PROFORMA - I

Quarterly Progress Report for the quarter: Oct-2023 to Dec-2023

1. Name of the Builder/Promoter: Metro Garden Estate Pvt. Ltd.

2. Project Name: Metro 100 Acres- Ananta

- 3. Project Type (Residential/Commercial/Mixed/Plotted Scheme): Residential
- 4. Building Type (Simplex/Duplex/S+3/S+4/S+5) etc: four blocks of S+4 storeyed and one block of G+4 storeyed Residential Apartment
- 5. Status of Bookings:

Units	No. to be developed	Booked till previous quarter	Booked during the quarter
Residential	72	71	0
Commercial	N.A.	N.A.	N.A.
Plots	N.A.	N.A.	N.A.

6. Status of facilities:

SI.	Description of facilities	Being provided (Yes/No)	Present status
No			
1	Community hall	Yes	80% completed
2	Lift	Yes	95% completed
3	STP	Yes	95% completed
4	Transformer	Yes	90% completed, charging is yet
			to be done
5	Interior road	Yes	90% completed
6	Connected road	Yes	100% completed
7	Installation of DG set	Yes	Not installed yet
8	Fire fighting equipment	Yes	Not installed yet
9	Drinking water supply	Yes	90% completed
10	Fire safety certificate	No	N.A.

(Add more rows, if required)

7. Financial Status:

SI.	Description	Up-to end of previous quarter	During this quarter	Total
1	Funds collected from allottees.	15,91,33,792	16,10,675	16,07,44,467
2	Funds deposited in the project account.	11,13,93,204/-	11,27,472	11,25,20,676
3	Funds withdrawal from project account*	11,13,92,739/-	7,57,000	11,21,49,739
4	Funds invested in the project	12,08,61,365	83,29,097	12,91,90,462

8. Agreement for Sale & Sale Deed:

SI. No	Description	Up-to previous quarter	During this quarter	Remarks
1	No. of Agreement for Sale executed**	59	0	Total 59
2	No. of Sale Deed executed	Nil	Nil	Nil

8(A). Agreement for Sale through Agents (Details thereof):

Sl. No.	Name of the Agent	Registration No.	No. of Units	Commission paid
			Booked	(Optional)
1	-	-	_	_

9. Documents & Certificates to be attached

SI. No	Description	Certificate obtained (Yes/No)	Copy submitted to Authority (Yes/no)
1	Completion certificate	No	No
2	NOC from CGWA	Received	Yes
3	Fire Safety certificate	NA	NA
4	(i) Occupancy certificate	No	No
	(ii) If not obtained, proof of applying for the certificate to be submitted	-	-

- 10. Formation of Association of allottees: No
- (If Yes submit authenticated documents
- If 'No' submit present status) As the Odisha Apartment (Ownership & Management) Rules and the competent authority have not been notified by the Government of Odisha, the Promoter is not able to form or register the Association of allottees.
- 11. Registration of Association of allottees:

No

(If Yes' submit authenticated documents.

- If No' submit present status) As the Odisha Apartment (Ownership & Management) Rules and the competent authority have not been notified by the Government of Odisha, the Promoter is not able to form or register the Association of allottees.
- 12. Execution of Conveyance Deed of common areas in favour of Association of allottees: No

METRO GARDEN ESTATE PYT LIU

(SignMANAGING PAREGIAR

Date: 05-01-2024

- * Attach copies of certificate submitted to the bank along with acknowledgement from Bank / in token of receipt. Also attach authenticated bank statement for the quarter. Also attach authenticated bank statement for the quarter.
- ** Submit a copy of agreement to sale for offline registered projects/upload in web portal along with QPR for online registered projects

PROFORMA-II

(Format of Certificate for withdrawal of Funds) (Reference Section-4(2)I(D) of The Act)

1. Project Name:	Metro 100 Acres-	Ananta	
2. Promoter's Name:	Metro Garden Estate Pvt. Ltd.		
3. Type of Project:	Residential		
4. Construction status	Ongoing		
Item of Work	(Complete progr		Percentage Of progress
a. Site Development	Compl		100%
b. Roof Casting	Compl	eted	100%
C. Brick work & plastering	Compl	eted	100%
d. Electrical Work	Under pr	ogress	90%
e. P.H. Works	Under pr	ogress	95%
5. Development status (Plotted Scheme):			
a. Site development	N.A	L.	N.A.
b. Internal road development	N.A	L.	N.A.
C. Power supply/Water supply	N.A	L.	N.A.
6. Financial progress:	Up to Previous Quarter	During the Quarter	Total Expenditure
a. Expenditure incurred	12,08,61,365	83,29,097	12,91,90,462
b. Funds collected from allottees	15,91,33,792	16,10,675	16,07,44,467
c. Funds invested from own source till date	1,00,62,238	0	1,00,62,238
d. Funds invested from financial institution if any, till date	NIL	NIL	NIL
e. Funds available in the account as on date	915	3,71,388	3,71,388 (Funds Available)
f. Funds now proposed to be withdrawn	-	-	-

METRO GARDEN ESTATE AVT LTD.

MANAGING DIRECTOR

(Signature of the Promoter)

We certify that the physical progress as well as financial progress of the project as furnished above are correct to the best of our knowledge & assessment and 90% percentage of project work has been completed till date.

(Construction Engineer)

Date: 05-01-2024

Er. Kalyan Saha

(Chartered Accountant)

(Architect) Dhods Ar. Durgadutt Dhalaamant REGISTERED ARCHITECT Regd. No-CA/2002/36084

Fig. M/s. O M Kejriwal & Co. Chartered Accountants mande La Arrand Anandita Kaur Anand,FCA
Partner
Membership No-511918

UDIN-2451191813KERWA7953

AGREEMENT FOR SALE

This Agreement for Sale ("Agreement") executed on this day of, 2024.

By and Between

AND

Mrs	(Aadhar No), (PAN No) aged
about:	years, Wife of,	by caste:	., by profession:	is
resident	hereinafter ca	alled the "Allottee'	' (which expression	on shall unless
repugnant t	to the context or meaning thereof	be deemed to m	ean and include	his/her heirs,
executors, a	administrators, successors - in- inter	rest and permitted	assignees).	

The Promoter and Allottee(s) shall hereinafter collectively be referred to as the "Parties" and individually as a "Party".

WHEREAS:

- A. The Promoter is the absolute and and lawful owner of (1) Khata No. 650/102, Plot No. 179, admeasuring Ac.0.135 dec. and Power of Attorney holder of (2) Khata No. 328 Plot No. 135, admeasuring area Ac.0.360 dec. power of attorney holder of Document no 11121604433 dated 22-10-2016, owner Mrs. Pramila Jena (3) Khata No. 376 Plot No. 178 admeasuring area Ac. 0.150 dec. power of attorney holder of Document no 11122100906 dated 10-02-2021, owner Mr Babuli Jena (4) Khata No. 202 Plot No. 177, admeasuring area Ac.0.070 dec. and Plot No. 183, admeasuring area Ac.0.070 dec. power of attorney holder of Document no 11121800334 dated 19-01-2018, owner Mr. Dwija Jena (Total Area admeasuring to Ac.0.785 dec.) are situated at Mouza: Kholadwara in Jatani Tahasil &Dist: Khordha ("Said Land") at Sub-registered Jatni.
- B. The Said Land is earmarked for the purpose of development of 4(Four) Blocks (S+4 Storey) and One Block (G+4 Storey) residential Apartment project, comprising 84 units and the said project shall be known as 'Metro 100 Acres Ananta' (the "Project")
- C. The Promoter is fully competent to enter into this Agreement and all the legal formalities with respect to the right, title and interest of the Promoter regarding the Said Land on which Project is to be constructed have been completed;
- D. The **Bhubaneswar Development Authority** Development Authority has granted the commencement certificate to develop the project vide approval bearing no. BNB/0391/2020, Bhubaneswar dated 17-02-2020.
- E. The promoter has obtained the final layout plan approval for the project from **Bhubaneswar Development Authority**. The promoter agrees and undertakes that it shall not make any changes to these layout plans except in strict compliance with Section 14 of the Act and other laws as applicable;
- F. The Promoter has registered the Project under the provisions of the Act with the Real Estate Regulatory Authority at Bhubaneswar, Odisha on Dt. 25.01.2021 under Registration No. RP/19/2021/00415

H. The parties have gone through all the terms and conditions set out in this Agreement and understood the mutual; rights and obligations detailed herein;

ADDITIONAL DISCLOSURES:-

I.1 DEFINITION:

- i. Allottee: As per Section 2(d) of The Real Estate (Regulation and Developments) Act 2016, in relation to a real estate project, means the person to whom a plot, apartment or building, as the case may be, has been allotted, sold (whether as freehold or leasehold) or otherwise transferred by the promoter, and includes the person who subsequently acquires the said allotment through sale, transfer or otherwise but does not include person to whom such plot, apartment or building, as the case may be, is given on rent;
- ii. Promoter: As per Section 2(zk) of The Real Estate (Regulation and Developments) Act 2016, person who constructs or causes to be constructed an independent building or a building consisting of apartments or converts an building or part thereof into apartments, for the purpose of selling all or some of the apartments to other persons and includes his assignees.
- iii. **Authority:** shall mean (i) any nation or government or any province, state or any other political subdivision thereof; (ii) any entity, authority or body exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government, including any governmental authority, agency, department, board, commission or instrumentality; or (iii) any court, tribunal or arbitrator.
- iv. **Approvals:** shall mean and include all licenses, permits, approvals, sanctions, consents obtained / to be obtained from or granted / to be granted by the competent Authorities in connection with the Project / Building / Unit and / or the development thereof
- v. Carpet Area: shall mean the net usable area of the Unit including the area covered by the internal partition walls of the Unit but shall exclude the area covered by external walls, areas under service shafts, exclusive balcony / verandah / open terrace area or any exclusive open terrace area.
- vi. **Total Consideration:** shall mean the amounts payable / agreed to be paid by the Allottee for purchase of Unit and will be the aggregate of the Consideration Value set out at Annexure 6 (Unit and Project Details), Reimbursements, the Maintenance Related Amounts and all Indirect Taxes thereto, as well as any changes in Consideration Value
- vii. **Direct Tax:** shall mean income tax, corporate tax, or similar tax or levy, wherever and whenever charged, levied or imposed together with any interest and penalties in relation thereto.
- viii. **Indirect Tax:** means goods and services tax, service tax, value added tax, sales tax, stamp duty, customs and import duties, levy, impost, octroi, and, or, duty of any nature whatsoever, whenever imposed and, or, levied, by any Authority, together with any interest and penalties in relation thereto, excluding any Direct Tax.
- ix. **FAR (Floor Are Ratio):** It means the Ratio between the area of a covered floor (built-up area) to the area of that plot on which the building stands.
- x. **CAM (Common Area Maintenance):** The contribution or Fee paid collectively by the owners of the individual units for the maintenance and upkeep of common area of the premises.

- xi. **CAM Commencement Date:** shall mean the day from which the Allottee will be required to pay CAM Charges (if applicable) and will be the first day of the month commencing after expiry of at least 15 (fifteen) days from the Date of Offer of Possession regardless of whether the Allottee takes possession of the Unit.
- xii. **FMC (Facility Management Company):** A registered service provider company who is responsible for periodical services and all maintain services of the building / apartment and all its equipments & apparatus units installed inside the apartment for common use along with common area maintenance.
- xiii. **TDR (Transferrable Development Right):** means making available certain amount of additional built up area in lieu of the area relinquished or surrendered by the owner of the land, so that he can use extra built up area either himself or transfer it to another in need of the extra built up area for an agreed sum of money.
- xiv. Larger Property: The promoter is developing the Project "Metro 100Acres Ananta" in the above mentioned "Said Land". The Promoter also in the process of acquiring new lands in the neighbourhood of the "Said Land" for Development of Plotting Layout, Independent Residential/Commercial Units, Residential / commercial Apartment or any other kind of Development. The Promoter is planning to develop the land(s) neighbouring to the "Said Land" in Phases either as a separate Project(s) or as a part of this Project as duly approved by Applicable Authority time to time. The Project(s) along with any type of amenities/facilities to be developed in the "Said Land" and the neighbouring land(s) shall be combinedly called as "Larger Property" named as "Metro 100Acres".
- xv. Cheque Bouncing Charges: In the event of dishonour of any payment instruments or any payment instructions by or on behalf of the Allottee(s) for any reason whatsoever, then the same shall be treated as a default. Further, the Promoter shall intimate the Allottee(s) of the dishonour of the cheque and the Allottee(s) would be required to promptly tender a Demand Draft of the outstanding amounts including interest from the due date till the date of receipt by the Promoter of all the amounts including the Dishonour Charges of Rs. 1000/-(Rupees One Thousand only) (for each dis-honour). In the event the said Demand Draft is not tendered within 7 (seven) days then the Promoter shall be entitled to cancel the allotment, subject to provisions hereunder. In the event the Allottee(s) comes forward to pay the entire outstanding amounts, interest and penalty thereof, the Promoter may consider the same at its sole discretion. In the event of dishonour of any payment cheque, the Promoter has no obligation to return the original dishonoured cheque.
- xvi. Force Majeure: shall mean any event or circumstance or a combination of events and circumstances set out hereunder or consequences thereof affect or prevent the party claiming to be affected by the Force Majeure event (the "Affected Party"), from performing its obligations in whole or in part under this Development Agreement and which event or circumstance (a) is beyond the reasonable control and not arising out of the fault of the affected party, (b) could not have prevented or reasonable overcome by such party with the exercise of reasonable skill and care in relation to the implementation of the project,(c) the affected party has been unable to overcome such event or circumstance by the exercise of due diligence and reasonable efforts, skill and care, (d) which do not result from the negligence of such party or the failure of such party to perform its obligations hereunder, (e) which are of an incapacitating nature and of a severe magnitude, (f) has a material adverse effect on the transaction as contemplated between the parties herein, and (g) which prevent, restrict or interfere with the performance of obligations by the affected party under the Agreement such events mean:

- (I) Acts of God or natural disasters or events beyond the reasonable control of the affected party, which could not reasonably have been excepted to occur, including but not limited to storm, cyclone, typhoon, hurricane, tsunami, whirlwind, flood, landside, drought, lightning, earthquakes, volcanic eruption, fire or exceptionally adverse weather conditions affecting the site and /or the implementation of the project, and also the operation and maintenance thereof.
- (II) An act of war (whether declared or undeclared), war like conditions, invasion, armed conflict or act of foreign enemy, in each case involving or directly affecting the site;
- (III) Blockade, embargo, revolution, riot, rebellion, insurrection, terrorist or, military action or other civil commotion, act of terrorism or sabotage in each case within the site or near vicinity.
- (IV) Nuclear blast/ explosion, radioactive or chemical contamination or ionizing radiation directly affecting the site and/or project/ project facilities, unless the source or Cause of the explosion, contamination, radiation or hazardous thing is brought to or near the site by the Developer or any sub- contractor of the developer or any of their respective employees, servants or agents.
- (V) Strikes, working to rule, go-slows and/or lockouts which are in each case widespread, nationwide, or political and affects the site.
- (VI) Explosion (other than a nuclear explosion or an explosion resulting from an act of war) within the site or near vicinity.
- (VII) Epidemic famine, Pandemic or other epidemic quarantine or plague, virus outbreak within the site or near vicinity.
- (VIII) Order of the Government of Odisha or India to Stop Construction work, curfew, lockdown issued by the government and related orders.
- (IX) Destruction of infrastructure beyond the control of the affected party thereby, revocation of applicable permits, no objections, consents, licenses, exemptions, etc. granted by Government Authority and/or statutory authority, change in law, action and/or order by Government authority and /or statutory authority, action or act of commission or omission by government Authority.
- (X) Any judgment or order of any court of competent jurisdiction or statutory authority in India made against the Developer for reasons other than failure of the developer or any person claiming through or under, it to comply with the applicable law, applicable permits etc. or on account of breaches thereof or of any contract or enforcement of this development Agreement or exercise of any of its rights under this Development Agreement.
- (XI) Any event or circumstances of a nature analogous to any of the foregoing.
- xvii. **Fitout Work:** Fitout is a term used to describe the process of making interior spaces suitable for occupation.
- xviii. **Reimbursements:** shall include all expenses directly or indirectly incurred by the Promoter in providing or procuring services / facilities other than the Unit including but not limited to LUC, electricity deposit reimbursement, administrative expenses, utility connections, piped

gas connection and related expenses, legal expenses and all applicable Taxes thereon. An indicative list of Reimbursements is at Schedule D(Unit and Other Charges).

1.2 Though this agreement is a "concluded contract", the payment of the consideration / cost of the apartment together with all applicable taxes, charges within the stipulated time is the essence of the contract. In that limited sense the obligation of the promoter is a quasi-obligation which is dependent on payment of the total consideration timely, by the allottee. The fulfilment of such condition brings a transformation of the potentiality into actuality. Conversely the failure to fulfill the condition namely non-payment / default in the payment of the consideration as fixed and settled in accordance with the payment schedule does not crystallize the offer to a "concluded contract". It is explicitly agreed to by and between the parties to the contract that they shall perform their reciprocal promises and obligations made by the parties to the contract namely the promoter and the allottee. The parties are bound by the essential terms and conditions enjoined in the agreement and there is a privity of contract. The Allottee(s) shall have to pay all legal/statutory expenses and handling charges to be incurred towards registration of Sale Agreement and Sale Deed of the Unit and other related charges as may be required towards the said unit.

I.3 RULES FOR INTERPRETATION

- i. All references in this Agreement to statutory provisions shall be construed as meaning and including references to:
 - a. Any statutory modification, consolidation or re-enactment (whether before or after the date of this Agreement) for the time being in force;
 - b. All statutory instruments or orders made pursuant to a statutory provision; and
 - c. Any statutory provision of which these statutory provisions are a consolidation, reenactment or modification.
- ii. Words denoting the singular shall include the plural and words denoting any gender shall include all genders.
- iii. References to recitals, clauses or schedules are, unless the context otherwise requires, are references to recitals, to clauses of or schedules to this Agreement.
- iv. Any reference to the words "hereof," "herein", "hereto" and "hereunder" and words of similar import when used in this Agreement shall refer to clauses or schedules of this Agreement as specified therein.
- v. Any reference to the masculine, the feminine and the neutral shall include each other.
- vi. In determination of any period of days for the occurrence of an event or the performance of any act or thing shall be deemed to be exclusive of the day on which the event happens or the act or thing is done and if the last day of the period is not a working day, then the period shall include the next following working day.
- vii. The Allottee confirms and warrants that the Liquidated Damages is a genuine / pre-estimate of the loss or damage that is likely to be suffered by the Promoter on account of breach of

the terms of this Agreement by the Allottee. The Liquidated Damages is also arrived at having regard to the cost of construction, the cost of funds raised by the Promoter, the ability or inability of the Promoter to resell the Unit, among others. The Allottee waives his right to raise any objection to the payment or determination of Liquidated Damages in the manner and under the circumstances set out herein.

- viii. All amounts stated herein are exclusive of Taxes, including but not limited to GST, stamp duty, and all such Taxes, as maybe applicable from time to time, shall be borne and paid by the Allottee separately, immediately upon the same being demanded by the Promoter as per Applicable Law.
- ix. The recitals above shall form part and parcel of this Agreement and shall be read in conjunction with this Agreement.

I.4 FINANCIAL OBLIGATIONS / LOANS AGAINST THE UNIT:-

- i. The Parties agree that notwithstanding any loan or financial assistance availed or to be availed by the Allottee in connection with the payments to be made pursuant to this Agreement (Loan) and any mortgage created or to be created over the Unit in connection with such Loan (which requires the prior written consent of the Promoter), the Allottee shall remain solely and wholly responsible for the timely payment of the Total Consideration or the part thereof and / or any other the amounts payable hereunder.
- ii. The Allottee(s) agrees, in the event he/she avails a housing loan from any financial institution for payment towards cost of the booked unit, the loan amount if any, sanctioned in favour of the Allottee(s), shall be paid by the bank/financial institution directly to the promoter and the payment should be made by the bank or financial institution shall be treated to be loan amount availed by the Allottee(s). The Allottee(s) further agrees that, in the events he/she avails loan from the bank/financial institution for paying the cost of the unit with the proportionate common area and facilities, it shall be the sole responsibility and obligation of the Allottee(s) to make all the repayments and the promoter shall have no nexus or liability in connection with the loan transaction.
- iii. The Parties further agree that the Promoter shall not in any way be liable or responsible for the repayment of the Loan taken by the Allottee. All costs in connection with the procurement of the Loan and creation of a mortgage over Unit and payment of charges to banks or financial institutions in this connection shall be solely and exclusively borne and incurred by the Allottee. Notwithstanding the provisions hereof, it is clarified that until all the amounts payable hereunder have not been paid, the Promoter shall have a lien on the Unit to which the Allottee has no objection and hereby waives his right to raise any objection in that regard.
- iv. As a modality for obtaining finance, the Banks/Financial Institution may require the Promoter to give its no objection to enable a charge or mortgage of the said unit. The Promoter agrees that it shall give such no objection without prejudice to its rights and a confirmation being given by the Bank/Financial Institution that right of recovery of its dues is subservient to the Promoter's right for payment of consideration on sale of said Unit due from the Allottee(s) and that the Promoter shall be entitled to adopt all recourse available under this agreement and under law for recovery of the Promoter's dues. Further, if any bank / financial institution refuses/ makes delay in granting financial assistance and/or disbursement of loan on any ground(s), then Allottee(s) shall not make such refusal / delay an excuse for non-payment of any Installments / dues to Promoter within stipulated time as per the payment plan. It is

mutually agreed between the Promoter and the Allottee(s) that the Promoter shall not be liable for repayment of loan amount or any part thereof availed by the Allottee(s). All such costs associated with procurement of loan amount shall be borne by the Allottee(s) alone.

- v. Notwithstanding any arrangement between the Allottee(s) and Bank/Financial Institution, if any amount, including but not limited to cess, levies, fees, deposits, property taxes, GST, local-body tax, works contract tax etc., remains un-paid / outstanding at any stage then in that event the right of the Banks/Financial Institution shall remain subservient to the rights of the Promoter and the Promoter shall have the first charge on the said Unit and/or the Premises for the un-paid/outstanding amount including interest thereon.
- vi. The Allottee(s) is aware of the applicability of Tax Deduction at Source(TDS) with respect to the Unit. Further, the Allottee(s) is aware that the Allottee(s) has to deduct the applicable TDS at the time of making of actual payment to credit of such sum to the account of the Promoter, whichever is earlier as per Section 194-IA in the Income Tax Act, 1961. Further, the Allottee(s) shall submit the original TDS certificate within the prescribed timelines mentioned in the Income Tax Act, 1961.
- vii. The Allottee(s) shall indemnify and keep indemnified the Promoter, about its successors and assignees, against all claims, costs, charges, expenses, damages and losses which the Promoter and its successors and assignees may suffer or incurred by reason of any action that such Bank/Financial Institution may initiate on account of such loan or for the recovery of the loan amount or any part thereof or on account of any breach of contract by the Allottee(s) of the terms and conditions governing the said loan in respect of the said Unit.

I.5 CONSTRUCTION AND DEVELOPMENT

- i. The Promoter shall, subject to the terms hereof, construct the Building in accordance with the Approvals and or, plans and amendments thereto as approved by the relevant Authorities.
- ii. The Allottee is aware that while the Promoter has obtained some of the Approvals, certain other Approvals (or amendments to current Approvals) may be received from time to time. Having regard to the above position, the Allottee has entered into this Agreement without any objection or demur and agrees not to raise and waives his right to raise any objection, in that regard.
- iii. The Allottee is aware and agrees that the Promoter shall allow various balcony / verandah / open terraces (including the one located at the top of the Building) to be used, partly or wholly, by one (or more) unit Allottee(s) in the Building and such unit Allottee(s) shall have exclusive right to use the said areas as per the terms of the agreement between the Promoter and the said unit Allottee(s). The Allottee agrees not to raise any objection or make any claims in that regard and the claims in that regard shall be deemed to have been waived. In terms of the above, the Promoter shall be at absolute liberty to allot / assign the said right to such person/s in the manner as the Promoter may deem fit and proper.

I.6 Club House/ Community Building:

i. The Promoter proposes to develop a club house or community building (as the case may be) ("Club") for the Allottee(s) and occupants of the said Larger Property, including Phase(s)

in the Project, along with such other amenities for the purpose of use and enjoyment of the Allottee(s) and occupants of the said Larger Property, subject to approvals, permissions and sanctions received from the competent authorities and statutory bodies. The Club may be developed simultaneously with the other phases in the said Larger Property. The Allottee(s) has agreed to avail membership of the Club, by paying to the Promoter the charges relating to the usage and membership of the Club, in addition to the Sale Consideration the non-refundable membership fees and also agrees to pay all such other charges as may be stipulated by the Promoter and/or the Maintenance Agency, from time to time upon making full payment of all amounts due under this Agreement and completion of the Club, the Allottee(s) shall be entitled to use the facilities of the Club which is proposed to be constructed on the portion of the said Larger Property.

ii. The Allottee(s) agrees that the Club shall be used only by the occupants of the Unit. For any additional membership(s), the same shall be permitted only if they are full-time members of the Unit and on payment of fees and/or as may be decided by the Promoter and/or the Maintenance Agency from time to time. Entry to the Club and use of the facilities by any of their guests shall be on chargeable basis, as determined by the Promoter and/or the Maintenance Agency. The membership will be subject to the terms and conditions, rules and regulations, as may be framed / levied from time to time by the operator(s) of the Club.

I.7 Show unit / Sample unit/ Mock up unit:

- i. The Allottee(s) agrees and understand that all the materials and fittings which are exhibited in the Show unit / Sample unit / Mock-up unit / Visual Graphics in Brochure / Video presentation may vary as to its make, colour, shade, shape and appearance from the ones provided in the actual Unit (the said Unit) agreed to be constructed.
- ii. The Allottee(s) agrees and understands that the actual dimensions, area, interiors, furniture, kitchenette and fixtures in the Show unit / Sample unit/ Mock up unit / Visual Graphics in Brochure / Video presentation are provided only to give a vision of a furnished unit as per the advice of the interior designer. The layout of the Show unit / Sample unit / Mock-up/ Visual Graphics in Brochure / Video presentation may have been changed at some places as per the advice of the interior designer.

I.8 PROPERTY TAXES AND 'LAND UNDER CONSTRUCTION REIMBURSEMENT' CHARGES:

- i. Property Tax, as determined from time to time, shall be borne and paid by the Allottee(s) on and from the CAM Commencement Date, separately from any of other consideration / levy / charge / CAM Charges, etc. The said amount shall be paid by the Allottee(s) on or before 30th April of each financial year, based on the estimate provided by the FMC, which shall be provided on or before 15th April of the relevant financial year. The Allottee(s) undertakes to make payment of the estimated Property Tax for the first 18 (eighteen) months simultaneously with the CAM Charges becoming payable as per the terms stated herein.
- ii. In the event of a shortfall between the amount deposited with the Promoter by the Allottee(s)s towards Property Tax and the demand raised by the authorities (Shortfall Amount), the Promoter shall inform the Allottee(s)s of such shortfall and the Allottee(s)s shall be liable to ensure that the same is paid to the Promoter within 15 (fifteen) days of receipt of intimation from the Promoter, failing which the Allottee(s) shall be liable to pay interest as levied by the concerned Authorities together with late payment charge amounting to 5 per

cent of the Shortfall Amount or such part of the Shortfall Amount remaining unpaid. The Promoter shall not be responsible for any penalty / delay / action on account of such Shortfall Amount and the same shall entirely be to the account of the Allottee(s)s.

- iii. If the Property Tax demand comes directly in the name of the Allottee(s), the amount paid by the Allottee(s) to the Promoter towards Property Tax shall be refunded to the Allottee(s) within 15 (fifteen) days of the Promoter being informed by the Allottee(s) that such demand has been raised.
- iv. The Allottee(s) agrees and undertakes that the Promoter shall not be responsible in any manner whatsoever in case of any attachment or other proceedings that may be made or taken in respect of the Apartment / by the concerned authorities due to non-payment by the Allottee(s) or any other unit holder or owner of their respective proportion of the taxes / outgoings payable to the concerned authorities on account of default in making such payments.
- v. Each Allottee(s) / owner shall strictly comply with the by-laws framed by the association/society and shall observe the covenants conditions and restrictions set forth in such bylaws and or any other declaration. The failure to comply with such provisions may be a ground for the association of the owners to initiate appropriate proceeding against the earring member.

I.9 ELECTRICAL CONNECTION & OTHER MANDATORY PROVISIONS CHARGES:

- i. The Allottee(s) hereby agrees to submit all necessary documents and it's related cost within 15 days of intimation by Promoter to get and obtain separate electric meter or electricity connection in or upon the said unit after the Conveyance deed is executed in his favour. Failing to provide necessary documents or cost within given time by Promoter, then the Allottee shall be liable to get and obtain separate electric meter or electricity connection in or upon the said unit at his own costs and responsibility.
- ii. Allottee has agreed to pay all electricity deposits and proportionate charges for installation of sub-station and transformer, 11/33 KVA line to be drawn up to the complex, meters panel boards, cabling and wiring, cost of service connection and space allotted for installation of sub-station to be installed either by the Electricity Dept. or by the Promoter himself as included in the Total Price of the apartment.
- iii. Also the Allottee(s) hereby agrees to pay the Promoter/Society, the monthly electricity rent against the bill raised by the Promoter/Society of the total building/units connected with a single S.T. power line from Electricity Dept./ Electricity Distribution Company. In the event of failure to pay the electricity rent by the Allottee(s), the Promoter/Society shall have power to disconnect the power supply to the said unit.
- iv. It is understood and agreed by the Allottee(s) that, any delay in obtaining electrical connection to the complex or to the common areas or to the common facilities, shall not be deemed to imply that handing over possession of the flat is delayed beyond the period agreed to by the promoter as it is beyond the scope of the promoter to compel the Electricity Dept./ Electricity Distribution Company to provide such connection, as this is beyond the control of the Promoter.

v. Individual electricity connection/ meter charges, water / storm water connection charges, sewerage connection charges, charges including its infrastructure charges, deposits to the concerned authorities, on account of additional fire safety measures undertaken, increases in deposit of security amounts of water, electricity etc., any new infrastructure charges and increase thereof for bulk supply of electrical energy and all / any other charges are not included in the Sale Consideration of the said Unit and the actual/ proportionate amount shall be additionally payable by the Allottee(s) on or before the offer of possession of the said Unit.

I.10 OBLIGATIONS OF ALLOTTEES:

- i. The Allottee(s) is aware that the Promoter may, either by itself and/or its nominees/associates/affiliates also retain some portion or units in the Phase(s) of Project, which may be subject to different terms of use, including as a guest house or an unit or corporate use, as may be under the applicable laws and the Allottee(s) gives his unequivocal consent for the aforesaid.
- ii. The Allottee(s) shall be entitled to enjoy the common areas and facilities and he/she shall in co-operation with the other Allottee(s) / tenants who shall take effectual steps for a healthy & safe society and good maintenance or the common areas and facilities viz. sewerage system, water supply, entrance/exit to the project, electrical transformer, common access, internal/external project roads, boundary wall, common passage, park and garden, open space, compound walls and outside walls, as well as the other common facilities/areas (as per applicability). It is expressly stated that the common areas includes any facilities that shall be used by the other Allottee(s)/occupants/ Lessors without any hindrance from the Allottee(s) and shall not be encroached/restricted upon such right of the other Allottee(s).
- iii. The Allottee clearly understands that the project is a township project and shall be developed phase-wise. The Allottee has booked a flat in Phase 2(Metro 100 Acres-Ananta). Subsequently when further phases will be developed, the common amenities developed viz. Main Gate, common access road, open area, boundary wall, park and garden, common transformer installed, backup DG Set, sewerage treatment plant and all other common amenities will also be used by the other phase customers and the Allottee and association of Allottees shall have no objection in this regard. It is agreed and understood between the Promoter and the Allottee(s) that after the formation of the Association of Allottees, the Promoter shall be absolutely entitled to hold and shall have absolute authority and control as regards to the unsold premises, units, un-earmarked areas etc. in the said Project. All unsold and/or un-allotted units, open spaces, land area in the Project, without any limitation and the Promoter shall continue to remain in overall possession of such unsold and/or un-allotted units and shall be entitled to enter in the Project to enable it to complete any unfinished construction work and to provide amenities and facilities as the Promoter may deem necessary.
- iv. The Allottee(s) shall pay all charges and expenses with respect to formation and conveyance to the Organization/Society, registration of Sale deed of the common area in favour of Association of Allottees including, but not limited to professional costs of the Attorney-at-Law/Advocates of the Promoter, Legal Charges, Society formation and consultancy retainer fees etc. including, for preparing its rules, regulations and bye-laws and the cost of preparing and engrossing the conveyance or assignment of lease, as the case may be, at any time on or before the execution and registration of the "Sale deed".

I.11 Refund Policy:

i. The Allottee(s) further agrees that the Promoter shall refund the balance amounts either by way of (a)personal hand delivery of cheque(s) to the Allottee(s) or (b) courier of cheque(s) to the Allottee(s) at the aforementioned address mentioned in this Form or in the Agreement for Sale, or (c) through any other means as the Promoter may deem fit. The Promoter may at its discretion also make refund through RTGS to the Allottee(s) as per account details for refund as mentioned in the Application form or Agreement signed by the Allottee(s). In case of Allottee(s) who have availed home loan and mortgaged the said Unit to any Bank/ Financial Institution, such refund to Allottee(s) shall be processed post intimation to any Bank/ Financial Institution and release of amounts to such Bank/ Financial Institution as per agreements, documents, papers etc. signed between the Allottee(s) and such Bank/ Financial Institution and the Allottee(s). Such refund shall be in the name of the first applicant (as per the Application Form)/ lender (in case the Allottee(s) has procured a loan from a bank/ financial institution), as the case may be. This shall be full and final discharge of all obligations on the part of the Promoter or its employees and the Allottee(s) will not raise any objection or claim on the Promoter in this regard.

I.12 Liability for Handover

- i. In the event the Allottee(s) fails to take possession of the Unit within such dates as mentioned in the Offer of Possession letter, then the Unit shall lie at the risk and cost of the Allottee(s). The maintenance charges and the defect liability period shall commence from the CAM Commencement Date. In addition to payment of interest for delayed payments, the Allottee(s) shall be liable to pay Holding Charges at the rate of Rs 10 per sq. ft. per month shall be calculated on carpet area from expiry of CAM Commencement Date till the Allottee(s) takes actual possession of the Unit. The Allottee(s) agrees and acknowledges that the Promoter's obligation of delivering possession of the Unit shall come to an end and the Promoter shall not be responsible and/or liable for any obligation towards the Allottee(s) for the possession of the said Unit. Under such circumstances it shall be deemed that the Allottee(s) has taken possession of the said Unit. During the period of the said delay by the Allottee(s), the Unit shall remain locked and shall continue to be in possession of the Promoter but at the sole risk, responsibility and cost of the Allottee(s) in relation to its deterioration in physical condition.
- ii. Additionally, the Promoter shall not be liable in case of the following:
 - a. Structural defects caused or attributable to the Allottee(s) by carrying out structural or architectural changes from the original design attributes, demolition, dismantling, making openings, removing or re-sizing the original structural framework, putting excess or heavy loads or using the premises other than for its intended purpose;
 - b. Structural defects induced by Force Majeure situations, such as war, flood, act of God, explosions of any kind by terrorist etc.
 - c. Structural defects occurring in the Unit or unit that has undergone civil renovations, deviating from the original layout has been carried out by Allottee without any intimation and grant of permit by Promoter or Association of Allottee as applicable.
 - d. In the event of any damage due to wear and tear of whatsoever nature is caused to thereto (save and except the defects as mentioned hereinabove) after the CAM Commencement Date, the Promoter shall not be responsible for the cost of re-instating

and/or repairing such damage caused by the Allottee(s) and the Allottee(s) alone shall be liable to rectify and reinstate the same at its own costs and expenses.

Notwithstanding anything contained in the above clause the following exclusions are made.

Thereafter the welfare association /society shall take annual maintenance contract with the suppliers. The Promoter shall transfer manufacturer's guarantees/warrantees to the allottee or association of allottees as the case may be.

- e. Equipment (lifts, generator, motors, STP, transformers, gym equipment etc) which carry manufacturer's guarantees for a limited period.
- f. Fittings related to plumbing, sanitary, electrical, hardware, etc. damaged by Allottee.
- g. Allowable structural and other deformations including expansion quotient.
- h. The terms of work like painting etc. which are subject to wear and tear.
- iii. The allottees shall maintain the apartments in good tenantable conditions and carry out the internal repairs for the upkeep of the apartments. The association of the allottees or its assigns shall maintain the services and amenities in good condition and covered with proper AMC and insurance. The obligation of the developers shall be subject to proper maintenance and upkeep of the apartments/services and amenities by the allottee or the association of the allottees as the case may be during the maintenance period.
- I.13 Attempt to Defame: The Allottee(s) agrees not to do or omit to do or cause to be done by any party known to him by any act, deed or thing or behave inappropriately or correspond or communicate in a manner that would in any manner affect or prejudice or defame the Building / Project / Larger Property or the Promoter or its representatives. In the event the Allottee(s) does or omits to do any such act, deed or thing then the Promoter shall, without prejudice to any other rights or remedies available in law and also will have the option to terminate this Agreement by sending the Allottee a Notice of Termination.

I.14 RIGHT TO ACKNOWLEDGEMENT:

- i. The Allottee(s) agrees that the Apartment / Plot shall not be used for any purpose other than the specific purpose for which the same is required to be sold. It is further expressly agreed that under no circumstances the Allottee(s) shall utilize the Apartment / Plot for any other purpose otherwise for which it was sold.
- ii. The Promoter shall be entitled to enter in separate agreements with the owners, Allottee(s) of different units in the Building of the Project on terms and conditions decided by the Promoter in its sole discretion and shall without any delay or demur enroll the new Allottee(s) as member(s) of the Association(s). However, the Allottee(s) and/or Association shall not claim any reduction in the Sale Consideration and/or any damage on the ground of inconvenience and/or nuisance or on any other ground whatsoever. Further, the Promoter shall not be liable to pay or contribute any amount on account of non-occupancy charges or for any other charges or fund provided under the bylaws, rules and regulations or resolutions of the Association. The Promoter shall be entitled to possess all the legal right over the Unit, until it is handed over in favour of the Allottee(s) and shall carry out any development / maintenance and other acts as may be considered necessary
- iii. The Promoter shall not be liable to bear or pay any contributions, deposits, expenses, transfer fees, non-occupancy charges, donations, premiums or any other amounts,

charges or liabilities whatsoever to the Association of Apartment Owners to be formed in respect of the Project, as the case may be in

- iv. The Promoter and/or its affiliates shall in its discretion, control the placement, installation and provision of any types of temporary and permanent signage and hoardings (including neon, backlit and illuminated signage and hoardings) of whatsoever nature upon and in the Project and/or any part thereof till such time the Project is completed, and the Common Areas are handed over in favour of the Association of Apartment Owners to be formed in respect of the Project. Further, the Promoter and/or its affiliates shall always have full complete and unrestricted access to such hoardings, and signage. Without prejudice to the generality of the foregoing provisions the Promoter and/or its affiliates shall have full rights, in its/their discretion, to install its/their name/s and any other intellectual property of the Promoter at one or more places or in or upon the Said Land and/or upon the Project and/or any Common Areas and/or any Limited Common Areas & Amenities, and/or at the entrances and exits thereof. The Promoter and its affiliates have, shall always have and reserve/s, to themselves full and free right of way and means and access to such place or places for the purpose of installing, maintaining and replacing such hoardings and signage.
- v. The parties hereby confirm that they are signing this Agreement with full knowledge of all the laws, rules, regulations, notifications, etc., applicable to the project;
- vi. 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 enter into this Agreement on the terms and conditions appearing hereinafter;
- vii. In accordance with the terms and conditions set out in this Agreement and as mutually agreed upon by and between the parties, the promoter hereby agrees to sell and the Allottee(s) hereby agrees to purchase the Apartment undivided interest in the common areas and the garage/ closed parking (if applicable) as specified in Para G

Now THEREFORE, in consideration of the mutual representations, covenants, assurances, promises and agreements contained herein and other good and valuable consideration, the parties agree as follows:

1. TERMS:

1.1

	sell to the Allottee(s) and the Allottee(s) hereby agrees to purchase, the Apartment as specified in Para G;
1.2	The Total price for the Apartment based on the Carpet area is Rs
	Block/Building/Tower No
	Apartment No:

Subject to the terms and conditions as detailed in this Agreement, the Promoter agrees to

Type:	 BHK
Floor:	 Floor

(Break up and description) SCHEDULE 'D'

Block No.	Rate of Apartment per square feet
apartment No.:	
•••••	
	Cost of the apartment calculated as per the carpet area: Rs
Туре: ВНК	
Floor: Floor	GST applicable Rs /-
	Cost of Preferential Location Charges - 0
	Cost of Infrastructure Development & other charges – Rs/-
	GST applicable Rs /-
	Cost of External Electrical Development and Meter Charges - Rs /-GST applicable Rs /-
	Advance Maintenance for defect liability period, Corpus Fund/IFMS, Building Protection Deposit and club users fee shall be payable as per the maintenance agreement.
	Any other facilities and benefits like Prepaid Piped Gas Supply may be provided by the Developer and each allottee agrees to avail such benefits and pay the charges thereof on receipt of demand notice by the promoter for such charges.
	Total Cost Rs:/- excluding Maintenance, corpus fund/IFMS or any other additional facility.

Explanation:

- i. The Total price above include the booking amount paid by the Allottee(s) to the promoter towards the Apartment;
- ii. The Total Price above includes taxes (consisting of tax paid or payable by the Promoter by way of Goods and Services Tax, Cess and such other taxes which may be levied, in connection with the construction of the project payable by the promoter) up to the date of handing over the possession of the Apartment to the allottee and the project to the association of allottees or the competent authority, as the case may be, after obtaining the occupancy certificate.

Provided that in case there is any change or modification in the taxes, the subsequent amount payable by the Allottee(s) to the promoter shall be increased or reduced based on such change or modification;

Provided further that if there is any increase in the taxes after the expiry of the scheduled date of completion of the project as per registration with the Authority, which shall include

- the extension of registration, if any, granted to the said project by the Authority, as per the provisions of the Act, the same shall not be charged from the allottee;"
- iii. The promoter shall periodically intimate to the Allottee(s), the amount payable as stated in (i) above and the Allottee(s) shall make payment as demanded by the Promoter within the time and in the manner specified therein. In addition, the promoter shall provide to the Allottee(s) the details of the taxes paid or demanded along with the acts/ rules/ notifications together with dates from which such taxes/ levies etc. have been imposed or become effective:
- iv. The total price of Apartment includes: 1) undivided interest in the Common Areas; and 2) garage (s) / closed parking (s) as provided in the Agreement.
- 1.3 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 to the competent authority and/or any other increase in charges which may be levied or imposed by the competent authority from time to time. The promoter undertakes and agrees that while raising a demand on the Allottee(s) for increase in development charges, cost/charges imposed by the competent authorities, the promoter shall enclose the said notification/order/rule/regulation to that effect along with demand letter being issued to the Allottee(s), which shall only be applicable on subsequent payments.
 - Provided that if there is any imposition or increase of development charges after the expiry of the scheduled date of completion of the project as per registration with the Authority, which shall include the extension of registration, if any, granted to the said project by the Authority, as per the provisions of the Act, the same shall not be charged from the allottee.";
- 1.4 The Allottee(s) shall make the payment as per the payment plan set out in **Schedule C** of the Act ("Payment plan")
- 1.5 The promoter may allow, in its sole discretion, a rebate for early payments of installments payable by the Allottee(s) by discounting such early payments @ N.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/ withdrawal, one granted to an Allottee(s) by the promoter.
- 1.6 It is agreed that the promoter shall not make any additions and alterations in the sanctioned plans, layout plans and specifications and the nature of fixtures, fittings and amenities described there in respect of the apartment, plot or building, as the case may be, without the previous written consent of the Allottee(s), provided that the promoter may make such minor additions or alterations as may be required by the Allottee(s), or such minor changes or alterations as per the provisions of the Act.
- 1.7 [Applicable in case of an apartment] The Promotor shall confirm the final carpet area that has been allotted to the Allottee after the construction of the building is complete and Occupancy Certificate* is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area. The total price payable for the carpet area shall be recalculated upon confirmation by the promoter. If there is any reduction in the carpet area within the defined limit then promoter shall refund the excess money paid by the allottee within forty five days with annual interest specified in the Rules, from the date when such an excess amount paid by the allottees. If there is any increase in carpet area allotted to the allottee the promoter shall demand from the Allottee as per the next milestone of the Payment Plan. All these monetary adjustments shall be made at the same rate per square feet as agreed in Clause 1.2 of this Agreement.

- 1.8 Subject to clause 9.3 the promoter agrees and acknowledges, the Allottee(s) shall have the right to the Apartment as mentioned below:
- i. The Allottee(s) shall have exclusive ownership of the Apartment;
- ii. The Allottee(s) shall also have undivided interest in the Common Areas. Where the interest of Allottee in the Common Areas is undivided and cannot be divided or separated, the Allottee shall use the Common Areas along with other occupants, maintenance staff etc., without causing any inconvenience or hindrance to them.
 - (iia) The promoter shall hand over the common areas to the association of allottees after duly obtaining the occupancy certificate from the Competent Authority as provided in the Act.
- iii. The promoter shall hand over the common areas to the association of allottees after duly obtaining the occupancy certificate from the Competent Authority as provided in the Act;" That the computation of the price of the Apartment includes recovery of price of land, construction of the common areas, internal development charges, external development charges, taxes, cost of providing electric wiring, electrical connectivity to the apartment, lift, waterline and plumbing, finishing with paint, marbles, tiles, doors, windows, fire detection and firefighting equipment in the common areas, maintenance charges as per clause 11 etc. and includes cost for providing all other facilities, amenities and specifications to be provided within the [Apartment/Plot] and the Project;"
- iv. The Allottee has the right to visit the project site to assess the extent of development of the project and his apartment/plot, as the case may be.
- 1.9 It is made clear by the promoter and the Allottee(s) agrees that the Apartment along with ____ garage/ closed parking shall be treated as a single indivisible unit for all purposes. It is agreed that the project is an independent, self-contained project covering the said Land and is not a part of any other project or zone and shall not form a part of and/ or linked/ combined with any other project in its vicinity or otherwise except for the purpose of integration of infrastructure for the benefit of the Allottee(s). It is clarified that project's facilities and amenities shall be available only for use and enjoyment of the Allottee(s)s of the project.
- 1.10 The promoter agrees to pay all outgoings before transferring the physical possession of the Apartment to the Allottee(s), which it has collected from the Allottee(s), for the payment of outgoings (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 such other 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 the outgoings collected by it from the Allottee(s) or any liability, mortgage loan and interest thereon before transferring the Apartment / Plot to the Allottee(s), the promoter agrees to be liable, even after the transfer of the property, to pay such outgoings and penal charges, if any, to the authority or person to whom they are payable and be liable for the cost of any legal proceedings which may be taken there for by such authority or person.

1.11	The Allottee(s) has paid a sum of Rs
	Only) as booking amount being part payment towards the
	total price of the Apartment at the time of application the receipt of which the promoter
	hereby acknowledges and the Allottee(s) hereby agrees to pay the remaining price of the
	Apartment / Plot as prescribed in the payment plan as may be demanded by the promoter
	within the time and in the manner specified therein:

Provided that if the Allottee(s) delays in payment towards any amount for which is payable, he shall be liable to pay interest at the rate specified in the Rules

2. MODE OF PAYMENT

Subject to the terms of the agreement, and the promoter abiding by the construction milestones, the Allottee(s) shall make all payments, on demand by the promoter, within the stipulated time as mentioned in the payment plan through / demand draft or online payment (as applicable) in favour of M/s. Metro Garden Estate Pvt. Ltd- Metro 100 acres- Ananta Master Account payable at Cuttack/ Bhubaneswar.

3. COMPLIANCE OF LAWS RELATING TO REMITTANCES:

- 3.1 The Allottee(s), if resident outside India, shall be solely responsible for complying with the necessary formalities as laid down in Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules and Regulations made there under or any statutory amendment(s) modification(s) made thereof and all other applicable laws including that of remittance of payment acquisition/sale/transfer of immovable properties in India etc. and provide the promoter with such permission, approvals which would enable the promoter to fulfill its obligations under this Agreement. Any refund, transfer of security, if provided in terms of the Agreement shall be made in accordance with the provisions of Foreign Exchange Management Act, 1999 or statutory enactments or amendments thereof and the Rules and Regulation of the Reserve Bank of India or any other applicable law. The Allottee(s) understands and agrees that in the event of any failure on his/ her part to comply with the applicable guidelines issued by the Reserve Bank of India, he/she shall be liable for any action under the Foreign by the Foreign Exchange Management Act, 1999 or other laws applicable, amended from time time. as as to
- 3.2 The promoter accepts no responsibility in this regard. The Allottee(s) shall keep the promoter fully indemnified and harmless in the regard. Whenever there is any change in the residential status of the Allottee(s) subsequent to the signing of this Agreement, it shall be the sole responsibility of the Allottee(s) to intimate the same in writing to the promoter immediately and comply with necessary formalities if any under the applicable laws. The promoter shall not be responsible towards any third party making payment/ remittances on behalf of any Allottee(s) and such third party shall not have any right in the application/ allotment of the said apartment applied for herein in any way and the promoter shall be issuing the payment receipts in favour of the Allottee only.

4. ADJUSTMENT/ APPROPRIATION OF PAYMENTS

The Allottee(s) authorizes the 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 promoter may in its sole discretion deem fit and the Allottee(s) undertakes not to object /demand/direct the promoter to adjust his payments in any manner.

5. TIME IS ESSENCE:

5.1 The Promoter shall abide by the time schedule for completing the project as disclosed at the time of registration of the project with the Authority and towards handing over the [Apartment/Plot] to the Allottee and the common areas to the association of allottees or the Competent Authority, as the case may be.

6. CONSTRUCTION OF THE PROJECT / APARTMENT:

The Allottee(s) has seen the proposed layout plan, specifications, amenities and facilities of the [Apartment/Plot] and accepted the floor plan, Payment Plan and the specification, amenities and facilities [annexed along with this Agreement] which has been approved by the competent authority, as represented by the promoter. The promoter shall develop the project in accordance with the said layout plans, floor plans, specification, amenities and facilities. Subject to the terms in this Agreement, the promoter undertakes to strictly abide by such plans approved by the competent Authorities and shall also strictly abide by the bye-laws, Far and density norms and provisions prescribed by the **Planning and Building Standards Regulations of Bhubaneswar Development Authority** 2018, and shall not have an option to make any variation/ alteration/ modification in such plans, other than in the manner provided under the Act, and breach of this term by the promoter shall constitute a material breach of the Agreement.

7. POSSESSION OF THE APARTMENT/PLOT:

- 7.1 Schedule for possession of the said Apartment: The promoter agrees and understands that timely delivery of possession of the Apartment/Plot to the allottee and the common areas to the association of allottees or the Competent Authority, as the case may be is the essence of the Agreement. The promoter, based on the approved plans and specifications, assures to hand over possession of the Apartment / Plot on Date unless there is delay or failure due to war, flood, drought, fire, cyclone, earthquake or any other calamity caused by nature affecting the regular development of the real estate project ("Force Majeure"). If, however, the completion of the project is delayed due to the Force Majeure conditions then the Allottee(s) agrees that the promoter shall be entitled to the extension of time for delivery of possession of the Apartment, provided that such Force Majeure conditions are not of a nature which make it impossible for the contract to be implemented. The Allottee(s) agrees and confirm that, in the event it becomes impossible for the promoter to implement the project due to Force Majeure conditions, then this allotment shall stand terminated and the promoter shall refund to the Allottee(s) the entire amount received by the promoter from the allotment within 45 days from that date and the promoter shall intimate the Allottee about such termination at least thirty days prior to such termination. After refund of the money paid by the Allottee(s), Allottee(s) agrees that he/ she shall not have any rights, claims etc. against the promoter and that the promoter shall be released and discharges from all its obligations and liabilities under this Agreement.
- 7.2 **Procedure for taking possession:** The promoter, upon obtaining the occupancy certificate* from the competent authority shall offer in writing the possession of the Apartment, to the Allottee(s) in terms of this Agreement to be taken within two months from the date of issue of such occupancy certificate. Provided that, in the absence of local law, the conveyance deed in favour of the Allottee shall be carried out by the Promoter within 3 months from the date of issue of such occupancy certificate. The Promoter agrees and undertakes to indemnify the Allottee(s) in case of failure of fulfillment of any of the provisions, formalities, documentation on part of the promoter. The Allottee after taking possession agree(s) to pay the maintenance charges as determined by the Promoter/association of allottees, as the case may be, after the issuance of the occupancy 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.
- 7.3 **Failure of Allottee(s)to take Possession of Apartment:** Upon receiving a written intimation from the promoter as per clause 7.2, the Allottee(s) shall take possession of the Apartment from the promoter by executing necessary indemnities, undertakings and such other documentation as prescribed in this Agreement, and the promoter shall give

possession of the Apartment to the Allottee(s). In case the Allottee(s) fails to take possession within the time provided in clause 7.2, such Allottee(s) shall continue to be liable to pay maintenance charges as applicable.

7.4 **Possession by the Allottee(s)**: After obtaining the occupancy certificate* and handing over physical possession of the Apartment to the Allottee(s), it shall be the responsibility of the promoter to hand over the necessary documents and plans, including common areas, to the association of the Allottee(s) or the competent authority, as the case may be, as per the local laws.

Provided that, in the absence of any local law, the Promoter shall hand over the necessary documents and plans, including common areas, to the association of Allottees or the Competent Authority, as the case may be, within thirty days after obtaining the occupancy certificate.

- 7.5 **Cancellation by Allottee(s):** The Allottee(s) shall have the right to cancel/withdraw his allotment in the project as provided in the Act:
 - Provided that where the Allottee(s) proposes to cancel/ withdraw from the project without any fault of the promoter, the promoter herein is entitled to forfeit the booking 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 45 days of such cancellation.
- 7.6 Compensation: The promoter shall compensate the Allottee(s) 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 interest and compensation under this section shall not be barred by limitation provided under any law for the time being in force.

Except for occurrence of a Force Majeure event, if the promoter fails to complete or is unable to give possession of the Apartment (i) in accordance with the terms of this Agreement, duly completed by the date specified herein; or (ii)due to discontinuance of his business as a developer on account of suspension or revocation of the registration under the Act: or for any other reason; the promoter shall be liable, on the registration under the Act: or for any other reason: the promoter shall be liable, on demand to the Allottee(s), in case the Allottee(s) wishes to withdraw from the project, without prejudice to any other remedy available, to return the total amount received by him in respect of the Apartment, with interest at the rate specified in the Rules within 45 days including compensation in the manner as provided under the Act. Provided that where if the Allottee(s) does not intend to withdraw from the project the promoter shall pay the Allottee(s) interest at the rate specified in the Rules for every month of delay, till handing over of the possession, which shall be paid by the Promoter to the Allottee within forty-five days of it becoming due.

8. REPRESENTATIONS AND WARRANTIES OF THE PROMOTER:

The promoter hereby represents and warrants to the Allottee(s) as follows:

- The Promoter has absolute, clear and marketable title with respect to the said Land; the requisite rights to carry out development upon the said Land and absolute, actual, physical and legal possession of the said Land for the project;
- ii. The promoter has lawful rights and requisite approvals from the competent Authorities to carry out development of the project;
- iii. There are no encumbrances upon the said Land or the project;

- [In case there are any encumbrances on the land provide details of such encumbrances including any rights, title, interest and name of party in or over such land
- iv. There are no litigations pending before any court of law with respect to the said Land, Project or the Apartment;
- v. All approvals, licenses and permits issued by the competent Authorities with respect to the project, said Land and Apartment 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 in compliance with all applicable laws in relation to the project, said Land, Building and Apartment and common areas;
- vi. The promoter has the right to enter into Agreement and has not committed or omitted to perform any act or thing, whereby the right, title and interest of the Allottee(s) created herein, may prejudicially be affected;
- vii. The 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 Land, including the project and the said Apartment which will, in any manner, affect the rights of Allottee(s) under this Agreement;
- viii. The promoter confirms that the promoter is not restricted in any manner whatsoever from selling the said Apartment to the Allottee(s) in the manner 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 Apartment to the Allottee(s) and the common areas to the association of the Allottee(s);
- x. The Schedule property is not the subject matter of any HUF and that no part thereof is 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 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 project to the Competent Authorities till the occupancy certificate has been issued and possession of apartment, plot or building, as the case may be, along with common areas (equipped with all the specifications, amenities and facilities) has been handed over to the allottee and the association of allottees or the Competent Authority, as the case may be,"
- xii. 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 by or served upon the promoter in respect of the said Land and/or the Project.

9. EVENTS OF DEFAULTS AND CONSEQUENCES:

- 9.1 Subject to the Force Majeure clause, the promoter shall be considered under a condition of default, in the following events:
- i. Promoter fails to provide ready to move in possession of the Apartment to the Allottee(s) within the time period specified. For the purpose of this clause, 'ready to move in possession' shall mean that the apartment shall be in a habitable condition which is complete in all respects;

- ii. Discontinuance of the promoter's business as a developer on account of suspension or revocation of his registration under the provisions of the Act or the rules or regulations made there under.
- 9.2 In case of default by promoter under the conditions listed above, Allottee(s) is entitled to the following:
- Stop making further payments to promoter as demanded by the Promoter. If the Allottee(s) stops making payments, the Promoter shall correct the situation by completing the construction milestones and only thereafter the Allottee(s) be required to make the next payment without any interest; or
- ii. The Allottee(s) shall have the option of terminating the Agreement in which case the promoter shall be liable to refund the entire money paid by the Allottee(s)under any head whatsoever towards the purchase of the apartment, along with interest at the rate specified in the Rules within forty- five days of receiving the termination notice:
- iii. Provided that where an Allottee(s) does not intend to withdraw from the project or terminate the Agreement, he/she shall be paid, by the promoter, interest at the rate specified In the Rules, for every month of delay till the handing over of the possession of the Apartment which shall be paid by the Promoter to the allottee within forty- five days of it becoming due.
- 9.3 The Allottee(s) shall be considered under a condition of default, on the occurrence of the following events:
- i. In case the Allottee(s) fails to make payments for 3 consecutive demands made by the promoter as per the payment plan annexed hereto, despite having been issued notice in that regard the Allottee(s) shall be liable to pay interest to the promoter on the unpaid amount at the rate specified in the rules.
- ii. In case of default by Allottee(s) under the condition listed above continues for a period beyond _2_ consecutive months after notice from the promoter in this regard, the promoter shall cancel the allotment of the Apartment in favour of the Allottee(s) and refund the amount money paid to him by the Allottee(s) by deducting the booking amount and the interest liabilities and this agreement shall thereupon stand terminated.
- iii. 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:

The promoter, on receipt of Total Price of the [Apartment/Plot] as per clause 1.2 under the Agreement from the Allottee, shall execute a registered conveyance deed and convey the title of the [Apartment/Plot] together with undivided interest in the common areas and separately convey undivided proportionate title in the Common Areas to the association of Allottees or Competent Authority as the case may be, within three months from the date of issuance of the occupancy certificate, to the Allottee. However, in case the Allottee fails to deposit the stamp duty and/or registration charges within the period mentioned in the notice, the Allottee 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.

11. MAINTENANCE OF THE SAID BUILDING/ APARTMENT / PROJECT:

The promoter shall be responsible to provide and maintain essential services in the Project till the taking over of the maintenance of the project by the association of the allottees upon

the issuance of the occupancy certificate of the project. The cost of such maintenance has been included in the Total price of the Apartment. The time period and other terms and conditions pertaining to maintenance shall be incorporated in the Maintenance agreement to be executed by the Promoter or its nominated Maintenance agency which may be treated and read as a part of this agreement. The quantum of maintenance, club users fee and other charges as may be fixed by the agency shall be borne by the allottee and shall be payable as and when intimated by the Promoter prior to taking over Possession of the flat. In pursuance of the Maintenance agreement, the Promoter or its nominated Maintenance agency shall provide maintenance and operation of various services and facilities and equipment in the common area in the Complex and on assurance that Allottee(s) shall abide by the terms and conditions of this agreement and the rules and regulations as framed from time to time. The owner will pay advance maintenance as decided by the Promoter or its Nominated Maintenance agency.

12. DEFECT LIABILITY:

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 the agreement for sale relating to such development is brought to the notice of the promoter within a period of 5(five) years by the Allottee(s) from the date of handing over possession, it shall be the duty of the promoter to rectify such defects without further charge, within 30(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. RIGHT TO ENTER THE APARTMENT FOR REPAIRS:

The promoter/maintenance agency/association of Allottee(s) shall have rights of unrestricted access of all common areas, garages/closed parking and parking spaces for providing necessary maintenance services and the Allottee agrees to permit the association of allottees and/or maintenance agency to enter into the Apartment or any part thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect.

14. USAGE:

Use of Basement And Service Areas: The Basement/s and Service Area, if any, as located within "**Metro 100 Acres - Ananta**" shall be earmarked for purposes such as parking spaces and services including but not limited to electric sub-station, transformer, DG set rooms, underground water tanks, pump rooms, maintenance and service rooms, fire fighting pumps and equipment's etc. and other permitted uses as per sanctioned plans. The Allottee shall not be permitted to use the services areas and the basements in any manner whatsoever, other than those earmarked as parking spaces, and the same shall be reserved for use by the association of Allottee(s) formed by the Allottee(s) for rendering maintenance services.

15. GENERAL COMPLIANCE WITH RESPECT TO THE APARTMENT / PROJECT:

Subject to Clause-12 above, the Allottee(s) shall, after taking possession, be solely responsible to maintain the Apartment at his/her own cost, in good repair and condition and shall not do or suffer to be done anything in or to the building, or the Apartment, or the staircases, lifts, common passages, corridors, circulation areas, atrium or the compound which may be in violation of any laws or rules of any authority or change or alter or make additions to the Apartment and keep the Apartment, its walls and partitions, sewers, drains, pipe and appurtenances thereto or belonging thereto, in good and

tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the Building is not in any way damaged or jeopardized. The Allottee(s) further undertakes, assures and guarantees that he/she would not put any sign-board/ name-plate, neon light, publicity material or advertisement material etc. on the face/ façade of the building or anywhere on the exterior of the project, buildings therein or common areas. The Allottee(s) shall also not change the colour scheme of the outer walls or painting of the exterior side of the windows or carry out any change in the exterior elevation or design. Further the Allottee(s) shall not store any hazardous or combustible goods in the Apartment or place any heavy material in the common passages or staircase of the Building. The Allottee(s) shall also not remove any wall, including the outer and load bearing wall of the Apartment. The Allottee(s) shall plan and distribute its electrical load in conformity with the electrical systems installed by the promoter and thereafter the association of Allottee(s) and/or maintenance agency appointed by association of Allottee(s) shall be responsible for any loss or damages arising out of breach of any of the aforeasaid conditions.

16. COMPLIANCE OF LAWS, NOTIFICATIONS ETC. BY ALLOTTEE(S):

The Parties are entering into this Agreement for the allotment of a [Apartment/Plot] with 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 up additional structure(s) anywhere in the Project after the building plan, layout plan, sanction plan and specifications, amenities and facilities has been approved by the Competent Authority(ies) and disclosed, except for as provided in the Act.

18. PROMOTER SHALL NOT MORTGAGE OR CREATE A CHARGE:

After the promoter executes this agreement he shall not mortgage or create a charge on the Apartment / Plot/ Building and if any such mortgage or charge is made or created then 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 Allottee(s) who has taken or agreed to take such Apartment/Plot/Building.

19. LAW ON APARTMENT OWNERSHIP:

The promoter has assured the Allottee(s) that the project in its entirety is in accordance with the provisions of the laws/rules/regulations for the time being in force.

20. BINDING EFFECT:

Forwarding this Agreement to the Allottee(s) by the promoter does not create a binding 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 the payment plan within 30(thirty) days from the date of receipt by the Allottee(s) and secondly, appears for registration of the same before the concerned subregistrar as and when intimated by the promoter. If the Allottee(s) fails to execute and deliver to the promoter this agreement within 30(thirty) days from the date of its receipt by the Allottee(s) and/or appear before the sub-registrar for its registration as and when intimated by the promoter, then the promoter shall serve a notice to the Allottee(s) for rectifying the default, which if not rectified within 30(thirty) days from the date of its receipt by the Allottee, application of the Allottee(s) shall be treated as cancelled and all sums deposited by the Allottee(s) in connection there with including the booking amount shall be returned to the Allottee(s) without any interest or compensation whatsoever.

21. ENTIRE AGREEMENT:

This agreement, 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, allotment letter, correspondences, arrangements whether written or oral, if any, between the parties in regard to the said Apartment / Plot/Building as the case may be.

22. RIGHT TO AMEND:

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

23. PROVISIONS OF THIS AGREEMENT APPLICATION ON ALLOTTEE(S)/ SUBSEQUENT ALLOTTEE(S):

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 project shall equally be applicable to and enforceable against any subsequent Allottee(s) of the Apartment, in case of a transfer, as the said obligations go along with the Apartment for all intents and purposes.

24. WAIVER NOT A LIMITATION TO ENFORCE

- 1. The promoter may, at its sole option and discretion, without prejudice to its rights as set out in this agreement, waive the breach by the Allottee(s) in not making payments as per the payment plan including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Allottee(s) that exercise of discretion by the promoter in the case of one Allottee(s) shall not be construed to be a precedent and/or binding on the promoter to exercise such discretion in the case of other Allottee(s).
- 2. Failure on the part of the promoter to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.

25. SEVERABILITY

If any provision of this agreement shall be determined to be void or unenforceable under the act or the rules and regulations made there under 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 there under 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.

26. METHOD OF CALCULATION OF PROPORTIONATE SHARE WHEREVER REFERRED TO IN THE AGREEMENT

Wherever in this agreement it is stipulated that the Allottee(s) has to make any payment, in common with other Allottee(s) in project, the same shall be the proportion which the carpet area of the Apartment bears to the total carpet area of all the Apartment in the project.

27. 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.

28. PLACE OF EXECUTION

The execution of this agreement shall be complete only upon its execution by the promoter through its authorized signatory at the promoter's office, or at some other place, which may be mutually agreed between the promoter and the Allottee(s) in the State of Odisha after the agreement is duly executed by the Allottee(s) and the 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 **Bhubaneswar/Cuttack/Jatni**.

29. NOTICES

That all notices to be served on the Allottee(s) and the promoter as contemplated by this agreement shall be deemed to have been duly served if sent to the Allottee(s) or the promoter by registered post at their respective addresses specified below:

Name of Allottee(s):-	
Allottee(s)'Address:	

M/s. Metro Garden Estate Pvt. Ltd. (Promoter name)

Metro River View Complex, Sunshine Field (East),

Kathajodi Ring Road, P.S.: Purighat, Town/District: Cuttack(Promoter Address)

It shall be the duty of the Allottee(s) and the Promoter to inform each other of any change in address subsequent to the execution of this agreement in the above address by registered post failing which all communications and letters posted at the above address shall be deemed to have been received by the promoter or the Allottee(s), as the case may be.

30. JOINT ALLOTTEE(S)

That in case there are Joint Allottee(s)s all communications shall be sent by the promoter to the Allottee(s) whose 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 Allottee(s).

31. GOVERNING LAW

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

32. DISPUTE RESOLUTION

All or any disputes arising out or touching upon or in relation to the terms and conditions of this Agreement, including the interpretation and validity of the terms thereof and the respective rights and obligations of the parties, shall be settled amicably by mutual discussion, falling which the same shall be settled through the adjudicating officer appointed under the Act.

This Agreement shall be construed and the legal relations between the Parties here to shall be determined and governed according to the laws of India and the courts of Cuttack shall have exclusive jurisdiction.

IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed this Agreement for sale **at Bhubaneswar/Cuttack/Jatni** (city/ town name) in the presence of attesting witness, signing as such on the day first above written.

SIGNED AND DELIVERED BY THE WITHIN NAMED	The lielood image cannot be displayed. The file may have been moved, renamed, or deleted. Verify that the link points to the correct file and location.
Allottee(s):	the life points to the correct file and location.
· /	
Mrs	
SIGNED AND DELIVERED BY THE WITHIN NAMED	The lieked image cannot be displayed. The file may have been moved, renamed, or deleted. Verify that the link points to the correct file and location.
(1)	
(Authorized Signatory)	
WITNESSES:-	
WITHESSES	
1. Signature:	
Name:	
Address:	
2. Signature:	
Name:	
Nume.	
Address:	

SCHEDULE 'A' – PLEASE INSERT DESCRIPTION OF THE [APARTMENT/PLOT] AND THE GARAGE/CLOSED PARKING (IF APPLICABLE) ALONG WITH BOUNDARIES IN ALL FOUR DIRECTIONS

SCHEDULE 'B' – FLOOR PLAN OF THE APARTMENT

SCHEDULE 'C' – PAYMENT PLAN BY THE ALLOTTEE

SCHEDULE 'D' - UNIT AND OTHER CHARGES

SCHEDULE 'E' – SPECIFICATIONS OF THE UNIT

SCHEDULE 'A'

Property Details

Dist: Khordha, Mouza: Kholadwara, P.S: Jatani, P.S. No.05, (1) Khata No. 650/102, Plot No. 179, admeasuring Ac.0.135 dec. and Power of Attorney holder of (2) Khata No. 328 Plot No. 135, admeasuring area Ac.0.360 dec. power of attorney holder of Document no 11121604433 dated 22-10-2016, owner Mrs. Pramila Jena (3) Khata No. 376 Plot No. 178 admeasuring area Ac. 0.150 dec. power of attorney holder of Document no 11122100906 dated 10-02-2021, owner Mr Babuli Jena (4) Khata No. 202 Plot No. 177, admeasuring area Ac.0.070 dec. and Plot No. 183, admeasuring area Ac.0.070 dec. power of attorney holder of Document no 11121800334 dated 19-01-2018, owner Mr. Dwija Jena (Total Area admeasuring to Ac.0.785 dec.), Status: Sthitiban, Kisam: Gharabari.

SCHEDULE 'B'

FLOOR PLAN

SCHEDULE 'C'

PAYMENT SCHEDULE

Booking	10%
Within 30 days from the date of booking (Execution of Agreement to sale)	-
Within 60 days from the date of booking	10%
On completion of Foundation	10%
On completion of Stilt/Ground Floor Roof Casting	10%
On completion of First Floor Roof Casting	10%
On completion of Second Floor Roof Casting	10%
On completion of Third Floor Roof Casting	10%
On completion of Fourth Floor Roof Casting	15%
On completion of Flooring/Finishing	10%
On or Before Possession	5%

SCHEDULE 'E'

SPECIFICATIONS

STRUCTURE : R.C.C. framed structure with column foundation.

WALLS : 1ST class fly ash bricks masonry/ Concrete blocks with cement mortar.

DOORS : · Sal wood/Concrete/Panelled door frame.

· Laminated main door with mortise lock and eye piece.

· Internal doors shall be solid superior quality flush doors/HDF doors.

· Bathroom doors shall be FRP/Flush doors/HDF doors

WINDOWS : Anodized aluminium frame with glaze sliding shutters

FLOORING : · 2'*2' vitrified tile flooring

· Anti-skid ceramic floor tile for toilet and balcony.

· Ceramic/Glazed tiles in toilet up to 7' height

· Ceramic tiles up to 2' above the counter in kitchen.

· Granite on cooking platform top in kitchen.

· Marble/granite/tiles in staircase

TOILETS : · Concealed CPVC plumbing

· Superior quality C.P. fittings and fixtures.

· E.W.C. with flushing cisterns.

· Hot and cold water supply system in Master Toilet.

· Solar water heating system for Kitchen Sink.

· S.S. sink and C.P. fitting in Kitchen.

ELECTRICAL : ·Concealed wiring network with copper conductors.

· Modular sockets, switches and switchgear.

· A/C point in Master Bedroom.

· TV and telephone point in Master bedroom and Living room.

PAINT : External plaster finish with weather coat paints.

Internal plaster finish with smooth wall putty.

EXTRA WORK : Wardrobe, modular kitchen on request*

Extra electrical point, PH items, M.S. Grill items on request*

^{*}such requests have to be made well in advance at an extra cost to be borne by the clients as per the terms and conditions of the company.



METRO GARDEN ESTATE PRIVATE LTD-100 ACRES

Kotak Mahindra Bank

Period : 01-12-2023 To 31-12-2023

Cust.Reln.No : 374437224

Account No : 7413747379

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

Bhubaneshwar

BHUBANESHWAR-751001

ODISHA,INDIA

Branch Phone No.

7381076763

MICR Code

: 751485002

IFSC Code

KKBK0000493

Date	Narration	Chq/Ref No	Withdrawal (Dr)	Deposit(Cr)	Balance
	B/F				386.50(Cr)
17-12-2023	SWEEP TRF FROM 7413747386			0.70	387.20(Cr)
18-12-2023	SWEEP TRF FROM 7413747386			35,000.00	35,387.20(Cr)
23-12-2023	SWEEP TRF FROM 7413747386			105,000.00	140,387.20(Cr)
28-12-2023	GBO FT TO 2233448899	GBO- REQ_20231228114	140,000.00		387.20(Cr)
30-12-2023	SWEEP TRF FROM 7413747386	•		371,000.70	371,387.90(Cr)

Statement Summary

Opening Balance	:	386.50(Cr)
Total Withdrawal Amount	:	140,000.00(Dr)
Total Deposit Amount	:	511,001.40(Cr)
Closing Balance	:	371,387.90(Cr)
Withdrawal Count	:	1
Deposit Count	:	4



Account Statement

METRO GARDEN ESTATE PRIVATE LIMITED

Metro Riverview ComplexCust. Reln. No.374437224PO-Chandini ChowkAccount No.2233448899

PS-LALBAG Period From 01/12/2023 To 31/12/2023

Cuttack Currency INR

ODISHA Branch BHUBANESHWAR

INDIA Nomination Regd N

753002 Nominee Name

SI. No.	. Date	Description	Chq / Ref number	Amount	Dr / Cr	Balance	Dr / Cr
1	30/12/2023	SWEEP TRF FROM 7413747386		159,000.30	CR	415,441.10	CR
2	29/12/2023	TRF RATIRANJAN PANDA	FCM-2312297OD2HU	100,000.00	DR	256,440.80	CR
3	29/12/2023	TRF AXIS	FCM-2312297OD2HW	170,000.00	DR	356,440.80	CR
4	28/12/2023	GBO FT FROM 7413747379	GBO-REQ_202312281147	140,000.00	CR	526,440.80	CR
5	26/12/2023	JHADESWAR PANDA	FCM-2312267M1M1O	49,500.00	DR	386,440.80	CR
6	26/12/2023	NARAYAN CHANDRA MANDAL	FCM-2312267M1M1N	49,500.00	DR	435,940.80	CR
7	23/12/2023	SWEEP TRF FROM 7413747386		45,000.00	CR	485,440.80	CR
8	22/12/2023	TRF AXIS	FCM-2312227K7WTQ	100,000.00	DR	440,440.80	CR
9	18/12/2023	SWEEP TRF FROM 7413747386		15,000.00	CR	540,440.80	CR
10	17/12/2023	SWEEP TRF FROM 7413747386		0.30	CR	525,440.80	CR
11	04/12/2023	TRF RATNAKAR MOHANTY	FCM-23120475JFSZ	980,000.00	DR	525,440.50	CR
12	04/12/2023	TRF M R ELECTRICALS	FCM-23120475JFT1	495,000.00	DR	1,505,440.50	CR
13	04/12/2023	RTGS UTIBR62023120427524861 METRO GARDEN ESTATE	RTGSINW-0067437837	1,475,000.00	CR	2,000,440.50	CR
14	01/12/2023	TRF SAI ASSOCIATES	FCM-23120172K0UY	99,000.00	DR	525,440.50	CR

Opening balance Closing balance

as on 01/12/2023 INR 624,440.50

closing balance as on 31/12/2023 INR 415,441.10





METRO GARDEN ESTATE PRIVATE LTD-100 ACRES Period : 01-12-2023 To 31-12-2023

Cust.Reln.No : 374437224
Account No : 7413747386

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

Bhubaneshwar

BHUBANESHWAR-751001

ODISHA,INDIA

Branch Phone No. : 7381076763

MICR Code : 751485002

IFSC Code : KKBK0000493

Date	Narration	Chq/Ref No	Withdrawal (Dr)	Deposit(Cr)	Balance
	B/F				0.00(Cr)
16-12-2023	Recd:IMPS/335012038218/KARZA TECH/KKBK/X9410/bankA	IMPS- 335012203901		1.00	1.00(Cr)
17-12-2023	SWEEP TRF TO 7413747379 AND 2233448899		1.00		0.00(Cr)
17-12-2023	NEFT N351232788869764 ANURAG DAS HDFC0000001	NEFTINW- 0729494782		50,000.00	50,000.00(Cr)
18-12-2023	SWEEP TRF TO 7413747379 AND 2233448899		50,000.00		0.00(Cr)
22-12-2023	NEFT CMS3799484897 ICICI BANK LTD RAOG NEFT DISB	NEFTINW- 0733544984		150,000.00	150,000.00(Cr)
23-12-2023	SWEEP TRF TO 7413747379 AND 2233448899		150,000.00		0.00(Cr)
29-12-2023	Recd:IMPS/336311107911/MAHADE V MO/KKBK/X2381/Payme	IMPS- 336311971323		300,001.00	300,001.00(Cr)
29-12-2023	NEFT N363232805365386 ANURAG DAS HDFC0000001	NEFTINW- 0738184232		120,000.00	420,001.00(Cr)
29-12-2023	NEFT N363232805416173 ANURAG DAS HDFC0000001	NEFTINW- 0738198186		110,000.00	530,001.00(Cr)
30-12-2023	SWEEP TRF TO 7413747379 AND 2233448899		530,001.00		0.00(Cr)



Kotak Mahindra Bank

METRO GARDEN ESTATE PRIVATE LTD-100 ACRES Period : 01-12-2023 To 31-12-2023

Cust.Reln.No : 374437224
Account No : 7413747386

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

BHUBANESHWAR-751001

ODISHA,INDIA

Bhubaneshwar

Branch Phone No. : 7381076763

MICR Code : 751485002

IFSC Code : KKBK0000493

Date	Narration	Chq/Re	f No	Withdrawal (Dr)	Deposit(Cr)	Balance	_
Statement S	ummary						
Opening Bala	ince :			0.00(Cr)			

Total Withdrawal Amount : 730,002.00(Dr)

Total Deposit Amount : 730,002.00(Cr)

Closing Balance : 0.00(Cr)

Withdrawal Count : 4

Deposit Count : 6



Account Statement

METRO GARDEN ESTATE PRIVATE LIMITED

Metro Riverview ComplexCust. Reln. No.374437224PO-Chandini ChowkAccount No.2233448899

PS-LALBAG Period From 01/11/2023 To 30/11/2023

Cuttack Currency INR

ODISHA Branch BHUBANESHWAR

INDIA Nomination Regd N

753002 Nominee Name

SI. No.	Date	Description	Chq / Ref number	Amount	Dr / Cr	Balance	Dr / Cr
1	30/11/2023	NEFT RTN CMS3342386871367 ACCOUNT CLOSED	NEFTINW-0716572816	99,000.00	CR	624,440.50	CR
2	30/11/2023	TRF SAI ASSOCIATES	FCM-231130718SPK	99,000.00	DR	525,440.50	CR
3	30/11/2023	PRADYUMNA JENA	FCM-231130718SPM	148,500.00	DR	624,440.50	CR
4	30/11/2023	TRF RATIRANJAN PANDA	FCM-231130718SPL	50,000.00	DR	772,940.50	CR
5	30/11/2023	NILADRI UDYANA	FCM-231130718SPJ	297,000.00	DR	822,940.50	CR
6	30/11/2023	RTGS UTIBR62023113027045332 METRO GARDEN ESTATE	RTGSINW-0067312294	600,000.00	CR	1,119,940.50	CR
7	30/11/2023	NILADRI UDYANA	FCM-23113070R94O	198,000.00	DR	519,940.50	CR
3	29/11/2023	NEFT RTN CMS3332386488164 ACCOUNT DOES NOT	NEFTINW-0715549571	198,000.00	CR	717,940.50	CR
9	29/11/2023	TRF NILADRI UDYANA	FCM-2311296ZQXFC	198,000.00	DR	519,940.50	CR
10	28/11/2023	TRF NU VISTA LTD	FCM-2311286YRC3O	155,000.00	DR	717,940.50	CR
11	28/11/2023	TRF SAYED ISHTIAQUE ALI	FCM-2311286YRC3N	9,900.00	DR .	872,940.50	CR
2	28/11/2023	TRF KONE ELEVATOR INDIA PVT LTD ANANTA	FCM-2311286YR4LS	214,766.00	DR	882,840.50	CR
13	28/11/2023	TRF ENVIROTECH	FCM-2311286YR4LT	317,800.00	DR	1,097,606.50	CR
4	28/11/2023	TRF ASHOK SINGH	FCM-2311286YR48C	50,000.00	DR	1,415,406.50	CR
15	28/11/2023	TRF SHIVAM CONSTRUCTION	FCM-2311286YR489	99,000.00	DR	1,465,406.50	CR
6	28/11/2023	TRF SRI RAM	FCM-2311286YR48B	29,732.00	DR	1,564,406.50	CR
7	28/11/2023	TRF M M INTERIORS	FCM-2311286YR48A	99,000.00	DR	1,594,138.50	CR
8	28/11/2023	TRF RATIRANJAN PANDA	FCM-2311286YR487	50,000.00	DR	1,693,138.50	CR
9	28/11/2023	TRF SEKH SAHANAMAJ	FCM-2311286YR488	99,000.00	DR	1,743,138.50	CR
20	28/11/2023	TRF VACHI FRAMES	FCM-2311286YR486	99,000.00	DR	1,842,138.50	CR

SI. N	o. Date	Description	Chq / Ref number	Amount	Dr / Cr	Balance	Dr / Cr
21	28/11/2023	TRF JHADESWAR PANDA	FCM-2311286YR485	123,750.00	DR	1,941,138.50	CR
22	28/11/2023	TRF UTKAL ELECTRICAL INDUSTRIES	FCM-2311286YR484	183,000.00	DR	2,064,888.50	CR
23	28/11/2023	RTGS UTIBR62023112826752536 METRO GARDEN ESTATE	RTGSINW-0067233841	1,900,000.00	CR	2,247,888.50	CR
24	25/11/2023	TRF LAXMI TRADING	FCM-2311256URYB6	125,800.00	DR	347,888.50	CR
25	25/11/2023	TRF RAJALAXMI ASSOCIATES	FCM-2311256URYB8	91,800.00	DR	473,688.50	CR
26	25/11/2023	NAGEN ENTERPRISES	FCM-2311256URYB9	95,000.00	DR	565,488.50	CR
27	25/11/2023	JHADESWAR PANDA	FCM-2311256URYB7	49,500.00	DR	660,488.50	CR
28	25/11/2023	KONARK CEMENT PRODUCTS	FCM-2311256URYB5	147,798.00	DR	709,988.50	CR
29	24/11/2023	NEFT RTN CMS3282385927151 ACCOUNT DOES NOT	NEFTINW-0712533778	198,000.00	CR	857,786.50	CR
30	24/11/2023	TRF M R ELECTRICALS	FCM-2311246UBLY5	198,000.00	DR	659,786.50	CR
31	24/11/2023	TRF RATNAKAR MOHANTY	FCM-2311246UBLXS	294,000.00	DR	857,786.50	CR
32	24/11/2023	NILADRI UDYANA	FCM-2311246UBLXY	198,000.00	DR	1,151,786.50	CR
33	24/11/2023	TRF RATIRANJAN PANDA	FCM-2311246UBLY3	100,000.00	DR	1,349,786.50	CR
34	24/11/2023	TRF SRI RAM	FCM-2311246UBLY2	60,000.00	DR	1,449,786.50	CR
35	24/11/2023	TRF SEKH SAHANAMAJ	FCM-2311246UBLY1	49,500.00	DR	1,509,786.50	CR
36	24/11/2023	TRF ASHOK SINGH	FCM-2311246UBLXZ	50,000.00	DR	1,559,286.50	CR
37	24/11/2023	P K CONSTRUCTION	FCM-2311246UBLY0	198,000.00	DR	1,609,286.50	CR
38	24/11/2023	BISHNU RAY	FCM-2311246UBLXX	39,600.00	DR	1,807,286.50	CR
39	24/11/2023	M M INTERIORS	FCM-2311246UBLXW	148,500.00	DR	1,846,886.50	CR
40	24/11/2023	RTGS UTIBR62023112426402227 METRO GARDEN ESTATE	RTGSINW-0067142030	1,900,000.00	CR	1,995,386.50	CR
41	22/11/2023	CLG TO TPCODL KED KHORDHA UNION BANK OF IN	31	4,660.00	DR	95,386.50	CR
42	17/11/2023		GBO-REQ_202311171708	62,000.00	CR	100,046.50	CR
43	16/11/2023	SWEEP TRF FROM 7413747386		26,331.60	CR	38,046.50	CR
44	10/11/2023	TRF AXIS	FCM-2311106KWM4X	110,000.00	DR	11,714.90	CR
45	07/11/2023	PRADYUMNA JENA	FCM-2311076HPCK7	99,000.00	DR	121,714.90	CR
46	07/11/2023	TRF RATIRANJAN PANDA	FCM-2311076HPCK8	50,000.00	DR	220,714.90	CR
47	07/11/2023	TRF VACHI FRAMES	FCM-2311076HPHUW	297,000.00	DR	270,714.90	CR
48	07/11/2023	TRF RATNAKAR MOHANTY	FCM-2311076HPHUX	392,000.00	DR	567,714.90	CR
49	07/11/2023	SPS ASSOCIATES	FCM-2311076HPHUZ	473,121.00	DR	959,714.90	CR
50	07/11/2023	UTKAL ELECTRICAL INDUSTRIES	FCM-2311076HPHUY	1,000,000.00	DR	1,432,835.90	CR
51	07/11/2023	KONE ANANTA	FCM-2311076HPHUU	214,759.00	DR	2,432,835.90	CR
52	07/11/2023	TRF M R ELECTRICALS	FCM-2311076HPHUV	396,000.00	DR	2,647,594.90	CR
53	07/11/2023	RTGS UTIBR62023110724279785 METRO GARDEN ESTATE	RTGSINW-0066571765	2,491,000.00	CR	3,043,594.90	CR

Sl. No.	Date	Description	Chq / Ref number	Amount	Dr / Cr	Balance	Dr / Cr
54	07/11/2023	GBO FT FROM 7413747379	GBO-REQ_202311071512	374,000.00	CR	552,594.90	CR
55	05/11/2023	SWEEP TRF FROM 7413747386		80,234.40	CR	178,594.90	CR
56	01/11/2023	SWEEP TRF FROM 7413747386		80,137.50	CR	98,360.50	CR

Opening balance
Closing balance

as on 01/11/2023 INR 18,223.00

as on 30/11/2023 INR 624,440.50





METRO GARDEN ESTATE PRIVATE LTD-100 ACRES Period : 01-11-2023 To 30-11-2023

Cust.Reln.No : 374437224

Account No : 7413747379

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

Bhubaneshwar

BHUBANESHWAR-751001

ODISHA,INDIA

Branch Phone No.

7381076763

MICR Code

: 751485002

IFSC Code

KKBK0000493

Date	Narration	Chq/Ref No	Withdrawal (Dr)	Deposit(Cr)	Balance
	B/F				745.00(Cr)
01-11-2023	SWEEP TRF FROM 7413747386			186,987.50	187,732.50(Cr)
05-11-2023	SWEEP TRF FROM 7413747386			187,213.60	374,946.10(Cr)
07-11-2023	GBO FT TO 2233448899	GBO- REQ_20231107151 2	374,000.00		946.10(Cr)
16-11-2023	SWEEP TRF FROM 7413747386	2		61,440.40	62,386.50(Cr)
17-11-2023	GBO FT TO 2233448899	GBO- REQ_20231117170 8	62,000.00		386.50(Cr)

Opening Balance	:	745.00(Cr)
Total Withdrawal Amount	:	436,000.00(Dr)
Total Deposit Amount	:	435,641.50(Cr)
Closing Balance	:	386.50(Cr)
Withdrawal Count	:	2
Deposit Count	:	3





METRO GARDEN ESTATE PRIVATE LTD-100 ACRES Period : 01-11-2023 To 30-11-2023

Cust.Reln.No : 374437224
Account No : 7413747386

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

Bhubaneshwar

BHUBANESHWAR-751001

ODISHA,INDIA

Branch Phone No.

7381076763

MICR Code

: 751485002

IFSC Code

KKBK0000493

Date	Narration	Chq/Ref No	Withdrawal (Dr)	Deposit(Cr)	Balance
•	B/F				267,125.00(Cr)
01-11-2023	SWEEP TRF TO 7413747379 AND 2233448899		267,125.00		0.00(Cr)
04-11-2023	RTGS CNRBR52023110466959890 SL OL RTGS NEFT PMT	RTGSINW- 0066453066		267,448.00	267,448.00(Cr)
05-11-2023	SWEEP TRF TO 7413747379 AND 2233448899		267,448.00		0.00(Cr)
15-11-2023	MB:RECEIVED FROM AMIT DASH/METRO ANANTA C204 PAYME	MB-998795440667		87,772.00	87,772.00(Cr)
16-11-2023	SWEEP TRF TO 7413747379 AND 2233448899		87,772.00		0.00(Cr)

Opening Balance	:	267,125.00(Cr)
Total Withdrawal Amount	:	622,345.00(Dr)
Total Deposit Amount	:	355,220.00(Cr)
Closing Balance	:	0.00(Cr)
Withdrawal Count	:	3
Deposit Count	:	2



Account Statement

METRO GARDEN ESTATE PRIVATE LIMITED

Metro Riverview ComplexCust. Reln. No.374437224PO-Chandini ChowkAccount No.2233448899

PS-LALBAG Period From 01/10/2023 To 31/10/2023

Cuttack Currency INR

ODISHA Branch BHUBANESHWAR

INDIA Nomination Regd N

753002 Nominee Name

SI. No.	Date	Description	Chq / Ref number	Amount	Dr / Cr	Balance	Dr / Cr
1	30/10/2023	CLG TO TPCODL KED KHORDHA UNION BANK OF IN	29	16,193.00	DR	18,223.00	CR
2	20/10/2023	M M INTERIORS	FCM-23102064V5T5	99,000.00	DR	34,416.00	CR
3	20/10/2023	TRF NANDINI EXPORTS	FCM-23102064V5T7	250,000.00	DR	133,416.00	CR
4	19/10/2023	TRF AXIS	FCM-231019645IT5	65,000.00	DR	383,416.00	CR
5	17/10/2023	GBO FT FROM 7413747379	GBO-REQ_202310171654	181,000.00	CR	448,416.00	CR
6	17/10/2023	TRF RATIRANJAN PANDA	FCM-23101762I7O5	60,000.00	DR	267,416.00	CR
7	17/10/2023	TRF ASHOK KAR	FCM-23101762I7O4	15,000.00	DR	327,416.00	CR
8	17/10/2023	TRF ASHOK SINGH	FCM-23101762I7O6	30,000.00	DR	342,416.00	CR
9	17/10/2023	TRF SEKH SAHANAMAJ	FCM-23101762I7O2	99,000.00	DR	372,416.00	CR
10	17/10/2023	GMB ANANTA	FCM-23101762I7O3	19,800.00	DR	471,416.00	CR
11	17/10/2023	SK ANWARUL ISLAM	FCM-23101762I7O1	100,000.00	DR	491,216.00	CR
12	17/10/2023	TRF BHUASUNI PRECAST PVT LTD	FCM-23101762IHXT	200,000.00	DR	591,216.00	CR
13	14/10/2023	SWEEP TRF FROM 7413747386		77,498.40	CR	791,216.00	CR
14	12/10/2023	TRF AXIS	FCM-23101260DO5I	50,000.00	DR	713,717.60	CR
15	10/10/2023	TRF AXIS	FCM-2310105Z62TL	41,625.00	DR	763,717.60	CR
16	09/10/2023	TRF AXIS	FCM-2310095Y9CRG	39,490.00	DR	805,342.60	CR
17	05/10/2023	TRF AXIS	FCM-2310055W0AE2	860,000.00	DR	844,832.60	CR

Opening balance Closing balance

as on 01/10/2023 INR 1,704,832.60 as on 31/10/2023 INR 18,223.00



Kotak Mahindra Bank

METRO GARDEN ESTATE PRIVATE LTD-100 ACRES Period : 01-10-2023 To 31-10-2023

Cust.Reln.No : 374437224
Account No : 7413747386

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

Bhubaneshwar

BHUBANESHWAR-751001

ODISHA,INDIA

Branch Phone No.

7381076763

MICR Code

: 751485002

IFSC Code

KKBK0000493

Date	Narration	Chq/Ref No	Withdrawal (Dr)	Deposit(Cr)	Balance
	B/F				0.00(Cr)
13-10-2023	RTGS CNRBR52023101365424745 SL OL RTGS NEFT PMT	RTGSINW- 0065662751		258,328.00	258,328.00(Cr)
14-10-2023	SWEEP TRF TO 7413747379 AND 2233448899		258,328.00		0.00(Cr)
31-10-2023	NEFT N304232711858778 HDFC DISB FUNDED HDFC000024	NEFTINW- 0694633544		267,125.00	267,125.00(Cr)

Opening Balance	:	0.00(Cr)
Total Withdrawal Amount	:	258,328.00(Dr)
Total Deposit Amount	:	525,453.00(Cr)
Closing Balance	:	267,125.00(Cr)
Withdrawal Count	:	1
Deposit Count	:	2



Kotak Mahindra Bank

METRO GARDEN ESTATE PRIVATE LTD-100 ACRES Period : 01-10-2023 To 31-10-2023

Cust.Reln.No : 374437224

Account No : 7413747379

Currency : INR

Metro Riverview Complex Branch : Bhubaneshwar

PO-Chandini Chowk Nominee Registered : N

PS-LALBAG

CUTTACK-753002 Branch Address : Ground Floor, 184, Janpath

ODISHA,INDIA

Bhubaneshwar

BHUBANESHWAR-751001

ODISHA,INDIA

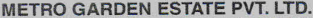
Branch Phone No. : 7381076763

MICR Code : 751485002

IFSC Code : KKBK0000493

Date	Narration	Chq/Ref No	Withdrawal (Dr)	Deposit(Cr)	Balance
'	B/F				915.40(Cr)
14-10-2023	SWEEP TRF FROM 7413747386			180,829.60	181,745.00(Cr)
17-10-2023	GBO FT TO 2233448899	GBO- REQ_20231017165 4	181,000.00		745.00(Cr)

Opening Balance	:	915.40(Cr)
Total Withdrawal Amount	:	181,000.00(Dr)
Total Deposit Amount	:	180,829.60(Cr)
Closing Balance	:	745.00(Cr)
Withdrawal Count	:	1
Deposit Count	:	1





REGD. OFFICE: "Metro Riverview Complex", Sunshine Field Ring Road, Cuttack-753002, Orissa, INDIA

Tel.: (0671) 2415296/2417764, Fax: (0671) 2415296 Website: www.metrobuildersorissa.com CIN No.: U01403OR2015PTC018825

To

Date: 07/11/2023

Kotak Mahindra Bank Ltd. BuxibazarBranch, Cuttack

Subject: RERA A/c No-7413747379("Account")

Dear Sirs,

We would like you to take note of the following and act accordingly (relevant fields ticked appropriately):

- ☐ We hereby submit to you the following documents for withdrawal of the amounts from the Account:
 - 1. Certificate from the project architect certifying the percentage of completion of construction work.
 - 2. Certificate from the engineer for the actual cost and balance cost to be incurred on the construction work.
 - 3. Certificate from a practicing chartered accountant, for the final computation of the funds that can be withdrawn from the RERA Account of the project as specified by RERA authority and considering what has already been withdrawn.
- We have already submitted certificates for an excess amount earlier. Please consider the current withdrawal towards utilization of excess balances of the earlier certificate.

In light of the aforesaid documents, we hereby instruct you to release an amount of Rs.3,74,000/(Rupees Three Lakh Seventy Four Thousand Only) from the RERA Account and transfer to the account as detailed below:

Account Name	Metro Gordan Fototo Printed Linia
Account Number	Metro Garden Estate Private Limited-Operations A/o
Account Type	Current
Bank Name	Kotak Mahindra Bank
Branch	Janpath Jank
IFSC Code	KKBK0000493
Amount	3,74,000/-

Yours truly,

For Metro garden Estate Private Limited For METRO GARDEN ESTATE PVT. LTD.

Director





METRO GARDEN ESTATE PVT. LTD.

REGD. OFFICE: "Metro Riverview Complex", Sunshine Field Ring Road, Cuttack-753002, Orissa, INDIA

Tel.: (0671) 2415296/2417764, Fax: (0671) 2415296

Website: www.metrobuildersorissa.com CIN No.: U014030R2015PTC018825

To

Date: 16/11/2023

Kotak Mahindra Bank Ltd. BuxibazarBranch,Cuttack

Subject: RERA A/c No-7413747379("Account")

Dear Sirs.

We would like you to take note of the following and act accordingly (relevant fields ticked appropriately):

- □ We hereby submit to you the following documents for withdrawal of the amounts from the Account:
 - 1. Certificate from the project architect certifying the percentage of completion of construction work.
 - 2. Certificate from the engineer for the actual cost and balance cost to be incurred on the construction work.
 - 3. Certificate from a practicing chartered accountant, for the final computation of the funds that can be withdrawn from the RERA Account of the project as specified by RERA authority and considering what has already been withdrawn.
- We have already submitted certificates for an excess amount earlier. Please consider the current withdrawal towards utilization of excess balances of the earlier certificate.

In light of the aforesaid documents, we hereby instruct you to release an amount of Rs.62,000/ (Rupees Sixty Two Thousand Only) from the RERA Account and transfer to the account as detailed below:

Account Name	Metro Garden Estate Private Limited-Operations A/o
Account Number	2233448899
Account Type	Current
Bank Name	Kotak Mahindra Bank
Branch	Janpath Jank
IFSC Code	KKBK0000493
Amount	62,000/-

Yours truly,

For Metro garden Estate Private Limited

FOR METRO GARDEN ESTATE PVT. LTD.

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METRO GARDEN ESTATE PVT. LTD.

REGD. OFFICE: "Metro Riverview Complex", Sunshine Field Ring Road, Cuttack-753002, Orissa, INDIA

Tel.: (0671) 2415296/2417764, Fax: (0671) 2415296

Website: www.metrobuildersorissa.com CIN No.: U01403OR2015PTC018825

To

Kotak Mahindra Bank Ltd. BuxibazarBranch,Cuttack

Date:16/10/2023

Subject: RERA A/c No-7413747379("Account")

Dear Sirs,

We would like you to take note of the following and act accordingly (relevant fields ticked appropriately):

- ☐ We hereby submit to you the following documents for withdrawal of the amounts from the Account:
 - 1. Certificate from the project architect certifying the percentage of completion of construction work.
 - 2. Certificate from the engineer for the actual cost and balance cost to be incurred on the construction work.
 - 3. Certificate from a practicing chartered accountant, for the final computation of the funds that can be withdrawn from the RERA Account of the project as specified by RERA authority and considering what has already been withdrawn.
- We have already submitted certificates for an excess amount earlier. Please consider the current withdrawal towards utilization of excess balances of the earlier certificate.

In light of the aforesaid documents, we hereby instruct you to release an amount of Rs.1,81,000/(Rupees One Lakh Eighty One Thousand Only) from the RERA Account and transfer to

Account Name Account Number	Metro Garden Estate Private Limited-Operations A/
Account Type	2233448899 2233448899
Bank Name	Current
Branch	Kotak Mahindra Bank
FSC Code	Janpath
Amount	KKBK0000493
	1,81,000/-
Yours truly,	1,01,000/~

For METRO GARDEN, ESTATE PVI. LTD.

Director

A STORY OF THE STO