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Reg. No. 3288

erial No 21 80 ce of Vendor, Pana 3 CIIIL

Name of

Transacting Parties

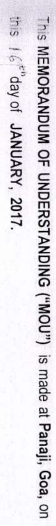
ACISTPLICATION 747/99

Sign rangyork

MEMORANDUM OF UNDERSTANDING

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BETWEEN

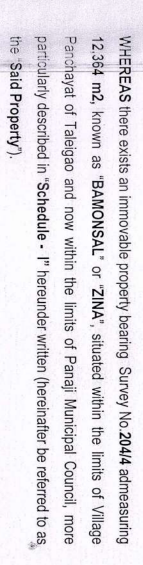
Purshottam M. Kamat Tarcar, 47 years of age, married, businessman, Indian National, shall unless repugnant to the context or meaning thereof be deemed to mean and Card No. AADFL6281F, hereinafter be referred to as the "OWNER" (which expression having its registered office at Sea View Bldg., Campal, Panaji - Goa, holding PAN Partnership Act 1932, registered with the Registrar of Firms under No. 136/91 M/S. LANDSCAPE DEVELOPERS, a Partnership Firm registered under Indian under No. 8635/06 on 10/8/2006, of the FIRST PART; of Attorney dated 3/8/2006 National, residing at House No.810, Alto Betim, Porvorim, Bardez, Goa, vide Power COTTA, son of late Jose F. Fermino Cotta, 58 years of age, married, in service, Indian No.AAZPT2249K, through his duly Constituted Attorney, MR. ASHOK ANTONIO residing at "Mangesh", Fr. Agnelo Road, Altinho, Panaji, Goa, holding PAN Card include its heirs, legal representatives, executors, administrators and assigns) in this present by its Partner, Mr. DINAR TARCAR, executed before the Notary Adv. Wilfred A. F. Boadita

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under Companies Act 1956, holding PAN Card No.AAICA6765F, having its office at Director, SHRI. MAHESH R. ADWALPALKAR, son of Shri. Ramakant S Adwalpalkar, M/S. ADWALPALKAR CONSTRUCTIONS & RESORTS PVT. LTD., incorporated administrators and assigns) of the SECOND PART. deemed (which expression shall unless repugnant to the context or meaning thereof be Apartments, Fontainhas Mala, Panaji-Goa, hereinafter called the "DEVELOPER" age 55 years, married, businessman, Indian National, resident of F/6, Adwalpalkar "Adwalpalkar Avenue", St. Inez, Panaji - Goa, duly represented in this act by its to mean and include its heirs, legal, representatives, executors



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AND WHEREAS the OWNER has represented unto the DEVELOPER as follows:

- 1 The Said Property originally owned and possessed in equal half shares by Mr. Joaquim Jose Viegas and his sister Miss. Rosalia Herculana Viegas
- 2 of Mr. Joaquim Jose Viegas. Said Property to her nephew Mr. Paixao Vicente Francisco Roldao Viegas, son 122, the said Miss Rosalia Herculana Viegas gifted her entire half share in the By Deed of Gift dated 27/01/1912, executed before the Notary of Ilhas, Mr. Francisco Theodoro de Miranda, at Folios 51, 51v, 52 and 52v of Book No.
- ω Maria Viegas Viegas, who was married to Mrs. Luisa Maria De Sousa also known as Rosa The balance half share in the Said Property belonged to Mr. Joaquim Jose
- 4) Upon the demise of Joaquim Jose Viegas, his wife the said Mrs. Luisa Maria De Viegas by Deed of Sale dated 19/02/1932. late husband, Joaquim Jose Viegas, to Mr. Paixao Vicente Francisco Roldao Sousa also known as Rosa Maria Viegas, sold all her share in the estate of her
- 5 Robertina de Souza died on 4th November 1957 Robertina de Souza. He died on 15th April 1956 and his wife Mrs. Ana Maria and lawful owner of the Said Property. He was married to Mrs. As such, the said Paixao Vicente Francisco Roldao Viegas thus became the sole Ana Maria
- 0 By a Deed of Succession dated 18th March 1957 executed before the Notary Jose Rodrigues, under No. 496 at Pages 80-V to 84 of Notarial Deeds, children



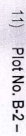




declared as the only legal heirs. sister Miss. Alzira Verediana Rosalia de Souza Viegas respectively, were Maria Robertina de Souza, i.e. of late Mr. Paixao Vicente Francisco Roldao Viegas and his wife late Mrs. Ana Mr. Jose Maria Lino De Souza Viegas and his

- 7) Souza Viegas title and interest in the entire estate of her parents to Mr. Jose Maria Lino De No. 2, said Miss. Alzira Verediana Rosalia de Souza Viegas sold all her right, By Deed of Sale dated 6th July 1966, registered under No.45 of Book No. 4, Vol.
- ∞ for a total consideration of Rs.33,02,250/- (Rupees Thirty Three Lakhs Two Francisca Santana Fernandes Miranda e Mr. Jose Maria Lino De Souza Viegas was married to Mrs. Maria Irene Tecla Thousand Two Hundred and Fifty Only). Agreement for Sale and Development dated 21/05/2002 with the OWNER hereto Viegas. They entered into an
- 9 Mr. Nolasco Pereira. Mrs. Luiza Herculana Robertina Conceicao Viegas e Pereira and her husband Rehman and her husband Mr. Herbert Fernandes @ Mr. Abdur Rehman and (2) i.e. (1) Mrs. Maria Elizabeth Santa Rita Viegas e Fernandes @ Mrs. Aisha Abdur January 2008 leaving behind them two daughters and their respective husbands, Maria Irene Tecla Francisca Santana Fernandes Miranda e Viegas died on 21st Mr. Jose Maria Lino De Souza Viegas died on 19th June 2006 and his wife Mrs.
- 0 Property to the OWNER herein. Conceicao Viegas e Pereira and her husband Mr. Nolasco Pereira, sold the Said Fernandes Fernandes of Ilhas under No. 372 at pages 228 to 251 of Book No. I, Vol. No. 2053 dated into a Deed of Sale dated 20th May 2008, duly registered with the Sub-Registrar 18/02/2009, whereby the said (1) Mrs. Maria Elizabeth Santa Rita Viegas e The said Agreement for Sale and Development dated 21/05/2002 culminated @ Mr. Abdur Rehman and (2) Mrs. Luiza Herculana Robertina @ Mrs Aisha Abdur Rehman and her husband Mr. Herbert







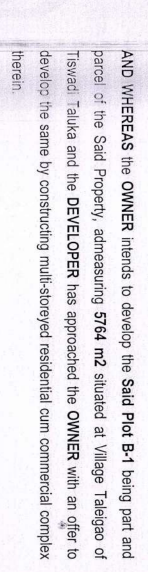
- α By Agreement for Sale dated 15/01/2009 the OWNER agreed to undivided portion of the Said Property, admeasuring 4400 sq. mts. being 15/01/2009 was amended by virtue of an Addendum dated 10/01/2013. B-2 to Mr. Clyde Antonio Dsouza. The said Agreement dated
- 0 By Deed of Sale dated 30/12/2016, duly registered with the Sub-Registrar of admeasuring 4400 sq. mts. being Plot - B-2, to Mr. Clyde Antonio Dsouza. 2016 the OWNER sold the undivided portion of the Said Property, Ilhas under No. PNJ-BK1-02977-2016, CD Number PNJD54, dated 30-12-

12) Plot No. B-3 -

- ë By Memorandum of Understanding dated 10/07/2014 the OWNER agreed portion of the Said Property admeasuring 2200 sq. mts. being Plot - B-3. to sell to Mr. Sadiq Sheikh and his wife Mrs. Sadia Sheikh, an undivided
- 5 By Deed of Sale dated 30/12/2016, duly registered with the Sub-Registrar of wife Mrs. Sadia Sheikh. admeasuring 2200 sq. mts. being Plot No. B-3, to Mr. Sadiq Sheikh and his llhas under No. PNJ-BK1-02973-2016 CD Number PNJD54, dated 30-12the OWNER sold the undivided portion of the Said Property,

an undivided area of 5764 sq. mts. being Plot No.B-1, of the Said Property, more referred to as the "Said Plot") colour on the Plan annexed hereto and Marked as "Annexure - A". (Hereinafter be particularly described in Schedule-II hereunder written and shown hatched in Red AND WHEREAS, in view of the above mentioned Sale Deeds, the OWNER is left with





subject matter. m2, being undivided portion of the Said Property surveyed under No.204/4, shall be the AND WHEREAS, for the purpose of this MOU, the Said Plot - B-1 admeasuring 5764

be adjusted against super built-up area of 222.22 square meters.@ Rs.45,000/- per an amount of Rs.1,00,00,000/- (Rupees One Crore Only), to the OWENR, which shall built-up areas, comprising residential cum commercial premises, within a period of 48 that: (1) the DEVELOPER shall construct and allot to the OWNER 50% of the super-AND WHEREAS the OWNER has agreed to the proposal given by the DEVELOPER square meter. months from the date of execution of this MOU, (2) the DEVELOPER has advanced

AND WHEREAS, in view of the above arrangement, the OWNER shall, subject to the DEVELOPER successfully completing the development and construction of the superarea of the Said Plot to the DEVELOPER or its nominee. within the stipulated time as mentioned above, transfer and convey the balance 50% built-up areas on the 50% area of the OWNER and hand over the same to the OWNER

granted and on receipt thereof the DEVELOPER shall notify the fact of such approval the OWNER till the operational license to construct in accordance with approved plan is DEVELOPER to the OWNER and the OWNER shall hand over possession of the Said Plot to the AND WHEREAS it is agreed that de-facto-possession of the Said Plot shall vest with



NOW THIS MEMORANDUM OF UNDERSTANDING WITNESSETH AS UNDER:-



beyond the control of the DEVELOPER and conditions of Force Majeure additional period of 12 months shall be given for unforeseen circumstances OWNER within 48 months from the date of execution of this MOU. However an and hand over possession of such super-built-up areas/saleable areas to the Commercial premises, as per the plans approved by the concerned authorities construct super-built-up areas/saleable areas, comprising Residential as well as DEVELOPER, wherein the DEVELOPER shall, at its own cost and expenses, The OWNER shall hand over possession of 50% area of the Said Plot to the

- of sale, the balance 50% area of the Said Plot, in favour of the DEVELOPER. and expenses, as agreed in Clause 1 above, the OWNER shall transfer by way areas to be constructed by the DEVELOPER for the OWNER, at their own costs concerned authority and after handing over possession of the super-built-up Upon the DEVELOPER obtaining approval for the construction plans from the
- of any expenses/costs of whatsoever nature in this regards from the OWNER. DEVELOPER specifically agrees that, he shall not be entitled for reimbursement cost, apply and obtain CONVERSION SANAD in the name of the OWNER. The The parties have further mutually agreed that the DEVELOPER shall, at its own
- to comprise their respective 50% super-built-up areas. The OWNER and the DEVELOPER, shall mutually choose and select the units
- proportionate share of all common areas. For this purpose, Common areas of the building are totalled and the Coefficient is derived by dividing with the total accessible from the unit, half of the terrace mean and include the internal floor area of the unit, wall thickness and Balconies, FAR used in the Building agreed by and between the parties hereto, the term "Super-built-up Area" shall For the purpose of this Memorandum of Understanding and the arrangement as areas if attached, and the
- 0 and get the plans drawn at their own cost and shall submit the same to OWNER. The parties have mutually agreed that the DEVELOPER shall appoint Architect





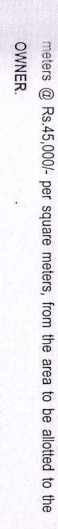


) same submitted to the authorities as and when presented by the DEVELOPER and snall sign all documents/applications etc. that are statutorily required to be DEVELOPER in the name of the OWNER. To facilitate this work, the OWNER Development Authority etc. within a period of 6 months, of execution of this permissions/approvals of the drawings/plans, NOC from the Health Department, DEVELOPER, the DEVELOPER shall, at their own cost, apply and obtain all the The parties mutually agree that, on the basis of the plans prepared by the also may grant a Power of Attorney in the name of the DEVELOPER for the All such permissions/approvals, NOC's shall be obtained by the from Town and Country Planning/Planning

- 00 the DEVELOPER in compliance with terms herein stated. DEVELOPER herein till possession of the super built-up areas is made over to 50% of undivided share of the property agreed to be transferred to the interest of any kind would be created by the DEVELOPER even in respect of obtained and notice thereof communicated to the OWNER. No third party made over to the DEVELOPER after final operational license to construct is possession of the Said Property for commencement of construction shall be ownership of the Said Property will continue to vest with the OWNER and MOU/Agreement. However, it is expressly agreed that possession and absolute commencement of the project within 6 months from the date of this The **DEVELOPER** agrees to obtain permissions and approvals for
- 9 stipulated in Clause 1 hereof, within 60 months (i.e. 48 months + 12 months extension provided in Clause 1 hereof) of the execution of this MOU @ handling over of the super built-up areas Rs.20,000/- (Rupees Twenty Thousand only) per unit per month delay till actual pay damages towards delay in handing over 50% super built-up area as The OWNER shall be entitled to claim and the DEVELOPER shall be liable to
- 10) OWNER, shall be adjusted towards the super built-up area of 222.22 square DEVELOPER, vide cheque bearing No.000473 dated 29.02.2013, The amount of the Rs.1,00,00,000/- (Rupees One Crore Only) paid by the to the







- 1 The super-built areas that shall be shared in accordance with this MOU shall be as per the approved plan.
- 12) execution of this MOU. The project shall be completed within a period of 48 months from the date of
- 13) project. The areas shall be duly demarcated and documented by the OWNER comprise their respective Super-built-up Areas before commencement of the and DEVELOPER by mutual agreement. The OWNER and the DEVELOPER shall mutually choose and select the units to
- 14) for 3 bed room flats and Penthouses shall be allotted as may be decided upon residential unit to the 50% saleable area to be retained by the DEVELOPER free parking area as agreed, to be provided by the DEVELOPER along with each Only) per parking, out of total additional parking spaces available, excluding the DEVELOPER, 50% additional parking @ Rs.2,00,000/- (Rupees Two Lakhs approval of plans. However, the OWNER shall further purchase from the shall belong to the **OWNER** and **DEVELOPER** on 50:50 basis. the rules or whichever is more. All the other Common parking/Guest parking every Residential/Commercial unit selected by the OWNER or as provided under The DEVELOPER shall also provide one covered stilted parking for each and The parking slots
- 15) The parties have mutually agreed that, each party shall collect following amounts from prospective purchasers of the respective units:

: Towards additional parking space if allotted and available.

Rs.2,00,000/-

Rs. 2,000/-Towards formation of Society

Rs. 1,50,000/ Deposit towards and in Society Maintenance

Rs. 15/- per m2 Towards 2 years advanced maintenance

per month. (Upon possession)

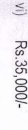
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Rs. 15,000/-Towards Electricity Meter/Connection charges or on actual





: Towards Transformer charges per residential

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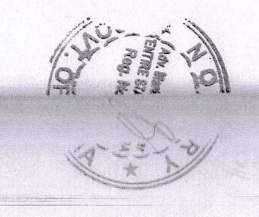
vii) Rs.10/- per m2 : Tow

: Towards Village Panchayat Tax

- 16) The parties further mutually agree that, both the parties shall pay the amounts retained by either of the parties. reflected in clause 15 above for each unsold residential/commercial units
- 17) OWNER. may be applicable to the 50% of the Super-built-up areas comprised in residential as well as commercial units to be chosen and retained by the The OWNER also agrees to contribute and pay 50% of the Infrastructure Tax, as
- 18) Bharat Cess, Value Added Tax or any other taxes, levy, cess that may be The OWNER and the DEVELOPER hereby agree to pay Service Tax, Swachh area pertaining to their respective shares. imposed by Central Government or State Government in respect of Saleable
- 19) at liberty to amalgamate other properties, neighboring plots, areas etc. in the It is clearly understood by both the parties hereto that, the DEVELOPER shall be Said Plot to have an effective planning and to promote a larger development
- 20) and that the OWNER has a clear and marketable title and that, there are no states and confirms that the Said Plot is free from any tenants, mundkars etc. any claim from any third party on the Said Plot, and further the OWNER hereby cases pending in any Court of Law or before any Local Authority with respect The OWNER hereby agrees and assures to indemnify the DEVELOPER against
- 21) against poor/inferior or faulty quality of constructions, as stipulated in the etc. in handing over possession of the super built-up areas or apartments and and/or their nominees/prospective buyers against any delays, postponements Similarly the DEVELOPER hereby agrees and assures to indemnify the OWNER







guidelines and/or regulations of Town and Country Planning Department and North Goa Planning & Development Authority.

- 22) costs or expenses arising out of the same, including but not limiting to :at all times from the following and any other claims civil or criminal liabilities, DEVELOPER shall indemnify and keep indemnified and protected the OWNER contractors or sub-contractors of the DEVELOPER and in that regard the responsible, liable or considered as a principal employer vis a vis any labourers, Though the licences and permissions shall be in the name of the OWNER, the construction actual construction activities on site are concerned, be considered as exclusive project and works undertaken therein shall as far as the labour, contractors and activity of the DEVELOPER and the OWNER shall not be
- B suppliers of materials or other like persons. by any Engineer, employee, labourer, contractor, sub-contractor, workmen, Any claims or disputes of whatsoever nature or under any Law whatsoever
- 5 Any violations or breach of any laws, regulations, byelaws, rules or other illegalities whatsoever during the course of construction or developments.
- 0 Any claims by any third parties on account of any eventualities such as not attributable to the First Party. accidents, landslides or other like events or on any other heads or counts
- 9 Any claims by any third parties on account of any transactions, dealings or other understandings as between the Second Party and such other party.
- 23) Both the parties Understanding. hereto give their consent to this Memorandum of
- 24) Any Notice or communications referred to in this MOU shall be in writing and will the below mentioned addresses of the respective parties: be sent by registered mail or RMS speed post as is convenient to either party at





OWNER:

Landscape Developers Sea View, Campal Panaji Goa

M/s. Adwalpalkar Constructions & Resorts Pvt. Ltd. DEVELOPER:

"Adwalpalkar Avenue", St.Inez, Panaji - Goa,

25) arbitrator under Indian Arbitration Act, 1996 and its later amendments. The about the performance of these presents, the matter shall be referred to an In case any dispute should arise between the parties about the interpretation or Arbitration, if any, shall be conducted at Panaji, Goa ONLY.

SCHEDULE - I

(Description of the Said Property)

204/4, admeasuring 12,364 m2 of Village Taleigao of Tiswadi Taluka, described under situated within the limits of Village Panchayat Taleigao and now within the limits of of Book No. F-19 of the Land Registration Records of Ilhas, which property formerly No. 13994 at folio 22R of Book B-37 (N) and is inscribed under No. 10884 at folio 67R Panaji Municipal Council bearing Martiz No. Nil, and is bounded as under: ALL THAT property known as "BAMONSAL" or 'ZINA" bearing Survey No.

Towards North: By Nalla.

Towards South: By property bearing Survey No. 220 of belonging to the Communidade of Taleigao. 220 of Village Taleigao,

Towards East: By property bearing Survey No. 203 of Village Taleigao, belonging to Matinho Lourdes Campos Martins.

Towards West: By part of the property bearing Survey No. 204 of Village







SCHEDULE - II

(Description of the Said Plot)

under: written, shown hatched in Red Colour on the Plan annexed hereto and bounded as the Said Property admeasuring 12,364 m²) described in Schedule-I hereinabove ALL THAT Plot B-1 admeasuring 5764 sq. mts., (being undivided part and parcel of

Towards the North: by remaining part of the property surveyed under No. 204/4 and marked as Plot B-2,

Towards the South: by the property bearing Survey No. 220 belonging to

Towards the East: by property bearing survey No. 203 of Village Taleigao Communidade of Taleigo

Towards the West: Taleigao by part of the property bearing Survey No.204 of Village

SCHEDULE - III (Specifications)

			6)	(5)	(4)	3	(2)	3
			Doors	Internal Decor :	External Decor:	Bathroom:	Flooring :	Structure :
painted.	Other Doors : Flush doors either varnished or oil	Main Door Shutters : Shall be of seasoned Teak wood.	Frames : Shall be of seasoned Teak wood.	Cement plaster with Neeru finish with oil bound Distemper Paint.	The building will be painted with double coat sand Faced cement plaster with cement paint. Alternatively a coat of synthetic resin based plaster on a single coat sand faced cement plaster.	The flooring and dado shall be of Ceramic tiles of landed cost Rs.400/ per M2.	Ceramic flooring shall be provided of landed cost Rs.550/- per m2.	The Bldg/s will have RCC framed structure of columns, beams and slabs. The top slab shall be waterproofed. The external walls will be of laterite of 20 cms thick and the partition walls shall be 10 Cm. thick.







(14)	(13)	(12)	(1)	3	9	8	(7)
Extra Work :	Water Tank :	Electrical Installations:	Plumbing/ Sanitary :	Toilets :	Kitchen Platform:	Hardware fittings :	Windows :
In case of any extra works or fittings by the Flat Owner oth than above specified ones, then the Flat Owner will be charge extra as per prevailing market rates & such extra costs will required to be deposited with the DEVELOPER prior commencement of the said extra work.	Underground sump and over- head tank of R. C. C will provided with waterproofing treatment including pump.	The electrification will be concealed and have fittings as per LS specifications. The points provided will be as per layout	All the plumbing will be concealed and the fitting shall be approved by I.S.I. The sanitary pipes shall be partially conceal and would be connected to septic tank in accordance will Municipality / Panchayat / Health Dept. Regulations.	There shall be toilets as shown in the plan and even independent unit consisting of a European W.C., a shower roand awash basin 22" x 16". Floors and walls shall be in Cerarrilles.	The kitchen platform will consist of a stainless steel sink and granite top. The platform dado will be of ceramic tiles up to the height of 60 cms from the platform.	The main door will have good quality night latch. Other fitt shall be of Brass.	The frames and shutters will be of Teak wood with 4 mm the glass & Brass fittings. Alluminium windows may be provided.

witnesses. IN WITNESS WHEREOF the parties hereto have hereunto signed this MOU on the day month and year first hereinabove mentioned in presence of

SIGNED AND DELIVERED by the within named the OWNER, by the named of its Constituted Attorney MR. ASHOK ANTONIO COTTA







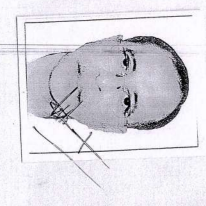
SIGNED AND DELIVERED by the within named DEVELOPER, by its Director, SHRI. MAHESH R. ADWALPALKAR

Witnesses:

Kankonkar

Naik

mail





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Area = 5764.00 Mz BS **B**3 SURVEY NO. 199/9 Part A SURVEY NO. 203 SURVEY NO 204/4 HAVING S.NO. 204/4 TALEIGAO VILLAGE OF TISWADI TALUI PLAN SHOWING PLOT SITUATED AT