PROCLAMATION OF SALE

IN THE MATTER OF THE LOAN AGREEMENT 3RD PARTY AND POWER OF ATTORNEY 3RD PARTY

BOTH DATED THE 16TH DAY OF JULY, 2007

AMBANK (M) BERHAD (8515-D)

BETWEEN AND

ASSIGNEE / BANK

(1) CHOMEL BINTI ABDUL RAHMAN (NRIC NO. 591012-71-5546 / 5896430) (2) MOHD RAFI BIN SALLEH (NRIC NO. 790708-04-5183) (3) NORHIDAYAH BINTI SALLEH (NRIC NO. 870624-05-5536)

AND (1) CHOMEL BINTI ABDUL RAHMAN (NRIC NO. 591012-71-5546 / 5896430) (2) MOHD RAFI BIN SALLEH (NRIC NÒ. 790708-04-5183)

In exercise of the rights and powers conferred upon the Assignee/Bank under the Loan Agreement 3rd Party and Power of Attorney 3rd Party both dated the 16th day of July, 2007, entered into between the Assignee/Bank, the Borrowers and the Assignors, it is hereby proclaimed that the Assignee/Bank with the assistance of the undermentioned Auctioneer

WILL SELL THE PROPERTY DESCRIBED BELOW BY **PUBLIC AUCTION**

ON MONDAY, THE 28TH DAY OF MARCH, 2016

AT 3.00 P.M. AT THE AUCTION ROOM

UNIT NO. 6 (B-0-6), GROUND FLOOR, BLOCK B

MEGAN AVENUE II, JALAN YAP KWAN SENG, KUALA LUMPUR

NOTE : (1) Prior to the auction sale, all intending bidders are advised to :-

- (i) inspect the subject property (ii) conduct an official Strata title search (iii) enquire from the Developer/Proprietor and/or other relevant authorities (iv) obtain a copy of the Conditions of Sale from the Auctioneer and seek independent legal advice on all matters in connection with the auction sale, including the Conditions of Sale.
- This material is based upon information which we consider reliable. As it has been supplied by third parties we cannot represent that it is accurate or complete. As such it is subject to errors or omissions. (2)
- As at the auction date, consent (if applicable) from the Developer/Proprietor and/or the relevant authorities is yet to be obtained, however it is the responsibility and liability of successful bidder to obtain the consent/transfer (if applicable) pertaining to the auction from the Developer/Proprietor and/or the relevant authorities.

PARTICULARS OF PROPERTY

TITLE	:	The individual strata title in respect of the subject property has been issued by the relevant authority.				
STRATA TITLE NO AND LOT NO	:	PN 38672/M1/2/9 and Lot 3107, Mukim of Paya Rumput, District of Melaka Tengah and State of Melaka				
ACCESSORY PARCEL NO	:	A8				
DEVELOPER'S LOT NO	:	TH174/A, Taman Paya Rumput Indah, Melaka				
APPROXIMATE FLOOR AREA	:	66 square metres (710.42 square feet)				
ACCESSORY PARCEL AREA	:	18 square metres				
TENURE	:	Leasehold for 99 years, expiring on 10/12/2100				
REGISTERED PROPRIETOR	:	Perbadanan Kemajuan Tanah Adat Melaka (PERTAM)				
DEVELOPER / VENDOR	:	Poh Brothers Realty (M) Sdn. Bhd.				
BENEFICIAL OWNERS	:	Chomel Binti Abdul Rahman & Mohd Rafi Bin Salleh				
EXPRESS CONDITION	:	"Untuk rumah kediaman sahaja"				
RESTRICTION-IN-INTEREST	:	"Kod A. Tanah ini tidak boleh dipindahmilik atau dipajak kecuali dengan kebenaran Pihak Berkuasa				
		Negeri. Sekatan kepentingan ini dikecualikan kepada orang Melayu"				
ENCUMBRANCE	:	Assigned to AmBank (M) Berhad.				

LOCATION AND DESCRIPTION OF THE PROPERTY

The subject property is located on the 1st floor of a two (2) storey townhouse building at Jalan PRI 29 within Taman Paya Rumput Indah in Melaka. It is an upper unit three (3) bedroom low-cost townhouse with a car parking bay bearing postal address at No. 52 A, Jalan PRI 29, Taman Paya Rumput Indah, 76450 Melaka.

RESERVE PRICE

The subject property will be sold on an "as is where is" basis, subject to a reserve price of RM45,000.00 (Ringgit Malaysia Forty Five Thousand **Eight Hundred And Five) Only**, the Conditions of Sale and subject to the consent (if applicable) being obtained by the Purchaser from the Developer/Proprietor and other relevant authorities.

OUTGOING

Any arrears of service / maintenance charges including late penalty interest (if any) which may be due and payable to any relevant authority and / or Developer at the date of successful sale shall be borne by the Assignee / Bank up to a maximum of 50% ONLY of the Reserve Price of the subject property. Any balance amount exceeding 50% of the Reserve Price and any sum due and payable after the date of sale shall be borne by the Purchaser.

DEPOSIT

All intending bidders are required to deposit with the Auctioneer, prior to the auction sale, ten per cent (10%) of the reserve price or a minimum of RM2,000.00 whichever is higher by <u>Bank Draft</u> or <u>Cashier's Order</u> only in favour of AmBank (M) Berhad for the a/c of (Chomel Binti Abdul Rahman, Mohd Rafi Bin Salleh & Norhidayah Binti Salleh). Such payment can be made by Master/Visa Card. For payment via Credit Card a surcharge of 2.5% shall be imposed.

For further particulars, please apply to **Messrs Zain Megat & Murad**, Solicitors for the Assignee/Bank at D2-5-1 to D2-5-3A, Block D, Solaris Dutamas, No. 1, Jalan Dutamas 1, 50480 Kuala Lumpur (Telephone No : 03-6207 9331, Fax No : 03-6207 9332, Reference : ZMM/MAM/1.3/1617/15-803-501/HL/PA/AMBB) or the undermentioned Auctioneer.

NG CHAN MAU & CO. SDN. BHD. (737850-T) Unit No. 6 (B-1-6), 1st Floor, Block B Megan Avenue II No. 12, Jalan Yap Kwan Seng

TEL NOS : (03) 2162 3333 & 2163 2222 / FAX NOS : 2162 3233 & 2162 9298 WEBSITE : www.ngchanmau.com

BORROWERS ASSIGNORS

NG CHAN MAU FOONG CHON WAI

Licensed Auctioneers

CONDITIONS OF SALE

1. 1.1

- RESERVE PRICE AND BIDDING AT AUCTION This sale is made by AmBank (M) Berhad ("the Assignee/Bank") in exercise of the rights and powers conferred upon the Assignee/Bank pursuant to the Loan Agreement 3rd Party and Power of Attorney 3rd Party both dated the 16th day of July, 2007 executed by Chomel Binti Abdul Rahman, Mohd Rafi Bin Salleh & Norhidayah Binti Salleh ("the Borrowers") and Chomel Binti Abdul Rahman & Mohd Rafi Bin Salleh ("the Assignors") in favour of the Assignee/Bank subject to all conditions and category of land use, express or implied or imposed upon or relating to or affecting the Property ("Property") and shall further subject to the reserve price ("Reserve Price") and the Conditions of Sale as annearing in the Proclamation of Sale appearing in the Proclamation of Sale
- appearing in the Proclamation of Sale. Subject to the provisions of Clause **5** below the highest bidder for the Property described in the Proclamation of Sale if so allowed by the Auctioneer shall be the Purchaser ("Purchaser") thereof and the Auctioneer shall have the right to reject any bid. If any dispute shall arise as to any bidding, the Property shall be at the option of the Auctioneer be put up again for sale at the last undisputed bid or the Auctioneer may decide on the dispute and the decision of the Auctioneer on all matters not provided for in this Conditions of Sale shall be final and binding in all respects if such decision is made during the course of conducting the auction on the auction date. No bid shall be less than the previous bid and each bid shall be increased by a minimum amount to be determined by the Auctioneer at the time the Property is any unit of a sale and no bidding shall be withdrawn or retracted. 1.2
- 1.3 the Property is put up for sale and no bidding shall be withdrawn or retracted. Should there be any withdrawal or retraction from the registered bidder(s) or the highest bidder before or after the fall of the hammer, the bidding deposit ("Bidding Deposit") shall be forfeited to the Assignee/Bank and the Property shall be at the option of the Auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer may decide to adjourn the auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up for sale again or the Auctioneer be put up fo auction sale to another date
- 1.4

(a) determine or vary the order of sale;
(b) offer the properties for sale either individually or en bloc or in any combination/manner as determined by the Auctioneer; and/or (c) withdraw any of the properties from the sale **BIDDING DEPOSIT**

2.

BIDDING DEPOSIT Subject to Clause 5.1 below, all intending bidders shall deposit with the Auctioneer, prior to the auction sale, a **bank draft or cashier's order** drawn in favour of **AmBank (M) Berhad for the a/c of (Chomel Binti Abdul Rahman, Mohd Rafi Bin Salleh & Norhidayah Binti Salleh)** a Bidding Deposit equivalent to **ten per cent (10%)** of the Reserve Price or minimum of **RM2,000.00 whichever is higher**. **AUTHORITY TO ACT/BID**

3. 3.1

- Any agent acting on behalf of another person, body corporate or firm is required to deposit with the Auctioneer, prior to the auction sale, a letter of authority from such person, body corporate or firm stating that he is acting on behalf of the person, body corporate or firm, as the case may
- If the sale is restricted to individuals and not to incorporated bodies or companies as specified by the Developer/Proprietor and/or other relevant 32 If the sale is restricted to Bumiputa only, such bidder or agent shall be a Bumiputra and when the bidder is a company it will be a Bumiputra 3.3
- auction on case to case basis. All intending bidders shall be required to verify their identities by showing the Auctioneer their identity cards prior to the commencement of the auction, failing which they shall not be entitled to bid.
- 3.4

PROHIBITED TO ACT/BID No bankrupts is allowed to bid or act as agents. 4.1

- 4.2 Foreign Citizen/Foreign Company is only allowed to bid for the Property with the prior consent from the Foreign Investment Committee. In the event if no prior consent has been obtained then the Auctioneer shall at its absolute discretion accept or reject such bidding by Foreign Citizen/Foreign Company.
- In the event a bankrupt bids or acts as agent in relation to the sale of the Property, the Bidding Deposit or Purchase Deposit, as the case may be, shall be forfeited to the Assignee/Bank and the Property may be put up for sale again at a date and time to be fixed by the Assignee/Bank or 4.3 the Assignee/Bank may resolve the matter in any other manner that the Assignee/Bank deems fit. The Assignee/Bank's decision shall be final and conclusive
- 4.4 In the event that the Purchaser becomes a bankrupt or dies before the completion of the sale or before the completion of the extended period of time, the Assignee/Bank shall have the absolute discretion to do the following:-(a) forfeit the Deposit together with the interest (if any) and this auction sale shall be deemed terminated and be of no further effect; or
 - the Bank shall refund the balance of deposit after deducting expenses in carrying out the auction sale to the estate of the deceased or the Official Assignee as the case may be if the Purchaser is or becomes a bankrupt; and (b)
 - (c) the Assignee/Bank may resolve the matter in any other manner that the Assignee/Bank deems fit. The Assignee/Bank's decision shall be final and conclusive

ASSIGNEE/BANK'S RIGHTS 5.

The Assignee/Bank reserves the following rights: -Right to Bid 51

to bid without having to deposit with the Auctioneer the requisite **ten per cent (10%)** of the Reserve Price or a minimum of **RM2,000.00** whichever is higher, by itself or its agent. In the event that the Assignee/Bank is the successful bidder and so declared by the Auctioneer, the Assignee/Bank shall have the liberty to set off the purchase price against the amount due and owing by the Assignor(s)/Borrower(s) under the **Loan Agreement 3rd Party and Power of Attorney 3rd Party both dated the 16th day of July, 2007** and all costs and expenses of, in connection with and resulting from the sale;

- Tight to withdraw Sale to withdraw, postpone and call off the sale of the Property at any time prior to the auction date and before the fall of the hammer; and 5.2
- The sell after withdrawal to sell after withdrawal to sell the Property to be auctioned at the present auction and in such manner as the Assignee/Bank may deem fit. 5.3

5.4

Right to terminate Sale In the event that the property as stated in the Proclamation of Sale is not the property as described under the security documents executed by the Assignor/Borrower or otherwise different from such property as assigned to the Assignee/Bank by the Assignor/Borrower, the Assignee/Bank shall be entitled to terminate the sale and the bidding deposit paid shall be refunded to the successful Purchaser(s). The successful Purchaser shall have no claims whatsoever against the Assignee/Bank, their Solicitors or the Auctioneer or any compensation in respect thereof.

PAYMENT

- 6.1 6.2
- 6.3
- 6.4
- respect thereof. PAYMENT Immediately after the fall of the hammer, the Purchaser shall sign the Memorandum at the foot of these conditions. In the event that the total purchase price ("TPP") is higher than the Reserve Price, the Purchaser declared by the Auctioneer shall immediately pay to the Auctioneer a sum ("Differential Sum") equivalent to the difference between ten per cent (10%) of the TPP ("Purchase Deposit") and the Bidding Deposit either in cash or bank draft or cashier's order drawn in favour of AmBank (M) Berhad for the *alc* of (Chomel Binti Abdul Rahman, Mohd Rafi Bin Salleh & Norhidayah Binti Salleh), as payment of deposit and towards part payment of TPP. In the event that the Purchaser fails to pay the Differential Sum or fails to sign the said Memorandum, the Bidding Deposit shall be forfeited by the Assignee/Bank and the Property may be put up for sale again at a date and time to be fixed by the Assignee/Bank. The costs and expenses of, in connection with and resulting from such resale together with any deficiency in the price obtained at the resale comparing to the price obtained in the aforesaid sale shall be recoverable from the defaulting Purchaser. A certificate by an officer of the Assignee/Bank as to the costs and expenses of, in connection with and resulting from such resale shall be accepted by the Purchaser as correct and conclusive. In the event that the Purchaser stops payment or countermands on the bank draft for the Bidding Deposit and/or the Purchase Deposit, the Property may be put up for sale at a date and time to be fixed by the Assignee/Bank. The cost and expenses of, in connection with and resulting from such resale together with any deficiency in the price obtained at the resale comparing to the price obtained in the aforesaid sale shall be recoverable from the defaulting Purchaser. A certificate by an officer of the Assignee/Bank as to the costs and expenses of, in connection with and resulting from such resale shall be accepted by the Purchaser as correct 6.5 the Purchaser in the manner and time stipulated by the Assignee/Bank.

- In the event that the Purchaser fails to pay the Balance Purchase Price within the time or extended time as the case may be and in the manner as stipulated in Clause **6.5** above, the Purchase Deposit together with the late payment charges/compensation (if any) paid under Clause **6.2** above shall be forfeited by the Assignee/Bank and the property may again be put up for sale at a date and time to be fixed by the Assignee/Bank. The costs and expenses of, in connection with and resulting from such resale together with any deficiency in the price obtained in the resale comparing to the price obtained in the aforesaid sale shall be recoverable from the defaulting Purchaser. A certificate by an officer of the Assignee/Bank as to the costs and expenses of, in connection with and resulting from such resale shall be accepted by the Purchaser as correct and conclusive. 6.6 correct and conclusive
- Subject to Clauses 6.1, 6.2, 6.3, 6.4, 6.5 and 6.6 hereof, for property which is still under progressive constructions stage, the Purchaser shall 67
 - In the event that the Purchaser shall require a loan to enable him/her to complete the purchase herein, the Purchaser shall within time stipulated in Clause **6.5** hereof, cause his/her financier to issue a letter of undertaking to pay the balance progressive payment in accordance with the schedule of the principal Sale and Purchase Agreement made in favour of the Developer from his/her financier and (a)
 - to release the Assignee/Bank from its original undertaking; In the event that the Purchaser shall not require a loan to enable him/her to complete the purchase herein, the Purchaser shall within time stipulated in Clause **6.5** hereof, procure a bank guarantee to pay the balance progressive payment in accordance with the schedule of the principal Sale and Purchase Agreement made in favour of the Developer from his/her financier and to release the Assignme Bank from its critical undertaking: (b)
 - (C)
 - schedule of the principal Sale and Purchase Agreement made in favour of the Developer from his/her financier and to release the Assignee/Bank from its original undertaking; Any payment due and payable to the Developer after the date of sale, including the balance progressive payment in accordance with the schedule of the principal Sale and Purchase Agreement, charges, interest and penalty as a result of the delay by the Purchaser in giving any undertaking/bank guarantee stated in Clauses **6.7(a) & (b)** hereof, shall be borne by the Purchaser absolutely; and In the event that the Purchaser shall fail, neglect and/or refuse to procure a letter of undertaking/bank guarantee mentioned in the manner and at the times reserved in Clauses **6.7(a) & (b)** hereof, the Assignee/Bank shall be entitled to terminate the sale by a notice in writing to the Purchaser whereupon the Purchase Deposit referred in Clauses **6.2** shall be forfeited by the Assignee/Bank and the Property may again be put up for sale at a date and time to be fixed by the Assignee/Bank. The costs and expenses of, in connection with and resulting from such resale together with any deficiency in the price obtained in the resale comparing to the price obtained in the aforesaid sale shall be recoverable from the defaulting Purchaser. A certificate by an officer of the Assignee/Bank as to the costs and expenses of, in connection with and resulting from such resale from the defaulting Purchaser. A certificate by an officer of the Assignee/Bank as to the costs of **CF ASSIGNMENT/TRANSFER** (d)
- DEED OF ASSIGNMENT/TRANSFER 7.
- and expenses of, in connection with and resulting from such resale shall be accepted by the Purchaser as correct and conclusive. **DEED OF ASSIGNMENTTRANSFER** Upon full payment of the TPP and subject to the consent (if applicable) being obtained by the Purchaser from the Developer/Proprietor and other relevant authorities and further subject to Clause 7.2 hereof, the Assignee/Bank and the Purchaser shall observe the following:-The Assignee/Bank shall execute or cause to be executed as soon as possible at the Purchaser's costs and expenses including legal, stamp and registration fees in favour of the Purchaser an Assignment in the form and format duly approved by the Assignee/Bank, of all the rights, title, interest and benefits under the principal Sale and Purchase Agreement entered into between the Developer/Proprietor and the original Purchaser of all such costs and expenses including the vetting fee of the Assignee/Bank at its absolute discretion. Thereafter and upon payment by the Purchaser of all such costs and expenses including the vetting fee of the Assignment, the Assignee/Bank shall deliver to the Purchase Agreement or duplicate copy or certified true copy and the original of the previous Assignment(s) or duplicate copy or certified true copy as in the Assignee/Bank's possession; If the Property is a housing accommodation under the **Housing Development (Control and Licensing) (Amendment) Act 2007,** the Purchaser shall upon payment of the TPP forward to the Assignee/Bank's solicitor the following:-(a) a letter of undertaking by the Purchaser or the Purchaser's financier in favour of the Developer to deliver to the Developer the duly stamped assignment within fourteen (14) days after the same has been stamped, and (b) the Purchaser's payment in favour of the Developer's outgoing charges pursuant to Clause **12** hereof, or a certified true copy of the Developer's official receipt evidencing the Purchaser's payment of the same. In the event the separate document of title or strata title for the Property h 7.1
- 7.2
- 7.3 nalties and charges relating to stamping and/or registration of the transfer into the Assignor's name shall be borne by the Purchaser. 8. CONDITION OF PROPERTY
- All bidders shall be deemed to have carried out all investigations and examinations of the Property and the title particulars at their own costs and expenses and upon being successful, accept the Property in the state and condition in which the Property is at the date of the auction sale. TENANCIES AND RESTRICTIVE COVENANTS 9.
- The Property is believed to be and shall be taken to be correctly described and is sold subject to all express conditions, restrictions-in-interest, caveats, leases, tenancies, easements, liabilities, encumbrances and rights, if any, subsisting thereon or thereover without the obligation to define the same respectively and the Purchaser is deemed to have full knowledge thereof. 10 **IDENTITY OF THE PROPERTY**
- 10.1

The Purchaser shall admit the identity of the Property with that described in the Proclamation of Sale and such other documents offered by the Assignee/Bank as the title to the Property by a comparison of the description in the Proclamation of Sale and the aforesaid documents. Any error, misstatement, omission or misdescription of the Property in the Proclamation of Sale and the documents referred to in paragraph 10.2

- 10.1 above shall not annul the sale, nor shall any compensation be allowed therefor
- RISK OF THE PROPERTY As from the time of the sale, the Property shall be at the sole risk of the Purchaser as regards to loss or damage of whatsoever nature or howsoever occurring including by fire or other accidents, state of cultivation, non-occupation or otherwise. 11. 12.
 - (a) Any arrears of service / maintenance charges including late penalty interest (if any) which may be due and payable to any relevant authority and / or Developer at the date of successful sale shall be borne by the Assignee / Bank up to a maximum of 50% ONLY of the Reserve Price of the subject property and the portion attributable for the period up to the date of sale shall be paid out upon receipt of full auction proceeds including all interest on late payment interest (if any), provided that the Assignee / Bank is in receipt of the itemized billing for service / maintenance charges including late penalty interest (if any) and statement of account issued by relevant authority and / or Developer from the Purchaser within ninety (90) days from the date of sale and the balance amount exceeding 50% of the Reserve Price and any sum due and payable after the
 - date of sale shall be borne by the Purchaser. For avoidance of doubt, in the event that such invoices and / or itemized billing are not submitted within the stipulated 90 days from the auction date, any subsequent claims pertaining to the service / maintenance charges including interest (if any) will not be entertained by the Assignee / Bank and the same shall be borne by the Purchaser solely. All charges other than service / maintenance charges and / or any other monies whatsoever outstanding to the relevant authority and / or Developer shall be paid directly by the Purchaser. (b) Purchase
 - The Purchaser shall bear and pay all fees and expenses including but not limited to all legal fees, stamp duty and registration fees in connection with, incidental to or pursuant to the Assignment and all other documents necessary affecting the transferor assigning the (C) beneficial ownership in the property to the Purchaser.

PROPERTY GAINS TAX 13 REAL

- Pursuant to the provision of the **Real Property Gains Tax Act, 1976** (hereinafter referred to as "the said Act") and for the purpose of this sale, the Purchaser shall deduct a sum equivalent to **3% of the Purchase Price** and shall pay the said **3% of the Purchase Price** to (a) the Director General of Inland Revenue Malaysia within sixty (60) days from the date of disposal of the Property provided that the property is auctioned off within 5 years from the date of previous Sale and Purchase Agreement.
- The Successful Purchaser shall forward the proof of payment in respect thereof within **fourteen (14) days** from the date of the payment to the Assignee/Bank in order to enable the Assignee/Bank to obtain exemption and certificate of clearance from the Director General of Inland (b) Revenue Malaysia
- In default of payment of the **3%** within the time and manner stipulated in the provisions of the Real Property Gains Tax Act, 1976, the Successful Purchaser shall in all circumstances whatsoever be responsible and liable to pay the requisite **3%** with it's own and absolute costs and expenses and the Successful Purchaser shall not be entitled to claim or demand whatsoever against the Assignee/Bank in respect (c) thereof.

14 CONSENT

The Purchaser agrees and undertakes to apply for consent (if applicable) from the Developer/Proprietor and other relevant authorities in respect of the sale and all fees, charges and expenses including administrative fees in connection with or incidental to the application shall be borne by the Purchaser.

15 VACANT POSSESSION

VACAN I POSSESSION The Purchaser after the payment of the TPP shall at his own costs and expenses take possession of the Property without any obligation on the part of the Assignee/Bank to give vacant possession and the Purchaser is **PROHIBITED** from entering upon the Property or to take possession of the Property prior to the settlement of the balance purchase price and/or late payment interest (if any). **SALE BEING SET ASIDE OR CONSENT NOT BEING OBTAINED**

- 16. 16.1 SALE BEING SET ASIDE OR CONSENT NOT BEING OBTAINED In the event of the sale being set aside for any reason whatsoever by the Assignee/Bank or by an Order of Court or consent (if applicable) not being obtained from the Developer/Proprietor and/or other relevant authorities this sale shall be of no further effect from the date thereof and the Assignee/Bank shall refund the Purchase Deposit or TPP, as the case may be, to the Purchaser free of interest and the Purchaser shall not be entitled to any claim and/or demand whatsoever against the Assignee/Bank or any other party on account thereof. In the event of consent (if applicable) not being obtained from the Developer/Proprietor and/or other relevant authorities due to the act of default or omission by the Purchaser, the Purchase Deposit and all late payment charges/compensation (if any) paid pursuant to Clause 6.5 above shall be forfeited to the Assignee/Bank. In the event the sale is terminated for any reason whatsoever, the Purchaser, if vacant possession of the Property is delivered, shall redeliver vacant possession of the Property to the Assignee/Bank at the costs of the Purchaser immediately upon such termination. **TIME OF THE ESSENCE**
- 16.2
- 16.3 TIME OF THE ESSENCE 17.
- mentioned herein shall be of the essence of these conditions.
- 18. TRANSI ATION
- In the event of any discrepancy, misstatement, omission or error appearing in the various translations on the particulars and conditions herein,
- ASSIGNMENT OF RIGHTS, TITLE, INTEREST AND BENEFITS The Purchaser shall not without the written consent of the Assignee/Bank, Developer/Proprietor (if applicable) and/or the relevant authorities be entitled to assign his rights, title, interest and benefits under the contract of sale made pursuant hereto or the principal Sale and Purchase Agreement entered between the Developer/Proprietor and the original Purchaser before the Property has been duly assigned or transferred to him by the Assignee/Bank. The Assignee/Bank's decision to grant the consent or otherwise shall be in its absolute discretion and shall not be questioned. 19.

ENCROACHMENT/ACQUISITION 20

The Assignee/Bank has no notice or knowledge of any encroachment or that the Government or any other authority has any immediate intention of acquiring the whole or any part of the Property for roads or any other improvement schemes and if such encroachment shall be found to exist or if the Government or any local authority has any such intention, the same shall not annul the sale or shall any abatement or compensation be allowed in respect thereof. **EXCLUSION OF LIABILITY** 21.

- All statements made in the Proclamation of Sale and Conditions of Sale or otherwise relating to the Property are made without responsibility on the part of the Assignee/Bank, the Solicitors and the Auctioneer or either of them. No such statement may be relied upon as a statement or representation of fact. All bidders must satisfy themselves by inspection or otherwise as to the correctness of any such statements and neither the Assignee/Bank, the Solicitors, the Auctioneer nor any person in their employment has any authority to make or give any representation or warranty whatsoever in relation to the Property. **PROCLAMATION OF SALE, CONDITIONS OF SALE AND MEMORANDUM OF SALE**
- 22. All contents in the Proclamation of Sale and this Conditions of Sale are to be read together and shall be part of the Memorandum of Sale.

CONTRACT

MEMORANDUM :- At the Sale by Public Auction this 28th day of March, 2016, of the property comprised in the foregoing particulars that is to say **MEMORANDUM** :- At the Sale by Public Auction this 28th day of March, 2016, of the property comprised in the foregoing particulars that is to say the rights, title, interest and benefits to the said Property pursuant to the Sale and Purchase Agreement dated the 10th day of April, 2007, made between Poh Brothers Realty (M) Sdn. Bhd. ("The Vendor"), Perbadanan Kemajuan Tanah Adat Melaka (PERTAM) ("the Proprietor") and Chomel Binti Abdul Rahman & Mohd Rafi Bin Salleh ("The Purchasers") and absolutely assigned to the Assignee/Bank pursuant to and under the (8515-D) and the Assignor/Borrower in relation to the Subject Property identified as Developer's Lot No. TH174/A, Taman Paya Rumput Indah, Melaka and bearing postal address at No. 52 A, Jalan PRI 29, Taman Paya Rumput Indah, 76450 Melaka developed by Poh Brothers Realty (M) Sdn. Bhd., and the highest bidder for the said Property shall be declared as the Purchaser of the said Property for the sum of RM has been paid to the Assignee/Bank by way of deposit and agrees to pay the balance of Assignee/Bank acknowledge the receipt of the said deposit. Assignee/Bank acknowledge the receipt of the said deposit.

		P	URCHASE MONEY	: RM
		D	EPOSIT PAID	: RM
FIRST PURCHAS	SER'S NAME :	B	ALANCE DUE	: RM
NRIC NO ADDRESS	:			
TEL	:			
OCCUPATION	:			
EMPLOYER	:	 SIGNATURE OF F	IRST PURCHASER(S) / AUTHORISED AGENT
SECOND PURCH	HASER'S NAME :			
NRIC NO ADDRESS	:			
TEL	:			
OCCUPATION	:			
EMPLOYER	:	 SIGNATURE OF S	ECOND PURCHASE	R(S) / AUTHORISED AGENT

SIGNATURE

FOR MESSRS NG CHAN MAU & CO. SDN. BHD. NG CHAN MAU / FOONG CHON WAI LICENSED AUCTIONEER

SIGNATURE FOR MESSRS ZAIN MEGAT & MURAD SOLICITORS FOR THE ASSIGNEE / BANK