

K. SRINIVAS CV.L. No. 26/98, R.No. 39/2004 City Civil Court,

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This Agreement for Development charges made and executed on this the 25th day of April 20% at Secunderabad by and between:

M/s. MEHTA & MODI HOMES, a registered partnership firm having its registered office at 5-4-187/3&4, III Floor, Soham Mansion, M.G. Road, Secunderabad – 500 003 represented by ts Managing Partners Mr. Soham Modi, Son of Sri Satish Modi, aged about 36 years, Occupation: Business, and Mr. Suresh U. Mehta, Son of Late Sri Uttamlal Mehta, aged about 56 years, Occupation: Business, hereinafter referred to as the Builder (which term shall mean and include its successors in office, administrators, executors / nominees / assignee etc.)

AND

DR. SESHA SUNDARARAO BOPPUDI, S/O. SRI B. ACHTYUTA ACHYUTHA RAMA RÃO, aged about 51 years, residing at 54-2RT, Vijaynagar Colony, Hyderabad - 500 457, hereinafter referred to as the Buyer (which term shall mean and include his / her heirs, legal representatives, administrators, executors, successor in interest, assignee, etc).

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WHEREAS:

- A) The Buyer has entered into an Agreement of Sale dated 25th April 2006 for purchase of a bungalow along with an identifiable plot of land (plot no. 42) in the project known as Silver Oak Bungalows, situated at Sy. Nos. 35 to 39, Cherlapally, Hyderabad. As per the terms and conditions of the said agreement of sale, the Buyer has agreed to pay development charges on land to the Builder at the time of registration of the Sale Deed, along with the consideration mentioned in the sale deed.
- The Buyer has purchased plot of land bearing plot no. 42 admeasuring 204 sq. yds. under a Sale Deed dated 18.05.05 registered as document no. 200/oin the Office of the Sub-Registrar, Uppal. This Sale Deed was executed subject to the condition that the Buyer shall pay the development charges on land for the development of land by laying of roads, drainage lines, electrical lines, water lines, development of parks and other developments as per the rules of HUDA.
- The parties hereto after discussions and negotiations have reached into certain understandings, terms and conditions etc., for the payment of development charges and are desirous of recording the same into writing.

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SIO. DTO. NOW THEREFORE THIS AGREEMENT FOR DEVELOPMENT CHARGES FOR WHOM WITNESSETH AS UNDER:

- 1. The Buyer has agreed to pay in advance a sum of Rs. 7,12,000/- (Rupees Seven Lakhs Twelve Thousand Only) as the development charges to the Builder for development of the layout into plots by laying of roads, drainage lines, electrical lines, water lines etc., as per the rules of HUDA.
- The Buyer has already paid the development charges of Rs. 25,000/(Rupees Twenty Five Thousand Only) before entering into this agreement, which is admitted and acknowledged by the Builder:

Date	Mode of Payment	Amount
06/02/2006	Cheque No. 170302	25,000/-

The Buyer shall pay to the Builder the balance amount for development charges of Rs. 6,87,000/- (Rupees Six Lakhs Eighty Seven Thousand Only) on or before 1st April 2006

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> The Buyer shall liable to pay the development charges on land in advance irrespective of the stage of development of the layout. The Buyer shall pay the amount as stated above and shall not raise any objection on this count.

> 5. That the Buyer shall be liable to pay simple interest calculated @ 1.5% per month on all delayed payments of installments. Under no circumstances shall the Buyer delay the payment of installments for more than 3 months from the due date.

> 6. It is hereby agreed and understood explicitly between the parties hereto the Buyer shall be solely responsible for payment of any sales taxes, VAT, service tax or any other similar levy that may become leviable with respect to the construction of the bungalow under this agreement, or the sale deed, and/or the agreement for construction.

> 7. The Buyer at his discretion and cost may avail housing loan from Bank / Financial Institutions. The Buyer shall endeavour to obtain necessary loan sanctioned within The Builder shall under no 30 days from the date of provisional booking. circumstances be held responsible for non-sanction of the loan to the Buyer for whatsoever reason. The payment of installments to the Builder by the Buyer shall not be linked with housing loan availed / to be availed by the Buyer.

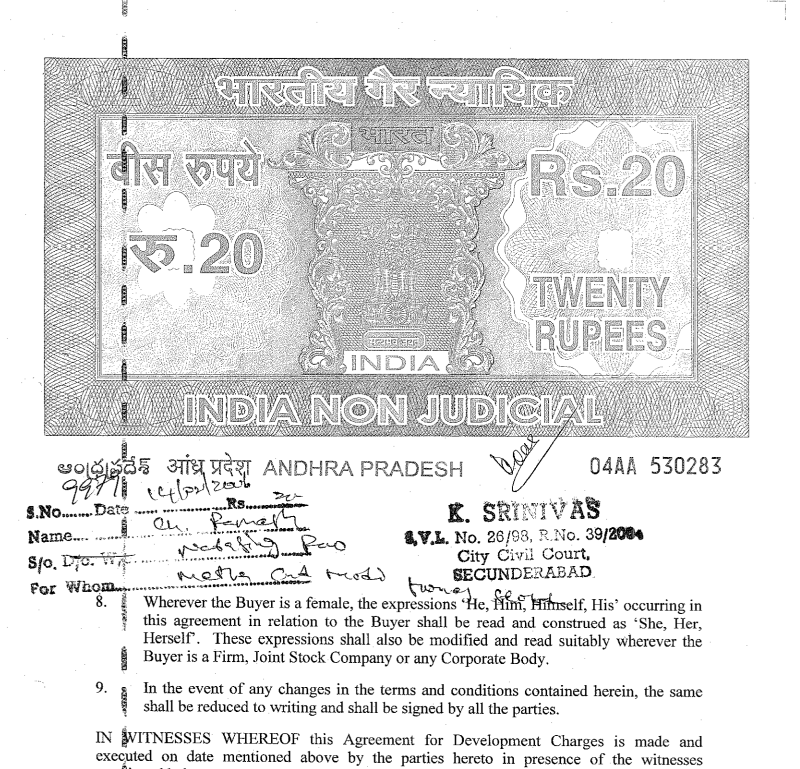
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mentioned below:

WITNESSES:

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