FORM-G

[seerule9]

AgreementforSale

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ThisAgreementforSale,hereinafTwoth				
	ByandBetwee	en		
[ifthepromoterisa company]				
M/s Apeksha U45201RJ2011PTCO36157)ac theprovisionsoftheCompaniesA	ompanyincorpo		Ltd.	(CINNo.
and	its	corpor	ate	office
atbyitsauothorisedsignatory Mane videboardresolutiondated22/03/ hereinafterreferredtoasthe"Prom ntextormeaningthereofbedeeme meanandinclude,itsassignees,leg	ojAgarwal (Aad 2021 noter"(whichex) dto galsuccessor(s)	dharNo. XXX	X-XXXX-986	66) authorized
M/s ARG Infradevelopers acompanyincorporatedunderthe gisteredofficeat E-52, Chitranjits corporate officea AAGCA8330C,represented (AadharNo. videboardresolutiondatedherein lessitberepugnanttothecontextos,legalsuccessor(s)ininterest)off	eprovisionsofthe an Marg, C- St atbyitsauothoris XXXX-XXX afterreferredtor rmeaningthered	eCompaniesA Scheme Jaip edsignatory (X-2725) asthe"Promote	ct,1956/2013a ur-302001, R 	andhavingitsre ajasthan and anditsPANis am Gupta authorized essionshall,un

For Apeksha Housing Pvt. Ltd

AND
[iftheallotteeisanindividual]
Mr./Mrs./Msson/daughter/wifeofMr(AadharNo
OR
[iftheallotteeisapartnershipfirm]
M/s
OR
[iftheallotteeisacompany]
M/s
or
[ifiheallotteeisHUF]
Mr./Ms

Apeksha Housing (P) Ltd.

Authorised Signatory

successors & permitted assignees) of theOTHERPART.

The Promoter and the Allottee (s) shall here in after be collectively referred to as "Parties" and in dividually as a "Party".

INTERPRETATIONS/DEFINITIONS:

- (1) In this Agreement, the following expressions unless repugnant to the contextshallhavethemeaningassignedthereto-
 - (a) "Act"meanstheRealEstate(RegulationandDevelopment)Act, 2016;
 - (b) "Built-up area" means the sum of area of the Apartment or Flat. It shall includearea encompassed within the walls of Apartment or Flat, all balconies, whethercovered or un-covered, and thickness of wall. In case there be a common
 - wallonly 50% of thickness of such wallshall be taken in consideration for calculating the built-uparea;
 - (c) "Interest" meanstheinterestpayableattherate specified in rule 17 of the rules;
 - (d) "Para"meansaParaof thisAgreement;
 - (e) "MaintenanceSociety"shallmeanthesociety, associationorbody, by whatever name called, that may be formed under clause (e) of sub-section (4) of section 11 of the Act;
 - (f) "Regulation"meanstheRegulationmadeundertheAct;
 - (g) "Rules" means the Rajasthan Real Estate (Regulation and Development) Rules, 2017;
 - (h) "Schedule" means the Scheduleattachedtothis Agreement; and
 - (i) "Section" meansthesection of the Act.
- (2) The words and expressions used herein but not defined in this Agreement anddefined in the Act or in the Rajasthan Urban Improvement Act, 1959 (Act No. 35 of 1959) or in the Rajasthan Municipalities Act, 2009 (Act No 18 of 2009) or any other

Apeksha Housing (P) Ltd.

law for the time being inforces hall have the same meanings respectively assigned to the minth ose laws.

WHEREASTHEPROMOTERDECLARESTHAT,-

C. the

said

land

is

A.thePromoterisinlawfulpossessionofthelandkhasaraNo.2141/2777,2080,2081 2,2081/2544,2079/2441,2079,2080/2446,1956/2776,1951,1949/2732,2076, 1696,1695/2342,1705,1704,1703,1697,1695,1691,1691/2438,1687,1685,1 1698,1693,1692,1680,1678/2340,1678,1675,1673,1673/2796,1667,1668,16 673/2795,1670,1671,1672,1662,1663,1664, 1665 gram Chachiyawas, Diagram (Raj.), withatotalareaadmeasuring 30 squaremeters(hereinafterreferredtoas'Land'andmorefullydescribedintheSchool-I).	684, 669,1 istrict 8000
B. thePromoterhasalegaltitletotheLandwithlegallyvaliddocumentsandislawfuld roftheland.TheLandwaspurchasedbythePromoterfrom	ovem,
theowneroftheLandisMr./Mrs./M/sson/daughter/wifeof	
R/o	nsent velop the ctand lume

earmarked

thesaidlandisearmarkedforthepurposeofplotteddevelopmentofa[commercial]proj Apeksha Housing (P) Ltd.

for

the

purpose

of

ect, comprising 726 plots and [insert any other components of the Projects] and the saidprojectshallbeknown as 'Apeksha City Ajmer' ("Project") Providedthatwherelandisearmarkedforanyinstitutionaldevelopmentthes ameshallbeusedforthosepurposesonlyandnocommercial/residentialdevelopmen unless it isa part shall bepermitted oftheplanapprovedbythecompetentauthority; D.the Promoter is fully competent to enter into this Agreement and all the legalformalities with respect to the right, title and interest of the Promoter regardingthesaidlandonwhich Projectistobeconstructedhavebeencompleted. E. the[Please insert the name of the concerned competent authority] has granted thecommencementcertificatetodeveloptheProjectvideitsapprovalnumberdated F. theLandisfreefromallencumbrances. OR $the details of the encumbrances on the Landincluding any rights, title, interestor name of an {\tt landing} any rights, {\tt landing} any rights, {\tt landing} any rights, {\tt landing} any rights, {\tt landing} any {\tt landing} any {\tt landing} and {\tt landing} an$ ypartyinorovertheLandalongwithdetailsareasunder:-G. the Promoter has conceived, planned and is in the process of constructing anddevelopingarealestateprojectknownas'Apeksha City Ajmer', (hereinafterreferredtoasthe'Project') aftergettingnecessary permissions/approvalsfromtheconcernedcompetentauthorities and which interaliacomprising of apartments/ plots/ buildings and includes the common areas, thedevelopmentworks, all improvements and structures thereon, and alleasements, rights and appurtenances belonging thereto, on a piece and parcel ofLandadmeasuring.....squaremeterssituatedat..... andlatitude&longitudeoftheendpointsoftheProjectare..... respectively. The location details are fully described in the Schedule-I. H. the Project has been registered with the Real Estate Regulatory Authority on(date)andtheProjectRegistrationCertificateNo.is..... Apeksha Housing (P) Ltd.

	andendingwithunlessextendedbytheAuthority.ThedetailsofthePromotera ndProjectarealsoavailableinthewebsite(www)of theAuthority.
	thelayoutplan/siteplanoftheProject(Phase/wholeProject)hasbeen sanctionedvideNodtbythe(competentauthority),andcopyofwhichisenclosedasSchedule-2.
	approval of specifications of the Project and permission of building constructionuptometersheight(floor)undertherelevantlegal provisionshasbeenaccordedvideNodatebythe(competentauthority).ThespecificationsoftheProjectarea sunder:-
	The Promoter agrees and undertakes that it shall not make any changes to theseapproved plans except in strict compliance with section 14 of the Act and otherlawsasapplicable;
K.	thedetailsofFloorplan ofthe ApartmentNoand fortower/blockofthe Projectisgivenin Schedule-3.
L.	the details of plan of development works to be executed in the proposed Projectandtheproposedfacilitiestobeprovidedthereofincludingfire-fightingfacilities,drinkingwaterfacilities,emergencyevacuationservices,useofren ewable energy etc., as provided under clause (e) of sub-section (2) of section4,areasunder:-
	the details of salient features of the proposed Project including access to the project, design for electric supplyincluding streetlighting, water supply arrangements and site for disposal and treatment of storm and sullage water, anyother facilities and amenities or public health services and other internal development works proposed to be provided in the Project areas under the substance of the proposed Project including access to the project, design and sullage water, anyother facilities and amenities or public health services and other internal development works proposed to be provided in the Project areas under the pr

		······	
N	.thedetailsofothere	externaldevelopmentworkstobetake	enfortheProjectareasunder :-
0		icationsofmaterialusedinconstructi	
Ρ.	provisions of sanitationandallo		ke water, electricity,
	Stage	Datebywhichthe worksareproposedtobecomple ted	Detailsofworkstobeco mpleted
		The state of the s	
L			
Q.	the	C fortheProjecthasbeenaccordedbyvideNodated	
R.	theProjectvideNo	ority of India has also granted NOdate	OC for height clearance for
S.	ortheProject.	learance from the department cou	ncerned has been obtained
	developingthePro	ich NOCisreguiredunderlocallaw) g (P) Ltd.	s also given NOC for
	Authorised	griatory	

- V.theAllottee(s), being aware of the Project and details given in the advertisements about the Project made by the Promoter and/or on visiting themodel of the Apartment/ Building, has applied forallotment and to purchase aPlot / Apartment/Building (hereinafter referred to as the 'Unit') in the Projectvide his/her/their/its applicationdated..... The allottee(s) alsodepositedasumofRs.....(inwordsRupees.....)asanadvance payment/ booking amount including application fee (not being morethan 10% of the cost of the apartment/plot as provided in sub-section (1) of section 13) and complete payments timely and agrees make remainingsalepriceaswellasotherduesunderthisAgreementaspertermsandconditio ns ofthis Agreement.
- W. theAlotteehasappliedforanapartmentintheProjectvideapplicationno.
 dated......andhasbeenallottedapartmentno. havingcarpetareaof
 squarefeet,type....,on...floorin[tower/block/building]no......
 ("Building") along with garage/covered parking no. admeasuring
 squarefeetinthe.......[Pleaseinsertthelocationofthegarage/coveredparking],aspermissible
 under the applicable law and of pro rata share in the common areasas defied
 under clause (n) of section 2 of the Act (hereinafter referred to as
 the"Apartment" more particularly described in Schedule-4 and the floor plan of
 theapartmentisannexedheretoandmarkedasSchedule-3.

Note:Garage includes covered car parking/basement car parking/stilt carparking.

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X. The Parties have gone through all the terms & conditions set out in this Agreement and understood the mutual rights and obligations detailed herein. The Parties hereby confirm that they are signing this Agreement with full knowledge of the all laws, rules, regulations, notifications etc. applicable to the Project.

Apeksha Housing (P) Ltd.

- Y. The Parties, 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 enterint othis Agreement on the terms and conditions appearing herein after;
- Z. In accordance with the terms and conditions set out in this Agreement and asmutually agreed upon by and between the Parties, the Promoter hereby agreesto sell and the Allottee hereby agrees to purchase the [Apartment/Plot] and thegarage/coveredparking(ifapplicable)asspecifiedinparaV.

NOWTHISAGREEMENTWITNESSETHANDTHEPARTIESHERETOMUTU ALLYAGREEONFOLLOWINGTERMSANDCONDITIONS, NAMELY:-

1. TERMS:

Subject to the terms & conditions as detailed in this Agreement, the Promoterherebyagrees to sell to the Allottee(s) and the Allottee(s) hereby agrees topurchaseandreceivetheApartment/Plotasspecifiedinpara'W'

Block/Towerno.	Building/ Apartmentno	RateofApartmentpers quarefeet*
Туре		
Floor		rahmats breaking life
TotalPrice(inRupees)		

* Provide break-up of the amounts such as cost of apartment, proportionate cost of common areas, preferentiallocation charges, cost of exclusive balcony orverandahareas, cost of exclusive openterraceareas, taxes, maintenance charges, as per Terms No. 11 etc., if/asapplicable.

and(if/asapplicable)

Garage/coveredparking-1	Pricefor1(inRs.)
Garage/coveredparking-2	Pricefor2(inRs.)
Totalprice(inRupees)	

Apeksha Housing (P) Ltd.

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and	(if/asa	pp.	uca	D.	(e)

PlotNo	RateofPlotpersquarefeet*
Туре	
Location	
Totalprice(inRupees)	

* Provide break-up of the amounts such as cost of plot, proportionate cost of common areas, , taxes, maintenance charges as per Terms No. 11 etc., if/ asapplicable.

and(if/asapplicable)

Garage/coveredparking-1	Pricefor1(inRs.)
Garage/coveredparking-2	Pricefor2(inRs.)
Totalprice(inRupees)	

Explanation:

- (ii) The Total Price above includes Taxes (consisting of tax paid or payable by the Promoter by way of Value Added Tax, Service Tax and Cess or any other similartaxes which may be levied, in connection with the construction of the Project payable by the Promoter, by whatevername called) upto the date of the handingover the possession of the Apartment// Plot to the allottee and the Project to the Maintenance the competent authority, as the case may be. after Society obtainingthecompletioncertificate:

Providedthatincasethereisanychange/modificationinthetaxes,thesubsequent amount payable by the Allottee(s) to the Promoter shall be increased/reducedbasedonsuchchange/modification:

Provided further that if there is any increase in the taxes after the expiry of thescheduledateofcompletionoftheProjectasperregistrationwiththeAuthority, Apeksha Housing (P) Ltd.

which shall include the extension of registration, if any, granted to the said ProjectbytheAuthority,aspertheAct,thesameshallnotbechargedfromtheAllottee;

- (iii) The Promoter shall periodically intimate to the Allottee(s), the amount payable asstatedin(i)aboveandtheAllottee(s)shallmakepaymentdemandedbythePromoterwithi nthetimeandinthemannerspecifiedtherein.Inaddition,thePromoter shall provide to the Allottee(s) the details of the taxes paid or demandedalongwiththeActs/rules/notificationstogetherwithdatesfromwhichsuchtaxe s/levies etc.hayebeenimposedorbecomeeffective;
- (iv) The Total Price of Apartment/ Plot includes price of land, construction of, not onlythe Apartment but also, the common areas, internal development charges, externaldevelopment charges, taxes, cost of providing electric wiring, electrical connectivityto the Apartment, lift, water line and plumbing, finishing with paint, marbles, tiles,doors, windows, fire detection and firefighting equipment in the common areas,maintenance charges as per Terms No.11 etc. and includes cost for providing allother facilities, amenities and specification to be provided within the Apartment/PlotandtheProject.

The Total Price is escalation free, save and except increases which the Allottee(s)hereby agrees to pay, due to increase on account of development charges payable tothe competent authority and/or any other increase in charges which may be levied orimposed by the competent authority, from time to time. The Promoter undertakesandagreesthatwhileraisingademandontheAllottee(s)forincreaseindevelop mentcharges,cost/chargesimposedbythecompetentauthorities,thePromoter shall enclose the said notification/ order/ rules/ regulations to that effectalong with the demand letter being issued to the Allottee(s), which shall only beapplicableon subsequentpayments:

Provided that if there is any new imposition or increase of any developmentcharges after the expiry of the scheduled date of completion of the project as perregistration with the Authority, which shall include the extension of registration.

if any, granted to the said project by the Authority, as per the Act, the same shall not be charged from the Allottee.

As mentioned in para 'V' above, the Promoter has already received an advance/bookingamountfromtheAllottee(s)asumofRs..../-(Rupees......only) (not being more than 10% of the total cost of the Unit as provided in subsection(1)ofsection13)outofthetotalpriceofRs......andtheAllottees(s)agreesa ndundertakestopay thebalanceamountofRs......ofthetotalpricestrictlyinaccordancewiththepaymentplangivenbelow:-

Percentageofthe	Installment	Periodwithinw
Total Price	Amount	hich
ascalculatedunde	inRs.	theinstallment
	Total Price	Total Price Amount

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completion of theUnit (with detailsofworks)	Term&Condition No.1.2	amountistobep aid by theAllottee

The Promotermay allow, in its sole discretion, a rebate for early payments of of of of of other stallments payable by the Allottee (s) by discounting such early payments (a) % per annum for the period by which the respective installment has been preponed. The provision for allowing rebate and such rate of rebate shall not be subject to any revision/with drawal, once granted to an Allottee (s) by the Promoter.

It is agreed that the Promoter shall not make any addition and alteration in thesanctioned plans, layout plans and specifications and the nature of fixtures, fittingsand amenities described herein at Schedule '5' and Schedule '6' (which shall be inconformity with the advertisement, prospectus etc., on the basis of which sale iseffected) in respect of the Apartment/ Plot without the previous written consent of the Allottee(s) aspertheprovisions of the Act:

Provided that the Promotermay make suchminor additions or alterations asmay be required by the Allottee(s), or such minor changes or alterations as per the provisions of the Act.

(Applicable in case of Apartment) The Promoter shallconfirm to the final carpet areasthathasbeenallottedtheAllotteeafterinconstructionofthebuildingiscompleteand the occupancy certificate the granted by the competent authority, by furnishingdetails of the charges, if any in the carpet area. The Total Price payable for the carpetarea shall be recalculated upon confirmation by the Promoter. If the there is reductionin the carpet area than the Promoter shall refund the excess money paid by Allotteewithin 45 days with interest from the date when such an excess amount was paid bytheAllottee. If there is any increase in the carpet area, which is not more than threepercentofthecarpetareaoftheApartment,allottedtotheAllottee, the Promotermay demand that from the Allottee as per the next milestone of the Payment Plan asprovided in this Agreement. All these monetary adjustments shall be made at thesameratepersquarefeetasagreedinTermNo.1.2 above.

Subject to Term No. 9.3 the Promoter agreed and acknowledges, the AllotteeshallhavetherighttotheApartment/ Plotasmentionedbelow:

(i) TheAllottee(s)shallhaveexclusiveownershipoftheApartment/Plot;

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- (ii) The Allottee(s) shall also have undivided proportionate ownership and share inthecommonareas. Sincetheshare/interestofAllottee(s)inthecommonareasis indivisible and cannot be divided or separated, the Allottee(s) shall use thecommon areas, along with other occupants and maintenance staff etc., withoutcausing any inconvenience or hindrance to them. It is clarified that the PromotershallhandoverthecommonareastotheMaintenanceSocietyafterdulyobtaining the completion certificate from the competent authority as provided intheAct:
- (iii) That the computation of the price of the Apartment/ Plot includes recovery ofprice of land, construction of, not only the Apartment but also, the commonareas, internal development charges, external development charges, taxes, costof providing electric wiring, electrical connectivity to the Apartment, lift, waterline and plumbing, finishing with paint, marbles, tiles, doors, windows, firedetectionandfirefightingequipmentinthecommonareas,maintenancechargesa sperTermNo.11etc.andincludescostforprovidingallotherfacilities, amenities and specification to be provided within the Apartment/ Plotandthe Project;
- (iv) The Allotteehas the right to visit the Project site to assess the extent ofdevelopmentoftheProjectandhisApartment/Plot.

It is made clear by the Promoter and the Allottee agrees that the Apartment/ Plotalongwith garage/coveredparkingshallbetreatedasasingleindivisible unit for all purposes. It is agreed that the Project is an independent, self-containedProject covering the said Land and is not a part of any other project or zone and shallnot form a part of and/or linked/ combined with any other project in its vicinity orotherwise accept for the purpose of integration of infrastructure for the benefit of theAllottee. It is clarified that Project's facilitiesandamenitiesshall be availableonlyforuseandenjoymentoftheAllottee(s)oftheProject.

ThePromoteragreestopay

alloutgoings/duesbeforetransferringthephysicalpossessionoftheApartmenttotheAllotte
e(s)whichithascollectedfromtheAllottee(s), for the payment ofoutgoings/dues
(including land cost, ground rent,municipal or other local taxes, charges for water or
electricity, maintenance charges,including mortgage loan and interest on mortgages
or other encumbrances and suchother liabilities payable to competent authorities,
banks and financial institutions,which are related to the Project). If the Promoter fails
to pay all or any of theoutgoings/ duescollected by it from the Allottee(s) or any
liability,mortgage

loanandinterestthereonbeforetransferringtheApartmenttotheAllottee(s),thePromoter agrees to be liable, even after the transfer of the property, to pay suchoutgoings/duesandpenalcharges,ifany,totheauthorityorpersontowhomtheyare payable and be liable for the cost of any legal proceedings which may be takenthereforebysuchauthorityorperson.

takenthereforebysuchauthorityorperson. Apeksha Housing (P) Ltd.

The Allottee has paid a some of Rs.----- (Rupees----- only) as bookingamount being part payment towards the Total Price of the Apartment/ Plot at the timeofapplicationthereceiptofwhichthePromoterherebyacknowledgesandtheAllotteeh erebyagreestopaytheremainingpriceoftheApartment/Plotasprescribed in the payment plan at Term No.1.4 above as may be demanded by thePromoterwithinthetimeandmannerspecifiedtherein.

Provided that if the Allottee(s) delays in payment towards any amount which ispayable, he shall be liable to pay interest at the rate prescribed in the Rules. Theobligations of the Allottee(s) to pay the amount and the liability towards interest asaforesaid may be reduced when mutually agreed to between the Promoter and theAllottee(s).

2. MODEOFPAYMENT:

Subject to the terms of the agreement and the Promoter abiding by the constructionmilestones,theAlootteeshallmakeallpayments,onwrittendemandbythePro moter,withinthestipulatedtimeasmentionedinthepaymentplanatTermNo.

1.4 above through account payee cheque/ demand draft/ banker's cheque or onlinepayment(asapplicable)infavorof-------payableat -------payableat -------

3. COMPLIANCE OF LAWSRELATINGTOREMITTANCES:

shall be solely responsible Allottee, if residence outside India, The complying with the necessary formalities as laid down in Foreign Exchange Management Acceptain and the complying with the necessary formalities as laid down in Foreign Exchange Management Acceptain and the complying with the necessary formalities as laid down in Foreign Exchange Management Acceptain and the complying with the necessary formalities as laid down in Foreign Exchange Management Acceptain and the complying with the necessary formalities as laid down in Foreign Exchange Management Acceptain and the complying with the necessary formalities as laid down in Foreign Exchange Management Acceptain and the complex of the ct,1999 ('FEMA'),Reserve Bank of India Act, 1934 ('RBI' Act) and the Rules andRegulation made thereunder or any statutory amendments or modifications madethereofandallothersapplicablelawsincludingthatofremittanceofpayment,acquisiti on/ sale/transfer ofimmovable properties inIndiaetc.and provide thePromoter with such permission, approval which would enable the Promoter to fulfillits obligations under this Agreement. Any refund, transfer of security, if provided interms of the Agreement shall be made in accordance with the provisions of FEMA orstatutory enactments or amendments thereof and the Rules and Regulation of theReserve Bank of India or any other applicable law. The Allottee understands andagrees that in the event of any failure on his/ her part 2 comply with the applicableguidelines issued by liable of India. he/ she may for Bank Reserve the actionunderFEMAorotherlawsasapplicable, asamended from time to time.

The Promoter accepts no responsibility in regard to matters specified in Term 3.1above. The Allottee shall keep the Promoter fully indemnified and harmless in this regards. Whenever the reisany change in the residential status of the Allottee subsequent to the signing of this Agreement, it shall be the solve responsibility of the Allottee to intimate the same in writing to the Promoters immediately and comply with necessary formalities if any, under the applicable laws. The Promoter shall not

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be responsible towards any third party making payment/remittances on behalf of Allottee and such third party shall not have any right in the application/allotment of the said Apartment/ Plot apply for herein in any way and the Promoter shall be be being the payment receipts in favor of the Allottee only.

4. ADJUSTEMENT/APPROPRIATIONOFPAYMENTS:

The Allotteeauthorized the Promoter toadjust/ appropriate all paymentsmadeby him/her under any head ofduesagainstlawfulloutstandingoftheAllotteeagainst the Apartment/Plot, if any, in his/ her name and the Allottee undertakes not toobject/demand/directthePromotertoadjusthispaymentsinanymanner.

5. TIMEIS ESSENCE:

The Promoter shall abide by the time schedule for completing the Project asdisclosed at the time of registration of the Project with the Authority and towardshanding over the Apartment/ Plot to the Allottee and the commonareas to the Maintenance Society or the competent authority, as the case may be.

6. CONSTRUCTIONOFTHEPROJECT:

The Allottee has seen the proposed layout plan, specifications, amenities and facilities of the Apartment/ Plot and accepted the floor plan, payment plan and thespecification, amenities and facilities annexed along with this Agreement which hasbeen approved by the competent authority, as represented by the Promoter. The Promoter shall the accordance with Project in $floor plans and specifications, amenities and facilities. Subject to the terms in this Agreement \label{eq:special} Agreement \label{eq:special} and \labeled \labele$, the Promoter undertakes to strictly abide by such plans approved by thecompetent authorities and shall also strictly abide by the bye-laws, FAR, and densitynorms and provisions prescribed by the relevant building bye-laws and shall not havean option to make any variation/ alteration/ modification in such plans, other than in he manner provided under the Act, and breach of this term by the Promoter shallconstituteamaterialbreach of this Agreement.

7. POSSESSIONOFTHEAPARTMENT/PLOT:

Schedule for possession of the said Apartment of Plot - The Promoter agrees andunderstands that timely delivery of possession of the Apartment/ Plot to the Allotteeand the common areas to the Maintenance Society or the competent authority, as thecase may be, is the essence of the Agreement. The Promoter assures to handoverpossession of the Apartment/ Plot along with ready and complete withallspecifications, amenities and facilities of the Projectin place on common 31.03.2025, unless there is delay or failure due to war, flood, drought, fire, cyclone earthquakeor any other calamity caused by nature effecting the regular development of the realestate project completion Project Majeure"). If, however, the ("Force $delayed due to the \emph{Force Majeure} conditions then the Allottee agrees that the Promotershall \emph{model} and \emph{model} and$

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be entitled to the extension of time for delivery of possession of the Apartment/ Plot,provided that such Force Majeure conditions are not of a nature which make itimpossible for the contract to be implemented. The Allottee(s) agrees and confirmsthat,intheeventitbecomesimpossibleforthePromotertoimplementtheprojectdu e to Force Majeure conditions, then this allotment shall stand terminated and thePromoter shall refund to the Allottee(s) the entire amount received by the Promoterfrom the Allottee with interest within forty-five days from that date. The Promotershall intimate the Allottee about such termination at least thirty days prior to suchtermination. After refund of the money paid by the Allottee, the Allottee agreed thathe/ she shall not have any rights, claims etc. against the Promoter and the Promotershall be released and discharged from all its obligations and liabilities under this Agreement.

Procedure for taking possession- The Promoter, upon obtaining the occupancycertificate from the competent authority shall offer in writing the possession of theApartment/ Plot, to the Allottee(s) in terms of this Agreement to be taken within 2(two) months from the date of issue of occupancy certificate. Provided that, in theabsence of local law, the conveyance deed in favor of the Allottee shall be carried outby the Promoter within three months from the date of issue of occupancy certificate. The Promoter agrees and undertakes to indemnify the Allottee(s) in case of failure offulfillmentofanyoftheprovisions, formalities, documentation on part of the Promoter. The Allottee(s), after taking possession, agree(s) to pay the maintenancecharges as determined by the Promoter/ Maintenance Society, as the case may be, after the issuance of completion certificate for the Project. The Promoter shall handover the occupancy certificate of the Apartment/ Plot, as the case may be, to the Allottee at the time of conveyance of the same.

FailureofAllotteetotakepossessionofApartment/Plot-Uponreceivingawritten intimation from the Promoter as per Term No. 7.2 above, the Allottee(s) shalltake possession of the Apartment/ Plot from the Promoter by executing necessaryindemnities, undertaking sand such other documentation as prescribed in this Agreement and the Promoter shall give possession of the Apartment/ Plot to the Allottee(s). In case the Allottee(s) fails to take possession within the time provided asper Term No. 7.2 above, such Allottee shall continue to be liable to pay maintenance charges as specified under Term No. 7.2 above.

Possession of the Allottee- After obtaining the occupancy certificate and handing overphysical possession of the Apartment/Plottothe Allottee, it shall be the responsi bility of the Promoter to hand over the necessary documents and plan, including common areas to the Maintenance Society or the competent authority, as the case may be, as per the local laws:

Providedthat, in the absence of any local law, the Promoter shall hand over the neces sary documents and plans, including common areas, to the Maintenance Apeksha Housing (P) Ltd.

Society or the competent authority, as the case may be, within thirty days afterobtainingthecompletioncertificate.

Cancellation by Allottee- The Allottee(s) shall have the right to cancel/withdraw hisallotmentintheProjectasprovidedintheAct:

Provided that where the Allottee(s) proposes to cancel/withdraw from the Projectwithout any fault of the Promoter, the Promoter herein is entitled forfeit thebooking amount paid for the allotment. The balance amount of money paid by the Allottee(s) shall be returned by the Promoter to the Allottee(s) within forty-five daysofsuchcancellation.

Compensation – The Promoter shall compensate the Allottee in case of any loss, caused to him due to defective title of the land, on which the Project is being developed or has been developed, in the manner as provided under the Act and the claim for the interest and compensation under this provision shall not be barred by limitation provided under any law for the time being inforce.

Except for occurrence of a Force Majeure event, if the Promoter fails to completeor is unable to give possession of the said Apartment/ Plot (i) in accordance with theterms of this Agreement, duly completed by the day specified in Term No. 7.1 above;or (ii) due to discontinuance of his business as a developer on account of suspensionor revocation or expiry of the registration under the provisions of the Act; or for anyother reason; the Promoter shall be liable, on demand to the Allottee, in case the Allottee wishes to withdraw from the Project, without prejudice to any other remedyavailable, to return the total amount received by him in respect of the Apartment/Plot, with interest including compensation in the manner as provided under the Actwithinforty-fivedaysofitbecomingdue:

Provided that where if the Alloottee does not intent to withdraw from the Project the Promoter shall pay the Allottee interest for every month of dealy, till the handing over of the possession of the Apartment/ Plot, which shall be paid by the Promoter to the Allottee within forty-fived ayso fit becoming due.

8. REPRESENTATIONSANDWARRANTIESOFTHEPROMOTER:

The Promoter here by represents and warrant stothe Allottee (s) as follows:

(i) The Promoter has absolute, clear and marketable title with respect to the said Land andthe requisite rights to carry out development upon the said Land and absolute, actual, physical and legal possession of the said Land for the Project;

 $(In case the Promoter is not owner of the Land, give details of collaboration\ with\ such owner)$

(ii) ThePromoterhaslawfulrightsandrequisiteapprovalsfromthecompetentauthoritiestocarr youtdevelopmentoftheProject;
Apeksha Housing (P) Ltd.

(iii) Thereare noencumbrancesuponthesaid LandortheProject;

(Incase there are anyencumbrancesprovidedetailsofsuch encumbrancesincluding anyrights, title, interestandname of partyinor over such land)

(iv) There are no litigations pending before any Court of law or Authority with respect tothesaidLand,ProjectortheUnit;

(In caselitigation, givedetails)

- (v) All approvals, licenses and permits issued by the competent authorities with respect to the Project, said Land and Unit are valid and subsisting and have been obtained by following due process of law. Further, the Promoter has been and shall, at all times, remain to be incompliance with all applicable laws in relation to the Project, Unit and common areas:
- (vi) The Promoter has the right to enter into this Agreement and has not committed oromitted to perform any act or thing, whereby the right, title and interest of theAllottee(s)createdherein,mayprejudiciallybeaffected;
- (vii)ThePromoterhasnotenteredinto any agreementforsaleand/ordevelopmentagreementor any other agreement / arrangement with any person or party withrespect to the said Land, including the Project and the said Unit which will, in anymanner, affect the rightsofAllottee(s) under thisAgreement;
- (viii) The Promoter confirms that the Promoter is not restricted in any manner whatsoeverfrom selling the said Unit to the Allottee(s) in themanner contemplated in this Agreement;
- (ix) At the time of execution of the conveyance deed the Promoter shall handover lawful, vacant, peaceful, physical possession of the Unit to the Allottee(s) and the commonareasto the Maintenance Society;
- (x) The Schedule Property is not the subject matters of any HUF and that no part thereofis owned by any minor and /or no minor has any right, title and claim over the Schedule Property;
- (xi) The Promoter has duly paid and shall continue to pay and discharge all governmentaldues, rates, charges and taxes and other monies, levies, impositions, premium s, damages and/or penalties and other outgoings, what so ever, payable with respect to the said Project to the competent authorities till the completion certificate has been issued and possession of the Apartment/ Plot along with common areas (equipped with all the specifications, amenities and facilities) has been handed over to the Allottee and the Maintenance Society or the competent authority, as the case may be;
- (xii)NonoticefromtheGovernmentoranyotherlocalbodyorauthorityoranylegislativeenactme nt,governmentorder,notification(includinganynoticeforacquisition or requisition of the said property) has been received by or served uponthePromoterinrespectofthesaidLandand/ortheProject.

Apeksha Housing (P) Ltd.

Authorised Signatory

9. EVENTSOFDEFAULTSANDCONSEQUENCES

Subject to the Force Majeure clause, the Promoter shall be considered under a condition of default, in the following events, namely:-

- (i) The Promoter fails to provide ready to move in possession of the Apartment /Flatto the Allottee(s) within the time period specified in Term No. 7.1 above in thisAgreement or fails to complete the Project within the stipulated time disclosed atthe time of registration of the Project with the Authority. For the purpose of thisclause, 'ready to move in possession' shall mean that the Apartment or Flat shall bein a habitable condition which is complete in all respects includingthe provision of all specifications, amenities and facilities, as agreed to between the parties, andfor which occupation certificate and completion certificate, as the case may be, hasbeenissuedbythecompetentauthority;
- (ii) Discontinuance of the Promoter's business as a developer on account of suspensionor revocation or expiry of his registration under the provisions of the Act or the rulesorregulationsmadethereunder.

In case of default by the Promoter under the conditions listed above, Allottee(s) isentitledto the following:-

- (i) Stop making further payments to the Promoter as demanded by the Promoter. If the Allottee(s) stops making payments, the Promoter shall correct the situation by completin gthe construction/development milestones and only there after the Allottee(s) be required to make the next payment without any interest; or
- (ii) The Allottee(s) shall have the option ofterminating the Agreement in which casethe Promoter shall be liable to refund the entire money paid by the Allottee(s) underany head whatsoever towards the purchase of the Apartment, along with interest within forty-fived ays of receiving the termination notice:

Provided that where an Allottee(s) does not intend to withdraw from the Projector terminate the Agreement, he shall be paid by the Promoter to the Allottee within forty-five days of it becoming due.

The Allottee(s) shall be considered under a condition of default, on the occurrence ofthefollowing events:

- (i) In case the Allottee(s) fails to make payments for ------ consecutive demandsmade by the Promoter as per the payment plan stated above, despite having beenissued notice in that regard, the Allottee(s) shall be liable to pay interest to the Promoter on the unpaid amount.
- (ii) In case of default by Aloottee under the conditions listed above continues for aperiodbeyond ------- consecutivementhsafternoticefromthePromoterin this regard, the Promoter may cancel the allotment of the Apartment/ Plot in favouroftheAllottee(s)andrefundthemoneypaidtohimbytheAllottee(s)bydeducting Apeksha Hqusing (P) Ltd.

the booking amount and the interest liabilities and this Agreement shall thereuponstandterminated:

Provided that the Promoter shall intimate the Allottee about such termination at least thirty days prior to such termination.

10. CONVEYANCE OF THE SAID APARTMENT/POLT:

The Promoter, on receipt of Total Price of the Apartment/ Plot as per Term No.1.2under the Agreement from the Allottee shall execute a conveyance deed and conveythetitleoftheApartment/Plottogetherwithproportionateindivisibleshareincomm onareaswithinthreemonths

thedateofissuanceoftheoccupancycertificateandthecompletioncertificate,asthecasema vbe.totheAllottee:

Provided that, in absence of local law, the conveyance deed in favour of the Allottee shall be carried out by the Promoter within three months from the date of issue of occupancy certificate.

Provided further that, in case the Allottee(s) fails to deposit the stamp duty,registration charges within the period mentioned in the demand notice, letter, the Allottee(s) authorizes the Promoter to withhold registration of the conveyance deed in his/her favour till payment of stamp duty and registration charges to the Promoter is made by the Allottee(s).

11. MAINTENANCEOF THESAIDBUILDING/APARTMENT/ PROJECT:

The Promoter shall be responsible for providing and maintaining the essential services in the Project, till the taking over of the maintenance of the Project by the Maintenance Society upon the issuance of the completion certificate of the Project. The cost of such maintenance has been included in the Total Price of the Apartment/Plot.

12. DEFECTLIABILITY:

It is agreed that in case any structural defect or any other defect in workmanship, quality or provision of services or any other obligations of the Promoter as per this Agreement relating to such development is brought to the notice of the Promoter within a period of five years by the allottee from the date of handing over possession, it shall be the duty of the Promoter to rectify such defects without further charge, within thirty days, and in the event of Promoter's failure to rectify such defects

within such time, the aggrieved Allottee (s) shall be entitled to receive appropriate compensation in the manner as provided under the Act.

13. RIGHTTOENTER THEAPARTMENT FORREPAIRS:

The Promoter/ Maintenance Society shall have rights of unrestricted access of allcommon areas, garages/covered parking and parking spaces for providing necessarymaintenanceservicesandtheAllottee(s)agreestopermitthePromoter/Maintenance Apeksha Housing (P) Ltd.

Society to enter into the Apartment/ Plot or any part thereof, after due notice andduring the normal working hours, unless the circumstances warrant otherwise, with aviewtosetrightanydefect.

14. USAGE:

Use of Basement(s) and service areas:- The basement and service areas, if any, aslocated within the Project, shall be earmarked for purposes such as parking spacesand services including but not limited to electric sub-station, transformer, DG setrooms, underground water tanks, pump rooms, maintenance and service rooms, firefightingpumpsandequipment'setc.andotherpermittedusesaspersanctionedplans.Th eAllottee(s)shallnotbepermittedtousetheservicesareasandthebasements in any manner whatsoever, other than those earmarked as parking spaces,and the same shall be reserved for used by the Maintenance Society for renderingmaintenanceservices.

15. GENRALCOMPLIANCEWITHRESPECTTOTHEAPARTMENT/PLOT:

- Subject to Term 12 above, the Allottee(s) shall, after taking possession, be solelyresponsible to maintain the said Apartment/ Plot at his/her own cost, in good repairand condition and shall not do or suffer to be done anything in or to the said buildingApartment/Plot,orthestaircases,lifts,commonpassages,corridors,circulationar eas, atrium or compound which may be in violation of any laws or rules of anyauthority or change or alter or make additions to the said Apartment/ Plot,and keepthesaidApartment/Plot,,itswallsandpartitions,sewers,drains,pipesandappurtenanc estheretoorbelongingtheretoingoodandtenantablerepairandmaintain the same in a fit and proper condition and ensure that the support, shelteretc.ofthebuildingisnotinanywaydamagedorjeopardized.
- The Allottee further undertakes, assures and grantees that he/ she would not put anysign-board/ name-plate, neon light, publicity material or advertisement material etc.on the façade of the building or anywhere on the exterior of the Project, buildingtherein or common areas. The Allottee also not change the colorscheme of outerwall or painting of the exterior side of windows or carry out any change in theexteriorelevationordesign.FurthertheAllotteeshallstoreanyhazardousorcombustible goods in the Apartment/ Plot or place any heavy material in the commonpassages or staircase of the building. The Aloottee shall also not remove any wall, including the outer and loadwallofthe Apartment/ Plot.
- The Allottee shall plan and distribute its electric load in conformity with the electric systems installed by the Promoter and thereafter the Maintenance Society and/ormaintenance agency appointed by the Maintenance Society. The Allottee shall beresponsive for any loss or damages arising out of breach of any of the aforesaidconditions.

Apeksha Housing (P) Ltd.

16. COMPLIANCE OFLAWS, NOTIFICATION SETC. BYPARTIES:

The Parties are entering into this Agreement for the allotment of a Apartment/ Plotwith the full knowledge of all laws, rules, regulations, notifications applicable to the Project.

17. ADDITIONAL CONSTRUCTIONS:

The Promoter undertakes that it has no right to make additions or to put upadditional structure anywhere in the Project after the building plan, layout planssanction plan and specifications, amenities and facilities has been approved by the competent authorities and disclosed, except for a sprovided in the Act.

18. PROMOTERSHALLNOTMORTGAGE ORCREATE ACHARGE:

After the Promoter executes this Agreement he shall not mortgage or create a chargeon the said Apartment/ Plot/ Building and if any such mortgage or charge is made orcreated then notwithstanding anything contained in any other law for the time beingin force, suchmortgage for charge shall not affect the right and interestoftheAllottee(s) whohastakenoragreedtotakesuchApartment/Plot/Building.

19. BINDINGEFFECT:

Forwarding this Agreement to the Allottee(s) by the Promoter does not create abinding obligation on the part of the Promoter or the Allottee(s) until, firstly, the Allottee(s) signs and delivers this Agreement with all the Schedules along with the payments due as stipulated in this Agreement within thirty days from the date of receipt by the Allottee(s) and secondly, appears for registration of the same before the concerned Sub-Registrar-----(address of Sub-

Registrar)asandwhenintimatedbythePromoter.IftheAllottee(s)failstoexecuteanddelivert othePromoter this Agreement within 30 (thirty) days from the date of its receipt by theAllottee(s) and/or appear before the Sub-Registrar for its registration as and whenintimated by the Promoter, then the Promoter shall serve a notice to the Allottee(s) forrectifying the default, which if not rectified within 30 (thirty) days from the date of its receipt by the Allottee(s), application of the Allottee shall be treated as cancelled andall sums deposited by the Allottee(s) in connection therewith including the bookingamountshallbereturnedtotheAllottee(s)without any interestorcompensationwhatsoever.

20. ENTIREAGREEMENT:

ThisAgreement, along with its schedules, constitutes the entire Agreement between the Parties with respect to the subject matter hereof. and supersedes any and all understandings, any other agreements, all other testing to the said Apartment whether written or oral, if any, between the Parties in regard to the said Apartment Plot/Building, as the case may be.

Apeksha Housing (P) Ltd.

Authorised Signatory

21. RIGHTTOAMEND:

This Agreement may only be amended through written consent of the Parties.

22. PROVISIONSOFTHISAGREEMENTAPPLICABLEALLOTTEE/SUBSE OUENTALLOTTEES:

It is clearly understood and so agreed by and between the Parties hereto that allthe provisions contained herein and the obligations arising hereunder in respect of thesaid Apartment/ Plot and the Project shall equally be applicable to and enforceableagainst and by any subsequent Allottee of the Apartment/ Plot, in case of a transfer, asthesaidobligationsgoalongwiththeApartment/Plotforallintentsandpurposes.

23. WAIVERNOTALIMITATIONTOENFORCE:

The Promoter may, at least solve option and discretion, without prejudice to itsrights as said out in this Agreement wave the breach by the Allottee in not makingpayments as per the payment plan mentioned this Agreement including waving thepaymentofinterestfordelayedpayment. It is made clear and so agreed by the Allottee that exercise of discretion by the Promoter in the case of one allottee shall not be construed to be a precedent and /or binding on the Promoter to exercise such discretion in the case of other allottees.

Failure on part of the Parties to enforce at any time or for any period of time theprovisionshereofshallnot be construed to be a waiver of any provisions or oftherightthereafter to enforce each and everyprovision.

24. SEVERABILITY:

IfanyprovisionofthisAgreementshallbedeterminedtobevoidorunenforceable under the Act or the Rules and Regulations made thereunder or underother applicable laws, such provisions of the Agreement shall be deemed amended ordeleted in so far as reasonably inconsistent with the purpose of this Agreement and tothe extent necessary to the conform to the Act or the Rules and Regulations madethereunder or the applicable law, as the case may be, and remaining provisions of thisAgreementshallremainvalidandenforceableasapplicableatthetimeofexecutionofthis Agreement.

25. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVERREFERREDTOINTHEAGREEMENT:

Wherever in this Agreement it is stipulated that the Allottee(s) hasto make anypayment,incommonwithotherallotteesintheProject,thesameshallbetheproportionwh ichthecarpetareaoftheApartment/PlotbearstothetotalcarpetareaofalltheApartments/Plot sintheProject. Apeksha Hpusing (P) Ltd.

26. FURTHERASSURANCES:

Both Parties agree that they shall execute, acknowledge and deliver to the other suchinstruments and take such other actions, in additions to the instruments and actionsspecifically provided for herein, as may be reasonably required in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or toconfirm or perfect any right to be created or transferred hereunder or pursuant to any such transaction.

27. PLACEOFEXECUTION:

The execution of this Agreement shall be completed only upon its execution by the Promoter through its authorized signatory at the Promoter's Office, or at some otherplace, which may be mutually agreed between the Promoter and the Allottee, in------ after the Agreement is duly executed by the Allottee and the Promoter or simultaneously with the execution the said Agreement shall be registered at the office of the Sub-Registrar at------ (specify the address of the Sub-Registrar). Hence this Agreement shall be deemed to have been executed at -------

28. NOTICES:

All the notices to be served on the Allottee and the Promoter as contemplated bythis Agreement shall be deemed to have been duly served if sent to the Allottee or the Promoter by registered postattheir respective addresses specified below:-

M/s(Promoter'sname)	Allottee(s)name
Address	Address

It shall be the duty of the Parties to inform each other of any changes subsequentto the execution of this Agreement in the above address by registered post failingwhich all communications and letters posted at the above address shall be deemed tohavebeen received by the Promoter or the Allottee (s), as the case may be.

29. JOINTALLOTTEE:

That in case there are Joint Allottees all communications shall be sent by the Promoter to the Allottee whose name appears first and at the address given by him/herwhich shall for all intents and purposes to consider as properly served on all the Allottee(s).

30. SAVINGS:

Any application, letter, allotment letter or any other document signed by the allottee, in respect of the apartment, plot or building, as the case may be, prior to the execution and registration of the agreement for sale for such a partment, Apeksha Housing (P) Ltd.

plot or building, as the case may be, shall not be construed to limit the rightsand interests oftheallottee or the promoterunder the agreementforsale, under the Act, therules or the regulations made the reunder.

31. GOVERNINGLAW:

That the rights and obligations of the parties under or arising out of this Agreement shall be construed and enforced in accordance with the Act, rules and regulations made thereunder including other applicable laws of India for the time being inforce.

32. DISPUTERESOLUTION:

All or any dispute arising out of or touching upon or in relation to the terms and conditions of this Agreement including the interpretation and validity thereof and the respective rights and obligations of the Parties, shall be settle damically by mutual discussions, between the Parties, failing which the disputes hall be settled in the manner as provided under the Act.

(Note:- Any other terms & conditions as per contractual understanding between the Parties can be inserted. However, such terms should not inderogation of or inconsistent with the terms & conditions of this Agreement or the eprovisions of the Act and rules / regulation made the reunder.)

INWITNESSWHEREOF parties herein above named have set their respective hands and signed this Agreement for sale at in the presence of attesting witness, signing assuch on the day first above written.

Signed and delivered by the within named Allottee(s) in the presence of witnesses on.....

Passport size	Passport size	Passport size
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thephotograph	signatureacrossthephot	aph
(First-Allottee)	ograph	(Third-Allottee)
	(Second-Allottee)	
Signature(Name	Signature(Name	Signature(Name
)))
(First-Allottee)	(Second-Allottee)	(Third-Allottee)

Signedanddeliveredby	
hewithinnamedPromoterinthepresenceofwitnessesat	
on	

Apeksha Housing (P) Ltd.

Authorised & Instory

	PROMOTER
	ForandonbehalfofM/s
	Name
	Signature
	Designation
_	
	WITNESSES
	1-Signature
	Name
	Address
-	2-Signature
	Name
-	Address

SCHEDULE-1

$(Details of \ land\ holdings of the Promoter and location of the Project)$

NameofRevenuev illageand Tehsil	KhasraNo.	Area(inmeters)
	TotalArea	

or

Name ofScheme/Colony andCity	PlotNo.	Area(inmeters)
Barrer Parlitus, more		

Apeksha Housing (P) Ltd.

Authorised Signatory

2-	The piece and parcel of the plot of land in site is bounded on the :-
	InNorth
	InSouth
	InEast
	In West
	Andmeasuring
	NorthtoSouth
	Eastto West
3-	Latitude/Longitudeoftheendpointsof
	theProjectInNorth
	InSouth
	InEast
	In West
4-	Otherdetailsofthelocation of the Project 5-
	LocationMap

SCHEDULE-2

(Lay-outPlanof theProject)

SCHEDULE-3

 $(Floor Planof the\ Apartment and Block/Tower in the Project)$

SCHEDULE-4

[Description of the Apartment/Plot and Garage/Covered Parking (if applicable) along with boundaries in all four directions]

SCHEDULE-5

(Specifications, facilities, amenities, which are part of the Apartment/ Plot) whichshall be in conformity with the Advertisements, Prospectus etc. circulated by the Promoter at time of booking of Units in the Project)

Apeksha Housing (P) Ltd.

SCHEDULE-6

(Specifications, facilities, amenities, internal/external development works etc. which are part of the Project) which shall be in conformity with the Advertisements, Prospectusetc. circulated by the Promoter at time of booking of Unitsinthe Project)

 $(The Schedule s to this Agreement for sale\ shall be a sagreed to\ between the Parties)$

Apeksha Housing (P) Ltd.



Late Sh. M.L. Gupta, 6/405, Sector 6, Vidhyadhar Nagar, Jaipur (Rajasthan) ithorized by the proposed project do hereby declare as under:

that the agreement for sale/Builders Buyer agreement of our project "Apeksha City" at 1691,1691/245811692,1695/2342,1696,1697,1951,1956/2776,2076,2077,2079,2079/2441,208 0,2080/2446,2081,2081/2544,2082,2141/2777 gram Chachiyawas, District Ajmer (Raj.), is in accordance to the Form-G of Real Estate (Regulation & Development) Rules, 2017.

- b. That none of the terms and conditions of agreement of sale presented by us violate the laws and rules of Real Estate (Regulation & Development) Act, 2016 and Real Estate (Regulation & Development) Rules, 2017
- c. That if any contradiction arises in the future term and condition as per Real Estate (Regulation & Development) Act, 2016 and Real Estate (Regulation & Development) Rules, 2017will prevail over the said sale/ Builder Buyer agreement, further the deponent will be responsible for it.

For Apeksha Housing Pvt. Ltd

I Manoj Agarwal S/o Late Sh. M.L. Gupta, 6/405, Sector 6, Vidhyadhar Nagar, Jaipur (Rajasthan) duly authorized by the promoter of the proposed project do hereby declare on oath that facts mentioned above are true and correct.

Verified by me at Jaipur on this 1st day of April, 2021

For Apeksha Housing Pvt. Ltd

कार प्राप्त कार्य प्रमाध्य प्रमास्य प्

रिविधा प्राप्त क्षा प्रमादि क्षिणा के अन्तर्गत स्टाम क्षितिया १०६० के अन्तर्गत स्टाम क्षा पर अगादित क्षिणा के अन्तर्गत स्टाम क्षा पर अगादित क्षिणा के स्टाम क्षा पर अगादित क्षिणा के स्टाम क्षा पर अगादित क्षा पर अगादि