 2612 of book Sub-District of Ponda, District of South Goa state of property, North partly by existing old road Bandora-Queula B-seven new and under Matriz no. 306 Land Registration office of Ilhas Comarca as mentioned above, and partly by the B, as such, forming now one is constituted of corner, on the property of property of Taluka west shri

The said property surveyed in the New Survey Records under

#### SCHEDULE-II

of the others, and on the West by the Plot No.1 of the said property nalah beyond which there Matriz no.306 and surveyed under new survey No. 84/4-C of Ponda, Goa District and which property represents two thirds meters wide road, on the South and East by the said property which is situated at ward Galaxirem, Queula village, Panchayat limits of Queula, Taluka and Sub-District of schedule-I written herein above and lies on the Southern side of which Plot No. 3 forms part of the larger property described in ALL THAT PLOT being Plot No.3 admeasuring 5600 sq. mts property bearing Land registry No.2612 Queula, Taluka and is bounded on the North: by eight <u>.</u> а property of Zunvarcar the Book B-7 said water and

## SCHEDULE-III

# (Description of the SAID UNIT no- )

hereinabove. corresponding to the said unit described in schedule I & II ", along with undivided proportionate share in the said plot approximately on the --- Floor of Block -Flat balcony/varanda/ bearing no.----having internal carpet walls) area (inclusive -- of "-sq.mt, of

## SCHEDULE-IV

# (MODE OF PAYMENT)

## MODE OF PAYMENT

On booking & signing	10%		
On Completion of Plinth	08%		
On Completion of basement	08%		
On Completion of Ground/Stilt Floor Slab 10%	10%		
On Completion of 1st slab	10%		
On Completion of 2 <sup>nd</sup> slab		10%	
On Commencement of Masonry		06%	
On Commencement of Electrical Wiring		06%	
On Commencement of Internal Plaster		06 %	
On Commencement of Plumbing		05%	
On Commencement of External Plaster		05%	

On Commencement of wood work On Commencement of Tiling 03% 03%

On Commencement of External Windows 03%

On Commencement of Internal Paint 03%

On Handing over

01%

TOTAL 100%

## SCHEDULE-V

# (Specification of the said flat)

### SPECIFICATION

## 1.- The structure:-

and the external walls will be brick/laterite masonry. Ø The internal partition walls will be of brick masonry R.C.C. framed structure of columns, beams and

#### 2.-Plaster:-

of pop finish. plaster. Internal plaster will be single coat with second coat External plaster will be double coat sand faced cement

#### 3.- Flooring:-

The flooring will be Vitrified tiles or equivalent.

#### 4.- Doors:-

frame The doors will be of standard size flush/mdf in wooden

#### 5.-Windows:-

aluminum fittings. Windows will be of powder coated aluminum sliding with

#### 6.-Kitchen:-

with single bowl will be provided. Tile/granite lining above the platform. The Kitchen will have a granite platform with top and 60 Stainless steel sink

## 7.- Internal Décor:-

painted/varnished/ French polished. distemper and ceiling with Royale Emulsion. walls will be painted with Royale **Emulsion** Doors will be ponud

## 8.- External Décor:-

Emulsion. External walls will be painted with water resistant Acrylic

# 9.- Plumbing and Sanitary:-

provided in Municipal system. The sanitary installation will be in accordance with glazed European W.C. units will be Soil, waste and water pipes will be partially concealed; white specification. each toilet with hot shower and and cold provided with flushing wash mixer basin will Jaguar

# 10.-Electrical Installation:-

connection. switches or equivalent quality The electrical wiring will be concealed with polycab cables equivalent. All switches will be with three of Roma Anchor modular phase electricity

#### 11.- Water Tank.

underground sump with a electric pump will be provided.

4	S	2.	1.	VENDOR	through its Managing Director Mr Rajesh Shivda: Verenkar,	M/S RITESH DEVELOPERS Pvt Ltd	OF THE FIRST PART	"THE VENDOR"	BY THE WITHINNAMED
					Rajesh	Ltd			

Shet

22							OF THE SECOND PART	"THE ALLOTTEE"	BY THE WITHINNAMED	SIGNED AND DELIVERED	BY THE WITHINNAMED	SIGNED AND DELIVERED	5.	
----	--	--	--	--	--	--	--------------------	----------------	--------------------	----------------------	--------------------	----------------------	----	--

Address: Office at 410/ Bank, Sadar, Ponda, Goa	Name of the Attorner Pilgaonkar,	ANNEXURE – A	O	4.	Ç.
<b>Address:</b> Office at 410/411, Rajdeep Galleria, Above Axis Bank, Sadar, Ponda, Goa	Name of the Attorney at Law/Advocate- Adv. Satish S.S. Pilgaonkar,	9	51	4	Σ

Title Report

Date:

#### ANNEXURE -B

record Vendor/Lessor/Original Owner/Vendor to the project land). (Authenticated copies of Property Card or any other revenue showing nature of the title of the

### ANNEXURE -C-1

by the concerned Local Authority ) (Authenticated copies of the plans of the Layout as approved

## ANNEXURE - C-2

the buildings and open spaces are proposed to be provided for on the said project) by the Vendor and according to which the construction of (Authenticated copies of the plans of the Layout as proposed

#### ANNEXURE -D

approved by the concerned local authority) (Authenticated copies of the plans and specifications of the Apartment agreed to be purchased by the Allottee as

#### ANNEXURE -E

Project granted by the Real Estate Regulatory Authority) (Authenticated copy of the Registration Certificate of the