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Affidavit-cum-Declaration

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Affidavit cum declaration of M/S Riverfront Developers (P) Ltd [promoter of the proposed project/ duly authorized by the promoter of the proposed project named "Affordable Housing For all under PMAY", vide its/his/their authorization dated 21/09/2021];

I, Mr. Suresh Chandra Sahoo [promoter of the project / duly authorized by the promoter of the project] do hereby solemnly declare, undertake and state as under:

That I am the Director of M/s. RIVERFRONT DEVELOPERS PVT LTD Having its office at Plot no 11-3B /1326, 1st Floor Sector 11, CDA.

The Project is Proposed to be developed over Plot no 400/5058 ,Bearing Khata no 193/351 Mouza- Naranpur, Tahasil - Baranga.

That the project is under PPP (Public Private Partnership) mode, so the promoter has no authority to sell flats/units to any individual. After completion of the project, it will be handed over to CDA. Therefore, we are not required to make any agreement for sale with any individual

However, CDA has pr ergement to sale format which will be used by CDA during sale of flats to indiv grmat adopted by CDA is attached herewith.

Deponent

erification

The contents of my above Affidavit cum Declaration are true and has been concealed by me therefrom.

Verified by me at Bhubaneswar on this 28th day of June 2

FOR ADVOCARE OF

Deponent

Director



LICENSE AGREEMENT FOR ALLOTMENT OF LIG DWELING UNIT UNDER AFFORDABLE HOUSING PROJECT AT NARANPUR, CUTTACK

Develo Develo	GREEMENT Made on this day of, 2022 BETWEEN the Cuttack pment Authority having, a body corporate constituted under Section-3 of the Orissa pment Authorities Act, 1982 its office at Arunodaya Bhawan, Link Road, Cuttack - 12, Phone: 0671-2312299 represented by its Secretary (herein called " the licensor ") of it part;					
	AND					
husbar Sri	Name of the Household] aged about [age] years wife/daughter of Smt./ Sri [Name of hd/ father] and Sri [name of her husband/ male HH] aged about [age] years, son ofpermanent resident of [permanent address] now residing at [present s] (herein called "the licensee" of the second part.)					
AND WHEREAS,						
1. The licensor (Party of the First Part) has taken up affordable housing project at Naranpur Cuttack over 7.84 Ac. of land through PPP model under PMAY Central Government Scheme for Slum Dwellers/ Economic Weaker Section (EWS)/Lower Income Group (LIG) households residing in the jurisdiction of Cuttack Development Planned Area (CDPA), having no pucca houses (all weather dwelling units) in the name of any member of their family in any part of India.						
	All these housing projects are highly subsidized with and INR					
	The Licensor, party of First vide its letter of [<i>Provisional Allotment Letter</i>] dated [<i>Date of issuance letter</i>] has provisionally allotted a LIG Dwelling Unit in [Name of the scheme] bearing unit noof Project at [Location of the Project] under [Name of the Scheme] Scheme, Cuttack measuring Carpet Area [Area in sq.mt.] and Super					

	Built-up Area [Area in sq.mt.] (Herein after referred to as the scheme property) for a						
	total consideration of INR (Beneficiary Contribution Rupees						
) only in favour of the Licensee (Party of Second Part) on th						
	terms and conditions stipulated therein.						
4.	Under and in consideration of the provisional allotment letter, the licensee has made						
	over payment of INR (Rupees) only to the						
	licensor (the First Part), after availing a loan from (the Financier),						
	for which a tripartite agreement has already been executed on						
	between the Licensee, the Financer and the Licensor.						
5.	After receipt of full beneficiary contribution of INR/- the licensor						
	(First Part) agrees to grant license to the licensee (Second Part) to take possession of						
	the premises described in the Schedule of Property below for a period of						
	years w.e.f , on the following terms and						
	conditions agreed between the parties hereto.						
NOW	IT IS AGREED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:						

- 1. The LIG dwelling unit (FLAT) allotted in favour of licensee by the licensor shall be used by the licensee and his / her family member(s) for the residential purpose only and not for any other purpose and/or for any purpose which is illegal and/or immoral aim the eye of law.
- 2. OWNERSHIP AND TRANSFER
- 2.1 The ownership of the licensed premises lies with the licensor.
- 2.2 The licensee shall not be entitled to any kind of transfer of the said property by way of sublease, sale, gift, mortgage or any other manner whatsoever except by inheritance with prior approval of the Authority and in case of such the transfer shall be held void/illegal and the licenser reserves its right to resume the allotment at the cost and risk of licensee.
- 2.3 The allotted LIG dwelling unit (FLAT) shall not be put on rent by the licensee and shall be exclusively used for his/her family use only.
- 3. **UTILITY SERVICES:** The licensee shall obtain the utility certificate, electricity, water supply, gas and any other services from to the concerned authority / agency / department directly at his own cost and pay the fees/bills or any other expense like security deposit, service connection charges etc. to the concerned

authority/agency/department directly following due procedure and the licensor shall not responsible for the same in any manner.

4. TAXES AND FEES: The licensee shall pay all ground rent to CDA, taxes/fees/charges leviable from time to time by government state and central/local authority/ any other authority under any laws and rules in force and /or to be brought into force in future.

5. MAINTENANCE, REPAIRS AND ALTERATION OF THE LIG DWELLING UNIT:

- 5.1 The licensee shall always maintain the premises in good condition and shall cause all minor repairs, replacement of minor fittings and maintain the premises and its surroundings in perfect condition at his cost or else shall be liable for damage due to lack of proper maintenance. The decision of the licensor in interpretation of the term "minor repairs" and "replacement of minor fittings" shall be final and binding on the licensee.
- 5.2 The licensee shall not use any part of the premises for the purpose other than those specified in the license.
- 5.3 The licensee shall not carry on or permit to be carried on any offensive or objectionable activity, trade or business in and around the premises, which is likely to affect public health, public moral and spoil environment or becomes nuisance, disparagement, annoyance or inconvenience to the licensor or to other licensee and/or public and for the purpose storing of any combustible, inflammatory, explosive perishable and semi perishable goods are treated as carrying away illegal and prohibited and objectionable activity.
- 5.4 Licensee shall not make any alternation or addition to the premises or fitting(s) or make any opening(s) without the written permission of the licensor.
- 5.5 Any such alteration and addition shall be strictly in accordance with the permission granted.
- 5.6 In the event of any deviation/violation of any such condition referred in clause of other condition shall entitle the licensor to cancel the license and to resume the premises in the mode prescribed under law.

6. OPERATION & MAINTENANCE OF THE PROJECT ASSETS:

6.1 The licensee shall be a member of Association/ agency/ Society, constituted/ to be constituted as per the approved bye-laws and guidelines of the licensor for governing and its functioning which will be registered with the licensor and under Societies

Registration Act, 186	60 (To be decided by th	e licensor), for operat	tion & maintenance
of the assets of the _		Pr	oject.

6.2 The licensee shall abide by the rules and regulations of said Association/ Agency/ Society and will deposit the maintenance charges/ any other charges/ taxes/ with the Association/ Agency/ Society as would be decided by the said Association/ Agency/ Society from time to time.

7. OTHER TERMS & CONDITIONS:

- 7.1 The licensee shall occupy the allotted LIG dwelling unit (FLAT) within one (01) month of taking over the possession, failing which the allotment/ license will be liable for cancellation by the Licensor.
- 7.2 The licensor or its authorized representative(s) shall have the right to have access to the premises for inspection or for any other lawful purpose.
- 7.3 The licensor shall not be responsible for any loss(s) or damage(s) to licensee whatsoever on account of any accident, theft, robbery, fire, natural calamities etc.
- 7.4 If the licensee commits any act or omission on the premises resulting in nuisance, it shall be lawful for the licensor to ask the licensee to remove the same within a reasonable period falling which the licensor shall itself get the nuisance removed at the licensee's cost in addition to right of licensor to cancel the license.
- 7.5 The licensee shall stand automatically terminated if the offensive objectionable activity, trade or business practice is noticed to be carried out by licensee and this shall not be questioned in any court of law.
- 7.6 The licensor reserves the right to make such alterations, additions or modifications in the terms and conditions as may be considered just and expedient.
- 7.7 The brochure and allotment letter shall form an integral part of the License Agreement and shall always be read together.
- **8. TERMINATION OF THE LICENSE:** It shall be lawful for the licensor to terminate the license in any of the following eventualities.
- 8.1 For breach of any terms & condition as mentioned in this agreement and as per the policies and guidelines of Government / Authority.
- 8.2 If at any point of time, it is found that any of the information submitted by the licensee in the form of documents, certificates, affidavits etc. are false, untrue or misleading or

- suppressing materials of facts, the licensor / authority shall take steps for cancellation of allotment, besides prosecution under the provisions of the law.
- 8.3 And/ or for any reason specifically stipulated in different clauses of this agreement.

9. **RESUMPTION OF THE PREMISES:**

- 9.1 In case of cancellation of allotment / license the licensee shall hand over possession of the dwelling flat to the licensor within the time period mentioned in the cancellation letter.
- 9.2 The licensee shall be bound to deliver vacant possession of the entitled to any compensation, whatsoever.
- 9.3 The licensee on failure to handover possession of the premises voluntarily shall be evicted from premises by initiating proceedings under the provisions of the OPP (Eviction of unauthorized occupant Act 1972).
- 9.4 It shall be lawful for the licensor or its authorized officer(s) to open and enter into the premises and put out the goods and belongings of the licensee without making the licensor or its agent(s) liable for any loss or damages whatsoever.

10. DISPUTE RESOLUTIONS:

- 10.1 In case of any dispute in connection with and / or arising out of the agreement shall be resolved mutually. In the event of any dispute remain unsettled shall be referred to the Vice-Chairman, CDA as arbitrator whose decision shall be final and binding to the parties.
- 10.2 Any dispute between the licensor and licensee not covered under clause 10.1 shall be subject to the territorial jurisdiction of the CIVIL Courts at Cuttack only.
- 11. LEASE-DEED: After the lock-in period of ten (10) years, as per the policy for Housing for All in Urban Areas, Odisha, 2015 (on expiry of the license period), a Lease-Deed is to be signed;
- 11.1 In case of loan availed by the licensee from any bank/ finance to pay the beneficiary contribution, clearance regarding regular payment of loan by the licensee is to be obtained.
- 11.2 After registration, the licensor shall surrender both original and duplicate lease deed which will be handed over to the Financer/ Bank by the licensee.

SCHEDULE OF PROPERTY

The LIG dwelling u	ınit (FLAT) No	of	Sq.m c	of Carpet
Area			Project,	at
	, Cuttack.			
IN WITNESS WHERE	OF the said licensor		and the	e licensee
	have hereto resp	ectively signed at	t Cuttack on 1	the dates
appearing below their sig	natures.			
Licensee		Lice	nsor	
Witness		Witn	ness	
1.		1.		
2.		2.		
		4.		