AGREEMENT FOR SALE

BY AND BETWEEN

- 1. M/S MAHALAXMI DEVELOPERS, a partnership firm duly registered under the Indian Partnership Act 1932, with its regd. office at office No. E2, Mitasu Manor, near zonal agricultural office, Sadar, Ponda, Goa, having PAN NO AAZFM1941R and represented by its Partners namely:
- MR. ARVIND VISHWANATH DHAIMODKAR alias MR. ARVIND VISHWANATH NAIK DHAIMODKAR, son of Mr. Vishwanath Dhaimodkar, aged 56 years, married, businessman, holding PAN CARD NO ADPPD9071J, Aadhar 8183 Card 6610 5105, having adhaimodkar@gmail.com, Mobile No 9422576241, residing at Flat No. F-1, Ganesh Prasad building, Khadapaband, Ponda, Goa 403401;
- (ii) **MR. RAJESH RAMESH SHETYE**, son of late Mr. Ramesh V. Shetye, aged 48 years, married, businessman, holding PAN CARD NO AHEPS4395P, Aadhar Card No 8255 2061 6788, having email id r_shetye@yahoomail.com, Mobile No 9970178515, residing at Plot No. 20, "Anandi", Near Cottage Hospital, Chicalim, Vasco-da-Gama, Goa, 403711;
- (iii) MRS. ROOPALI P. P. LAWANDE, wife of Mr. Prakash S. P. Lawande, aged 45 years, married, businesswoman, holding PAN CARD NO AJVPP2096H, Aadhar Card No 8403 0537 9516 having email id ploundo@gmail.com, Mobile No 9823975351, residing at B-102, Mitasu Manor, Sadar, Ponda, Goa 403401 and;

(iv) MR. SANDEEP YESHWANT KAMAT, son of Mr. Yeshwant V. Kamat, aged 50 years, married, businessman, holding PAN CARD NO AFMPK7925D, Aadhar Card No 5252 1183 2682 email id sandeepkamat29@gmail.com, Mobile No 9822486569, residing at House No. 269/C, Aquem-Baixo, Navelim, Salcete, Goa 403707.

All partners are Indian Nationals and hereinafter referred to as the "BUILDER/SELLLER/PROMOTER" (which expression shall unless repugnant to be context or meaning thereof shall mean and include its current and future partners, successors, executors, administrators and assigns) of the FIRST PART.

AND

MR, son of, aged

	years, married/unmarried, service/business holding PAN CARD
	No Aadhar No, email id, Mobile No
	, and;
2.B)	MRS, wife of, aged years,
	married, service/business, PAN CARD No, Aadhar
	No, email id, Mobile No, both Indian
	Nationals, resident of and hereinafter jointly
	referred to as the PURCHASER/S "ALLOTTEE/S" (which
	expression shall unless it be repugnant to the context or
	meaning thereof mean and include their heirs, successors, legal
	representatives and assigns) of the SECOND PART.

2.A)

AND

- MR. ARVIND VISHWANATH DHAIMODKAR alias MR. ARVIND VISHWANATH NAIK DHAIMODKAR, son of Mr. Vishwanath Dhaimodkar, aged 56 years, married, businessman, holding PAN CARD NO ADPPD9071J, Aadhar Card No 8183 6610 5105, having email id adhaimodkar@gmail.com, Mobile No 9422576241 and his wife;
- 3B. MRS. VAISHALI ARVIND DHAIMODKAR alias VAISHALI ARVIND NAIK DHAIMODKAR, daughter of Shripad Keshav Velingkar aged 50 years, married, service, holding PAN CARD NO ADPPD9070K, Aadhar Card No 7645 1047 2191, having email id vaishali.dhaimodkar@gmail.com, Mobile No 8806504941 represented herein by her Husband and duly constituted Power of Attorney Holder MR. **ARVIND** VISHWANATH **DHAIMODKAR** alias MR. ARVIND VISHWANATH NAIK DHAIMODKAR, son of Mr. Vishwanath Dhaimodkar, aged 56 years, married, businessman authorized to sign vide Power of Attorney dated 6th February 2020 executed before the Notary Raksha Fadte under Registration No 7197/2020 dated 6th February 2020, both parties are Indian Nationals, residing at Flat No. F-1, Ganesh Prasad building, Khadapaband, Ponda, Goa 403401 and hereinafter jointly referred to as the **CONFIRMING PARTY** (which expression shall unless repugnant to the context or meaning thereof shall be deemed to mean and include their heirs, nominees, successors, executors, administrators and assigns) of the THIRD PART.

The "BUILDER/SELLLER/PROMOTER" is represented herein by its partner and duly constituted attorney MR. ARVIND VISHWANATH DHAIMODKAR, vide Power of Attorney dated 21/03/2017, executed before Notary Smt. Geeta Kantak, at Salcette vide Registration No 6822 dated 21/03/2017.

- 1. WHEREAS there exist a property known as "BORODO" which is situated within the limits of the Ponda Municipal Council, District South Goa (earlier stated to be in North Goa) State of Goa, not described in the Land Registration Office but enrolled in Taluka Revenue Office under No. 829 for the purpose of matriz predial and surveyed under no. 191/3 of Ponda Taluka and hereinafter referred to as the **SAID PROPERTY**.
- 2. AND WHEREAS in terms of Deed of Sale dated 25/02/1980 registered before Sub Registrar of Ponda under No. 82 of pages 268 to 272 of Book I Volume 59 dated 05/03/1981, Mrs. Maria Francisca Virginia Aguiar sold and transferred Plot No. 4 admeasuring 558.50 sq. mts. which is a part of the SAID PROPERTY in favour of Shri. Narshinha Ramchandra Kalangutkar.
- 3. AND WHEREAS Shri. Narasinha Ramachandra Kalangutkar expired on 11/09/1997 and upon the death of Shri. Narasinha Ramachandra Kalangutkar, Inventory Proceeding were instituted before the Civil Judge Senior Division at Ponda under Inventory Proceeding number 5/2003/A and in terms of the order dated 31st March, 2003, passed in the above Inventory Proceedings, Shri. Kishor Narasinha Kalangutkar became the absolute owner of the Plot No. 4 admeasuring 558.50 sq. mts.

- 4. AND WHEREAS a Deed of Rectification was registered in the office of Sub Registrar of Ponda under No. 106 at pages 167 to 171 of Book No. I, Volume No. 802 dated 17/01/2003 in order to rectify the survey number which was mentioned in the Deed of Sale as 191/1 that was to be deleted and Survey No. 191/3 was incorporated in the Deed of Sale.
- 5. AND WHEREAS vide Deed of Sale dated 31.01.2005, Shri. Kishor Narasinha Kalangutkar along with his wife Mrs Preeti Kishore Kalangutkar sold the said Plot No 4 admeasuring 558.50 sq mtrs to the CONFIRMING PARTY NO 1A herein which deed is registered in the office of the Sub-Registrar of Ponda at Ponda Goa under Registration No 312 at pages 108 to 120 of Book I, Volume 810 dated 28.2.2005.
- 6. AND WHEREAS the CONFIRMING PARTY NO 1A in Case No. PON/LRC/PART/28/2019/6344 before the Dy. Collector & S.D.O. Ponda, sought for the partition of the Said Plot No. 4 and when the partition was being done, the Inspector of Surveys & Land Records found that the area available at site for partition admeasured only 558 square metres as a result of which this area of 558 square metres came to be partitioned and this area of 558 square metres was then allotted the Survey no. 191/3-L by the Dy. Collector & S.D.O. of Ponda at Ponda. Consequently the area of the Said Plot stands reduced from 558.50 square metres as appearing in the Deed of sale to 558 square metres. This plot No 4 is hereinafter referred to as the SAID PLOT.

- 7. AND WHEREAS the CONFIRMING PARTY NO 1A obtained Conversion Sanad for the SAID PLOT which is issued by the office of the Additional Collector III of South Goa at Ponda under No. AC/PON/SG/CON/02/2019/773 dated 7th November 2019.
- 8. AND WHEREAS the CONFIRMING PARTY intended to develop part of the SAID PLOT i.e Plot No 4 admeasuring 558 sq mtrs and accordingly therefore entered into an Agreement for Sale dated Development and with "BUILDER/SELLLER/PROMOTER" for development and Sale of the SAID PLOT registered before the Sub-Registrar of Ponda under registration No Book No 1, CDNOVolume No dated
- 9. The **BUILDER/SELLER/PROMOTER** in terms of the Agreement for Development and Sale is authorized to construct **a building** on the SAID PLOT in accordance with the recitals stated hereinabove.
- 10. The **BUILDER/SELLER/PROMOTER** is thus in possession of the SAID PLOT.
- 11. THAT the **BUILDER/SELLER/ PROMOTER** under a scheme of development is developing the SAID PLOT by constructing thereon a residential Building as a Single Complex known as "ARVIND".
- 12. The Scheme of Development would be a part and parcel of the overall development of the SAID PLOT as a single entity viz "ARVIND". which interalia includes facilities such as compound wall, planned and regulated entry and exit to the

SAID PLOT for the beneficial use and enjoyment of the said facilities to all the Apartment purchasers.

- 13. The Project "ARVIND" shall consist of 1 Residential Building comprising of Apartments along with one covered car parking slot for each Apartment.
- 14. The PURCHASER/S/ALLOTEE/S has /have approached the BUILDER/SELLER/ PROMOTER after having seen and verified all documents pertaining to the title of the BUILDER/SELLER/PROMOTER **CONFIRMING** and the PARTY and all plans, layout, specifications and as well as the overall 'Scheme of Development' of the "SAID PLOT" for Allotment/purchase of a Residential Apartment, in "ARVIND" being constructed on the "SAID PLOT" situated on the Floor and which Apartment is duly identified herein as Apartment No. in the plan annexed, the Apartment No. having a Carpet area ofsq. mtrs along with square balcony/verandah/ metres of exclusive passage appurtenant to the carpet area for the exclusive use of the PURCHASER/S /ALLOTEE/S and along with one covered Car Park, and is hereinafter referred to as the SAID APARTMENT more particularly described in SCHEDULE NO. III hereinafter written.
- 15. The Carpet Area of the SAID APARTMENT as defined under clause(K) of section 2 of the Real Estate Regulation and Development Act 2016 (RERA) is sq mtrs.

- 16. The **BUILDER/SELLER/PROMOTER** has registered the project "ARVIND" under the provisions of the Real Estate (Regulation and Development) Act 2016 and the rules framed there under with the Real Estate Regulatory Authority at No, authenticated copy is attached as Annexe.
- 17. The **BUILDER/SELLER/ PROMOTER** has appointed a structural Engineer for the preparation of the structural design and drawings of the buildings and the **BUILDER/SELLER/PROMOTER** accepts the professional supervision of the Architect and the structural Engineer till the completion of the building.
- 18. The **BUILDER/SELLER PROMOTER** by virtue of the Agreement for Development and Sale dated, has sole and exclusive rights to the SAID PLOT and to construct and sell the Apartments in the project "ARVIND" and to enter into Agreements with the Allotees/Purchasers of the Apartments and to receive the sale consideration in respect thereof.
- 19. The Scheme as averred in clauses 1 to 18 above is the "Scheme of development" of the "SAID PLOT" as envisaged.
- 20. The **BUILDER/SELLER/ PROMOTER** as per their Scheme of Development is taking up the construction of one residential Building as a part of its Development on the "SAID PLOT" as per the plan annexed herein and for that purpose has obtained

- (a) Conversion Sanad issued by the office of the Additional Collector III of South Goa at Ponda under No. AC/PON/SG/CON/02/2019/773 dated 7th November 2019.
- (b) Development permission to develop the SAID PLOT issued by the South Goa Planning and Development Authority vide
- i) Reference No SGPDA/......dated
- (c) Construction License bearing No/....... dated issued by the Ponda Municipal Council.
- 21. WHEREAS on demand from the **PURCHASER/S ALLOTEE/S**, the **BUILDER/SELLER/ PROMOTER** has given inspection to the **PURCHASER/S ALLOTEE/S** of all the documents of title relating to the SAID PLOT and the plans, designs and specifications prepared by the PROMOTER'S Architect **M/s ULYSIS** and of such other documents as are specified under the Real Estate (Regulation and Development) Act, 2016 (hereinafter referred to as "the SAID ACT") and the Rules and Regulations made thereunder, and the **PURCHASER/S/ ALLOTEE/S** has acknowledged the receipt of the same.
 - 22. The authenticated copies of Certificate of Title issued by the Advocate/legal Practitioner of the BUILDER/SELLER/PROMOTER, showing the nature of the title of the BUILDER/SELLER/PROMOTER, to the SAID PLOT on which the Apartments are to be constructed have been annexed hereto.

- 23. The authenticated copies of the plans of the Layout as proposed by the **BUILDER/SELLER/ PROMOTER** and as approved by the Ponda Municipal Council and according to which the construction of the building is proposed to be provided for on the SAID PLOT have been annexed hereto.
- 24. And whereas the authenticated copies of the plans and specifications of the SAID APARTMENT agreed to be purchased by the **PURCHASER/S/ALLOTEE/S**, as sanctioned and approved by the Ponda Municipal Council forms a part of the Agreement.
- 25. While sanctioning the said plans concerned competent authorities and/or Government has laid down certain terms conditions, stipulations and restrictions which are to be observed and performed by the **BUILDER/SELLER/PROMOTER** while developing the SAID PLOT and the building constructed thereon and upon due observance and performance of which only the completion or occupancy Certificate in respect of the SAID BUILDING or the project "ARVIND" shall be granted by the concerned competent authority.
- 26. The **BUILDER/SELLER/ PROMOTER** has accordingly commenced construction of the SAID BUILDING in the SAID PLOT in accordance with the said proposed plans.
- 27. The **BUILDER/SELLER/PROMOTER** and the **PURCHASER/S/ALLOTEE/S** relying on the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement and all applicable laws, are now willing to enter into

this Agreement on the terms and conditions appearing hereinafter.

Note:- In respect of those Apartments located on the floor the Purchaser/s/Allotee/s of such Apartment have the right to exclusively possess, use and enjoy the open terrace space adjoining/above their respective Apartment/s to the extent of the carpet area of the Apartment.

However, no construction is permitted nor any roof garden is allowed to be put up in order to ensure the safety and to prevent probable damages (leakages etc) to the Slab beneath the open terrace.

- 28. In Accordance with the terms and conditions set out in this Agreement, the BUILDER/SELLER/ PROMOTER hereby agrees to allot/sell the SAID APARTMENT inclusive of one covered Car Park to the PURCHASER/S/ALLOTEE/S for a sum of/- (Rupees.....) (along with a copy of the Occupancy Certificate in respect of the SAID BUILDING APARTMENT including SAID therein) and the PURCHASER/S/ALLOTEE/S hereby agrees to purchase the SAID APARTMENT on the condition that the PURCHASER/S/ALLOTEE/S will bind himself/themselves under the terms and conditions of this Agreement for the purchase of the SAID APARTMENT, more particularly described in **SCHEDULE III.**

- 30. THAT the **PURCHASER/S** /**ALLOTTEE/S** herein clearly understand/s and agree/s that construction of the residential building shall constitute the over all development of the "SAID PLOT" as a single entity viz "**ARVIND**" which interalia includes facilities such as compound wall, planned and regulated entry and exit etc to the "SAID PLOT" for the ultimate beneficial use and enjoyment of the said facilities to all the Apartment purchasers under the scheme of development.
- 31. WHEREAS under section 13 of the Real Estate (Regulation and Development) Act 2016, the **BUILDER/SELLER/PROMOTER** is required to execute a written Agreement for sale of SAID APARTMENT with the **PURCHASER/S/ALLOTEE/S**, being in fact these presents and also to register said Agreement under the Registration Act, 1908.
- 32. In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the parties, **BUILDER/SELLER/ PROMOTER** hereby agrees to sell and the **PURCHASER/S/ALLOTEE/S** hereby agrees to purchase the SAID APARTMENT.
- 33. The **CONFIRMING PARTY** being the land owners have been made a necessary party to this Agreement.

NOW THIS AGREEMENT WITNESSETH AS UNDER:-

I. PREMISES:

(a) The **BUILDER/SELLER/ PROMOTER** shall construct the SAID BUILDING consisting of basement and stilt plus floors/ on the SAID PLOT in accordance with the plans, designs and specifications as approved by the concerned

competent authorities from time to time provided that the BUILDER/SELLER/ PROMOTER shall have to obtain prior consent in writing of the PURCHASER/S/ALLOTEE/S in respect of variations or modifications which may adversely affect the SAID APARTMENT of the PURCHASER/S/ALLOTEE/S except any alteration or addition required by any Government authorities or due to change in law.

(b) The PURCHASER/S/ALLOTEE/S having approached the BUILDER/SELLER/ **PROMOTER** hereby agrees purchase and acquire the SAID APARTMENT inclusive of one covered Car Park, as per the Scheme of development and the BUILDER/SELLER/ PROMOTER hereby agrees to sell and transfer to the PURCHASER/S/ALLOTEE/S the SAID APARTMENT as per the Scheme of development having a carpet area approximately sq. mtrs along with square metres of exclusive carpet area of balcony/verandah/ passage for the exclusive use of the PURCHASER/S/ALLOTEE/S and along with one stilted Car Park as shown in the floor plan hereto annexed, for a sum consideration of Rs which includes the proportionate incidence of common areas and facilities appurtenant to the SAID APARTMENT exclusive of applicable taxes, duties, levies, fees, GST levies etc., due and payable (till the time of handing over of the possession of the SAID APARTMENT) in accordance with the mode of payment as stipulated in SCHEDULE-IV appended to this Agreement.

The total Aggregate consideration amount for the SAID APARTMENT including one car park is thus Rs

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

(d) The **BUILDER/SELLER/PROMOTER** warrants that:

- i) They have rights and possession of the SAID PLOT and the individual Apartments constructed thereon at "ARVIND".
- ii) The "SAID APARTMENT" shall conform to the Standard Specifications detailed in SCHEDULE-V of this Agreement.
- e) The **BUILDER/SELLER/PROMOTER** shall confirm the final carpet area that has been allotted to the **PURCHASER/S/ALLOTEE/S** after the construction of the building is complete and the completion certificate is granted by the competent authority, by furnishing details of

the changes, if any, in the carpet area, subject to a variation cap of four percent. The total price payable for the carpet area shall be recalculated upon confirmation by the BUILDER/SELLER/PROMOTER. If there is any reduction the carpet area within the defined limit then BUILDER/SELLER/PROMOTER shall refund the excess money paid by PURCHASER/S/ALLOTEE/S within fortyfive days with annual interest at the rate specified in the RERA rules, from the date when such an excess amount was paid by the PURCHASER/S/ALLOTEE/S. If there is any increase in the carpet area allotted to PURCHASER/S/ALLOTEE/S, the BUILDER/SELLER/PROMOTER shall demand additional amount from the PURCHASER/S/ALLOTEE/S as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the same rate per square meter as agreed in Clause 1(b) of this Agreement.

- f) The PURCHASER/S/ALLOTEE/S authorizes the BUILDER/SELLER/PROMOTER to adjust/appropriate all payments made by him/her under any head(s) of dues against lawful outstanding, if any, in his/her name as the BUILDER/SELLER/PROMOTER may in its sole discretion deem fit and the PURCHASER/S/ALLOTEE/S undertakes not to object/demand/ /direct the BUILDER/SELLER/PROMOTER to adjust his payments in any manner.
- g) **The BUILDER/SELLER/PROMOTER** may allow, in its sole discretion, a rebate for early payments of equal installments payable by the **PURCHASER/S/ALLOTEE/**S on such terms and conditions as the parties mutually agree the provision for allowing rebate and such rebate shall not be subject to

any revision/withdrawal, once granted to an **PURCHASER/S/ALLOTEE/S** by the **BUILDER/SELLER/PROMOTER**.

II. CONSIDERATION:

- (a) In consideration of the purchase of the SAID APARTMENT inclusive of the covered Car Park denoted under No as shown on the plan annexed to this Agreement, the **PURCHASER/S/ALLOTEE/S** agree/s to pay a sum of **Rs** exclusive of applicable taxes such as GST, duties, levies, fees, legal fees, deposits, infrastructure tax ,electricity charges, transformer charges etc., specified in **clause VI a** and b hereinafter written and as per the mode of payment specified in SCHEDULE No. IV to be in line with the progress of construction provided therein.
- (b) An amount of Rs i.e 2% percent of the total consideration of the apartment will be kept as an Earnest Money Deposit (EMD) Component.
- Time is essence for the BUILDER/SELLER/PROMOTER as (c) well the PURCHASER/S/ALLOTEE/S. BUILDER/SELLER/PROMOTER shall abide by the time schedule for completing the project and handing over the SAID APARTMENT to the PURCHASER/S/ALLOTEE/S and the common areas to the association of the after Purchaser/s/Allotee/s receiving the certificate or the completion certificate or both, as the case may be subject to all the allotees having paid all the consideration and other sums due and payable to the BUILDER/SELLER/PROMOTER as per the Agreement. Similarly, the PURCHASER/S/ALLOTEE/S shall make timely payments of the installment and other dues payable

by him/her and meeting the other obligations under the Agreement subject to the simultaneous completion of construction by the **BUILDER/SELLER/PROMOTER** as provided in the Payment Schedule.

- (d) The BUILDER/SELLER/ PROMOTER declares that the Floor Area Ratio (F.A.R) available as on date in respect of the SAID PLOT is% and the BUILDER/SELLER/ PROMOTER has currently planned to utilize and has disclosed F.A.R of% as proposed to be utilized by him and PURCHASER/S ALLOTEE/S have agreed to purchase the SAID APARTMENT based on the proposed construction and sale of apartments to be carried out by the BUILDER/SELLER/ PROMOTER by utilizing the proposed FSI and on the understanding that the declared proposed FSI shall belong to BUILDER/SELLER/ PROMOTER only.
- (e) The PURCHASER/S/ALLOTEE/S agrees to pay to the BUILDER/SELLER/PROMOTER interest as specified in the applicable RERA rules, on all the delayed payment which become due and payable by the PURCHASER/S/ALLOTEE/S to the BUILDER/SELLER/PROMOTER under the terms of this Agreement from the date the said amount is payable by the PURCHASER/S/ALLOTEE/S to the BUILDER/SELLER/PROMOTER. Without prejudice to the right of BUILDER/SELLER/PROMOTER to charge interest on the delayed payment on the PURCHASER/S/ALLOTEE/S committing default in payment on due date of any amount due and payable by the PURCHASER/S/ALLOTEE/S to the BUILDER/SELLER/PROMOTER under this Agreement (including his/her proportionate share of taxes and other PURCHASER/S/ALLOTEE/S outgoings) and on the

committing three defaults in payment of any of the installments in SCHEDULE No. IV on their respective due dates, time being the essence of this Agreement, and/or in observing and performing any of the terms and conditions of this Agreement, the BUILDER/SELLER/PROMOTER shall without prejudice to the other rights reserved, be at liberty to Agreement terminate this provided BUILDER/SELLER/PROMOTER shall give a prior written notice of fifteen days by Registered Post AD at the address provided by the PURCHASER/S/ALLOTEE/S or mail at the e-mail address provided by the PURCHASER/S/ALLOTEE/S of his/her/their 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. If the PURCHASER/S/ALLOTEE/S fails to rectify the breach or breaches mentioned by the PURCHASER/S/ALLOTEE/S within the period of notice then at the end of such notice period, BUILDER/SELLER/PROMOTER shall be entitled to terminate this Agreement.

The BUILDER/SELLER/PROMOTER shall, however, on refund such termination, to the PURCHASER/S/ALLOTEE/S (subject to adjustment and recovery of any agreed amount such as EMD component of Rs...../- but without any further amount by way of interest or otherwise) within a period of 60 days, amounts which may have till then been paid by PURCHASER/S/ALLOTEE/S to the BUILDER/SELLER/PROMOTER and the BUILDER/SELLER/PROMOTER shall not be liable to pay to the **PURCHASER/S/ALLOTEE/S** any interest on the amount so refunded.

- (f) On the BUILDER/SELLER/PROMOTER terminating this Agreement under this clause, the BUILDER/SELLER/PROMOTER shall be at liberty to allot, sell and dispose of the SAID APARTMENT to any other person/s of its choice the as BUILDER/SELLER/PROMOTER deem fit, and for such consideration as the BUILDER/SELLER/PROMOTER may determine and the PURCHASER/S/ALLOTEE/S shall not be entitled to question this act of BUILDER/SELLER/PROMOTER or to claim any amount the BUILDER/SELLER/PROMOTER by way compensation or otherwise.
- (g) The **BUILDER/SELLER/PROMOTER** shall have control over the SAID APARTMENT being the owner thereof till such time the payment of the entire amount which the **PURCHASER/S/ALLOTEE/S** is/are or may be found liable to pay to the **BUILDER/SELLER/PROMOTER** under the terms and conditions of this Agreement is realized.
- (h) The fixtures and fittings with regard to the flooring and sanitary fittings and amenities like one or more lifts with particular brand, or its equivalent or price range (if unbranded) to be provided by the BUILDER/SELLER/PROMOTER in the SAID BUILDING and the SAID APARTMENT as are set out in Annexure annexed hereto.

III. <u>DELIVERY, USE AND MAINTENANCE OF THE SAID</u> APARTMENT:

(a) The **BUILDER/SELLER/PROMOTER** 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 competent authority at the time of sanctioning the said plans or thereafter and shall, before handing over possession of the SAID APARTMENT to the PURCHASER/S/ALLOTEE/S, obtain from the concerned competent authority occupancy and/or completion certificates in respect of the SAID APARTMENT. The BUILDER/SELLER/PROMOTER shall give possession of the APARTMENT for use and occupation PURCHASER/S/ALLOTEE/S on or before PROVIDED

- i) full consideration and all the amounts due and payable by the **PURCHASER/S/ALLOTEE/S** under this Agreement have been paid by the **PURCHASER/S/ALLOTEE/S** to the **BUILDER/SELLER/PROMOTER** promptly and
- ii) The **PURCHASER/S/ALLOTEE/S** signs and executes all applications and documents required for the formation of the SOCIETY/ENTITY/GENERALSOCIETY/ASSOCIATION LIMITED COMPANY as may be decided by the **BUILDER/SELLER/PROMOTER** in his capacity as a CHIEF PROMOTER as envisaged hereinafter under this Agreement.
- The BUILDER/SELLER/PROMOTER shall upon receipt of the (b) requisite Occupancy Certificate and payment made by the **PURCHASER/S/ALLOTEE/S** as per the Agreement by a notice in writing intimate the PURCHASER/S/ALLOTEE/S, to take delivery and possession of the SAID APARTMENT within 30 days of receipt of such from the date notice and BUILDER/SELLER/PROMOTER shall give possession of the SAID APARTMENT to the **PURCHASER/S/ALLOTEE/S** failing which the PURCHASER/S/ALLOTEE/S shall be deemed to have

taken possession and delivery of the SAID APARTMENT. The **BUILDER/SELLER/PROMOTER** agrees and undertakes to indemnify the **PURCHASER/S/ALLOTEE/S** in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the **BUILDER/SELLER/PROMOTER**.

written intimation from c) Upon receiving а the BUILDER/SELLER/PROMOTER the PURCHASER/S/ALLOTEE/S shall take possession of the SAID from the BUILDER/SELLER/PROMOTER by APARTMENT paying all amounts, executing necessary indemnities, undertakings and such other documentation as specified as per the Agreement within 30 days of the written notice/intimation from BUILDER/SELLER/PROMOTER PURCHASER/S/ALLOTEE/ the **SAID** intimating that APARTMENT is ready for use and occupancy and BUILDER/SELLER/PROMOTER shall give possession of the SAID APARTMENT to the **PURCHASER/S/ALLOTEE/S**.

The PURCHASER/S/ALLOTEE/S agrees pay the charges maintenance determined as bv the **BUILDER/SELLER/PROMOTER** or the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY as the case may be. In case the PURCHASER/S/ALLOTEE/S fails to take possession within 30 days of the written notice/intimation BUILDER/SELLER/PROMOTER, from the then the PURCHASER/S/ALLOTEE/S shall continue to be liable to pay maintenance charges as applicable including all Government rates, taxes, charges, interest on delay and all other outgoing and expenses of and incidental to the management and maintenance of the said Project "ARVIND" and the building constructed thereon.

The responsibility / liability for maintenance of the SAID APARTMENT in the project "ARVIND" shall be of the respective purchasers and also the maintenance cost proportionate to the extent of the carpet area of the Apartments towards the common amenities provided in the project "ARVIND" shall solely be that of the respective Purchaser/s.

- d) The **BUILDER/SELLER/PROMOTER** upon giving the intimation as stated above, shall be deemed to have completed the SAID APARTMENT in accordance with the Agreement in all aspect and shall not be responsible in any manner whatsoever, if the **PURCHASER/S/ALLOTEE/S** delay/s taking delivery of the SAID APARTMENT.
- The BUILDER/SELLER/PROMOTER shall not incur any liability if they are unable to deliver possession of the SAID APARTMENT by the date stipulated in Clause No.III (a) hereinabove if the completion is delayed for reason of war, civil commotion or any act of God or if non-delivery of possession arising out of or as a result of any notice, order, rule or notification/ approval of the Government, agitation or any other Public or Competent Authority, and Court or for any other reason beyond the control of BUILDER/SELLER/PROMOTER and in any of the aforesaid events the BUILDER/SELLER/PROMOTER shall be entitled to extension of time corresponding to the extent of the length of such event for delivery of possession of the SAID APARTMENT.
- f) If the **BUILDER/SELLER/PROMOTER** fails to abide by the time schedule for completing the project and handing over the SAID APARTMENT to the **PURCHASER/S/ALLOTEE/S**, the **BUILDER/SELLER/PROMOTER** agrees to pay to the

PURCHASER/S/ALLOTEE/S, who does not intend to withdraw from the project, interest as specified in the RERA rules on all the amounts paid by the **PURCHASER/S/ALLOTEE/S**, for every month of delay, till the handing over of the possession.

- g) If for reasons other than those in clause No. III (e) above, the BUILDER/SELLER/PROMOTER is unable to or fails or neglects to give possession of the SAID APARTMENT to the PURCHASER/S/ALLOTEE/S within the date specified in Clause No.III (a) above, or within any further date or dates agreed to by and between the parties hereto, then and in such case, the PURCHASER/S/ALLOTEE/S shall be entitled to give notice to the BUILDER/SELLER/PROMOTER terminating the Agreement, in which event, BUILDER/SELLER/PROMOTER shall on demand refund to the PURCHASER/S/ALLOTEE/S the amounts already received by him/her/them in respect of the SAID APARTMENT with interest as specified in the RERA rules from the date of receipt of each amount till repayment.
- h) The **BUILDER/SELLER/PROMOTER** shall also pay to the **PURCHASER/S/ALLOTEE/S** by way of liquidated damages in respect of such termination an amount of Rs.25,000/- as a full and final claim. Neither party shall have any other claim/s or reliefs including the claims on the basis of mental agony or otherwise against the other in respect of the non- delivery of the SAID APARTMENT or arising out of this Agreement and the **BUILDER/SELLER/PROMOTER** shall be at liberty to allot, sell and dispose off the SAID APARTMENT to any other person/s for such consideration and upon such terms and conditions as the **BUILDER/SELLER/PROMOTER** may deem fit.

- (i) PURCHASER/S/ALLOTEE/S shall SAID use the APARTMENT or any part thereof for the purpose of residence or for any purpose which is permissible as per the prevailing laws. The PURCHASER/S/ALLOTEE/S shall not carry out any acts or activities which are obnoxious, anti-social, illegal or prejudicial to the norms of decency or etiquette or which cause nuisance or inconvenience to the other Apartment Purchaser/s in the said Project "ARVIND". In case the PURCHASER/S/ALLOTEE/S desires to let out the SAID APARTMENT on rent/lease, than in such PURCHASER/S/ALLOTEE/S shall fulfill all requirements as per law in force as applicable for leasing out premises including obtaining permission from the Police Department. PURCHASER/S/ALLOTEE/S shall indemnify the BUILDER/SELLER/PROMOTER of any consequences arising out of such event. The number of people accommodated shall not exceed the norms specified by the authorities. The said tenant shall behave in such manner which is not obnoxious, anti-social, illegal or prejudicial to the norms of decency or etiquette or which cause a nuisance or inconvenience to the other Apartment Purchaser/s in the said Project "ARVIND".
- transfer, assign or part with their interest or benefit factor of this Agreement or part with possession of the SAID APARTMENT or parking area/slot until all the dues payable by them to the BUILDER/SELLER/PROMOTER under this Agreement are fully paid up and that too only if the PURCHASER/S/ALLOTEE/S have not been guilty of breach or non-observance of any of the terms and/ or conditions of this Agreement and until they obtain/s the previous consent in writing of the BUILDER/SELLER/PROMOTER.

IV. <u>DEFECTS/ DEFICIENCY - EXTENT OF COVERAGE:</u>

- (a) If within a period of five years from the date of handing over the SAID APARTMENT to the PURCHASER/S/ALLOTEE/S, the PURCHASER/S/ALLOTEE/S brings to the notice of the BUILDER/SELLER/PROMOTER any structural defect in the SAID APARTMENT or the SAID BUILDING in which the SAID APARTMENT is situated or any defects on account of workmanship, quality or provision of service, then, wherever possible such defects shall be rectified the BUILDER/SELLER/PROMOTER at his own cost and in case it possible rectify such defects, to PURCHASER/S/ALLOTEE/S shall be entitled to receive from the BUILDER/SELLER/PROMOTER, compensation for such defect in the manner as provided under the Act. In case the PURCHASER/S/ALLOTEE/S carry out any work within the SAID APARTMENT after taking possession resulting in cracks and dampness or any other defect within or to the adjoining Apartment/s then in such an event the BUILDER/SELLER/PROMOTER shall not be liable to rectify or pay compensation but the BUILDER/SELLER/PROMOTER may offer services to rectify such defects with nominal charges. Hairline cracks and dampness caused due to settlement, humidity, variations in temperature, electrical conduits etc cannot be considered as defective work.
 - (b) The **BUILDER/SELLER/PROMOTER** shall not be responsible for absorption of certain colour pigments resulting in stains by vitrified tiles and consequently the **PURCHASER/S/ALLOTEE/S** are advised to avoid spillage of colour pigment, turmeric, Vermillion Powder etc on tiles.

- (c) It is clearly understood and so agreed by and between the parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the SAID APARTMENT shall equally be applicable to and enforceable against any subsequent Allottee/s. In case of a transfer, the said obligation go along with SAID APARTMENT for all intents and purposes.
- (d) The **PURCHASER/S/ALLOTEE/S** himself/themselves with intention to bring all persons into whosoever hands the Apartment may come, hereby covenants with the **BUILDER/SELLER/PROMOTER** as follows:
- i) The **PURCHASER/S/ALLOTEE/S** shall from the date of possession maintain the SAID APARTMENT, the walls, partitions walls, sewers, drains, pipes and appurtenances thereto, at their cost, in good and tenantable repair and condition and shall not do or suffer to be done anything in or to the SAID APARTMENT or to the SAID BUILDING in which the SAID APARTMENT is situated and/or common passages, or the compound which may be against the conditions or rules or bye-laws of the Municipal Council or any other Authority or change/alter or make addition in or to the building in which the SAID APARTMENT is situated and the SAID APARTMENT itself or any part thereof without the consent of the local authorities, if required and shall attend to and answer and will be responsible for all actions and violation of any such conditions or rules or bye-laws.
- ii) Not to store in the SAID APARTMENT any goods which are of hazardous, combustible or dangerous nature or are so heavy as to damage the construction or structure of the SAID BUILDING in which the SAID APARTMENT is situated or storing of which

goods is objected to by the concerned local or other authority and shall take care while carrying heavy packages which may damage or likely to damage the staircases, common passages or any other structure of the SAID BUILDING in which the SAID APARTMENT is situated, including entrances of the SAID BUILDING in which the SAID APARTMENT is situated and in case any damage is caused to the SAID BUILDING in which the SAID APARTMENT is situated or the SAID APARTMENT on account of negligence or default of the PURCHASER/S/ALLOTEE/S in this behalf, the PURCHASER/S/ALLOTEE/S shall be liable the consequences of the breach.

- (iii) To carry out at his own cost all internal repairs to the SAID APARTMENT and maintain the SAID APARTMENT in the same condition, state and order in which it was delivered by the BUILDER/SELLER/PROMOTER PURCHASER/S/ALLOTEE/S and shall not do or suffer to be done anything in or to the SAID BUILDING in which the SAID APARTMENT is situated or the SAID APARTMENT which may be contrary to the rules and regulations and bye-laws of the concerned local authority or other public authority. In the event of the PURCHASER/S/ALLOTEE/S committing any act in contravention of the above provision, PURCHASER/S/ALLOTEE/S shall be responsible and liable for the consequences thereof to the concerned local authority and/or other public authority.
- iv) Not to demolish or cause to be demolished the SAID APARTMENT 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 APARTMENT or any part thereof, nor any alteration in the elevation and outside colour scheme of the SAID

BUILDING in which the SAID APARTMENT is situated and shall keep the portion, sewers, drains and pipes in the SAID APARTMENT and the appurtenances thereto in good tenantable repair and condition, and in particular, so as to support shelter and protect the other parts of the SAID BUILDING in which the SAID APARTMENT is situated and shall not chisel or in any other manner cause damage to columns, beams, walls, slabs or RCC, Pardis or other structural members in the SAID APARTMENT without the prior written permission of the BUILDER/SELLER/PROMOTER and/or the Society or the Association.

- (v) Not to do or permit to be done any act or thing which may render void or voidable any insurance of the project and the SAID BUILDING in which the SAID APARTMENT is situated or any part thereof or whereby any increased premium shall become payable in respect of the insurance.
- vi) Not to throw dirt, rubbish, rags, garbage or other refuse or permit the same to be thrown from the SAID APARTMENT in the compound or any portion of the project land and the building in which the SAID APARTMENT is situated
- PURCHASER/S/ALLOTEE/S vii) The shall the permit BUILDER/SELLER/PROMOTER and their surveyors agents, with or without workmen and other persons at all reasonable times to enter into and upon the SAID APARTMENT or any part thereof at all reasonable times to view and examine conditions thereof the state and and the PURCHASER/S/ALLOTEE/S shall consent, within three days of the BUILDER/SELLER/PROMOTER giving a notice in writing to the **PURCHASER/S/ALLOTEE/S**, to that effect, to

attend to all defects, decay and requirements of repair, and also for the purpose of repairing any part of the building and for the purpose of making repairs, maintaining, re-building, cleaning, lighting and keeping in order and conditions all the services, drains, pipes, cables, water courses, gutters, wires, partition walls or structure or other conveniences belonging to or serving or used for the SAID BUILDING, and also for the purpose of laying, maintaining, repairing and testing drainage and water pipes and electric and communication wires and cable and for similar other purposes and for all other purposes contemplated by and under this Agreement.

The PURCHASER/S/ALLOTEE/S shall observe and perform all viii) the Rules and Regulations which the Society or the Limited Company or Apex Body or Federation 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 Apartments 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. The PURCHASER/S/ALLOTEE/S shall also observe and perform all the stipulations and conditions laid down by the Society/Limited Company/Apex Body/Federation regarding the Occupancy and use of the Apartment in the Building and shall pay and contribute regularly and punctually towards the taxes, expenses or other out-goings in accordance with the terms of this Agreement.

V. ALLOTMENT OF CAR PARKING AREA/SLOT:

a) The **PURCHASER/S/ALLOTEE/S** along with the SAID APARTMENT has been allotted the **covered** Car Park denoted under **No.....** as shown on the plan annexed to this Agreement.

- During the subsequent sale of the SAID APARTMENT by the PURCHASER/S/ALLOTEE/S the same shall be along with the car park so far in relation to the subsequent Purchaser/s of this SAID APARTMENT wherein the BUILDER/SELLER/PROMOTER is going to be a Confirming Party alongwith the SOCIETY/ ENTITY/ GENERAL SOCIETY.
- The PURCHASER/S/ALLOTEE/S to whom the covered car (c) parking area/slot is provided by the BUILDER/SELLER/PROMOTER agrees and undertakes not to sub-let or alienate or create any kind of interest, to any other person of the covered Car Parking slot independently of the SAID APARTMENT owned by the PURCHASER/S/ALLOTEE/S. The PURCHASER/S/ALLOTEE/S agree/s and undertakes not to enclose or put any barricades in any manner in respect of the covered car parking area/ slot as stated hereinabove. Any damage to the structure or supporting columns of the covered car parking area/slot while parking the car, if caused, shall be rectified at his/her/their own cost by the PURCHASER/S/ALLOTEE/S satisfaction to the the BUILDER/SELLER/PROMOTER.

VI. TAXES AND OUTGOINGS:

(a) All applicable taxes, development/betterment charges such as infrastructure tax, transformer charges, electricity charges including, G.S.T. shall be payable by the **PURCHASER/S/ALLOTEE/S**. G.S.T. levied shall be payable by the **PURCHASER/S/ALLOTEE/S** as per the stipulated percentage of the sale consideration as applicable.

From the date of taking over possession of the SAID APARTMENT the **PURCHASER/S/ALLOTEE/S** shall be liable

to pay the house tax and all other taxes, charges, assessments, levies etc by whatever name called. The **BUILDER/SELLER/PROMOTER** shall not be responsible for any default in payment of such taxes thereafter.

b) Within 30 days after notice in writing is given by the BUILDER/SELLER/PROMOTER to the PURCHASER/S/ALLOTEE/S that the SAID APARTMENT is ready for use and occupancy, the PURCHASER/S/ALLOTEE/S shall be liable to bear and pay the proportionate share (i.e. in proportion to the carpet area of the SAID APARTMENT) of outgoings such as 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, caretaker, sweepers and all other expenses necessary and incidental to the management and maintenance of the project "ARVIND".

VII. VARIATION IN PLANS:

- (a) The **BUILDER/SELLER/PROMOTER** shall have to obtain prior consent in writing of the **PURCHASER/S/ALLOTEE/S** in respect of variations or modifications which may adversely affect the SAID APARTMENT of the **PURCHASER/S/ALLOTEE/S** except any alteration or addition required by any Government authorities or due to change in law.
- (b) Under no circumstances the **PURCHASER/S/ALLOTEE/S** shall be permitted to make any structural changes or any other change in the SAID APARTMENT nor any such request shall be entertained from the **PURCHASER/S/ALLOTEE**. In the event the **PURCHASER/S/ALLOTEE/**S desire/s to make any

changes or additions within the SAID APARTMENT to the Standard Specifications detailed in SCHEDULE No.V hereafter written, subject to the overall approval of the authorities concerned, than in such an event the **BUILDER/SELLER/PROMOTER** shall not be responsible for the functional effectiveness and efficacy of the extra item of work.

VIII. FORMATION OF ENTITY:

a) The BUILDER/SELLLER/PROMOTER shall form an ASSOCIATION/ ENTITY within 3 months from the date on which at least 51 per cent of the total number of allottees in the project "ARVIND" have booked their Apartment. realization by the BUILDER/SELLER/PROMOTER of the full payment of the amounts due and payable to them by all the Purchasers of all the Apartments in the SAID PLOT, the BUILDER/SELLER/PROMOTER shall facilitate PURCHASER/S/ALLOTEE/S along with other allottee(s) in his capacity as CHIEF PROMOTER (being Owner / Promoter of the SAID PLOT) in forming and registering SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY and the **PURCHASER/S/ALLOTEE/S** along with the other Allotee/s of Apartments shall join in forming and registering the SOCIETY/ENTITY/GENERAL SOCIETY /ASSOCIATION/

LIMITED COMPANY to be known by such name as the **BUILDER/SELLER/PROMOTER** may decide for owning and/or maintaining the SAID PLOT and in getting conveyed the "SAID PLOT" in the name of the SOCIETY/ENTITY/GENERALSOCIETY/ASSOCIATION/

LIMITED COMPANY within 3 months of obtaining Occupancy Certificate for the project **"ARVIND"** or alternatively in the event the SOCIETY/ENTITY/GENERAL SOCIETY/ASSOCIATION/

LIMITED COMPANY is not formed, agree to get conveyed the undivided impartible and proportionate share in the SAID PLOT corresponding to the extent of the holdings of the respective Apartment proportionate to the carpet area in the names of all the Purchasers and further assist in the formation of GENERAL SOCIETY for the purpose of maintenance/ upkeep of the Buildings and Complex in the SAID PLOT and for this purpose the PURCHASER/S/ALLOTEE/S shall from time to time sign and execute the application for registration and/or membership and the other papers and documents necessary for the formation and registration of the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY and for becoming a member, including the bye-laws of the proposed Society and dulv fill in, sign and return to BUILDER/SELLER/PROMOTER within seven days of the same being forwarded by the BUILDER/SELLER/PROMOTER to the PURCHASER/S/ALLOTEE/S. enable **BUILDER/SELLER/PROMOTER** to register the common organization of the Allottees. No objection shall be given by the PURCHASER/S/ALLOTEE/S, if any changes or modifications are made in the draft bye-laws, or the Memorandum and/or Articles of Association, as may be required by the Registrar of Co-operative Societies or the Registrar of Companies, as the case may be, or any other Competent Authority.

b) The **PURCHASER/S/ALLOTEE/S** at the time of taking over of the possession of the SAID APARTMENT shall deposit with the **BUILDER/SELLER/PROMOTER** the amount corresponding to the Stamp duty and Registration charges as applicable for the execution of the Deed of Sale to be executed in favour of the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/

LIMITED COMPANY at the time of the handing over of the possession of the SAID APARTMENT as also towards Drafting

and finalization of the Deed of Sale and towards legal expenses and Advocates fees to enable the BUILDER/SELLER/PROMOTER to finalize the Deed of Sale as and when deemed fit. It is however clearly understood that in case of there being any difference in the Stamp duty and registration charges, the difference in the same shall be payable/refundable to the PURCHASER/S/ALLOTEE/S and that interest shall be payable by BUILDER/SELLER/PROMOTER to the PURCHASER/S/ ALLOTEE/S on the stamp duty and registration amount collected.

- (c) The **PURCHASER/S/ALLOTEE/S** and the person/s to whom the SAID APARTMENT is /are let, sub-let, transferred, assigned or given in possession of, shall be governed by and shall observe and comply with all the bye-laws, rules and regulations that may be laid down by the SOCIETY/ENTITY/GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY as may be applicable from time to time (as and when formed).
- d) The **PURCHASER/S/ALLOTEE/**S shall be bound, from time to time to sign all papers and documents and to do all acts, deeds and things as may be necessary from time to time, for safeguarding the interest of the **BUILDER/SELLER/PROMOTER** and of the other Apartment purchasers in the project "ARVIND".
- e) In the event a SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY is formed and/or registered well before the completion of the project "ARVIND" the SOCIETY /ENTITY/ GENERAL SOCIETY and the ALLOTEE/S together with other Apartment purchasers shall be subject to the overall authority and control of the

BUILDER/SELLER/PROMOTER in respect of any matter concerning the SAID PLOT or the SAID APARTMENT or the said project "**ARVIND**" or this Agreement.

- f) The **BUILDER/SELLER/PROMOTER** shall be in absolute control of unsold Apartments in the project "ARVIND".
- g) All papers pertaining to the admission to the SOCIETY/ ENTITY/ GENERAL SOCIETY and the rules and regulations thereof as also all the necessary Deed / Deeds of Conveyance including the subsequent sale if any, till such time the admission is taken to the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY shall be prepared by the Advocate of the **BUILDER/SELLER/PROMOTER**.
- h) The **PURCHASER/S/ALLOTEE/S** shall pay to the **BUILDER/SELLER/PROMOTER** their proportionate share for meeting all legal costs, charges and expenses, including professional costs of the Attorney-at Law/Advocates of the **BUILDER/SELLER/PROMOTER** in connection with formation of the said Society, or Limited Company, or Apex Body or Federation and for preparing its rules, regulations and byelaws.

IX. UPKEEP OF COMMON AMENITIES AND EXPENDITURE RELATING THERETO

(a) It is clearly agreed and understood that the responsibility / liability with respect to the common amenities of the project "ARVIND" is exclusively that of the Purchaser/s (including the PURCHASER/S/ALLOTEE/S herein) of various premises in the project "ARVIND" and or the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY.

- (b) The **PURCHASER/S/ALLOTEE/S** of Apartment shall deposit with the **BUILDER/SELLER/PROMOTER** as under;
- ii) Rs./- as initial maintenance deposit
- iii) **Rs. 5,000/-** as membership of the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY
- PURCHASER/S/ALLOTEE/S agree/s and bind/s c) himself/ themselves to contribute to the BUILDER/SELLER/PROMOTER such amount as may be decided by the BUILDER/SELLER/PROMOTER till the SOCIETY/ENTITY/ formation of **GENERAL** the SOCIETY/ASSOCIATION/LIMITED COMPANY and furthermore the SOCIETY/ENTITY/ SOCIETY/ASSOCIATION/LIMITED COMPANY such amount as by the SOCIETY/ENTITY/ may be decided **GENERAL** SOCIETY/ASSOCIATION/LIMITED **COMPANY** formation as the case may be for the upkeep / governance and proper maintenance of the "SAID PLOT" and the building including the maintenance of common lights, water charges, watchman's remuneration, maintenance of open spaces garden, lift etc irrespective of the use of these value additions by the owners of the Apartments. The obligation to pay shall start within 30 days after notice in writing is given by the BUILDER/SELLER/PROMOTER to the PURCHASER/S/ALLOTEE/S that the SAID APARTMENT is for use and occupancy. BUILDER/SELLER/PROMOTER or the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY as the case may be, depending upon the circumstances, shall be empowered to delete from or add any item for better governance of the SAID PLOT as they may deem fit and proper

depending upon the exigencies of the situation from time to time.

Provided, further, the PURCHASER/S/ALLOTEE/S within 30 days after notice in is by the writing given BUILDER/SELLER/PROMOTER the PURCHASER/S/ALLOTEE/S that the SAID APARTMENT is ready for use and occupancy shall be required to pay to the BUILDER/SELLER/PROMOTER maintenance charges of Rs payable in advance by the 5th of every quarter, along with the GST charges levied by the competent authorities being the obligatory maintenance, charges and expenses of the PURCHASER/S/ALLOTEE/S share towards expenses incurred or and to be incurred in terms of Clause IX(c) referred hereinabove. At the time of handing over of the possession of the SAID APARTMENT maintenance charges pertaining to one quarter will be collected in advance.

The BUILDER/SELLER/PROMOTER shall operate a separate account in respect of the maintenance aspects till such time the SOCIETY/ENTITY/ **GENERAL** SOCIETY/ASSOCIATION/LIMITED COMPANY is formed and shall utilize the amounts including the interest accrued on maintenance deposit collected only for the purpose for which received the they have been and BUILDER/SELLER/PROMOTER shall handover the balance amount with him maintained in a separate Account after deductions, after the formation of the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY.

X. <u>DISCLAIMER</u>:

- (a) It is hereby declared by both the Parties herein that after the formation of the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY, the PURCHASER/S/ALLOTEE/S and/or the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY shall alone be liable to pay all the maintenance expenses, charges, dues, taxes, levies, statutory or otherwise, by whatever name called. The BUILDER/SELLER/PROMOTER shall not be responsible for any default in payment of such payments thereafter, vicariously or otherwise.
- (b) It is clearly agreed and understood by the PURCHASER/S/ALLOTEE/S that the BUILDER/SELLER/PROMOTER's responsibility during the above period till such time the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY is formed shall only be to the extent of payment of the above expenses only and the BUILDER/SELLER/PROMOTER shall not be held responsible for any accidents or thefts occurring within the precincts of the project "ARVIND".

XI. INCREASE IN MAINTENANCE DEPOSIT/CHARGES ETC.

If the BUILDER/SELLER/PROMOTER till such time the SOCIETY/ENTITY/GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY is formed and the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED **COMPANY** after its formation, is of the opinion that the amount fixed hereinabove will not be sufficient for proper governance and upkeep of the project "ARVIND" than in such situation **BUILDER/SELLER/PROMOTER** and/or the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY (as the case may be) shall have the power to increase the maintenance deposit/charges with prior intimation the to PURCHASER/S/ALLOTEE/S and the PURCHASER/S/ALLOTEE/shall pay the same within 15 days from the date of such intimation and the obligatory maintenance charges thereafter as per the revised rate and the decision of the BUILDER/SELLER/PROMOTER and/or SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY in this regard as the case may be shall be final, conclusive and binding the **PURCHASER/S/ALLOTEE/S** herein and all purchasers of Apartments. Failure to the pay to BUILDER/SELLER/PROMOTER and or the SOCIETY/ENTITY/ GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY (as the case may be) maintenance charges/deposit as stipulated herein above, shall attract payment of simple interest of 12% (Twelve percent) per annum on the amount due and payable effective from the respective dates till it is paid or realized. It is not obligatory BUILDER/SELLER/PROMOTER for the SOCIETY/ENTITY/GENERAL SOCIETY/ASSOCIATION/LIMITED COMPANY to demand the same in writing, although a notice may be sent to remind the PURCHASER/S/ALLOTEE/S only as a matter of courtesy.

XII. GENERAL:

(a) The **PURCHASER/S/ALLOTEE/S** hereby confirm having taken inspection, to his/their full satisfaction, of the requisite documents of title to the SAID PLOT and of the plans/approvals/ license relating to the SAID PLOT or SAID APARTMENT or the project "ARVIND".

IT IS ALSO UNDERSTOOD AND AGREED BY AND BETWEEN the parties hereto that, in respect of those Apartments located on the floor namely Apartments No with

horizontal flat roof the purchaser/s/allotee/s of such Apartment have the right to exclusively possess use and enjoy the open terrace space adjoining /above their respective Apartment/s to the extent of the carpet area of the Apartment and the exclusive carpet area of balcony/verandah/passage of the said Apartment.

However, no construction is permitted nor any roof garden is allowed to be put – up in order to ensure the safety and to prevent probable damages (leakages etc.) to the Slab beneath the open terrace. However the Apartments may be covered by any soft roofing.

No other Apartment Allotees in the project "ARVIND" shall be entitled to have any access whatsoever to the terraces mentioned above i.e namely Apartments No and

- (b) The BUILDER/SELLER/PROMOTER shall be at liberty to sell, assign, transfer or otherwise deal with their right, title and interest in the SAID PLOT and/or in the "ARVIND" provided it does not in any way affect or prejudice the right of the PURCHASER/S/ALLOTEE/S in respect of the SAID APARTMENT.
- (c) The **PURCHASER/S/ALLOTEE/S** shall be bound to sign all the papers and documents and do all the things and matters as the **BUILDER/SELLER/PROMOTER** may require from them from time to time in this behalf for safeguarding, interalia, the interest of the **BUILDER/SELLER/PROMOTER** and the **PURCHASER /S/ALLOTEE/S** as well.

(d) That all notices to be served on the **PURCHASER/S/ALLOTEE/S** and the **BUILDER/SELLER/PROMOTER** as contemplated by this Agreement shall be deemed to have been duly served if sent to the **PURCHASER/S/ALLOTEE/S** or the **BUILDER/SELLER/PROMOTER** by Registered Post A.D. or notified Email ID/Under Certificate of Posting/ Courier service agency at their respective addresses specified below:

•••••	•••••	•••••••••••
•••••	•••••	• • • • • • • • • • • • • • • • • • • •

It shall be the duty of the **PURCHASER/S/ALLOTEE/S** and the **BUILDER/SELLER/PROMOTER** to inform each other of any change in address subsequent of the execution of this Agreement and the parties shall from time to time notify any change in his/her/their address. Any letters, reminders, notices, documents, papers etc sent at the aforesaid notified address or at the changed address by hand delivery or Registered A.D. or Under Certificate of Posting or through a courier service agency, or email shall be deemed to have been lawfully served to the **PURCHASER/S/ALLOTEE/S** and the **BUILDER/SELLER/PROMOTER** as the case may be.

(e) The **PURCHASER/S/ALLOTEE/S** hereby give/s his/their express consent to the **BUILDER/SELLER/PROMOTER** to raise any loans against the SAID PLOT and/or the project "ARVIND", and to charge/mortgage the same with any Bank or Banks or any other Party. This consent is however on the express understanding that the **BUILDER/SELLER/PROMOTER** shall ensure to have any such charge/mortgage on the SAID APARTMENT completely vacated before the SAID APARTMENT is handed over to the

PURCHASER/S/ALLOTEE/S for delivery and possession under this Agreement.

- In the event the PURCHASER/S/ALLOTEE/S chooses to (f) transfer his/her/their SAID APARTMENT to any Third Party, in the intervening period till such time the possession of the SAID **APARTMENT** is handed over to the PURCHASER/S/ALLOTEE/S, the BUILDER/SELLER/PROMOTER shall be entitled to receive from the PURCHASER/S/ALLOTEE/S, 10% of the sale consideration of this Transfer (Agreement) as "Transfer charges" and in addition the PURCHASER/S/ALLOTEE/S shall pay a sum of Rs.7,500/- (Rupees Seven thousand five hundred only) per transaction as transaction fee to meet the Professional of the Advocate. Further, charges the BUILDER/SELLER/PROMOTER shall be a CONFIRMING PARTY in the subsequent agreement of transfer.
- (g) In case of transfer of premises by the PURCHASER/S/ALLOTEE/S to the Third Party, the PURCHASER/S/ALLOTEE/S undertakes to introduce prospective buyer to the BUILDER/SELLER/PROMOTER and undertake to obtain consent of the BUILDER/SELLER/PROMOTER for the said transfer.
- (h) The word **PURCHASER/S/ALLOTEE/S** shall mean and include its plural form in case of there being more than one **PURCHASER/S/ALLOTEE/S** and shall also mean either of the genders i.e either in the masculine form or in the feminine form, or the firm/Company/Association/HUF depending upon the names of the **PURCHASER/S/ALLOTEE/S** as mentioned in the Agreement.

- (i) Nothing contained in this Agreement is intended to be nor shall be construed as a grant, demise or assignment in law, of the SAID APARTMENT or of the SAID PLOT or the SAID BUILDING or any part thereof. The **PURCHASER/S/ALLOTEE/S** shall have no claim save and except in respect of the SAID APARTMENT hereby agreed to be sold to him/her/them and all open spaces, parking spaces, lobbies, staircases, terraces recreation spaces, will remain the property of the **BUILDER/SELLER/PROMOTER** until the SAID PLOT and the structure of the building is transferred to the SOCIETY/ASSOCIATION/LIMITED.
- (i) the BUILDER/SELLER/PROMOTER executes this **BUILDER/SELLER/PROMOTER** shall Agreement the not mortgage or create a charge on the SAID APARTMENT and if any mortgage or charge is made or created notwithstanding anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the PURCHASER/S/ALLOTEE/S who has taken or agreed to take the SAID APARTMENT
- (k) Entire Agreement:- This Agreement along with its schedules and annexures, constitutes the entire Agreement between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any, between the Parties in regard to the SAID APARTMENT/SAID PLOT/SAID BUILDING, as the case may be.
- (l) Right to amend:— This Agreement may only be amended through written consent of the Parties.

- (m) Severability.— If any provision of this Agreement shall be determined to be void or unenforceable under the Act or the Rules and Regulations made thereunder or under other applicable laws, such provisions of the Agreement shall be deemed amended or deleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to Act or the Rules and Regulations made thereunder or the applicable law, as the case may be, and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.
- (n) Method of calculation of proportionate share wherever referred to in the agreement.— Wherever in this Agreement it is stipulated that the **PURCHASER/S/ALLOTEE/S** has to make any payment, in common with other Allottee(s) in Project "ARVIND", the same shall be in proportion to the carpet area of the SAID APARTMENT to the total carpet area of all the Apartments in the Project "ARVIND".
- (o) Further assurances.— Both Parties agree that they shall execute, acknowledge and deliver to the other such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.
- (p) Place of execution.— The execution of this Agreement shall be complete only upon its execution by the BUILDER/SELLER/PROMOTER through its authorized signatory at the BUILDER/SELLER/PROMOTER's office, or at

some other place, which may be mutually agreed between the BUILDER/SELLER/PROMOTER and the PURCHASER/S/ALLOTEE/S, after the Agreement is duly executed by the PURCHASER/S/ALLOTEE/S and the BUILDER/SELLER/PROMOTER or simultaneously with the execution, the said Agreement shall be registered at the office of the Sub-Registrar. Hence this Agreement shall be deemed to have been executed at Ponda-Goa.

- (q) The **PURCHASER/S/ALLOTEE/S** and/or **BUILDER/SELLER/PROMOTER** shall present this Agreement at the proper registration office of registration within the time limit prescribed by the Registration Act and the **BUILDER/SELLER/PROMOTER** will attend such office and admit execution thereof.
- (r) Joint allottees.— That in case there are Joint Allottees all communications shall be sent by the BUILDER/SELLER/PROMOTER to the PURCHASER/S/ALLOTEE/S whose name appears first and at the address given by him/her which shall for all intents and purposes to consider as properly served on all the Allottees.
- (s) Stamp Duty and Registration.— The charges towards stamp duty and Registration of this Agreement shall be borne by the **PURCHASER/S/ALLOTEE/S**.

XIII REPRESENTATIONS AND WARRANTIES OF THE BUILDER/SELLER/PROMOTER

The **BUILDER/SELLER/PROMOTER** hereby represents and warrants to the **PURCHASER/S/ALLOTEE/S** as follows:—

- (i) The **BUILDER/SELLER/PROMOTER** has clear and marketable title with respect to the SAID PLOT as declared in the title report annexed to this agreement and has the requisite rights to carry out development upon the SAID PLOT and also has actual, physical and legal possession of the SAID PLOT for the implementation of the Project "ARVIND";
- (ii) The **BUILDER/SELLER/PROMOTER** has lawful rights and requisite approvals from the competent Authorities to carry out development of the Project "ARVIND", and shall obtain requisite approvals from time to time to complete the development of the project "ARVIND";
- (iii) There are no encumbrances upon the SAID PLOT or the project "ARVIND";
- (iv) There are no litigations pending before any Court of law with respect to the SAID PLOT or the project "ARVIND";
- All approvals, licenses and permits issued by the competent (v) authorities with respect to the SAID PLOT or the project "ARVIND" and the SAID BUILDING are valid and subsisting and have been obtained by following due process of law. Further, all approvals, licenses and permits to be issued by the competent authorities with respect to the SAID PLOT or the project "ARVIND" and SAID BUILDING shall be obtained by following due process of and BUILDER/SELLER/PROMOTER has been and shall, at all times, remain to be in compliance with all applicable laws in

- relation to the SAID PLOT or the project **"ARVIND"** / SAID BUILDING / and common areas;
- (vi) The BUILDER/SELLER/PROMOTER has the right to enter into this Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the PURCHASER/S/ALLOTEE/S created herein, may prejudicially be affected;
- (vii) The **BUILDER/SELLER/PROMOTER** has not entered into any Agreement for sale and/or Development Agreement or any other Agreement/arrangement with any person or party with respect to the SAID PLOT or the project "ARVIND" or the SAID APARTMENT which will, in any manner, affect the rights of **PURCHASER/S/ALLOTEE/S** under this Agreement;
- (viii) The **BUILDER/SELLER/PROMOTER** confirms that the **BUILDER/SELLER/PROMOTER** is not restricted in any manner whatsoever from selling the SAID APARTMENT to the **PURCHASER/S/ALLOTEE/S** in the manner contemplated in this Agreement;
- (ix)At the time of execution of the conveyance deed of the structure to the SOCIETY/ENTITY/ **GENERAL** SOCIETY/ASSOCIATION/LIMITED COMPANY of Allottees the BUILDER/SELLER/PROMOTER shall handover lawful, vacant, peaceful, physical possession of the common areas of the Structure to the SOCIETY/ENTITY/ **GENERAL** SOCIETY/ASSOCIATION/LIMITED COMPANY of Allottees
- (x) The **BUILDER/SELLER/PROMOTER** has duly paid and shall continue to pay and discharge undisputed governmental dues, rates, charges and taxes and other monies, levies,

- impositions, premiums, damages and/or penalties and other outgoings, whatsoever, payable with respect to the SAID PLOT or the project "ARVIND" to the competent Authorities;
- (xi) No notice from the Government or any other local body or authority or any legislative enactment, government ordinance, order, notification (including any notice for acquisition or requisition of the said property) has been received or served upon the **BUILDER/SELLER/PROMOTER** in respect of the SAID PLOT or the said project "ARVIND".

XIV BINDING EFFECT:-

Forwarding this Agreement to the PURCHASER/S/ALLOTEE/S by the BUILDER/SELLER/PROMOTER does not create a binding obligation on the part of the BUILDER/SELLER/PROMOTER the or PURCHASER/S/ALLOTEE/S until, firstly, the PURCHASER/S/ ALLOTEE/S signs and delivers this Agreement with all the schedules along with the payments due as stipulated in the Payment Plan within 30 (thirty) days from the date of receipt by the PURCHASER/S/ALLOTEE/S and secondly, appears for registration of the same before the concerned Sub-Registrar as and when intimated by the BUILDER/SELLER/PROMOTER. If the PURCHASER/S/ALLOTEE/S fails to execute and deliver to the **BUILDER/SELLER/PROMOTER** this Agreement within 30 from the date of its receipt (thirty) days by PURCHASER/S/ALLOTEE/S and/or appear before the Sub-Registrar for its registration as and when intimated by the BUILDER/SELLER/PROMOTER, BUILDER/SELLER/PROMOTER shall serve a notice to the PURCHASER/S/ALLOTEE/S for rectifying the default, which if not rectified within 15 (fifteen) days from the date of its receipt by the **PURCHASER/S/ ALLOTEE/S,** application of the PURCHASER/S/ALLOTEE/S shall be treated as cancelled and

all sums deposited by the **PURCHASER/S/ALLOTEE/S** in connection therewith including the booking amount shall be returned to the **PURCHASER/S/ALLOTEE/S** without any interest or compensation whatsoever.

XV. DISPUTES/SETTLEMENT/LITIGATION/JURISDICTION

- (a) In the event any dispute or differences arising between the parties hereto in respect to this Agreement or in respect of any provisions (clauses) in this Agreement, or anything arising out of it, and /or about the performance of these presents or concerning any act or omission of the other party to the disputes or to any act which ought to be done by the parties in dispute or in relation to any matter whatsoever concerning this Agreement shall be settled amicably. In case of failure to settle the dispute amicably, the same shall be referred to the Real Estate Regulating Authority as per the provisions of the Real Estate (Regulation and Development) Act, 2016, Rules and Regulations, thereunder.
- (b) That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the laws of India for the time being in force and the courts in Ponda will have the jurisdiction for this Agreement.
- **XVI)** The possession of the SAID APARTMENT has not yet been handed over to the **PURCHASER/S/ALLOTEE/S**.

SCHEDULE I ABOVE REFERRED TO

(DESCRIPTION OF THE SAID PROPERY)

All that Property known as "BORODO" situated within the limits of the Ponda Municipal Council, District North Goa, State of Goa, not described in the Land Registration office but enrolled in Taluka Revenue office under No. 829 for the purpose of matriz

predial and surveyed under no. 191/3 and the same being

bounded on or towards the:

EAST: By Mata Nacional (Govt. Forest)

WEST: By Property of Joao Manuel Dias and road which

leads to Margao

NORTH: By Property of Carma Maria Libenata Aguair

SOUTH: By Property of Joao Aguair

SCHEDULE II ABOVE REFERRED TO (DESCRIPTION OF THE SAID PLOT)

ALL THAT PLOT No. 4 admeasuring 558 sq. mts. which is a part of the SAID PROPERTY known as "BORODO" situated within the limits of the Ponda Municipal Council, District North Goa, State of Goa, not described in the Land Registration office but enrolled in Taluka Revenue Office under No. 829 for the purpose of matriz predial and surveyed under no. 191/3-L of Ponda Municipal Council and the SAID PLOT is bounded as under:-

EAST: By Plot No 5 of the same property

WEST: By Plot No 3 of the same property

NORTH: By remaining part of the same property

SOUTH: By 6.00 mtrs wide access road

SCHEDULE NO. III (DESCRIPTION OF THE SAID APARTMENT)

	A11	that	Apart	ment I	No	hav	ving a	Carr	et a	area
	app	proxim	ately _	sq.	mtrs . a	along w	rith	_ squai	e me	tres
	of	exclus	ive ba	lcony/v	erandah	ı/ pass	sage ar	еа арр	urter	nant
	to	the	carpet	area	for t	he ex	clusive	use	of	the
	PUI	RCHAS	SER/S/	ALLOTI	EE/S v	vith on	e cover	ed Car	Park	c on
	the	•••••	floor	in the F	Housing	Comple	ex, nam	ed ""A	RVIN	D" ".
	The	e SAID	APAR'	IMENT	is show	n delin	eated i	n red	boun	dary
	line	in the	plan a	nnexed.						
				SCH	EDULE I	VI.OI				
				MODE	OF PAY	MENT				
	The DI	DOILA	opp /o	/ A T T O/T	DD /O 1.			c	_::	
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) 11	1 1116 10	llowing 1	manner.					
(i)	Amour	nt of R	s /-	()	Inot exce	eding (30% of 1	he tota	1	
(+)							30 70 01			
	consideration) 10% to be paid to the BUILDER/SELLER/PROMOTER after registration of the									
	Agreen							- 01 0110		
	8									
(ii)	Amour	nt of I	Rs.	./- () (no	t excee	eding 4	5% of	the	total
()				25%						
			•	PROMO			_			
	SAID E					•				
(iii)	Amour	nt of	Rs.	_/- (_) (not	excee	ding 5	5% of	the	total
` '				10%						
			,			-	1			

BUILDER/SELLER/PROMOTER on completion of the second slab of the SAID BUILDING

(iv)	Amount of Rs/- ()	(not	exceedi	ng 70%	of the	total
C	consideration) 15% to)	be	paid	to	the
E	BUILDER/SELLER/PROMOTE	R on	completi	on of the	e roof sl	ab of
t	the SAID BUILDING					
(v)	Amount of Rs/- ()	(not	exceedi	ng 75%	of the	total
	consideration) 5% to)	be	paid	to	the
	BUILDER/SELLER/PROMOTI	ER 01	n comp	letion of	f the v	valls,
	internal plaster, door frames of	f the S	AID APA	ARTMENT	Γ.	
(vi)	Amount of Rs/- () (not	exceedi	ing 80%	of the	total
	consideration) 5% to)	be	paid	to	the
	BUILDER/SELLER/PROMOTI	ER on	comple	etion of	the ext	ernal
	plumbing and external pl	laster,	elevat	tion, te	rraces	with
	waterproofing of the SAID BU	ILDIN	G or wir	ng in whi	ich the	SAID
	APARTMENT is located.					
(vii)	i) Amount of Rs/- ()	(not	exceed	ing 85%	of the	total
	consideration) 5% to)	be	paid	to	the
	BUILDER/SELLER/PROMOTI	ER on	comple	etion of	the San	itary
	fittings, staircases, lift wells,	lobbie	es upto	the floor	level o	f the
	said SAID APARTMENT.					
(viii)	Amount of Rs/- ()	(not	exceedi	ng 95%	of the	total
	consideration) 10% t	О	be	paid	to	the
	BUILDER/SELLER/PROMOTI	ER or	comple	tion of th	ne lifts, v	water
	pumps, electrical fittings, elec	ctro, 1	mechani	cal and	environ	ment
	requirements, entrance lobby/	s, plin	th prote	ction, pa	ving of a	areas
	appertain and all other require	ement	s as may	y be pres	cribed i	n the
	Agreement of sale.					

(viii) Balance Amount of Rs. ___/- (____) against and at the time of handing over of the possession of the Apartment to the Allottee on or after receipt of occupancy certificate or completion certificate.
Out of the amount of Rs...../- of the total consideration Rs..../- shall be the component of Earnest Money Deposit (EMD) as stipulated in Clause II (b) of this Agreement (hereinabove).

SCHEDULE NO. V STANDARD SPECIFICATIONS

- 1. **STRUCTURE**: The Building consists of a reinforced Cement Concrete framed structure. The masonry in plinth is of laterite stone in cement mortar. The masonry in superstructure is 20 cm thick laterite stones. All partition walls are of 10/11 cm brick masonry/light weight AAC blocks.
 - 2. **PLASTER (Optional)**: The Internal plaster is in one coat of cement mortar and the external plaster in general is in two coats of cement sand mortar.
 - 3. **FLOOR FINISH**: The entire Apartment except the toilet is finished with vitrified tiles.
 - 4. **WINDOWS**: The Windows in general are of powder coated aluminum sliding section. The toilet ventilators are in alluminium frame and glass louvered.

- 5. **DOORS:** All doors are designer flush doors with mattiwood or equivalent frames, toilets will be provided with fiber doors & concrete frames. All doors are provided with SS Fittings and SS Hinges.
- 6. **PAINTING**: Internal walls and ceiling are painted with 2 coats of Acrylic emulsion. External walls are painted with 2 coats of water proof Acrylic over a coat of primer.
- 7. **KITCHEN**: Cooking Platform with a stainless steel sink without drain board at one end is provided in the kitchen. The Platform is finished with granite/marble/marbonite stone. The dado above platform and sink is provided with glazed tiles upto 60 cm ht. The standard length of kitchen platform including sink is 8 Rft.
- 8. **TOILET/BATH**: Toilet is provided with white/Ivory European style W.C pan. The floor is of ceramic tile and having ceramic tile dado up to door height. A Wash basin is provided in each toilet.
- 9. **DRAINAGE:** All sewage water is connected to the STP/septic tank/sewerage line as per the requirements of the Local Authority.
- 10. **WATER SUPPLY**: Water is supplied to every Apartment through a common overhead tank & sump provided for the Building which services all the Apartments.
- 11. **ELECTRICAL INSTALLATION**: All wiring is in copper wire concealed in walls and slabs of ISI mark.
 - Electrical load of the SAID APARTMENT is distributed in the following manner:
 - i) **Hall / Dining**: 3 Nos- 5 amps points, 4 Nos lighting points, 2 Nos fan points, 1 No. T.V Point (However it is to be

noted that no provision for A.C Point has been provided in the Hall/Dining).

- ii) **Bedroom/s**: 1 No 5 amps point, 2 Nos light points, 1 No fan point, 1 No- 15 amps point for the provision of A.C
- iii) **Kitchen** : 2 Nos 5 amps point, 1 Nos 15 amps points, 2 Nos light points, 1 No. fan point (No provision is made for A.C point in the kitchen)
- iv) <u>Toilets</u>: Each Toilet is provided with 1 No.- 5 amps point, 1

 No. -15 amps point for water heater, 1 No. light point.

1 No -light point is provided in the passage.

The total consumption load of electricity for the SAID APARTMENT is designed, as per the abovesaid electrical layout for 5.5 Kilo watts load for **two room Apartment**. The **PURCHASER/S/ALLOTEE/S** clearly understands the abovesaid electrical layout and expressly agrees to abide by the same and not make any variation which are likely to increase the design load, since the entire electric system comprising of switches, MCBs, main distribution box, internal wiring as well as wiring from the DB to the Electric Meter has been designed and installed taking into consideration the above load.

The **BUILDER/SELLER/PROMOTER** shall provide electric connection to the SAID APARTMENT provided the **PURCHASER/S/ALLOTEE/S** timely signs the necessary forms/documents as stipulated by Goa Electricity Department required to

obtain electricity connection. Any delay in this context, would lead to the delay in the completion time of the SAID APARTMENT to be handed over, for which the **PURCHASER/S/ALLOTEE/S** shall be solely responsible.

12. **FITTINGS:**-

- a) Jaquar or equivalent make S-S Bathroom fixtures are provided
- b) Hindware / Cera / Jaquar or equivalent make sanitary ware are provided
- c) Anchor/ Finolex or equivalent make concealed copper wiring is provided
- d) 3 Phase electricity connection is provided. Hot and Cold system in toilets is provided.

13. EXTRA WORKS:

Any additional works desired by the PURCHASER/S/ALLOTEE/S apart from those offered during booking and signing of Agreement for Sale, if permitted by the BUILDER/SELLER/PROMOTER, subject to overall approval of the authorities concerned, if need be, shall further be executed by the BUILDER/SELLER/PROMOTER and the PURCHASER/S/ALLOTEE/S shall have to pay and deposit additional cost for such extra item work, in advance and shall also have to sign requisite papers and necessary undertaking to that effect.

Further, after taking possession of the SAID APARTMENT, the **PURCHASER/S/ALLOTEE/S** without obtaining the requisite

permission from the Planning & Development Authority or the Town & Country Planning Department and Ponda Municipal Council, shall not be entitled to execute any additional work/s in the SAID APARTMENT by way of alterations, modifications or enclosures. Further, even after obtaining such permission, the PURCHASER/S/ALLOTEE/S shall ensure that any repairs, additions, alterations done shall in no manner cause prejudice or affect the owners/occupiers of any other Apartments in the SAID BUILDING, and in any case of any seepage of water or other defects such as cracks etc. found/noticed by the occupiers/ owner of any other Apartments, then the PURCHASER/S/ALLOTEE/S shall be solely responsible and liable for the same and the PURCHASER/S/ALLOTEE/S shall rectify the same and if necessary, restore the shape of the original structure the approved plan. as per BUILDER/SELLER/PROMOTER shall not be liable to rectify or pay compensation either to the PURCHASER/S/ALLOTEE/S or other Apartment Owner/s. Further the PURCHASER/S/ALLOTEE/S shall indemnify the BUILDER/SELLER/PROMOTER if any of the other Apartment purchasers in the SAID BUILDING suffer damages to their Apartments and claim compensation on account of alterations or modifications carried out by the PURCHASER/S/ALLOTEE/S of the SAID APARTMENT.

14. **GENERAL:-**

The PURCHASER/S/ALLOTEE/S shall reimburse to the BUILDER/SELLER/PROMOTER, Infrastructure Tax as per actual to be paid on the date of handing over the possession of the said apartment amounting to Rs...... /- (Rupees only)

- The **PURCHASER/S/ALLOTEE/S** shall also pay to the **BUILDER/SELLER/PROMOTER**
- Towards electricity deposit/ supervision charges/ connection charges/ transformer charges a sum of Rs.40, 000 /- (Rupees Forty thousand only) (Payable on the date of handing over the possession of the SAID APARTMENT)
- Rs.10,000 /- (Rupees Ten thousand only) for Electronic Meter.
 (Payable on the date of handing over of Possession of the SAID APARTMENT)

IN WITNESS WHEREOF the Parties hereto have set hands on the day and year first herein above mentioned.

the withinnamed BUILDER/SELLER/PROMOTER)

SIGNED AND DELIVERED BY)

M/S MAHALAXMI DEVELOPERS					
represented herein by its Partner)					
MR. ARVIND VISHWANAT	H DHAIMODKAR)				
Authorized to sign vide Power of Attorney dated)					
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SIGNED AND DELIVERED	D BY
the withinnamed PURCH	ASER at 2.A above)
MR)
at Ponda Goa)
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SIGNED AND DELIVERED BY	Y)
the withinnamed PURCHASE	R at 2.B above)
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IN THE PRESENCE OF WITN	ESSES:
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