AGREEMENT FOR SALE

THIS AGREEMENT FOR SALE is made and executed at Panaji, Tiswadi, Goa, on this _____ of January, 2022 ;

<u>BETWEEN</u>

- 1. Shri. VENKATESH CHANDRAKANT HALDANKAR, son of late Shri. Chandrakant Haldankar, 54 years of age, unemployed, married, Indian National, Holding PAN Card No. _____, Aadhar Card No. ______ and his wife ;
- 2. Smt. PADMAVATI V. HALDANKAR alias PADMAVATI VENKATESH HALDANKAR **PAN** daughter of Shri. Balchandra Mandrekar and wife of Venkatesh Chandrakant Haldankar, 45 years of age, married, in National, Holding PAN Card service, Indian No. Aadhar Card No. , both . residing at House No. C-16-236 Vodlem Bhat, Caranzalem, Tiswadi, North Goa-403002.
- 3. Shri. SADANAND BABI HALDANKAR alias SADANAND B. HALDANKAR, son of Babi Haldankar, 65 years of age, retired, married, Indian National, Holding PAN Card No. _____, Aadhar card No. _____, and his wife ;
- 4. Smt. JYOTHI HALDANKAR alias JYOTHI SADANAND HALDANKAR, daughter of Shri. Valente S. S.

Fernandes, 65 years of age, in service, married, Indian National, Holding PAN Card No. _____, Aadhar Card No. _____, both residing at House No. C-16/236/2, Near Pandurang Temple, Vodlem Bhat, Taleigaon, Caranzalem, Goa - 403002 and his wife;

- 5. Shri. RAMAKANT BABI HALDANKAR son of Babi Haldankar, 58 years of age, in service, married, Indian National, Holding PAN Card No. _____, Aadhar Card No. _____ and his wife ;
- 6. Smt. REKHA RAMAKANT HALDANKAR alias REKHA R. HALDANKAR, daughter of Datta Pandurang Naik, 44 years of age, married, business, Indian National, Holding PAN Card No. _____, Aadhar card No. _____, both residing at House No. C-16,19/5, Sakhailo Vaddo, Bhatulem Panaji, Tiswadi, Goa - 403001.
- 7. Shri. SHAM BABI HALDANKAR alias SHYAM BABI HALDANKAR, son of Shri. Babi Sadashiv Haldankar, 53 years of age, married, in service, Indian National, Holding PAN Card No.
 _____, Mobile No. _____ and his wife ;
- 8. Smt. SHAMA SHAM HALDANKAR alias SHAM HALDANKAR, daughter of Savalo Prakash Naik, 47 years of age, married, house-wife, Indian National, Holding PAN Card No. _____, Aadhar card no. _____, both residing at House No. C166, Vhodlem Bhat, Taleigaon, Tiswadi, Goa – 403002 and

hereinafter shall be jointly referred to as the **'OWNERS'** (which expression shall unless it be repugnant to the context or meaning thereof shall mean and include their heirs, legal representatives, executors, administrators and assigns) **OF THE FIRST PART**;

<u>A N D</u>

- 1. Smt. MANGALA CHANDRAKANT HALDANKAR, daughter of late Shri. Chondru Govinda Bhandari and wife of late Chandrakant Haldankar, 82 years of age, widow, Indian National, Holding PAN Card No.
 Addhar Card No.
 residing at House No. 519/C, Vodlem Bhat, Taleigao, Caranzalem-Tiswadi-Goa 403002 and ;
- 2. Kum KUNDA CHANDRAKANT HALDANKAR, daughter of late Chandrakant Haldankar, 57 years of, unemployed, un-married, Indian National, Holding PAN Card No. Aadhar card No. ٦. , residing at House No. C-16/236/1, Vodlem Bhat, Taleigao, Tiswadi - 403002 and shall hereinafter jointly referred to as the 'CONFIRMING **PARTY** (which expression shall unless it be repugnant to the context or meaning thereof shall mean and include their heirs, legal representatives, executors, administrators and assigns) **OF THE SECOND PART**;

The Owner No. 1 Shri. Venkatesh Chandrakant Haldankar, Owner No. 2 Smt. Padmavati V. Haldankar,

Owner No. 3 Sadanand Babi Haldankar, Owner No. 4 Smt. Jyoti Haldankar, Owner No. 5 Shri. Ramakant Babi Haldankar, Owner No. 6 Smt. Rekha Ramakant Haldankar alias Rekha R. Haldankar, Owner No. 7 Shri. Sham Babi Haldankar, Owner No. 8 Smt. Shama Sham Haldankar alias Shama S Haldankar, Smt. Mangala C. Haldankar and Kum. Kunda Chandrakant Haldankar, duly represented herein through their duly are constituted attorney Shri. MAKBUL AHMED S. KALSUR, son of late Shamshuddin Kalsur, 39 years of age, Businessman, married, Indian National and residing at House No 132/1, Gaulem Bhat, Chimbel, Tiswadi Goa, Having PAN Card No. Aadhar No. vide Irrevocable Power of Attorney with regards to the Said Property which is duly registered before the Sub-Registar of Ilhas/Tiswadi Goa under No. PNJ-POA-Register-5-2020 dated 10/2/2020.

<u>AND</u>

1. Shri. MAKBUL AHMED S. KALSUR, son of late Shamshuddin Kalsur, 39 years of age, Businessman, married, Indian National, residing at House No. 132/1(Old), C/207 (New), Chinchwada, Chimbel, Tiswadi Goa, having his Office at 817, 8th Floor, Gera Imperium Grand, Opposite Ginger Hotel, EDC Patto, Panaji, Goa-403001, Having PAN Card No. , Aadhaar No. Mobile No. , E-mail: mskbuildingsystems@gmail.com, hereinafter referred to as the 'DEVELOPER' (which expression shall unless it be repugnant to the context or meaning thereof shall

mean and include his heirs, legal representatives, executors, administrators and assigns) **OF THE THIRD <u>PART</u>**;

<u>AND</u>

1. Shri./Smt. ______, son/daughter of Shri. ______Narayan Mangesh Naik, ____ years of age, businessman/service, _____, Nationality ______, having PAN Card No. ______, Aadhaar No. ______, Mobile No. _____residing at ______ and hereinafter referred to as the "PURCHASER" (which expression shall unless repugnant to the context or meaning thereof shall mean and include his heirs, legal representatives, executors, administrators and assigns) OF THE FOURTH PART ;

WHEREAS there exists immovable Property or piece of land identified as Plot no. 73, admeasuring an area of 720 square meters of the property known as "JAPAO TEMBI BUTOL" or also known as "ODLEM BHAT", situated at Taleigao Village, within the limits of the Village Panchayat of Taleigao, Taluka of Tiswadi, District of North Goa, State of Goa, which is presently distinctly surveyed under Survey No. 131 Sub Division 1-E of Village Taleigao hereinafter referred to as the **'SAID PROPERTY'.** **AND WHEREAS** the Said Property originally belonged to Dr. Ulhas Gopal Nachinolcar and his wife Smt. Swarupa Ulhas Nachinolcar and that by a Deed of Sale dated 19/4/1984, duly registered in the Office of the Sub-Registrar of Ilhas at Panaji under registration No. 541 at page 181 to 187 of Book No. I, Volume No. 202 dated 4/7/1984, said Dr. Ulhas Gopal Nachinolcar and his wife Smt. Swarupa Ulhas Nachinolcar, sold the Said Property bearing Property No. 720 sq. mts. along with the house bearing House No. 519 standing therein and building bearing House No. 519/B to Shri. Chandrakant Sadashiv Haldankar.

AND WHEREAS vide a Deed of Rectification dated 7/8/2003, duly registered in the Office of the Sub-Registrar of Ilhas at Panaji, Goa, which is duly registered under No. 2136 at Pages 133 to 143 of Book No. I, Vol No. 1234 dated 18/9/2003, wherein the errors incorporated with respect to the Survey Number which was wrongly mentioned as Survey No. 137/1 instead of Survey No. 131/1 in the Property Schedule of the Said Principal deed i.e. Deed of Sale dated 19/4/1984, which was duly corrected and rectified.

AND WHEREAS two separate Wills, both dated 7/7/2004 drawn in the office of the Civil Registrar cum Sub Registrar and Notary Ex-Officio, Panaji, Ilhas, Goa recorded at Page 92 onwards in Book No. 145 said (i) Shri Chandrakant S. Haldanakar and his wife (ii) Smt. Mangal Chandrakant Haldankar, stated that there exist

residential house and building in the said property bearing Survey No. 131/1, out of which they bequeathed a residential house bearing Survey No. 519 alongwith the property admeasuring an area of 300 square meters surrounding the said house to one of their son Shri. Venkatesh Chandrakant Haldankar and the building bearing H. No. 519/B admeasuring a built up area of 140 sq. mts. along with the proportionate right to the land on which the said building has been constructed to one of their daughter Ms. Kunda Chadrakant Haldankar and also bequeathed the remaining area of 280 sq. mts. of the Said Property bearing Survey No. 131/1 which consists of a house bearing No. 520 to their nephews Shri. Sadanand Babi Haldankar, Shri. Ramakant Babi Haldankar and Shri. Shyam Babi Haldankar with the right to their mother to stay and reside in the house till her death. Shri Chandrakant S. Haldankar and his wife Smt. Mangal Chandrakant Haldankar executed Deed of Consent dated 7/7/2004, drawn before the Office of Civil Registrar cum Sub Registrar and Special Notary Ex-Officio, Tiswadi - Goa recorded at Folio 84 to 85V of Deeds Book No. 682 giving consent to the said Wills.

AND WHEREAS Shri. Chandrakant Sadashiv Haldonkar expired on 14/1/2006, who was married to Smt. Mangala C. Haldankar, under the regime of communion of Assets as is applicable in the State of Goa, whom he Left behind as his widow and moiety holder and six Legitimate Children as legal heirs namely:

i. Shri. Deepak Haldankar ;

ii. Shri. Venkatesh Haldankar married to Padmavati V.

Haldankar;

iii. Ms. Kishori Haldankar;

iv. Ms. Savita Haldankar;

v.Ms. Pratima Haldankar;

vi. Ms. Kunda Haldankar.

AND WHEREAS upon the demise of said Shri. Chandrakant S. Haldankar Inventory Proceedings No. 69/2007/A, was instituted in the Court of Civil Judge Senior Division at Ponda, Goa, and the aforesaid residential house bearing No. 519 along with the property admeasuring an area of 300 sq. mts., the Building bearing House No. 519/B admeasuring built up area 140 sq. mts., and the House bearing No. 520 constructed on an area admeasuring 280 sq. mts. were described at Item Nos. I, IB & IC respectively in the Description of Assets.

AND WHEREAS by an Application dated 1/12/2007, said Ms. Kunda Chandrakant Haldankar, relinquished her rights in the Said Property bequeathed to her i.e. the building bearing House No. 519/B and the proportionate right in the land on which it is constructed in favour of her brother Shri. Venkatesh Haldankar.

AND WHEREAS as per the Said Inventory Proceedings in Chart of Allotment Item No. I(A) i.e. House bearing No. 519 along with 300 sq. mts. surrounding area and I(B) i.e. the building bearing House No. 519/B admeasuring built up area 140 sq. mts. and the constructed were allotted to Shri. Venkatesh Haldankar married to Smt. Padmavati V. Haldankar and Item No. I (C) i.e. the remaining area of 280 sq. mts. of the Said Property was equally subdivided amongst the aforementioned three nephews holding 1/3rd share to each of them with usufructuary right to their mother till her death and which allotment became final vide Judgement dated 22/1/2008, passed by the Court of Civil Judge Senior Division at Ponda, Goa in Inventory Proceedings No. 69/2007/A.

AND WHEREAS therefore, Shri. Venkatesh Chandrakant Haldankar and his wife Smt. Padmavati V. Haldankar ; Shri. Sadanand Babi Haldankar and his wife Jyoti Haldankar ; Shri. Ramakant Babi Haldankar and his wife Smt. Rekha Ramakant Haldankar alias Rekha R. Haldankar ; Shri. Sham Babi Haldankar and his wife Smt. Shama Sham Haldankar alias Shama S Haldankar, along with Smt. Mangala C. Haldankar and Ms. Kunda Chandrakant Haldankar, are the lawful Owners of the Said Property.

AND WHEREAS subsequently, Shri. Venkatesh Chandrakant Haldankar and his wife Smt. Padmavati V. Haldankar ; Shri. Sadanand Babi Haldankar and his wife Jyoti Haldankar ; Shri. Ramakant Babi Haldankar and his wife Smt. Rekha Ramakant Haldankar alias Rekha R. Haldankar ; Shri. Sham Babi Haldankar and his wife Smt. Shama Sham Haldankar alias Shama S Haldankar, as Owners along with Smt. Mangala C. Haldankar and Ms. Kunda Chandrakant Haldankar, as Confirming Parties have jointly entered into an

Development Sale Agreement for Cum dated Said 22/1/2020, with regards to the Property admeasuring an total area of 720 sq. mts. with Developer herein Shri. Makbul Ahmed S. Kalsur, son of late Shamshuddin Kalsur, which is duly registered before the Public Notary Smt. Sonali S. Samant, having her office at Panaji, Goa under registration No. 328/2017 dated 22/1/2020, have allowed the Developer to construct and develop Said Property admeasuring by constructing a multi-storied building Complex therein.

AND WHEREAS thereafter, Owners and the Confirming Parties herein have executed an Irrevocable Power of Attorney with regards to the Said Property i.e. which is duly registered before the Sub-Registrar of Ilhas/Tiswadi Goa under the registration no. PNJ-POA-Register-5-2020 dated 10/2/2020.

AND WHEREAS by virtue of the said Agreement for Sale and Development dated 22/1/2020 and on the basis of the Irrevocable Power of Attorney executed in favor of the Developer, the Developer has accrued the right to sell the flats/Shops in the Said Building/s to be constructed by the Developers in the Said Property and to enter into agreement/s with the intending Purchaser/s of the flats and Shops thereon and to receive the sale price in respect thereof.

AND WHEREAS thereafter, Shri. Venkatesh Chandrakant Haldankar, Shri. Sadanand Babi Haldankar, Shri. Shri. Sham Babi Haldankar and Shri. Ramakant Babi Haldankar, Owners of the Said Property initiated a process of partitioning the Said Property in the Office of Deputy Collector at Tiswadi, Panaji vide Case No. LND/PART/62/2020 wherein the same was confirmed by Order dated 22/6/2021 and accordingly their names are recorded in the Occupants Column in the Form I and XIV of Survey No. 131 Sub Division 1-E of Village Taleigao.

AND WHEREAS in terms of the Said Agreement for Development Cum Sale dated 22/1/2020, the Developer obtained the following documents for developing the Said Project as per the approved plans and the same are as under :

- a. Development Permission/ Order issued by the Greater Panaji Planning and Development Authority Panaji, Goa vide Order bearing No. GPPDA/656/TAL/634/2021 dated 4/10/2021.
- b. Approval from Directorate of Health Services, Primary Health Centre, Chimbel, Tiswadi, Goa under Reference No. PHCS/Chimbel/NOC-Const./2021-22/2107 dated 10/11/2021issued by the Health Officer, Primary Health Centre, Chimbel, Goa.
- c. Approval from the Office of Sub Divisional Engineer, Electricity Department, Sub Division IV, Taleigao, Goa under Reference No. SDO/SD-IV/TLG/21-22/Tech-10/673 dated 22/10/2021.

- d. Approved Plan of the proposed Building to be constructed in Survey No. 131 Sub Division 1-E of Village Taleigao having stamps and seals of all the concerned Authorities. (PHOTO COPY).
- e. Construction License bearing No. VP/TLG/CONST.LIC/33/21-22/2446 dated 25/22/2021 granted by the Village Panchayat of Taleigao.

AND WHEREAS the Owners and Developer have also obtained permission from the Real Estate Regulation and Development Authority (RERA) under Certificate No.

_____ dated _____.

AND WHEREAS the Owners and the Developer after obtaining all the permissions from the concerned authorities have commenced the construction work of the Said Residential cum Commercial Building to be constructed in the Said Property.

AND WHEREAS the Owners and the Developer as per the permissions from the concerned authorities have commenced the construction work Said Residential cum Commercial Building in the Said Property and the same Said Project shall be known as **'MSK GALAXY'**.

AND WHEREAS the Purchaser has taken the inspection of all the title documents of the Owners and also the other documents executed between the Owners and

the Developers and also on verifying the approved plans, specification and other relevant documents of the Said Property on which the said Building Project is being erected and after becoming fully conversant and satisfying themselves have come to the conclusion that the Owners and the Developers have a clear and marketable title to the Said Property and that the Developer has right to construct the Said Flat desired by the Purchaser.

AND WHEREAS the Purchaser being interested in acquiring premises in the said project, has approached the Owners and the Developer and is interested in financing the construction of a one single bedroom Super Built Up area of _____ sq. mts. and having a corresponding carpet area of _____ sq. mts. (including the incidence of the staircase, passages, common areas and elevator) as per RERA Approvals to be constructed on the First floor of the Building along with one Parking together with the proportionate share, right and title in the undivided land in the Said Property for a total consideration of ₹_____/- (Rupees _____ only). The Said Flat No. _____ along with one Stilt Parking are more particularly described in Schedule-II hereunder written and is delineated in red color in the plan annexed hereto and the same shall hereinafter be referred to as the 'SAID FLAT'.

AND WHEREAS the Developer has agreed to construct the Said Flat of the Purchaser as per

Specifications mentioned in Schedule-III hereunder written.

AND WHEREAS the Developer has agreed to construct for the Purchaser and the Owners have agreed to sell and transfer the proportionate share, right and title in the undivided land in the Said Property which is more specifically shown in plan annexed herewith shaded in green colour and more particularly described in the Schedule-I hereunder written in favour of the Purchaser on the terms and conditions hereinafter appearing.

NOW THEREFORE THIS AGREEMENT FOR SALE WITNESSETH AS UNDER:

1. The Developer shall construct a Residential cum Commercial Building Complex on the Said Property in accordance with the plans, sanctions, designs, specifications as mentioned in Schedule-III hereunder and as approved by the concerned local authority and which have been seen and approved by the Purchaser with only such variations and modifications as the Developer may consider necessary or as may be by concerned local authority/the required the Government to be made in them or any of them, provided that the Developer shall have to obtain prior consent in writing of the Purchaser in respect of such variations or modifications which may adversely affect the flats of the Purchaser.

- 2. The Purchaser hereby expressly consent to all such variations. The Purchaser will not be entitled to or demand any compensation or reduction in the price of the Said Flat by reason of such variation provided however, that the saleable area of the Said Flat agreed to be purchased by the Purchaser shall not be reason for such variation.
- 3. The Purchaser accordingly do hereby agrees, acquires and accepts the formal sale/ transfer of the Said Flat bearing no. "____" to be constructed on the ____ Floor of the Said Building Complex along with the Stilt Parking of "MSK GALAXY" together with the proportionate share, right and title in the undivided land in the Said Property on which the Said proposed Building will be constructed. The Purchaser also agrees that if there is increase in built up area in the Said Property than the increase shall inure to the exclusive benefit of the Owners without any rebate to the Purchaser.
- 4. The Purchaser have agreed to finance and purchase from the Owner and the Developer and Owners and Developer have agreed to construct for the Purchaser the Said Flat bearing No. _____ having a total Super built up area of ____ sq. mts. to be constructed on the _____ Floor of the Building Complex known as "MSK GALAXY" along with one Stilt Parking and the Owners

have agreed to transfer in favor of the Purchaser, together with the proportionate share, right and title in

the undivided land which is more particularly described in the Schedule-I hereunder written for a total consideration of ₹ _____/- (Rupees _____ only) which is also its market value and being the proportionate price of the common areas and facilities appurtenant to the Said Flat, the nature, the extent and description of the common/limited common areas and facilities and the same are more particularly described in Schedule-II hereunder written and delineated in red colour in the Plan-II annexed hereto.

- 5. The Developer shall construct the Said Flat along with the Stilt Parking in a thorough workman like manner in accordance with the specification more particularly described in Schedule-III hereunder written.
- 6. The Purchaser shall pay the total amount of ₹ _____/-(Rupees ______ only) to the Developer and the total amount for financing the construction of the Said Flat along with Stilt Parking in the Said Property in the following manner :-

MODE OF PAYMENTS

i) On Booking	 10 %
ii) On completion of Plinth	 15 %
ii) Casting of 1 st Slab	 15 %
iii) Casting of 2 nd Slab	 15 %
iv) Casting of 3 rd Slab	 15 %
v) Casting of 4 th Slab	 15 %
vi) On Completion of RCC,	
Masonry, Plastering,	
Painting & Flooring;	 10 %

- 7. The Purchaser shall make the balance payment as per the condition laid down in clause no. 6 of this Agreement for Sale, however in case of default in payment of any amount as and when becomes due and payable (time being essence of this Agreement) and or in observing and or in performing any terms and condition of this Agreement for Sale, in such event Owners and the Developer shall be at liberty to terminate this agreement for sale and the earnest amount paid by the Purchaser shall be refunded by Owners and the Developer without any interest otherwise.
- 8. In the event of default in payment on due date of any amount due and payable by the Purchaser to the Owners and the Developer under this Agreement (including his/her proportionate share of taxes levied by concerned local authority and other outgoing) and on the Purchaser committing breach of any of the terms and conditions herein contained, the Purchaser shall be entitled at his own option to terminate his agreement, provided that the power of termination hereinbefore contained shall not be exercised by the Owners and the Developer, unless and until the Owners and the Developers shall have given to the Purchaser fifteen days prior notice in writing of his intention to terminate this agreement and of the specific breach or breaches of terms and conditions in respect of which it is intended to terminate the Agreement and default shall have been

made by the Purchaser in remedying such breach or breaches within a reasonable time after the giving of such notice.

- 9. Provided further that upon termination of this Agreement as aforesaid, the Owners and the Developer shall refund to the Purchaser the installments of sale price of the Said Flat, which may till then have been paid by the Purchaser to the Owners and the Developer but the Owner and the Developer shall not be liable to pay to the Purchaser any interest on the amount so refunded and upon termination of this agreement and refund of aforesaid amount by the Owners and the Developer, the Owners and the Developer, shall be at liberty to dispose of and sell the Flat to such person and at such price as the Owners and the Developer may in their absolute discretion think fit and Purchaser shall not be entitle to claim any right on Said Flat.
- 10. The Developer shall complete the construction of the Said Flat along with the Stilt Parking and handover the possession of Said Flat along with the Stilt Parking to Purchaser within period of 24 months from the date of execution of this Agreement for Sale.
- 11. The Developer shall complete the said construction of the Said Building and shall hand over the possession of the Said Flat along with the Stilt Parking to the Purchaser on or before 31/1/2022.
- 12. The Developer shall be entitled to the reasonable extension of time for delivering the possession of the

Said Flat to the Purchaser, if the completion of the Said Flat is delayed by reason of non-availability of steel, cement or any other building material or electric power or water supply or any reason of war, civil commotion or any act of God or on account of the Government or other authority, not granting water connection or completion certificates or occupation certificate or for any reason whatsoever or on account of any circumstances beyond the control of the Developer or any other unavoidable, unforeseen or an inevitable circumstances. However, the extension in time limit will not extend more than 180 days.

- 13. The Purchaser shall take possession of the Said Flat along with Stilt Parking within 30 days after the Developer give written notice to the Purchaser intimating that the Said Flat along with Stilt Parking is ready for use and occupation.
- 14. Provided that, if within a period of one year from the date of handing over the Said Flat along with Stilt Parking to the Purchaser, the Purchaser bring to the notice of the Developers any defect in the Said Flat or the building in which the Said Flat is constructed or the material used therein or any unauthorized change in the construction of the Said Building, wherever possible such defects or unauthorized changes shall be rectified by the Developers at their own cost and in case, it is not possible to rectify such defects or unauthorized changes, then the Purchaser shall be entitled to receive

from the Developer reasonable compensation for such defect or change.

- 15. The Owners and the Developer hereby agrees to observe, perform and comply with all the terms, conditions, stipulations and restrictions, if any which may have been imposed by the concerned local authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the Said Flat along with the Stilt Parking to the Purchaser and shall obtain from the concerned local authority completion certificates in respect of the Said Flat.
- 16. The possession of the Said Flat along with the Stilt Parking shall be delivered by the Developer after completion of the Said Building along with possession certificate provided that the entire amount due and payable by the Purchaser are paid to the Owners and the Developer.
- 17. Commencing a week after notice in writing is given by the Owners and the Developer to the Purchaser that the Said Flat along with the Stilt Parking is ready for use and occupation, the Purchaser be liable to bear and pay the proportionate share (i.e. in proportion to the floor area of the Said Flat) of all outgoing in respect of the Said Property and Said Building Complex namely local taxes, betterment charges or such other levies by the concerned local authority and/or Government, water charges, insurance, common lights, repairs and salaries of clerks, electricity bills, Security Guards, sweepers and all other expenses necessary and incidental to the

management and maintenance of the Said Property and the Said Building Complex.

18. It is agreed by the Purchaser/s along with other respective Premises holders shall immediately take steps to form a Maintenance Co-operative Society, upon execution of Deed of Sale in their favour by the Owners and the Developer and until than the Purchaser hereby agrees to pay proportionate share of outgoings as may be determined. The Purchaser further agrees that till the Flat Purchaser' share is so determined, the Flat Purchaser shall pay to the Developer provisional monthly contributions of $\gtrless 40$ /- (Rupees forty only) per sq. mts. which shall be paid to the Owners and the Developer in advance at the time of handing over of the possession of the Said Flat which shall be utilized by the Developers for towards the outgoing bills/maintenance. The amounts so paid by the Purchaser to the Developer shall not carry any interest and remain with the Developer until a conveyance/assignment is executed in favour of the Purchaser or the society or a limited company as aforesaid. The Purchaser undertakes to pay such provisional contribution and such proportionate share of outgoing for a period of one year in advance to the Developer at the time of handing over the possession of the Said Flat and thereafter regularly on the 5th day of each and every month in advance and shall not withhold the same for any reason whatsoever until such Maintenance Society or a Limited Company is formed for the Said Building Complex.

- 19. It is agreed between the parties that the Purchaser along with other Purchaser of other respective flats in the Said Building Complex shall join in forming and registering the society and for this purpose also from time to time sign and execute the application for registration and/or other and membership papers and documents necessary for the formation and the registration of the Society or Limited Company and for becoming a member, including the bye-laws of the proposed Society and duly fill in, sign and return to the Owners and the Developer within three days of the same being forwarded by the Owners and the Developer to the Purchaser, so as to enable Developer to register the occupation of the Purchaser.
- 20. The Purchaser shall observe and perform all the rules and regulations which the Society or the Limited Company may adopt at its inception and the additions, alterations or amendments thereof that may be made from time to time for protection and maintenance of the said building and the flats therein and for the observance and performance of the Building Rules, Regulations and Bye-laws for the time being of the concerned local authority and of Government and other public bodies.
- 21. The Purchaser shall also observe and perform all the stipulations and conditions laid down by the Society/Limited Company regarding the Occupation and use of the Flats in the Said Building and shall pay and contribute regularly and punctually towards the

taxes, expenses or other outgoing in accordance with the terms of this Agreement.

- 22. The fixture, fittings and amenities to be provided by the Developers in the Said Development and construction of the Said Buildings and the respective Flats are specifically described in Schedule III.
- 23. The Purchaser with intention to bring all person/s into whosoever hands the Said Flat may come, do hereby covenant with the Developer as follows:
 - a) To maintain the Said Flat at their own cost in good tenantable repair and condition from the date the possession of the Said Flat is taken and shall not do or suffered to be done anything in or to the building in which the Said Flat is situated, staircase or any passages which may be against the rules, regulations or bye-laws or concerned local or any other authority or change/alter or make addition in or to the building in which the Flats is situated and the Flats itself or any part thereof.
 - b) The Purchaser shall not let, sub-let, transfer, assign or part with Purchaser interest or benefit factor of this Agreement or part with the possession of the Said Flat, until all the dues payable by the Purchaser to the Owners and the Developer under this Agreement are fully paid up and only if the Purchaser had not been guilty of breach of or non-observance of any of the terms and conditions of this Agreement and until the

Purchaser has intimated in writing to the Owners and the Developer.

- c) Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law of the Said Flat along with the Stilt Parking or of the Said Property and Said Building or any part thereof. The Purchaser shall have no claim save and except in respect of the Said Flat along with Stilt Parking hereby agreed to be sold to him and all Stilt spaces, parking spaces, lobbies, staircases, terraces, recreation spaces, etc. will remain the property of the Owners.
- d) Not to store in the Said Flat and the Stilt Parking any are of hazardous, combustible goods which or dangerous nature or are so heavy as to damage the construction or structure of the building in which the Said Flat along with the Stilt Parking is situated or storing of which goods is objected to by the concerned local or other authority and shall not carry or cause to be carried heavy packages whose upper floors which may damage or likely to damage the staircases, common passages or any other structure of the building in which the Said Flat is situated, including entrances of the building in which the Said Flat is situated and in case any damage is caused to the building in which the Said Flat is situated or the flats on account of negligence or default of the Purchaser in this behalf, the Purchaser shall be liable for the consequences of the breach.

- e) To carry at his own cost all internal repairs to the Said Flat and maintain the flats in the same condition, state and order in which it was delivered by the promoter to the Purchaser and shall not do or suffering to be done anything in or to the building in which the Said Flat is situated or the Said Flat which may be given by the rules and regulations and bye-laws of the concerned local authority or other public authority. And in the event of the Purchaser committing any act in contravention of the above provision, the Purchaser shall be responsible and liable for the consequences thereof to the concerned local authority and or other public authority.
- f) Not to demolish or cause to be demolished the Said Flat or any part thereof, nor at any time make or cause to be made any addition or alteration of whatever nature in or to the Said Flat or any part thereof, nor any alteration in the elevation and outside colour scheme of the building in which the Said Flat is situated and shall keep the portion, sewers, drains, pipes in the Said Flat and appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the building in which the Flats is situated and shall not chisel or in any other manner damage to columns, beams, wall, slabs or RCC, Pardis or other structural members in the Said Flat without the prior written permission of the the Owners and the Developer and/or the Society or the Limited Company.

- g) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the said land and the building in which the Said Flat along with Stilt Parking is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- h) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the Said Flat in the compound or any portion of the said land and the building in which the Said Flat is situated.
- 24. To bear and pay increase in local taxes, water charges, insurance and such other levies, if any, which are imposed by the concerned local authority and/or Government and/or other public authority, on account of change of user of the Said Flat by the Purchaser viz. user for any purposes other than for residential purpose.
- 25. The Purchaser shall use the Said Flat or any part thereof or permit the same to be used only for purpose of residence only. The Purchaser shall use the Stilt Parking Space only for purpose of keeping or parking the Purchaser' own vehicle and for no other use or purpose.
- 26. Any delay tolerated or indulgence shown by the Owners and the Developer in enforcing the terms of this Agreement or any forbearance or giving of time to the Purchaser by the Owners and the Developer shall not be construed as a waiver on the part of the Developer of any breach or non-compliance of any of the terms and

conditions of this Agreement by the Purchaser nor shall the same in any manner prejudice the rights of the Owners and the Developer.

- 27. It is agreed between the parties that the Owners and the Developer shall execute a Deed of Conveyance of the Said Flat along with Stilt Parking together with the proportionate share, right and title in the undivided land which is more specifically shown in plan annexed herewith shaded in green colour and more particularly described in the Schedule-II hereunder written on which the Said building will be constructed within 12 months of handing over the possession of the Said Flat for transferring their right and share in the Said Flat along with Stilt Parking, provided all the dues are cleared by the Purchaser.
- 28. It is also agreed that the Purchaser shall maintain the front side and rear side elevations of the Said Building/s in the same form as the Developer constructs it and shall not at any time alter the said elevations in any manner whatsoever.
- 29. At the time of registration, the Purchaser shall pay to the Owners and the Developer, the share of stamp duty and registration charges payable, if any, by the said Society or Limited Company on the conveyance or lease or any document or instrument of transfer in respect of the said land and the building to be executed in favour of the Society or limited Company.

- 30. The Purchaser agree to pay the GST tax pertaining to the Said Flat, or any development/betterment charges or deposits or electricity charges, water connection charges, meter charges if demanded by or to be paid to the competent authority or Panchayat or any other competent authorities, such charges has been included in the above consideration of the Said Flat and the Purchaser agree shall be paid by all flat occupants of the Said Building in such a proportion as may be determined by the Owners and the Developer within seven days of demand, such proportionate share of the Purchaser of such deposits.
- 31. Any levy or tax of any nature including, if levied by any Government Authority on the project "MSK GALAXY" or on the individual flat in the Said Building Complex including the of Said Flat, shall be borne by the Purchaser in such manner and proportion as may be decided by the Owners and the Developer.
- 32. That in the event or on account of change in plans or for any other reasons, the built-up area of the Said Flat is increased, the Purchaser shall be liable to pay to the Owners and the Developer for extra area, at such rate as may be calculated by the Developer. Similarly, if the built-up area of the Said Flat is decreased, the Owners and the Developer shall be liable to refund to the Purchaser the amount corresponding to differential area at such rates as may be earlier purchased by the Purchaser.

- 33. The Purchaser and/or the Owners and the Developer shall present this Agreement as well as the conveyance at the proper registration office of registration within the time limit prescribed by the Registration Act and the Developers will attend such office and admit execution thereof.
- 34. That all notices to be served on the Purchaser as contemplated by this Agreement shall be deemed to have been duly served, if sent to the Purchaser, by Registered Post A/D. at the address specified herein above.
- 35. AND THAT, the names and addresses of the parties of this Agreement for Sale and Development are their postal addresses and therefore the same addresses shall be their addresses for the purpose of issue of any Notice under this Agreement for Sale.
- 36. It is agreed by and between the parties that Purchaser shall have right to inspect the construction work as and when required by the Purchaser without any written or oral permission from the Developer.
- 37. The Owners and the Developer shall also furnish all the clarifications and answer all the queries that may be required and raised by the legal departments.
- 38. The Schedules and Plans annexed to this Agreement shall form part and parcel thereof and be construed accordingly.

- 39. The Owners and the Developers agree that upon completion of the Said Flat and subject to the terms and conditions herein, they shall put the Purchaser in possession of the Said Flat and the Purchaser shall have full right to enjoy and use of the Said Flat along with the Said Stilt Parking including the said amenities.
- 40. It is agreed by the Owners and the Developer that the Purchaser shall have access to the common amenities provided by them in the Said Building Complex.
- 41. It is further agreed by and between the parties that all the legal expenses towards the Agreement for Sale, Deed of Sale, Stamp Papers, Registration Fees, Advocate Fees and other incidental expenses shall be exclusively borne by the Purchaser.
- 42. The Owners and the Developer hereby declare that he has not created any hypothecation or any kind of lien on the Said Flat along with Stilt Parking constructed in the Said Property.
- 43. The Owners and the Developer covenant to indemnify Purchaser against the losses, damages or claims that may arise on account of defect in title or claims of the third party.
- 44. That all the parties to this Agreement are entitled for the specific performance on the terms and conditions of the said agreement.
- 45. Time is the essence of this Agreement for Sale and Development.

- 46. It is further agreed between the parties that only the Courts in the State of Goa, shall have jurisdiction to entertain and try the matters related to the Said Flat along with the Stilt Parking and this Agreement.
- 47. The Owners and the Developer declare that the possession of the Said Flat along with the Stilt Parking has not been handed over to the Purchaser and the same shall be handed over upon completion of the Said Flat and subject to the terms and conditions herein.
- 48. The consideration of the Said Flat along with Stilt Parking together with the proportionate share, right and title in the undivided land which is more specifically shown in Plan-I annexed herewith shaded in green colour and more particularly described in the Schedule-II hereunder written on which is to be constructed is valued at ₹ _____/- (Rupees _____ only) which is also its market value and accordingly Stamp Duty of ₹ _____/- (Rupees _____ only) at the time of execution of this Agreement and the same shall be adjusted at the time of execution of the Deed of Sale.

SCHEDULE-I ABOVE REFERRED TO (Description of the 'SAID PROPERTY')

ALL THAT immobile Property identified as Plot No. 73, admeasuring an area of 720 square meters of the property known as "JAPAO TEMBI BUTOL» or also known as "ODLEM BHAT", situated at Taleigao Village, within the limits of the Village Panchayat of Taleigao, Sub- District of Ilhas, Taluka of Tiswadi, District of North Goa, State of Goa, which property is Addition "A", which is 720/17891th part of the property described in the Ilhas Comarca, Land Registration Office at Panaji under No. 12710, at Book B-33 New and 720/55074th part of the property is registered under No. 12 in the Taluka Revenue Office at Tiswadi (Matriz) and presently distinctly surveyed under Survey No. 131 Sub Division 1-E of Village Taleigao and the same is bounded as under :

- Towards the North : By Property No. 74 and Property No. 75 of the Said Property ;
- Towards the South : By Property No. 76 of the Said Property;
- Towards the East : By Access road 6 metres wide and;

Towards the West : By 10 metres road and Property No. 72 of the same Property;

<u>SCHEDULE-III ABOVE REFERRED TO</u> (Description of the 'SAID FLAT')

ALL THAT _____ bedroom Flat Premises bearing No. _____ having a total Super Built Up area of ______ sq. mts. and having a corresponding carpet area of ______ sq. mts. (including the incidence of the staircase, passages, common areas and elevator) as per RERA Approvals to be constructed on the ______ Floor of the Building Complex known as "MSK GALAXY" along with one Stilt Car Parking, together with the proportionate share, right and title in the undivided land in the Said Property which is more particularly described in the Schedule-I hereunder written and the Said Flat is delineated and marked in red color on the Plan-II annexed hereto.

SCHEDULE-III SPECIFICATIONS OF STRUCTURE.

1. **<u>STRUCTURE</u>**: It is a R.C.C. Framed structure of columns, beams and slabs. The internal partition walls will be of 6" brick masonry and the external walls will be 9" brick/laterite/concrete block masonry.

2. WALL FINISH:

INTERNAL DECOR: The internal walls will be cement plaster with single coat putty and 1 coat of white primer. Walls will be painted with 2 coats of Emulsion paint and ceiling with white wash.

EXTERNAL DECOR: External plaster will be double coat sand faced cement plaster and external walls will be painted with Weather Shield Paint or an Exterior Acrylic Emulsion.

3. **FLOORING:** The flooring will be Vitrified tiles or equivalent. The average landing cost of tiles will be \gtrless 40/- per sq. feet. Toilet flooring and walls will be Vitrified/Ceramic tiles or equivalent and glazed dado up to ceiling. The average landing cost of tiles will be \gtrless 35/- per sq. feet.

4. **DOORS/WINDOWS:** The main door will be of teak wood frame and flush door shutter with Vinier finish on the outer and teak wood finish on the inner side and internal bedroom frames of jungle wood provided with flush doors and oil painted on both sides with Asian/Berger brands. Toilet/bathroom will be PVC door shutters or flush doors. All windows will be of powder coated aluminum sliding with aluminum fittings and 4 mm plain glass with granite sills.

5. **<u>KITCHEN</u>**: The kitchen will have a cooking platform with a polished black granite top and with tile lining above the platform. Stainless steel sink with single bowl will be provided. Platform bottom, vertical stands and Shelves will be fitted with Kadappa Stone.

6. **PLUMBING AND SANITARY FITTINGS:** Soil, waste and water pipes will be partially concealed, white glazed European W.C. units will be provided with flushing system. The sanitary installation will be in accordance with Municipal specification. One shower and one wash basin will be provided in each toilet.

7. **ELECTRICAL INSTALLATION:** The electrical wiring will be concealed. All switches will be of Anchor Brand or equivalent quality with three phase electricity connection.

8. **WATER TANK:** An overhead tank of 2000 liters stock capacity 2 in nos. will be provided and underground sump with a common electric pump and an overhead tank will be provided.

9. **MISCELLANEOUS:** Brand, texture, shade etc. of any items of work are subject to change at all the sole discretion

of the Developer, who shall not be required to explain the reason for any such change on account of non-availability, better planning or any other reason whatsoever.

IN WITNESS WHEREOF the parties hereto have executed these presents on the day, month, year and the place first hereinabove written.

SIGNED AND DELIVERED BY WITHINNAMED THE **OWNERS** <u>OWNER NO. 1 SHRI. VENKATESH</u> **CHANDRAKANT** HALDANKAR; **OWNER NO. 2 SMT. PADMAVATI V.** HALDANKAR, OWNER NO. 3 SADANAND BABI HALDANKAR, OWNER NO. 4 SMT. JYOTI HALDANKAR, OWNER NO. 5 SHRI. RAMAKANT BABI HALDANKAR, OWNER NO. 6 SMT. REKHA RAMAKANT HALDANKAR ALIAS **REKHA R. HALDANKAR, OWNER** NO. 7 SHRI. SHAM **BABI** HALDANKAR, OWNER NO. 8 <u>SMT. SHAMA SHAM HALDANKAR</u> <u>ALIAS SHAMA S. HALDANKAR</u> AND CONFIRMING PARTY NO. 1 SMT. MANGALA C. HALDANKAR AND CONFIRMING PARTY NO. 2

KUM. KUNDA CHANDRAKANT HALDANKAR THROUGH THEIR **DULY CONSTITUTED ATTORNEY.**

MAKBUL AHMED S. KALSUR PHOTOGRAPH.

L.H.F.P. OF MAKBUL AHMED S. KALSUR.

R.H.F.P. OF MAKBUL AHMED S. KALSUR.

SIGNED AND DELIVERED BY THE WITHINNAMED DEVELOPER

MAKBUL AHMED S. KALSUR PHOTOGRAPH.

L.H.F.P. OF MAKBUL AHMED S. KALSUR.

R.H.F.P. OF MAKBUL AHMED S. KALSUR.

SIGNED AND DELIVERED **BY THE WITHINNAMED** PURCHASER.

PHOTOGRAPH.

L.H.F.P. OF

R.H.F.P. OF

IN THE PRESENCE OF :

1._____

2. _____