

गोबा GOA

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Sign of Purchaser

## JOINT DEVELOPMENT AGREEMENT

February, 2018 ("Execution Date") THIS JOINT DEVELOPMENT AGREEMENT made and entered into this 10th day of

By and between:



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and successors) OF THE ONE PART repugnant to the context or meaning thereof be deemed to mean and include his heirs, assignees Mumbai - 400028 hereinafter referred to as the "Owner" (which expression shall unless be married, businessman, Indian National, residing at 17/3, Laxmi Niwas, Gokhale Road (South) PARTNER, Mr.Vishal Subhedar, , son of Mr. Laxman Rajaram Subhedar , aged about 44 years, AAH-7718, holding Pan Card No. AAGFL5812M, represented herein by its DESIGNATED Estate, L.B.S. Marg, Ghatkopar (West), Mumbai - 400086, India, registered with LLPIN No. 2008 having its Registered Office at unit no. 301,302, 303, 3rd floor, Saurabh Building, Modi Partnership Act 2008, and governed under the provisions of the Limited Liability Partnership Act M/s. Luxury Casa Realty LLP, a LLP Company incorporated under the Limited Liability Sign of Purch

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Maharashtra, India, hereinafter, for brevity's sake, being referred to as the "Developer" (which and permitted assigns) OF THE OTHER PART; expression shall unless repugnant to the context be deemed to mean and include its successors SHAH, son of Mr. Darshan Shah, aged about 31 years, unmarried, businessman, Indian National, resident of 15, Raitan, Abdul Gaffar Khan Road, Worli Seaface, Mumbai 400030, Pan Card No. AAACK0376Q, represented herein by its DIRECTOR, MR. NIBHRANT 400031, Maharashtra, India, registered with CIN No: U74900MH1992PTC065539, and holding Office at First Floor, Impression House, 42A, G.D. Ambekar Marg, Wadala (West), Mumbai -Act 1956, and governed under the provisions of the Companies Act, 2013 having its Registered M/s. ISPRAVA VESTA PRIVATE LIMITED, a Company incorporated under the Companies

referred to as the "Parties" and individually as "Party". The Owner and the Developer, wherever the context so requires, shall be hereinafter collectively

#### WHEREAS

- development of residential bungalows and villas in the State of Goa; The Developer is engaged in the business of comprehensive management of the
- ₽. hereunder written) Bardez, District of North Goa, in the State of Goa, (hereinafter referred to as 'the said limits of the Village Panchayat of Assagao, Taluka and , Registration Sub-District of under Survey No. 117/1-A and Survey no. 117/2, situated at Assagao, within the local Land, for the sake of brevity and more particularly described in the Schedule A The Developer had identified a plot of land admeasuring 4400 square meters surveyed
- 0 basis for the sole purpose of jointly developing the said Land hereinafter referred to as alias Vincente Jose Caetano Lisboa alias Vincent Joseph Lisboa and Mrs. Marie Melanie The Owner relying upon the due diligence carried out by the Developer and the Lisboa, the erstwhile owners of the said Land, purchased the said land on as is where is confirmation by the Developer of clear title of ownership of Mr. Vincente Jose Lisboa

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proposed by the Developer on the terms and conditions of this Agreement. the said "Project" by demolishing the existing buildings or structures thereon as

- Ö The Developer thereafter approached the Owner for jointly developing the said Land
- The Developer plans to develop and construct luxury villa(s) on the Project land

## NOW THEREFORE IT IS AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

## A. TERM OF THIS AGREEMENT

date herein. earlier. It is clarified that this Agreement shall be valid for 60 (Sixty) months from the proceeds thereof are distributed between the Owner and the Developer, whichever is last of the villas sold is received and the all payments received for such sale and the be valid for 60 (Sixty) months or till the full and final consideration of the villa and/or the This Agreement shall become immediately effective from the execution hereof and shall

#### B. DEVELOPMENT RIGHTS

- -exclusive work and right of development of the said Land on the terms hereinafter authorities, the Owner hereby agrees to entrust and handover to the Developer the With a view to develop the Project as may be permitted by all concerned
- 5 Powers under the power of attorney in favour of the Developers. Developer executing necessary indemnity in favour of the Owner for use of the work of development in respect contemplated by these presents, subject to the Developer or its delegates giving all necessary powers required to carry out the The Owner shall, for such purpose execute a power of attorney in favour of the
- 'n accordance with the permissions. right and authority to commence, carry on and complete development thereof in Land described in Schedule 'A' hereunder written or any part thereof with full The Owner gives license and permission to the Developer to enter upon the said





# C. DEVELOPER ROLES AND RESPONSIBILITIES

- terms mentioned herein and as permitted by the concerned authorities. The Developer agrees to develop and /or cause to be developed the Project on the
- N of the Villa/s on the said Land. its own costs, solely undertake the construction, development, marketing and sale By reason of its experience in constructing villas, the Developer shall, entirely at
- Ç.S structures, if any and any other necessary clearances as may be required for the necessary permissions, etc. for the demolition of existing buildings and /or The Developer shall apply for, obtain entirely at its own costs and pay for all
- 4. and publication of marketing collaterals viz. brochures, hoardings etc. behalf shall be to the account of the Developer only. decision of the Developer shall be final. All the costs charges and expenses in that authorities, marketing strategies for the commercial exploitation of the Project It is hereby agreed that in all matters relating to design, layout, number of Villas to be developed, contractors, vendors / suppliers selection, dealing with the
- S make necessary payments /pay fees to them. other services that may be required for undertaking the said Project at its risk and other such consultants to prepare designs/plans and engage professionals for all with building contractor, architects, Structural Engineer, RCC Consultant and The Developer shall be entitled to enter into separate contracts in its own name
- 6. and conditions and provisions as may be mutually agreed. and structures to be constructed on the said Land at such price and on such terms Land and/or to enter into any package deal or arrangement for allotment of villa/s villa/s and / or rights in the villa/s and structures to be constructed on the said Subject to clause C4 above, the Developer shall be at liberty to sell and/or allot a
- 7. of the said Project on quarterly basis. The Developer shall submit to the Owner, reports in respect of progress of work
- 8. All the villas will be marketed and sold under the 'Isprava' brand.

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### D. OWNER'S UNDERTAKINGS

#### The Owner hereby declares that:

- <u>---</u> has full right and authority to sign and execute the same. The Owner is entitled to enter into this Agreement with the Developer and that it
- 2 whereof, the development of the said Land may be prevented or affected in any The Owner has not done any act, deed, matter or thing whereby or reason manner whatsoever.
- $\omega$ any mortgage, charge or any other encumbrance/s on the said Land as mentioned person or persons other than the Developer and it will not and has not and created any agreement for sale or lease of the said Land or any part thereof with any The Owner will not and has not agreed, committed or contracted or entered into
- 4. concerned authorities and in respect of any other matters relating to or arising thereon in accordance with the terms and conditions as may be stipulated by the the said Land and construction and completion of the villa/s and structures the Developer from time to time to carry out the development work in respect of The Owner shall render all assistance and co-operation that may be required by
- . 5 long as the development is in accordance with the sanctioned drawings and the of villas to be constructed, collaterals, branding, sale and the price of the villa/s as governing bye laws. Developer pertaining to construction of the villa/s such as; design, layout, number Subject to clause C4 above, the Owner shall not object to any decision of the
- 6 by the Developer, unless this agreement is terminated. development, construction, marketing of the Project or the services to be rendered The Owner shall not hire and /or engage any other person in connection with the
- 7. between the Developer and the Villa purchaser/s. The Owner shall join in the Deed/s of Sale as a confirming party executed
- 0 written approval of the Developer. right, title or interest or create any third party right in the Project without the During the pendency of the said Project, the Owner shall not assign/transfer their

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9. to be made from time to time to show the quality of the work done by the www.isprava.com and any other print material, etc. as the Developer may require swimming pool, garden, landscaping etc. displaying on the Developer's website pictures of the said Villa (interiors and exteriors) including but not limited to the the completion, before completion and during construction of the Villa, to put up That the Owner agrees to grant and hereby grants permission to the Developer, on

## E. DEVELOPER'S UNDERTAKINGS

### The Developer hereby declares that:

- has full right and authority to sign and execute the same. The Developer is entitled to enter into this Agreement with the Owner and that it
- 2 (Sixty) months from the date of executing this Agreement. The Developer shall complete construction of the villa/s within a period of 60
- Ş grant the Developer a grace period as may be mutually decided upon. 60 (Sixty) months from the date of executing this Agreement, the Owner shall Developer cannot locate a purchaser/ purchasers for the villa/s within a period of The Developer shall locate a purchaser/ purchasers for the villa/s. In the event the
- 4. manner whatsoever. whereof, the development of the said Land may be prevented or affected in any The Developer has not done any act, deed, matter or thing whereby or reason
- S Encumbrance shall mean the provision to finance the loan/mortgage of the buyer by depositing of the title deed or otherwise. whatsoever on the said Land except for Permitted Encumbrance. The Developer shall not create any mortgage, charge or any other encumbrance Permitted
- 6. may grant grace period as mutually agreed upon. the villa's within 60 (Sixty) months from the date of execution hereof, the Owner hereof. However, in the event Developer is unable to complete the construction of the construction of villa/s within 60 (Sixty) months from the date of execution wherewithal to obtain required approvals/permissions/sanctions and to complete The Developer has the required resources monetary or otherwise, expertise and

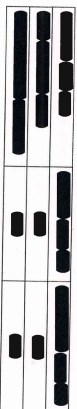
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- 7 complete villa or villas and shall not need finance to construct the villa from third construction, the Developer has sufficient finance at its disposal to construct and In the event the Developer is unable to sell the Villa/s before completion of
- 00 to the employees of the Developer and/or contractors or agents as the case may whatsoever either in the development/ construction activity or for any payments out by the Developer and that the Owner shall not be responsible in any manner The Developer confirms and agrees that the entire development shall be carried
- 9. project. and rules and regulations as required to be complied with under the RERA for this Regulation Act, 2016 (RERA) and will comply with all the terms and conditions The Developer shall register the project as stipulated hereunder, under Real Estate

## F. SALES AND DISTRIBUTION OF PROCEEDS

- It is hereby agreed that all the proceeds from the sale of the villa or villas, as the case may be, shall be deposited in the bank account of the Developer.
- 2. parties in the ratio and the manner set out below: Total proceeds from the sale of villa/s the same will be distributed between the



- 4. It is agreed that the Developer shall be entitled to utilize any amounts lying in the bank account, as it deems fit and necessary only after the Owner's share is paid to the
- 5. All payouts to the Owner shall be net of withholding taxes, if any.
- 6. The Developer shall not be liable to make any payment till the Agreement to Sale is executed.

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7. Upon termination of any Sale not resulting from Developer's fault, the Owner shall Sale, within 30 (Thirty) days from such termination. refund the complete payment made by the Developer with respect to the terminated

#### G. TERMINATION

have a right to terminate this Joint Development Agreement. within 30 days. If the said breach is not cured within the said period, the Owner shall Developer about a breach and asking to rectify. The Developer shall rectify such breach its undertakings as set out in Clause E after giving a 30 days notice informing the the Owner may terminate this Joint Development Agreement if the Developer breaches terminate this Joint Development Agreement for convenience. However it is clarified that Agreement and in law and equity, the Developer and the Owner shall not be permitted to Without prejudice to the rights of the respective parties, under this Joint Development

#### H. NO-SALE CLAUSE:

- a Grace period as may be mutually decided upon. months from the date of executing this Agreement, the Investor shall grant the Developer Developer cannot locate a purchaser/s for any of the villa/s within a period of 60 (Sixty) The Developer shall locate a purchaser/ purchasers for the villa/s. In the event the
- shall have no right, title or interest in the said land. simple interest. After the payment, the Developer shall own the said land and the Investor over, the Developer shall pay to the Investor 2. If the Developer fails to locate purchaser/s for the said villa/s after the Grace period is with 12% annual
- allocated plot size of the sold villa/s. Please refer "Annexure-A" for detailed calculations. The above pay-out will be reduced proportionately for the villa/s sold, based on the



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#### I. FORCE MAJEURE

interfere with or delay the construction and/or completion of the said Project. any law or statute for the time being in force which may prevent, restrict, interrupt or the Government, Municipal or other local or public or competent body or authority under any directive orders of any Courts, Tribunals, Competent Authorities or notifications of competent body or authority, concerned authorities or injunctions, prohibitory orders or any negligence or default of the Developer) from the Municipal or other local or public or NOC, sanctions and/or issuing building Occupation Certificate/s (but not arising out of fire, heavy rainfall or any other natural calamity, delay in receiving any permissions, the purpose of this Agreement, shall mean and include riots, strikes, floods, earthquake, The parties hereby agree that this Agreement is subject to force majeure event, which, for

#### J. DISPUTE RESOLUTION

arbitration shall be borne by the Parties equally. The decision of the Arbitrator shall be final and binding on the Parties. The fees for venue of arbitration shall be Mumbai and the language of arbitration shall be English request of either Party to the sole arbitrator mutually appointed by the Parties, and the for the time being in force. The dispute shall be referred to Arbitration at the written the Arbitration and Conciliation Act, 1996, or any modification or re-enactment thereof connection therewith or relating thereto shall be referred to arbitration in accordance with difference arising between the Parties with respect to this Agreement or any matter in either Party to the other Party. However, if it cannot be so resolved, the dispute or within a period of 30 (Thirty) days from the date such Dispute first being notified by make an attempt to mutually resolve the dispute without intervention of any third party connection with the interpretation or implementation of this Agreement, the Parties shall In the event of any dispute, difference, claim or controversy arising out of or in

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#### K. INDEMNITY

- negligence under this Agreement by either of the Parties. performance, or misrepresentation or declarations as herein stated or made or incidental thereto, directly incurred by either Party as a result of breach or nonclaims, liabilities, damages, losses and judgments, including costs and expenses Party (including such other Party's directors, employees and agents) from any Each Party mutually agrees to indemnify, defend and hold harmless the other
- 2 perform any provisions of this Agreement except those arising from:of third parties) or expenses in connection with the performance or failure to indirect loss of profit or future loss of profit, reputation or goodwill and damages incidental, special, exemplary or punitive damages (including, but not limited to, Neither Party shall be liable to the other for any consequential, indirect,
- fraudulent misrepresentation or misstatement; or
- ii. death or personal injury caused by negligence; or
- iii. the specific terms of any indemnity in this Agreement.
- of this Agreement. This Clause shall continue without limit of time, and shall survive the termination

#### L. MISCELLANEOUS

- The stamp duty and registration charges shall be borne and paid by the Owner.
- 2 Advocates/Solicitors. The Parties hereto shall bear and pay the professional charges of their respective





Development Agreement on the day, month and year first hereinabove written. IN WITNESS WHEREOF, the Parties hereto have set their respective hands to this Joint

	(Witness)
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ć	In the presence of:
Director	Mr. Nibhrant Shah, Director
S S S S S S S S S S S S S S S S S S S	Through its Authorised Signatory )
For Isprava Vesta Private Limited	Isprava Vesta Private Limited )
	Developer )
	Signed, sealed and delivered by the within-named
	(Witness)
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	In the presence of:
	Mr. Vishal Subhedar
Manufacture Dartner	Through it's Designated Partner )
For Luxury Casa Non-	M/s Luxury Casa Realty LLP
) Posity LLP	Partner
	Signed, sealed and delivered by the within-named