DvelopmentAgreement

| Clause | Compulsory | The data to be filled in |
|--|------------|--------------------------|
| | /optional | |
| This development agreement is made and executed on | Compulsory | (1) Location |
| this(1)day of(2) | | (2) Date of execution |
| Between | | |
| (3)Age(4)years, Occupation:- | Compulsory | owner Detail |
| (5) Address(6) Pan(6A) UID- | | 3) Name |
| (6B) Mob No(6C)E-Mail Id | | 4) Age |
| (6D) | | 5) Occupation |
| Hereinafter called The Vendors, Which expression | | 6) Address |
| shall, unless repugnant to The context or meaning | | 6A) Pan card No |
| thereof, always mean and include the said OWNERS | | 6B) UID No |
| as well as, their heirs, Legal Representatives, Assigns, | | 6C) Mob No optional |
| Executors, Administrators, Successors of the FIRST | | 6D) E-Mail Id |
| PART, And | | |
| And | | |

| (7)Age(8)years, Occupation:- | Compulsory | Builder Detail |
|--|------------|----------------------|
| (9) Address(10) Pan No(10A) | | 7) Name |
| UID(11B) Mob No(10C) | | 8) Age |
| E-Mail Id No(10D) | | 9) Occupation |
| Hereinafter called the DEVELOPER, which expression | | 10) Address |
| shall unless repugnant to the context or meaning there | | 10A) Pan No |
| of always mean and include the said PARTNERSHIP | | 10B) UID |
| FIRM and its PARTNERS, as well as their respective | | 10C) Mob No optional |
| heirs, executors, Administrators, successor and assigns | | 10D) E-Mail Id |
| of the SECOND PART | | |
| WHEREAS the owners are the exclusive and absolute | Compulsory | 1) Are in sq. Mts. |
| owners of ALL THAT piece and parcel of the land or | | 2) Name of village |
| ground admeasuring about(11)sq.mtrs lying, | | |
| being and situated at(12) and more | | |
| particularly described in the schedule hereunder written | | |
| WHEREAS the owner above named has decided to | Compulsory | |
| develop the said plot of land into a residental estate | | |
| along by constructing a multi storied building thereon | | |
| consisting of various self contained separate apartments | | |
| there ; AND | | |
| WHEREAS the Owners being thus desirous of | Compulsory | |
| developing the said property and the Developer | | |

| hereinabove named, who is a reputed and well | | |
|--|------------|--------------------------------|
| experienced builder of the city having expressed its | | |
| desire and willingness to undertake the proposed work | | |
| of Development, the Owners after detailed negotiations | | |
| has now agreed to entrust the entire work of | | |
| Development of the said property to the Developers | | |
| upon the following terms and conditions. | | |
| NOW THEREFORE IT IS HEREBY MUTUALLY | Compulsory | |
| AGREED BY AND BETWEEN THE PARTIES | | |
| HFRETO AS FOLIOWS | | |
| THAT the OWNERS does hereby allow and permit the | Compulsory | |
| DEVELOPER to DEVELOP and the DEVELOPER | | |
| hereby agree to DEVELOP ALL THAT piece and | | |
| parcel of THE SAID PROPERTY, more particularly | | |
| described in the schedule here under written. | | |
| That in consideration of the Owners granting exclusive | Compulsory | 13) Amount of consideration |
| rights of development to the Developer under this | | 14) By cheque/DD/RTGS etc |
| Agreement, the Developer has paid monetary | | 15) date of cheque/DD/RTGS etc |
| consideration of Rs(13) to the owners by - | | 16) Name of Bank |
| (14) dated(15)drawn on | | 17) Branch name of Bank |
| (16)Branch(17) receipt of which | | |
| owners hereby acknowledge. | | |

| THAT the Owners hereby allow and permit the | | |
|--|------------|---|
| Developer to obtain/borrow the project finance for the | | |
| aforesaid proposed scheme from any financial | | |
| institution without mortgaging the said property or any | | |
| part thereof. The responsibility of repayment of the | | |
| | | |
| said loan shall be of Developer alone and Owners at | | |
| any cost shall not be responsible for the aforesaid loan | | |
| amount. | | |
| THAT it is specifically understood and agreed by and | Compulsory | |
| between the parties here to that all the original title | | |
| deeds relating to the said property shall always kept in | | |
| the custody of the Owners and they shall produce the | | |
| same as and when the same are required for | | |
| verification and/or for any purpose without assigning | | |
| any excuse or reason. | | |
| THAT it is specifically understood and agreed by the | Compulsory | |
| Owners that the Developer has right, to use and utilise | | |
| the T.D.R if any, to be loaded here in after for the | | |
| construction on the said property on such terms and | | |
| conditions as may be agreed between the parties. | | |
| THAT the Owners hereby assures the Developer that | Compulsory | |
| they shall obtain the necessary consent | | |
| | | 1 |

| Compulsory | |
|------------|------------|
| | |
| | |
| | |
| | |
| | |
| | |
| Compulsory | |
| | |
| | |
| | |
| | |
| | |
| Compulsory | |
| | |
| | |
| | Compulsory |

| property hereby agreed to be developed/sold. | | |
|--|------------|-----------------------------------|
| THAT the property nearby agreed to be developed is | Compulsory | |
| believed and shall be taken to be correctly described in | | |
| the schedule hereunder written and in the event if any | | |
| misstatement, error or omission shall be dissevered the | | |
| same shall not annul this contract/Agreement but all | | |
| such mis-statement, error or omission will always be | | |
| subject to correction by the parties hereto. | | |
| THAT it is clearly understood and agreed that the | Compulsory | 18) Name of municipal corporation |
| Owners does hereby agree to sign the plans, revised | | |
| plan execute indemnity Bonds(s), swear an Affidavit | | |
| and also to sign necessary forms and applications etc. | | |
| required to be submitted to various govt. and other | | |
| authorities. They also agree to extend all the necessary | | |
| co-operation and render all assistance to the Developer | | |
| in the matter of securing sanction to the revised plans, | | |
| provided the Developer pays/deposit necessary sums in | | |
| the office of the(18) municipal corporation in | | |
| the name of the owners. | | |
| THAT the owners hereby allow and permit the | Compulsory | |
| Developer that they can obtain or purchase the TDR if | | |
| permissible on the said land and shall further entitled to | | |

| get sanction revised building map accordingly. | |
|--|------------|
| THAT it is clearly understood and agreed by the | Compulsory |
| owners that they shall deliver a vacant and peaceful | |
| possession of the aforesaid property to the Developer | |
| or her nominee (s) or the flat purchaser at the time of | |
| Registration of the sale Deed | |
| THAT the owners shall in no way obstruct or interfere | Compulsory |
| in the building construction activities as may be | |
| undertaken by the Developer as per the sanctioned plan | |
| and / or after getting the Revised plans as may be | |
| sanctioned by the(18) Municipal | |
| corporation. | |
| THAT the Owners do herby allow and permit the | Compulsory |
| Developer to display Advertisement/sign board at site | |
| at any time after execution o there Agreement | |
| That the Developer shall have full liberty to advertise | Compulsory |
| for the sale of built up spaces (i.e. apartments) out of | |
| the multistoried building proposed to be constructed on | |
| time said plot of land together with the undivided share | |
| and interest in the said plot of land to the intending | |
| buyers and developer shall also have absolute right, | |
| power and authority to receive all moneys from such | |

| buyers being the agreed sale price there of and to | | |
|---|------------|--|
| retain and appropriate the same in their absolute | | |
| discretion. | | |
| The ultimate sale deed will be executed by and | Compulsory | |
| between owners (selling the land share), Developer | | |
| (selling the construction part) and the prospective | | |
| buyer of flat. | | |
| That the developer shall be entitled to call for any | Compulsory | |
| objections from the persons concerned or claiming to | | |
| be conceded in the said property by issuing a public | | |
| Notice in the news papers or by and other manner as | | |
| the Developer may deem fit and on receiving any such | | |
| objections the Developer shall be entitled to call upon | | |
| the Owners to give their replies, explanations with | | |
| reference to the same duly supported by documentary | | |
| proof, as far as possible and in he event of there | | |
| appearing to be any dispute burden charge, | | |
| encumbrance, claim, demand etc. the owners agree | | |
| with the Developer and /or the prospective buyers to | | |
| get the same freed and discharged from all such | | |
| burdens. | | |
| THAT the owners does herby allow and permit the | Compulsory | |

| Developer to commence, carry on and complete the | · · · · · · · · · · · · · · · · · · · |
|--|---------------------------------------|
| construction of the proposed building upon the said | |
| land herby agreed to be developed/sold and it shall | |
| have absolute right and full authority and power to | |
| develop the said land in accordance with the sanctioned | |
| plans or the revised plan as may be sanctioned by the | |
| (18)city municipal corporation and also | |
| have absolute authority, power and right to retain and | |
| deal with and transfer by way of sale the various built- | |
| up spaces in the proposed building to the prospective | |
| buyers for such price as it may fix or agree upon in its | |
| absolute discretion. | |
| THAT the draft of Agreement to sell and sale Deed or | Compulsory |
| any other documents necessary to complete the transfer | |
| of the property hereby agreed to be developed/sold | |
| shall be got prepared by the Developer at its own costs | |
| and the Owners has approved the same and both parties | |
| have put their respective signature over the approved | |
| drafts of Agreement to sell and sale deed. The | |
| Developer acting as a power of Attorney Holder of | |
| land, Owners shall be under obligation to execute the | |
| Agreement of sale strictly in accordance with the said | |

| approved drafts only. | | |
|--|------------|--|
| THAT The owners shall sign and execute a Deed of | Compulsory | |
| Declaration Under section 2 of the maharashtra | | |
| Apartment Ownership Act, 1970 and also various | | |
| Apartment Deeds in favour of each such prospective | | |
| individual duty (s) as may be nominated by the | | |
| Developers, provided however that the entire cost of | | |
| stamp duty and registration fees etc. payable thereon is | | |
| bome and pald by the developer/prospective Buyers. | | |
| THAT the Owners may, at their discretion, execute a | Compulsory | |
| power of Attorney empowering and authorizing any | | |
| person (s) to be nominated by the Developer to | | |
| sign/execute various Agreements to sell, sate Deeds, | | |
| Deed of Declaration, Various Apartments Deeds, | | |
| Correction Deeds, Supplementary Agreements, | | |
| Building Maps, Revised Building Maps, Applications, | | |
| Affidavit, Declarations and all other kinds of | | |
| Documents on their behalf and also to carry out and | | |
| observe all the obligations on their part herein | | |
| contained or otherwise required by law and to do all | | |
| things necessary to complete the transfer of the | | |
| property hereby agreed to be developed/sold and the | | |

| power will not be withdrawn or revoked by the Owners | | |
|---|------------|--|
| until the transactions envisaged herein is completed in | | |
| all respects. However the owners shall not incur any | | |
| monetary responsibility arising out of the nomination | | |
| of the Attorney. | | |
| That in cases the Owners fails or neglects to fulfill and | Compulsory | |
| observe all or any of the obligations on its part as | | |
| hereinabove contained or otherwise required by law | | |
| and also to execute various Agreements to sale, safe | | |
| deeds, deed of declaration and various Apartments | | |
| Deeds, Correction Deeds etc. as stipulated above, the | | |
| Developer shall be entitled to enforce specific | | |
| performance of the contract by instituting legal | | |
| proceedings against the Owners and in such event the | | |
| owners shall be liable to reimburse all costs and | | |
| damages to the developer and the developer shall also | | |
| have the choice of depositing the balance sale price in | | |
| court of law and get the sale deed (s) executed in its | | |
| favour or in favour of its nominee (s). being the | | |
| prospective buyers. | | |
| THAT the permission to commence and carry on the | Compulsory | |
| construction of the proposed building hereby granted | | |
| | | |

| by the owners is merely in the nature of a LICENCE | | |
|---|------------|---------------------------|
| and the same shall in no case be construed as actual | | |
| delivery of possession within the meaning or section | | |
| 53A of the Transfer of property Act, 1882 & 2 (47) of | | |
| income Tax Act 1961 | | |
| THAT the Owners agrees to pay and discharge all | Compulsory | |
| obligations under income tax and/or capital Gain Tax | | |
| liabilities If any, arising out of the transaction. | | |
| However all other taxes, May be direct and/or indirecrt, | | |
| viz, VAT, service Tax etc. arise during the conduct of | | |
| affairs of the business by the developer. The developer | | |
| shall reimburse all the damages or losses caused to | | |
| owner due to non fulfillment of tax obligation by the | | |
| developer. | | |
| THAT the Agreement is subject to jurisdiction of the | Compulsory | 19) Jurisdiction at court |
| competent civil court at(19) | | |
| THAT all disputes arising out of the Agreement or | Compulsory | |
| regarding any matter connected with the Agreement | | |
| shall be settled by negotiations. If no settlement can be | | |
| arrived at as a result of these negotiations the dispute | | |
| shall be referred to the Arbitration of two Arbitrators | | |
| one to be appointed by each party. The decision of the | | |
| | | |

| Arbitrators shall be final and binding upon both the | | |
|---|------------|--|
| parties. The provisions of the Arbitration Act, 1996 as | | |
| modified from time and in force shall apply to such | | |
| arbitration. The place of Arbitration shall be at | | |
| (19) | | |
| THAT the Developer hereby convey the owners that | Compulsory | |
| the building plans of the proposed multistoried building | | |
| to the(18) city municipal corporation has | | |
| already been sanctioned and the construction of the | | |
| proposed multistoried building is being carried as per | | |
| the plan sanctioned by(18) municipal | | |
| corporation. | | |
| THAT on registration of the sale Deed (s)] the owners | Compulsory | |
| agrees to render necessary assistance in obtaining the | | |
| mutation of the respective undivided portion/share and | | |
| interest in the said piece of land in favour of each such | | |
| individual prospective buyers in all relevant records. | | |
| THAT the developer also agrees to pay M.S.E.D.C.L | Compulsory | |
| for obtaining electric and water meter charges, sales tax | | |
| vat or any other taxes as may be levied by the | | |
| government of maharashtra or union government on | | |
| cost of constriction taster construction and/or wages | | |

| Compulsory | |
|------------|------------|
| | |
| | |
| Compulsory | |
| | |
| | |
| | |
| | |
| | |
| Compulsory | |
| | |
| | |
| | |
| | Compulsory |

| free from encumbrances of all kinds whatsoever in | | |
|---|------------|--------------------------------------|
| respect of the same. | | |
| THAT all expenses on account of preparation of the | Compulsory | |
| Agreement/Deed including the cost of stamp Duty and | | |
| Registration fees payable hereon and lawyer's fees | | |
| have been agreed to be bome and paid by the | | |
| Developer. | | |
| IN WITNESS WHERE OF THE OWNERS AND THE | Compulsory | 20) Name of Sub –registration office |
| DEVELOPER here in above named have here to set | | 21) survey No/Cts No |
| their respective hands and signed the DEED Of | | 22) Name of Taluka |
| AGREEMENT OF DEVELOPMENT at(20) | | 23) Name of District |
| in presence of witnesses signing as such on the | | |
| day first above written. | | |
| Schedule of property | | |
| All that peace and parcel of land situated at(12)- | | |
| laving survey No/CTS No(21) | | |
| and total admeasuring area(11) | | |
| sq. mts in the taluka(22)District | | |
| (23)and in the Sub-registration | | |
| districtand within the | | |
| limite of(18)municipal corporation | | |
| and bounded of follows | | |

| 3) Name and sign of vendor/owner |
|----------------------------------|
| 7) Name and sign of Developer |
| 26) Name of first witnesses |
| 27) Name of second witnesses |
| |
| |
| |