

गोवा GOA

Value of stamp Paper (OOO)

Name of Purchaser OL WOUGH D VICE

Resident at Mapudd Son of

Signature of Vendor ON Signature of Purchaser

559057

C.J. PANULT-LICNO. AC/STP/VEN/84/2003

NOTA POLICIANTE

GREEMENT OF SALE AND

DEVELOPMENT



BETWEEN:

- MS. GEMMA PLACIDA LUCY D'SOUZA ALIAS GEMMA years, retired, holding PAN card No. resident of H. No. 886, Bootte Street Camp, Pune – 1; D'SOUZA, daughter of Late Vincent L. D'Souza, unmarried, aged 65 Indian National,
- 12 unmarried, retired, holding PAN card No. National, resident of H. No. 886, Bootte Street Camp, Pune – 1; D'SOUZA, son of Late. Vincent L. D'souza, aged 65 years of age, ALIAS LESLIE D'SOUZA ALIAS LESLY ALOYSIUS A. J. MR. LESLIE ALOYSIUS ANTHONY JOSEPH D'SOUZA , Indian
- 3. MRS. OLIVIA MARIA APOLONIA D'SOUZA ALIAS OLIVIA years, housewife, holding Pan Card bearing No. her husband; GEORGE, married, daughter of Late Vincent L. D'souza, age 62 and
- MR. LOURDES J. GEORGE, son of Late John B. George, aged 66 assigns) OF THE ONE PART. their respective heirs, legal representatives, successors, executors and expression shall where the context so require or permit shall include hereinafter referred to "THE OWNERS/VENDORS" (which Buildings, Opp. Poinsur depot, Kandivali West, Mumbai - 400 067; Both Indian Nationals, resident of H. No. B/03, Green Fields years, retired, married, holding Pan Card bearing No.

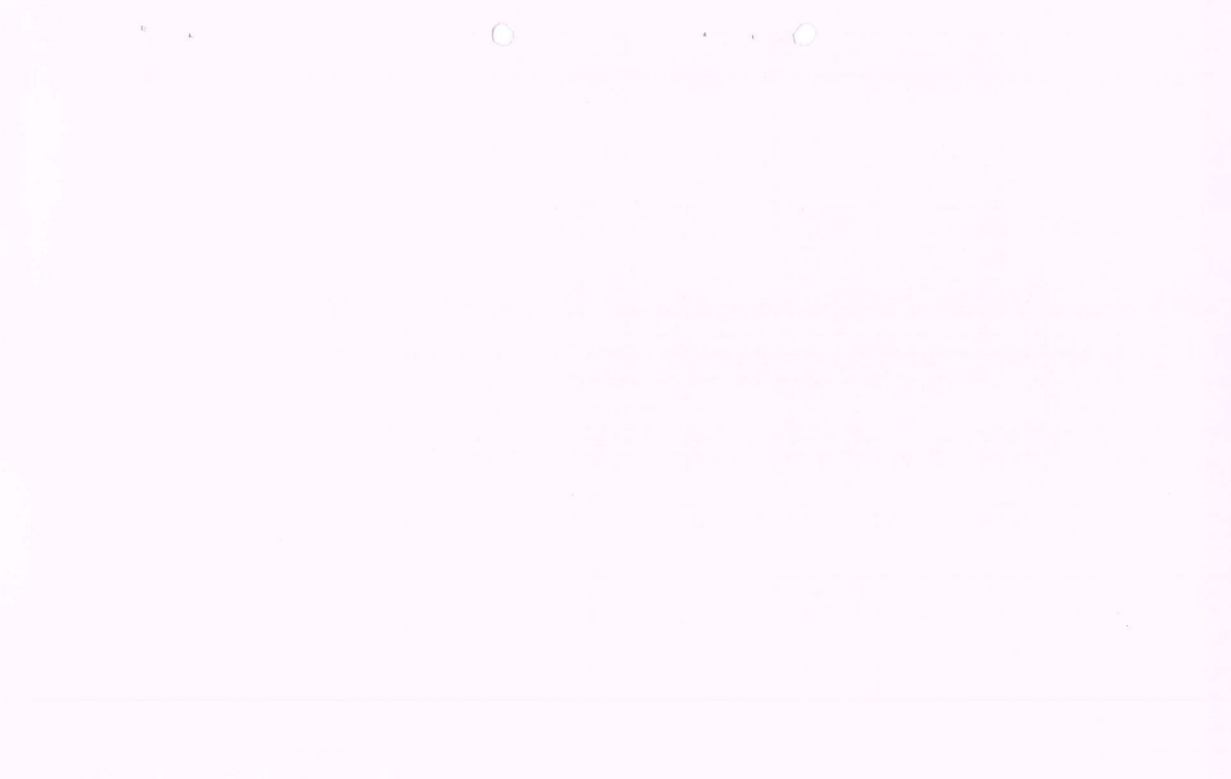


- and having its registered office at 501, 5th floor, Fortune Square Building, Morod, registered under the Companies Act 1956, holder of Pan Card No. Mapusa, North-Goa and represented by its Directors:-M/S. CLASSIC SQUARES REALTY PVT. LTD., a registered company
- (a) Melo, married, 50 years of age and residing at Guirim, Bardez, Goa; OSWALD FRANCISCO DE MELO, son of Mr. John De
- ਭ MR. ATMARAM V. FULARI, son of Mr. Vinayak Fulari, assigns) OF THE OTHER PART. their respective heirs, legal representatives, successors, executors and Hereinafter called the "DEVELOPER/PURCHASERS" unmarried, 42 years of age and residing at Siolim, Bardez, Goa. expression shall where the context so require or permit shall include (which

ALL THE PARTIES in this Agreement are Indian Nationals

of Sele and Development and is better described in Schedule – I hereunder; larger property which was partitioned amongst the owners. The aforesaid property Survey Records, totally admeasuring 2415 sq.mts. The said survey no. 181/1 was a "MOULI" or "SORVO", surveyed under no. 181/1 of Village Penha de Franca Village Panchayat of Penha de Franca, Sub-District of Bardez Taluka, District of no. 181/1 of Village Penha de Franca Survey Records shall herein be referred to as is not found described in the Land Registration Office but is enrolled in the Taluka Revenue Office under no. 128. For the sake of brevity the property surveyed under "THE SAID PROPERTY", which is the subject matter of this present Agreement WHEREAS, at village Penha de Franca, which is within the limits of Goa, there exists an immoveable property known

Revende rogistered in the name of Vitorino Filipe D'Souza Records under matriz no. 128 pertaining F∦ipe D'Souza alias Victorino Filippe D'Souza and the Taluka EREAS, the larger property was originally owned and possessed shows & & & D to the larger property was



D'Souza and (iii) Maria Francisca D'Souza, spinster; Ubaldina Ataide D'Souza, (ii) Lourenco D'Souza married to Maria Ernestina Ana Rosaria Ataide had three children viz; (i) Diago D'Souza married to Maria Franca. The Vitorino Filipe D'Souza alias Victorino Filippe D'Souza and his wife D'Souza, was married to Ana Rosaria Ataide, who hailed from Village Penha de AND WHEREAS, the said Vitorino Filipe D'Souza alias Victorino Filippe

alias Victorino Filippe D'Souza. On the demise of Vincent D'Souza, the name of were the sons of Lourenco D'Souza and grandsons of Vitorino Filipe D'Souza names of all his heirs i.e. the Owners/Vendors herein and their other siblings; Vincent D'Souza was deleted from the Survey Records at Form I & XIV and the Occupants in possession. The said Vincent D'Souza and Agapito J. D. D'Souza Owner/Vendor, and Agapito J. D. D'Souza were recorded in the Form I & XIV as AND WHEREAS, at the time of promulgation of Survey Records, of Vincent D'Souza, who is a late father/ father -in law of

Proceedings no. 126/2015/A and the larger property bearing survey no. 181/1 was Filippe D'Souza and his wife Ana Rosaria Ataide, Inventory Proceedings were taken at Item no. 1; initiated in the Court of Civil Judge, AND WHEREAS, on the demise of Vitorino Filipe D'Souza alias Victorino Senior Division at Mapusa, being Inventory

the property taken at Item no. 1 was jointly allotted to the Owners/Vendors herein Civil Judge Senior Division at Mapusa in Inventory Proceedings no 126/2015/A, AND WHEREAS, by Judgment & Order dated 31/08/2015, passed by the eir other siblings;

. Pranea Partition the whers/Vendors herein came to own the southern and western portion WREREAS, by a Deed of Partition dated 25/07/2018 stilbned by meets and bounds. Pursuant to the said Deed of pred before the Sub Registrar of Bardez at Mapusa under serial ger property bearing survey no. 181/1 of Village Penha De

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partitioned as per the said Deed of Partition dated 25/07/2018, the southern and Mapusa under case no. 15/275/2018/PART/LAND/II. The larger property was Revenue Code (LRC) was initiated in the Court of Deputy Collector of Bardez at was allotted survey no. 181/1-A western portion admeasuring 2415 sq.mts. (THE SAID PROPERTY) retained DAND 181/1 and the northern and eastern portion admeasuring 2560 sq.mts. WHEREAS, partition proceeding under the provision of Land

interference from anyone whomsoever; possession of "THE SAID PROPERTY" AND WHEREAS, the Owners/Vendors are in peaceful ownership without any obstruction and

agreed to purchase and develop "THE SAID PROPERTY" SAID PROPERTY" described in Schedule I and the Purchaser/Developer has Purchasers/Developers with their desire and intention to sell and develop "THE Only) which is the fair market value: consideration value of Rs.1,35,00,000/-(Rupees One Crore Thirty Five Lakhs AND WHEREAS, the Owners/Vendors herein have approached for a total

NOW THIS AGREEMENT OF SALE AND DEVELOPMENT WITNESSES AS UNDER

OF GOR That in consideration value of Rs.1,35,00,000/-(Rupees Five Lakhs Only) payable by the Purchaser/Developer to the endors, the Owners/Vendors do hereby agree to convey by shops or villas in "THE SAID PROPERTY" described in to the Purchaser, for the purpose of development by thereupon a project/scheme consisting of residential One

Owners/Vendors, in the following manner: Schedule I. The said consideration value of Rs.1,35,00,000/-(Rupees Crore Thirty Five Lakhs Only) shall be paid to

- acknowledge having received the advance sum of Rs 45,00,000/present Agreement of Sale and Development, the Owners/Vendors same (after necessary TDS deductions). Therefore on signing this Owners/Vendors having hereby acknowledged the receipt of the the Income Tax Act, 1961, through the Finance Act 2013, and the five lakhs only) wherein a sum of Rs, 45,000 (Rupees Forty Five Owners/Vendors an advance sum of Rs 45,00,000 (Rupees Forty TDS (Tax deducted at source) in compliance with the provisions of Thousand Only) was deducted and deposited by the Purchaser as That on or before signing this present Agreement of Sale and in the following manner:-(Rupees Forty Five Lakhs Only) (after necessary TDS deduction) Development, the Purchaser/Developer has
- a) A sum of Rs. 14,85,000/- (Rupees Fourteen Lakhs Eighty Five Only) was deposited by way of T.D.S. in favour of the Vendor No. 1 05/03/2018. The amount of Rs. 15,000/- (Rupees Fifteen Thousand Cheque bearing No. 097077, drawn on State bank of India, dated Thousand only) in favor of OWNER/VENDOR NO.1, by virtue of
- b) A sum of Rs. 14,85,000/- (Rupees Fourteen Lakhs Eighty Five 05/03/2018. The amount of Rs. 15,000/- (Rupees Fifteen Thousand Thousand only) in favor of OWNER/VENDOR NO. 2, by virtue of Only) was deposited by way of T.D.S. in favor of the Vendor No. 2. Cheque bearing No. 097078, drawn on State bank of India, dated

Thousand Five Hundred only) in favor of OWNER/VENDOR en Thousand Five Hundred Only) was deposited by way of offindia, dated 05/03/2018. The amount of Rs. 7,500/- (Rupees A sum of Rs.7,42,500/- (Rupees Seven Lakhs Forty Two favour of the Vendor Nos. 3. by virtue of Cheque bearing No. 097079, drawn on State

though of & A. A.

- g) (ii) A sum of Rs.7,42,500/- (Rupees Seven Lakhs Forty Two amount of Rs. 7,500/- (Rupees Seven Thousand Five Hundred 097080, drawn on State bank of India, dated 05/03/2018. Only) was deposited by way of T.D.S. in favour of the Vendor OWNER/VENDOR NOS. 4, by virtue of Cheque bearing No. Five Hundred only)
- Ξ developed in "THE SAID PROPERTY" described in Schedule I. residential apartments, with a super built up area of 103 sq. mts. of built up area, better described in Schedule - II hereunder, referred to as The said Residential Apartment or said premises. apartments to be reserved for the Owners/Vendors shall herein be 3 & 4 (jointly) respectively. For the sake of brevity the residential (super built up area) to be allotted to Owner/Vendor nos. 1, 2, and (Rupees Ninety Lakhs Only) shall totally admeasuring 309 sq mts Lakh Only) each, in the project/scheme to be constructed and each (super built up area), valued at Rs. 30,00,000/- (Rupees Thirty wherein the Purchaser/Developer shall construct 3 (number) Ninety Lakhs Only) shall be given to the Owners/Vendors by way The balance consideration value of Rs. 90,00,000/- (Rupees 3 residential apartments totally valued at Rs. 90,00,000/-
- 12 approxim Frit brdspect prospective Pu Probled On signing this present Agreement of Sale and Development, the favour of the Purchaser/Developer or any of their nominees so as to units/Flats/shops agreed to be given to the Owners/Vendors. enable the Purchaser to begin the process of obtaining construction Owners/Vendors shall execute an irrevocable Power of Attorney in conversion sanad, and other required licenses so as to initiate Purchasers (work, enter into firm commitments or Agreements of Sale ve Purchasers for apartment units/flats/shops, Collect Sales execute final Deeds of Sale in favour of the said subject to reservation of the apartment

Alone of &

No.

Owners/Vendors indemnify the Purchaser/Developer that they will not revoke the said Power of Attorney.

- including obtaining of Licenses and permissions. The Purchasers shall commence with the preliminary planning of the shall be solely borne by the Purchaser/Developer. That on signing this for the project/ scheme to be constructed in "THE SAID PROPERTY". necessary planning and designing in their own way and at their own cost The parties do hereby agree that the Purchaser/Developer shall do all the the same for fencing purpose Present Agreement of Sale and Development, the Purchasers All license fees and taxes to be paid for obtaining all necessary approvals Survey "THE SAID PROPERTY" and demarcate the boundaries of Project/scheme,
- specifically mentioned herein. other things which would be required to be done by the Vendors if not approvals as well as in completing the project. This also includes any the Purchaser/Developer in obtaining necessary construction licenses and It is agreed that the Vendors shall always cooperate and coordinate with
- S shall be entitled to mortgage in favour of any financial institution/bank, mortgage THE SAID PROPERTY, however every prospective Purchaser It is hereby agreed that the Purchaser/Developer shall not be entitled to purchase from the Purchaser/Developer. the unit/flat/apartment which the prospective Purchaser has agreed to
- 6. It Developer/Purchaser have to complete/deliver the possession of the said of 2 and 1/2 years from the date 1st of March 2021. hereby ential apartments, totally admeasuring 309 sq mts in me to be constructed in THE SAID PROPERTY within a mutually agreed between the parties that

ONG WAT, goods and service tax Vendors shall be liable to pay commercial taxes such as (GST) or any other taxes at the

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rate applicable on the value of the residential apartments reserved/allotted

- The Purchaser/Developer shall not incur any liability if they are unable to deliver the said premises within the period specified in terms of Clause 6
- Ξ War, epidemic, Civil Commotion or an act of God.
- the Planning Authorities Collector, Mamlatdar, Administrative tribunal, Village Panchayat, and Government of Court or any other competent authorities including the (ii)Any notice, order, decree, judgement, rule notification of
- (iii) Any other reason or reason beyond the control of the purchaser.
- (F government or Court or any other competent authorities including the Planning Authorities. collector, Mamlatdar, Administrative Tribunal, Municipality, and the Any notice, order, decree ,Judgment , rule notification of the
- 3 Any other reason or reasons beyond the control of the purchaser.

for the delivery of the said premises for the use and occupation of the Purchaser/Developer shall be entitled to reasonable extension of time AND in the case of any of the aforesaid events taking place the Owners/Vendors

9. It is agreed that any claims to THE SAID PROPERTY by a third party or any other person having rights to THE SAID PROPERTY, the same shall ng extended to the Purchaser to complete the Project. d and solved by the Owners/Vendors at their own expense and riod consumed for such litigation shall be

10.After Purchase Developer shall commence process of obtaining all technical sighing this present Development Agreement,

Work of the

licenses and approvals. licenses, construction approvals, conversion sanad, and other necessary

- 11. The Owners/Vendors hereby declare that "THE SAID PROPERTY" obstructions or interference from anyone whomsoever. which is a subject matter of development is free hold and without any
- 12. The Owners/Vendors declare that the "THE SAID PROPERTY" which is the subject matter of this present sale and development agreement is authority. free hold and without any encumbrances and not a subject matter of any acquisition or requisition proceedings by any Government or
- 13.It is hereby mutually agreed between the parties that in the event of any boundary dispute of the property, it shall be the endeavor of the Purchaser/Developer. Owners/Vendors to solve the same with the cooperation of
- 14.It is hereby mutually agreed between the parties that in the event of any of the Vendors and Purchaser and the decision of the Arbitrator shall be referred to an Arbitrator who shall be appointed with the mutual consent dispute between the Vendors and the Purchaser, such dispute shall be
- 15. It is hereby agreed that if there are any pending dues or government taxes pect to "THE SAID PROPERTY" prior to the signing of this same shall be the responsibility of the Owners/Vendors.
- 16.That thereupon buildings, villas, bungalows, apartments, commercial and other-premises as well as to obtain any licenses, approvals, permissions, SAID PROPERTY" by the give no fobjection and permit the possession and development of "THE no objections and n of this Agreement, the Purchaser/Developer by constructing Owners/Vendors do hereby

to be obtained by law. such NOC's, permissions, licenses, sanad or any other approvals required Purchaser/Developer to approach the licensing authorities, for obtaining papers, deeds and documents for the purpose of enabling Purchaser/Developer, the Owners/Vendors shall sign necessary

- 17. That on the execution of this Agreement and subsequent Power of order of change of zone, conversion, NOC from P.D.A.'s Town and secure permissions, approvals, NOC from any authority including the on the basis of the Power of Attorney executed by the Owners/Vendors, constructing building or buildings/villas/bungalows/shops in "THE SAID Owners/Vendors or the Purchaser/Developer for the purpose of Panchayat or any other authority required by law in the name of Country Planning Department, license from the Municipality, Village Attorney, and if circumstances permit, the Purchaser/Developer shall PROPERTY" at his own cost.
- 18. That on the execution of this Agreement the Purchaser/Developer is entitled to enter into and execute Agreements of Sale and subsequent Purchasers of villas or apartments in "THE SAID PROPERTY" and constructed for the prospective Purchasers and execute necessary deeds undivided right to the land corresponding to the built up area agreed to be Deeds of Sale in respect of the built up area proposed to be constructed the jurisdictional sub-Registrar of the Taluka. admit registration of the respective Agreements and Deeds of Sale with documents Purchaser/Developer in "THE SAID PROPERTY" for conveying and conferring title in favour of
- 19. That all the expenses for the execution of the Agreements of Sale, Deeds of Sale including the cost of conveying or transferring rights of villas or apartments including the cost of stamp papers, harges, typing charges and its advocate fees shall be borne ive Purchasers of the villas and apartments

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- 20. The Owners/Vendors shall be liable to convey the proportionate and shall be borne and paid by the Purchaser/Developer or the purchasers of respect of the Project and building and upon receipt of the entire consideration. Provided that all costs and expenses incidental thereto prospective purchasers after receipt of the Completion Certificate in undivided share in "THE SAID PROPERTY" in favour of the the units/flat/apartment/shops.
- 21. The Owners/Vendors shall maintain the front elevation and the side and has constructed it for them and shall not at any time alter the said the rear elevation of the said premises in the same form as the purchaser consent in writing from the Purchaser/Developer. elevation/façade/design in any manner whatsoever without the prior
- 22. The Notices provided under this Agreement shall be sent under certificate certificate of posting. A notice shall be deemed to have been served on the purchaser under of posting to the address of the parties as shown/indicated hereinabove.
- 23. The Owners/Vendors shall have the right to transfer, assign or sell their the residential apartments reserved for the former. The price to be given Purchaser/Developers, the latter may procure prospective purchasers for person of their choice. On the request of the Owners/Vendors to the allotted to them before the completion and obtaining of occupancy to any rights and interests in the said residential apartments reserved and to be selling at that particular time when the said request is made by the rate which the other residential apartments in the said project/scheme are to the Owners/Vendors for the said residential apartments shall be at the lower than the value mentioned in Clause 1(ii). Owners/Vendors. But the rate to be given to the owners shall not be
- 24. The vendor wners or any of its assignees, shall from the date of taking over possession of the said premises shall stand on the same footing as any other prospective purchaser, maintain the said Residential not do anything in or to the said premises which may be against rules or Apartments at their cost in a good tenable repair and condition and shall

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thereof, the Vendors shall be responsible for any breach of such and/or to the building in which the said premises are situated or any part the Vendors change, alter or make additions in or to the said premises by laws of the Panchayat/Municipality or any other authority nor shall

- 25. The Vendors shall also pay their proportionate share of outgoings in case incidental to the said premises. all other common expenses in the said Residential Project/Scheme, remuneration drive way and garden lights, maintenance of gardens and the outer of wall, common lights, sanitations, chowkidars and sweepers incurred in respect of the Maintenance of common facilities, painting of
- 26. The Vendors subject to the payment herein above shall be entitled to use including the right to use the common facilities, common leisure areas as situated in the property described all the common facilities and amenities of the said Project/Scheme well as any such facilities and amenities that may be provided. in Schedule I hereunder written
- 27. The Vendors do hereby agree to observe and perform all rules and regulation which the upkeep and maintenance of the aforesaid premises and in respect of the use and occupation of the said premises
- 28. The Vendors agree and bind themselves to pay punctually and regularly on taking over the possession of the said premises, his share in all rates, government, Revenue Authorities, the Purchaser or any other Authorities taxes, dues, impositions, outgoings expenses and burdens imposed upon as well as Electricity and Water charges as and when the same become said premises by the Municipality, Village Panchayat, the

29. The Vendors halfs to time demand partition of is undivided interests in the said plot, it being agreed and declared by the purchaser that their interest in "THE SAID PROPERTY" is impartible.

How & &

- 30.If the Vendors desire to make changes in the specifications, if permitted of payment it will be considered as an extra item. before the said item of work is taken for execution and for the purpose by purchaser, they will have to pay the additional cost arising thereupon
- 31. The Owners/Vendors or any of its assignees do hereby agree to observe and occupation of the said premises. conditions jointly laid down by shop/flat/office owners regarding the use and maintenance of the aforesaid for confirming to the building in the owners may jointly from time to time and at all times for the protection and perform all rules and regulations which the other Apartment/ flat and fro strict observance of various stipulations
- 32.The called THE ENTITY) in case the Purchaser so decides or desires. The other entity for owning and / or maintaining the said property (hereinafter Project/Scheme constructed in "THE SAID PROPERTY" in forming a documents as may be required for the formation of the entity and for the conveyance of the said property in the name of the entity. Vendors hereby agrees to sign all forms, applications, deeds and other Co-operative society/Limited company/Association of persons or Purchaser shall assist all the purchaser of premises at
- 33. That the PURCHASER/DEVELOPER is permitted to give no objection to the prospective purchasers of the residential units in the project/scheme proposed to be constructed in "THE SAID PROPERTY" apartments, villas commercial and other premises constructed in the said responsible for enabling the RURCHASER sign necessary documents with the Banks, purchasers for processing their loan with the bank and the Power of land corresponding to the built up proposed to be purchased and in such a respective individual villas or apartment along with undivided right in the to raise funds from financial institution against mortgage of their property with an express Attorney executed under this agreement shall contain adequate provision House B of the PURCHASER shall give a written consent to andition/prohibition that the VENDOR shall not be such loans taken by the proposed Purchasers of

34. While this Agreet ten is subsisting, the OWNERS/VENDORS shall not enter into any Agr sement with other persons with respect to "THE SAID requisition by any authority under the Land Acquisition Act. PROPERTY" and/or any part thereof is not subject to any acquisition or PROPERTY". The Owners/VENDORS hereby declare that 'THE SAID

35. The OWNERS/VENDORS assures the PURCHASER/DEVELOPER

- encumbrance. That the said Property is free from any encumbrances whatsoever and VENDORS have a clear and marketable title to the same
- property and that there is no other person or persons entitled to the said ಶ property or any part thereof. That the VENDORS is the sole and exclusive owner of the said
- 0 favour of any person/s whatsoever. That the said property is not subject to any mundkarial claim/right in
- 9 person besides the PURCHASER herein. Sale, lease or conveyance of the said property with any other party or That the VENDORS have not entered into any Agreement for the
- 36. That the specifications for the construction of the said premises for the vendors are as appended to this agreement at Schedule - III.

37. INCREASE IN FAR/TDR

any authority in respect of the SAID PROPERTY, all such benefits shall any other or further benefits /restrictions are granted/imposed by law or presently allowed to the SAID PROPERTY is increased or decreased or In the event, before the execution of the final sale deed(s), the FSI/FAR be exclusively for the use of the PURCHASER/DEVELOPER

38.In the misrepresentation Purchaser/Developer may cancel the same and be entitled to recover the with compound interest @12% per annum from the owners, calculated entire advance of/Rs.45,00,000/- (Rupees Forty Five Lakhs Only) along Allows & & n this present Agreement by the Owners/Vendors, the violation of any of the terms and conditions or

from the date of receiving of the said amount, within 15 days of serving advance paid to the Owners/Vendors shall be forfeited by the Purchaser/Developer gives the Owner the option of termination and the purchaser/Developer. termination notice. Similarly any violations by the

39.It is agreed and clearly understood between all parties hereto that the present Agreement is an Agreement for Sale of the said property by the shall be entitled to specific performance of this Agreement. shall bind all heirs and legal representatives of the VENDORS. Parties VENDORS to the PURCHASER for the purpose of development, and

40. Both the Parties herein can seek specific performance of this Contract.

SCHEDULE I

at village Penha de Franca, which is within the limits of Village Panchayat of Penha de Franca, Sub-District of Bardez Taluka, District of North Goa, State of admeasuring 2415 sq.mts. The aforesaid property is not found described in the Goa surveyed under no. 181/1 of Village Penha de Franca Survey Records, totally Land Registration Office but is enrolled in the Taluka Revenue Office under no. Survey Records which is the subject matter of this present Agreement of Sale and 128. The SAID PROPERTY surveyed under No. 181/1 of village Penha de Franca Development is bounded as under". All that immoveable property known as "MOULI" or "SORVO", situated

North: By survey no. 181/1A;

South: By water drain

East: By survey to %1/1A and 181/2;

SCHEDULE II

- A. All that residential apartment bearing flat/apartment no. 103 on the first floor Project/Scheme to be constructed in the property described in Schedule – I of Block D-1, admeasuring 103 sq.mts. (super built - up area) in the
- В. All that residential apartment bearing flat/apartment no. 303 on the third Project/Scheme to be constructed in the property described in Schedule - I floor of Block D-1, admeasuring 103 sq.mts. (super built - up area) in the
- <u>.</u> All that residential apartment bearing flat/apartment no. 102 on the first floor Project/Scheme to be constructed in the property described in Schedule – I of Block D-1, admeasuring 103 sq.mts. (super built - up area) in the

SCHEDULE - III

SPECIFICATION

Structure- It is R.C.C. framed structure of beams columns and slabs.

single layer of sand faced plaster and rendered with neeru, primer and paint. and rain proof paint. The internal walls are made up of clay bricks, coated with a blocks/clay/brick blocks, coated with a double layer of sand faced cement plaster The external walls are made up of laterite stone blocks/concrete

and then covered with Manglore tiles. Roof Slab- A layer of waterproofing compound shall be applied to the roof slab

skirting of make Somany/Or its equivalent. Bathroom - Flooring shall be of non-skid ceramic tiles, Bathroom Walls will have glazed tiles up to door height. Staircase and landing will be of kota stone or equivalent. Flooring- Vitrified Tiles/ V.C. Series Tiles shall be used for flooring and for

All window frames and shutters shall be of Aluminium (sliding type) which shall except the main door shall be of Flush Door. The main door shall be of Teak wood Woodwork- All door frames shall be of good quality hard wood and all shutters

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distortion free float glass. be of Powder Coated type. All windows will be provided with shutters glazed with

Fittings- All fittings such as handles, tower bolts and hinges will be of brass/S.S

insulated and concealed Electrical fittings- All wiring will be multi-strand, fire resistant, and double

Hindware/Or its equivalent with White as the base colour. Sanitary fittings- The entire plumbing system will be completely concealed. All fittings such as cisterns, faucets and washbasins will be of ceramic of

hot and cold water tap. and with 24" height wall glazed tiles. Stainless steel sink with single bowl and with Kitchen Platform- The kitchen will have a cooking platform with Black Granite

surfaces with acrylic emulsion of Asian or ICI or its equivalent. Paint- Exterior surfaces shall be painted with weatherproof paint and the interior

Schendler/Thysenkrupp or its equivalent. Door phone system will be provided for the apartment. Lift

and the terms and condition thereof. entity. Water supply for the state Public Works Department subject to their supply Govt. Supply augmented and when necessary by water tankers to be paid for by the tank and ground level suction common tank of adequate capacity fed by main Water Supply: Through P.V.C pipes down take from an overhead storage common

herein above shall be decided by the Developer exclusively. The specification of any other item/s which remain undescribed in the specification

day, month and year first witnesses herein below mentio IN WITNESS WHEREOF inabove mentioned and in the presence of the parties hereto have signed this agreement on the

the Sta

(MS. GEMMA PLACIDA LUCY D'SOUZA ALIAS GEMMA D'SOUZA)

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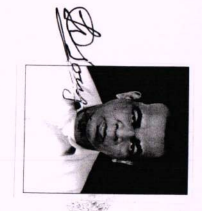
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of the Poly

(MR. LESĹIE ALOYSIUS ANTHONY JOSEPH D'SOUZA ALIAS LESLIE D'SOUZA ALIAS LESLY ALOYSIUS A. J. D'SOUZA)

LHFI



The state of

(MRS. OLIVIA MARIA APOLONIA D'SOUZA ALIAS OLIVIA GEORGE)

LHFI



Stewer

(MR. LOURDES J. GEORGE)

LHFI



SIGNED AND SEALED AND DELIVERED BY THE WITH NAMED DEVELOPER/PURCHASER M/S CLASSIC SQUARES REALTY PRIVATE LIMITED REPRESENTED BY ITS DIRECTOR

(MR. OSWALD DE MELO)

RHFI

LHFI



SIGNED AND SEALED AND DELIVERED BY THE WITH NAMED DEVELOPER/PURCHASER M/S CLASSIC SQUARES REALTY PRIVATE LIMITED REPRESENTED BY ITS DIRECTOR

(MR.ATMARAM FULARI)

LHFI

IN THE PRESENCE OF WITNESSES

ANNEXURE - I

SURVEY PLAN

ANNEXURE - II

SITE PLAN

ANNEXURE - II

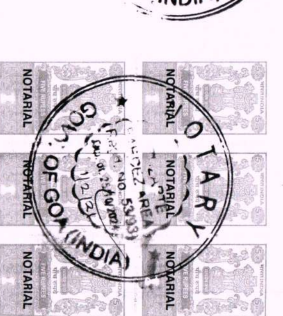
2 FLOOR PLANS

Y. ZUZARTE
B.Sc. LL.B
Advocate and Notary Public
MAPUSA GOA.

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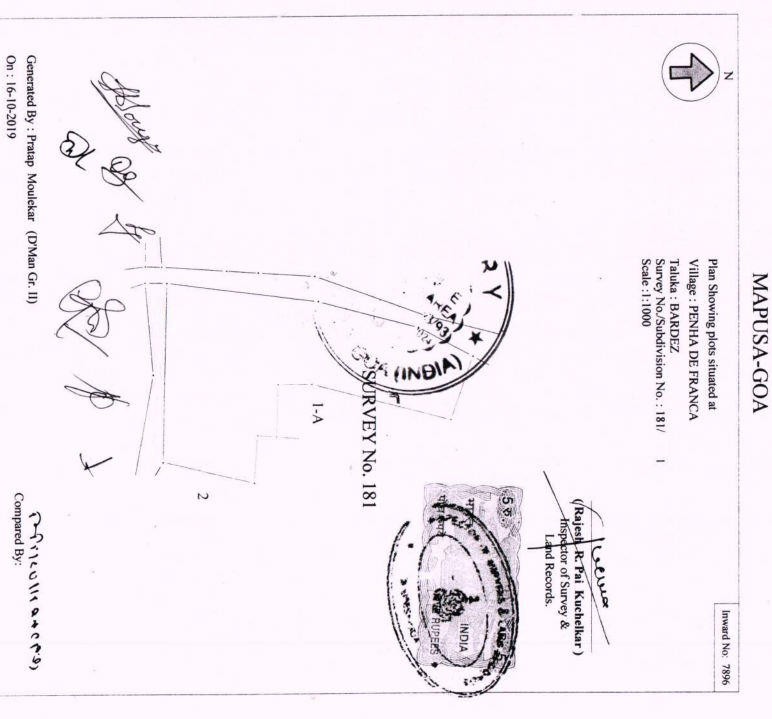
202

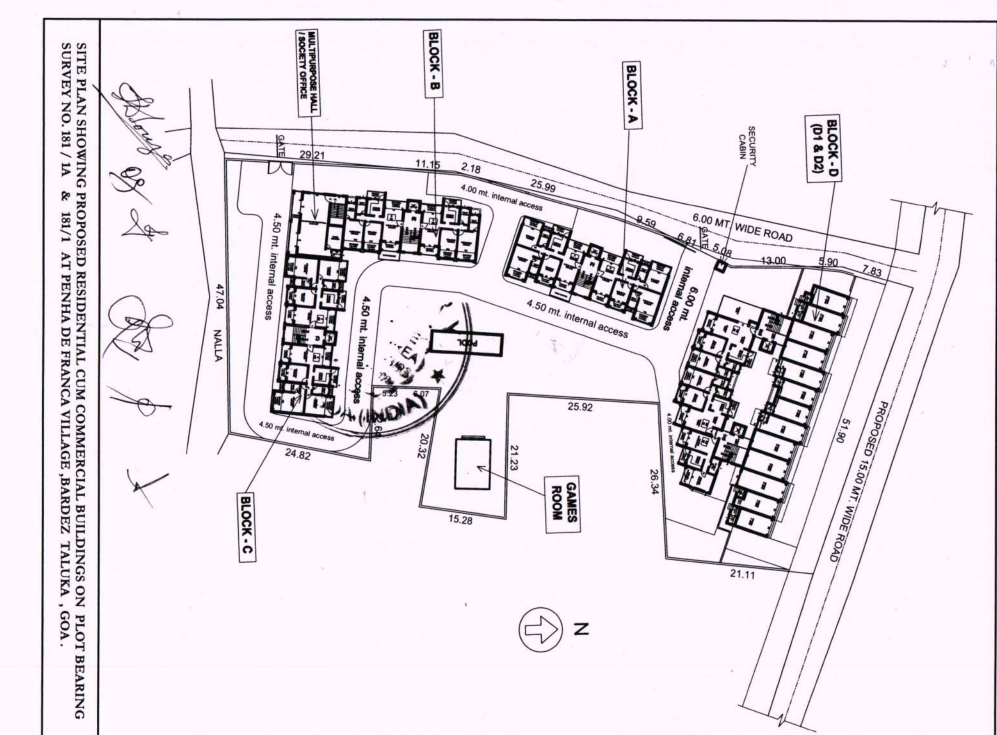
Reg. No. 1434/2021



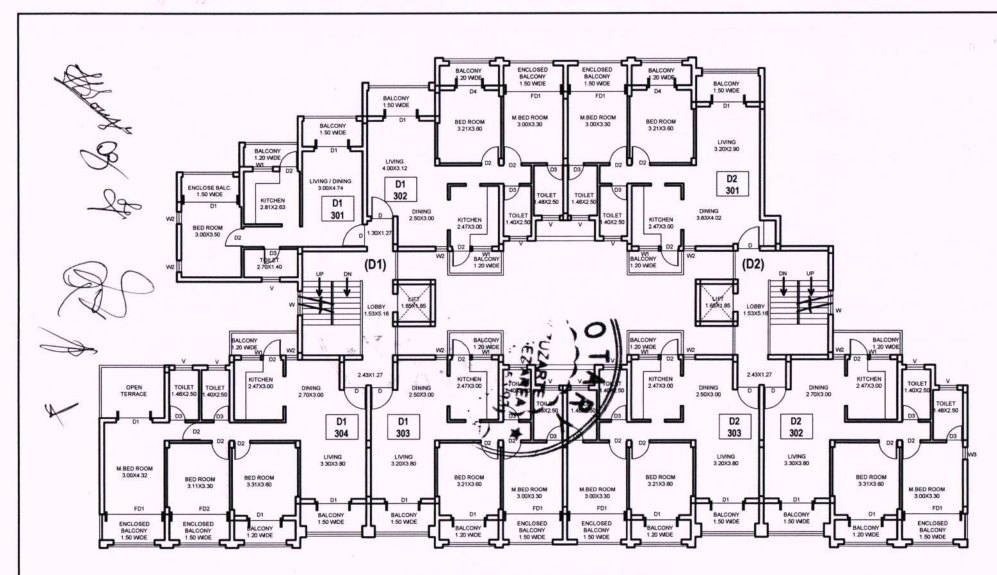


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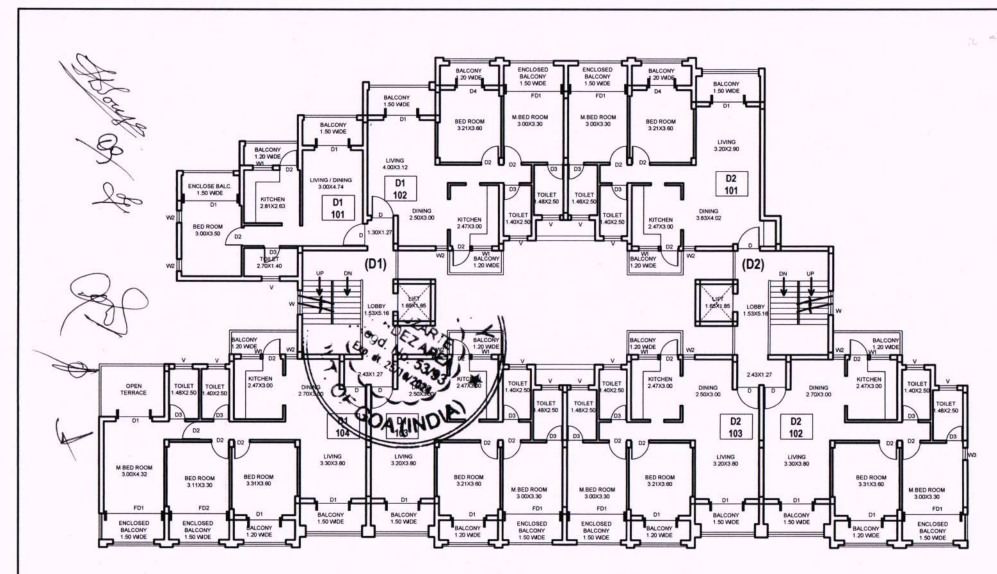


(). (n) (i)



THIRD FLOOR PLAN OF BLOCK -D (D1&D2)

PLAN SHOWING BLOCK - D (D1&D2) ON PLOT BEARING SURVEY NO. 181 / 1A AT PENHA DE FRANCA VILLAGE BARDEZ TALUKA, GOA.



FIRST FLOOR PLAN OF BLOCK -D (D1&D2)

PLAN SHOWING BLOCK - D (D1&D2) ON PLOT BEARING SURVEY NO. 181 / 1A AT PENHA DE FRANCA VILLAGE BARDEZ TALUKA, GOA.