Authorization form for handing over the possession of Flat in 'Paramount Residency'

Flat No.		30-201	
Nan	ne of Buyer	VALABS "	VIZAYA LAKSAMI
	-		
Α.	Total sale consid	eration.	1197000
B.	Less: Discount fo	or early payments.	-
C.	Add: Reg. Charg	ges	30025
D.	Add: VAT & Sei	rvice Tax.	11970
E.	Add: Extra Spec	s Charges (revised)	C, 4875
F.	Add: Misc. Char	ges	4935
G.	Less: Amount pa	ıid	1258890
Н.	Balance amount	Due	165 V
I.	Interest Amount		Qa ang 65376_
J.	Refund if any		
	Remarks:		
(1)	Interest	lounded off .	to Rs. 20,000/- by sohamsir.
(g)	Service tan	not applical	to Rs. 20,000 (- by soham sir. ble Sale declared for fall amt. to be collected.
(3)	Balance	A Rs. 1651-	to be collected.
		Y	
			/
K.	Interest Amount	to be charged	PAID RS.20,000 -
	Check List		Yes / No

	Check List	Yes / No
1.	Buyer has been informed that Maintenance Charges are due from date of completion & not occupation.	
2.	Buyer has signed the Association Membership Form.	
3,	No Due Certificate signed	-
4.	6 PDC for Maintenance Charges collected	
5.	Buyer has signed the Electricity Transfer Form & Affidavit or Stamp paper	
6.	Buyer has informed that Property Tax is due	

<u>Authorized by:</u> Managing Partners K. Krishna Prasad Date: [-43] 1A 10 3 10 . Date: Date: Date:

Note: 1. Update Sale Completed as 'Yes' in the database.
2. Give a copy of owners association rules to the buyer.

nterest calculation f	or delayed paym	ents.				
Project Name		PARMOUNT BUILDERS				
lat / Plot no.		3C - 201				
Customer Name		V .Vijay Lakshmi				
Booked by		Deshmukh				
Prepared by		Roopa				
Date		16-May-09				
Sign						
Interest rate	18	% p.a.				
	Installment/				Interest	Balance
Date	Payment	Remarks	Days	Principal	meresi	15,000
02-Feb-07		booking amount	-			10,000
02-Feb-07	(15,000,00)	booking amount	-	15,000		70,000
01-Mar-07	70,000.00	1st installment	27	-		70,000
11-Mar-07	(70,000,00)	Payment recevied	10	70,000	345	400 555
15-Mar-07	123 555 00	2nd installment	4	-		123,555
01-Apr-07		3rd installment	17	123,555	1,036	247,110
) Payment recevied	15	247,110	1,828	177,110
16-Apr-07) Payment recevied	31	177,110	2,708	107,110
17-May-07		4th installment	45	107,110	2,377	230,665
01-Jul-07) Payment recevied	37	230,665	4,209	130,665
07-Aug-07) Payment recevied	36	130,665	2,320	20,665
12-Sep-07		Eth installment	19	20,665	194	144,220
01-Oct-07		5th installment	30	144,220	2,134	74,220
31-Oct-07)) Payment recevied	61	74,220	2,233	197,775
31-Dec-07		6th installment	91	197,775	8,875	123,555
31-Mar-08) Payment recevied	1	123,555	61	247,110
01-Apr-08		7th installment	57	247,110	6,946	217,110
28-05-08	(30,000.00	0) Payment recevied	33	217,110	3,533	122,110
30-06-0	8 (95,000.0	0) Payment recevied		122,110	60	245,665
01-Jul-0	8 123,555.0	0 8th installment	1	245,665	11,146	369,220
01-Oct-0	8 123,555.0	0 9th installment	92	369,220	4,006	309,220
23-Oct-0	8 (60,000.0	0) Payment recevied	22		152	244,220
24-10-0	8 (65,000.0	0) Payment recevied	1 1	309,220 244,220	1,204	119,220
03-Nov-0	8 (125 000 0	0) Payment recevied	10		412	131,190
10-Nov-0	11,970.0	00 VAT :	7	119,220	776	6,190
22-Nov-0	08 (125,000.0	00) Payment recevied	12	131,190	119	129,750
31-Dec-0		10th installment	39	6,190	8,702	123,730
16-05-0		00) To be rec	136	129,750		
	(120,100)		INTERES	T PAYABLE	(65,376	J
Note:	C: Enter Installer	nnts & payments received		<u> </u>		N 0 K
Column D. Esta	r receivables as	positive amounts & paymer	nts received a	is negative ar	nounts.	20,0
Clauman D to C	: Do not change			/	Don) <u> </u>
Cloumins D to C	B & C in accer	nding order		1		<u> </u>

Sort columns A , B & C in accending order.

Calculate sum of Installments / Payments & Interest

31 Mar, 2010

PARAMOUNT BUILDERS 2009-10 Ledger for the period 01 Apr, 2009 to 31 Mar, 2010

Group: Liabilities

Account selection : Selected transacted Accounts

(All amounts in Rs.)

	ıment						
Date	Number		Narration Opening Balance	Debit	Credit	Running Balance	
3C - 201 V. Vi	jaya Laxmi					1,17,780.00 Dr	
23 May, 2009	SBR B23052009		Being cheque received from Vijaya laxmi towards payment R.No-2313		1,00,000.00	17,780.00 Dr	
30 May, 2009	SBR B30052009		Being cheque recd. from Vijaya Lakshmi towards payment for Flat no.3C-201 against receipt no.2314		38,000.00	20,220.00 Cr	
21 Jan, 2010	MCP A21012010	1	Being cash paid towards electricity charges for 3C Block Flat no.201	660.00		19,560.00 Cr	
22 Feb, 2010	SBR B22022010	1	Being cheque recd.from V Vijayalaxmi towards payment for flat no.3C-201 against recpt.no.2528		41,670.00	61,230.00 Cr	
	SBP B22022010	2	Being cheque issued to ACTO, Hyd towards Vat for Flat no.3C-201	11,970.00		49,260.00 Cr	
23 Feb, 2010	MCP A23022010	5	Being cash paid towards Electricity charges of 3C Block for the month of Jan,10 against flat no.201	165.00		49,095.00 Cr	
05 Mar, 2010	JV 05032010 1	I	Being amount credited to Prabhakar Reddy Petty cash account towards reg exp for flat no 3c 201 Vijay laxmi	30,025.00		19,070.00 Cr	
	SCP A05032010	1	Being cash paid towards Reg.EC Expenses for the Flat no.3C-201	2,000.00		17,070.00 Cr	
	SCP A05032010	2	Being cash paid towards Reg.EC Expenses for the Flat no.3C-201	2,000.00		15,070.00 Cr	
31 Mar, 2010	JV 31032010	6	Being amount credited to customer 3C 201 towards reversal of Installment declared for the year 06-07 (A 505)		2,64,875.00	2,79,945.00 Cr	
	JV 31032010	6	Being amount credited to customer 3C 201 towards reversal of Installment declared for the year 07-08		4,37,900.00	7,17,845.00 Cr	

Page:

31 Mar, 2010

PARAMOUNT BUILDERS 2009-10 Ledger for the period 01 Apr, 2009 to 31 Mar, 2010

Group: Liabilities

Doc	ume	nt					
Date Number			Narration	Debit	Credit	Running Balance	
31 Mar, 2010	JV	31032010	6	Being amount credited to customer 3C 201 towards reversal of Installment declared for		4,94,225.00	12,12,070.00 Cr
	J۷	31032010	6	the year 08-09 Being amount debited to 3C 201 towards sales declared for the flat	11,97,000.00		15,070.00 Cr
	JV	31032010	6	Being amount credited to Customer 3C 201 towards refund of extra Specs amount		4,875.00	19,945.00 Cr
	JV	31032010	28	Being amount debited to Customer and credited to Interest account towards interest on	20,000.00		55.00 Dr
	JV	31032010	28	delayed payment Being amount debited to Customer towards	110.00		165.00 Dr
				stamp paper for Reg Total/Closing Balance	12,63,930.00	13,81,545.00	165.00 Dr
							11/2/12/12.
			•				
			·				
		·			,	·	

PARAMOUNT BUILDERS 2008-09 Ledger for the period 01 Apr, 2008 to 31 Mar, 2009

Group : Liabilities

Account selection : Selected transacted Accounts

	ıment			D-leis	0.00 -114	Dunning Balance	
Date	Number	<u>.</u>	Narration	Debit	Credit	Running Balance	
3C - 201 V. Vi	ijaya Laxmi		Opening Balance			1,24,875.00 Dr	
28 May, 2008	SCR A28052008	1	Being cash recevied		30,000.00	94,875.00 Dr	
			from customer towards				
			p[art payment for flat no				
			3c 201 R no 1784			407.00.0	
30 Jun, 2008	SBR B30062008	1	Being chq recevied from		95,000.00	125.00 Cr	
			customer towards part			•	
			payment for flat no 3c				
•			201 R no 1785			00 405 00 0	
23 Oct, 2008	SCR A23102008	1	Being cash received		60,000.00	60,125.00 Cr	
			from Vijayalaxmi				
			towards payment				
			R.No-2047				
24 Oct, 2008	SBR B24102008	1	Being cheque received		65,000.00	1,25,125.00 Cr	
			from Vijaya laxmi				
			towards payment				
			R.No-2048.			0.50.405.00.0	
01 Nov, 2008	SBR B01112008	1	Being cheque received		1,25,000.00	2,50,125.00 Cr	
			from Vijaya Laxmi				
			towards payment				
			R.No-2053.			0.75.405.00.0-	
22 Nov, 2008	SBR B22112008	1	Being cheque received		1,25,000.00	3,75,125.00 Cr	
			from Vijayalaxmi				
			towards payment				
			R.No-2054.			4 40 400 00 Dr	
31 Mar, 2009	JV 31032009	91	Being amount credited	4,94,225.00		1,19,100.00 Dr	
			to instalments				
•			receivable 08-09 &				
			debited to 3C - 201				
			Valaas Vijaya Lakshmi				
			towards Instalments				
			declared for the year			•	
			08-09.		4 220 00	1,17,780.00 Di	
	JV 31032009	128	Being amount debited to		1,320.00	را ۱,۱۲,۲۵۵.۵۵ کا	
			service tax & credited to				
			3c 201 Valaas Vijaya				
			Laxmi towards earlier				
			estimated service tax				
			provision reversed.	4 04 335 00	5,01,320.00	1,17,780.00 D	
			Total/Closing Balance	4,94,225.00	5,01,320.00	1,17,100.00 D	
					•		
				:			

PARAMOUNT BUILDERS 2007-2008 Ledger for the period 01 Apr, 2007 to 31 Mar, 2008

Group : Assets

Account selection : Selected transacted Accounts

	ument	· · · · · · · · · · · · · · · · · · ·				Dunning Delenes	
Date	Number		Narration	Debit	Credit	Running Balance	
3C - 201 Vija	ya Laxmi		Opening Balance			1,79,875.00 Dr	
11 Apr, 2007	SBR B11042007	3	Being cheq received towards instalment vide		70,000.00	1,09,875.00 Dr	
17 May, 2007	SCR A17052007	1	receipt no. 1183 Being amount received towards instalment vide		70,000.00	39,875.00 Dr	
07 Aug, 2007	SCR A07082007	3	receipt no. R-1222 Being amount Received towards InstaqlIment payment Vide R.No-1226		1,00,000.00	60,125.00 Cr	
12 Sep, 2007	SBR B12092007	3	Being cheque Received towards Installment Payment Vide R.No-		1,10,000.00	1,70,125.00 Cr	
01 Nov, 2007	SBR B01112007	2	Being amount recevied from customer towards installments for flat no A-505		70,000.00	2,40,125.00 Cr	
29 Feb, 2008	JV 29022008	9	Being amount debited to 3C 201 Valas Vijayalaxmi & Credited to Service tax towards ST for October to February as per statement.	1,320.00		2,38,805.00 Cr	
31 Mar, 2008	3 JV 31032008	23	Being amount credited to Instalments receivable & debited to 3C 201 Valaas Vijaya Lakshmi towards instalments receivable for 07-08.	4,37,900.00		1,99,095.00 Dr	
	SCR A3103200	8 1	Being amount recevied from customer towards part payment for flat no 3c 201 R no 1708		74,220.00	1,24,875.00 Dr	
			Total/Closing Balance	4,39,220.00	4,94,220.00	1,24,875.00 Dr	
·							

31 Mar, 2007

PARAMOUNT BUILDERS 2006-2007 Ledger for the period 01 Apr, 2006 to 31 Mar, 2007

Group: Assets

Account selection : Selected transacted Accounts

Document			0	Dunning Delance	
Date Number	Narration	Debit	Credit	Running Balance	
A 505 Ms Vijaya Laxmi	Opening Balance			0.00 Dr	
06 Feb, 2007 SBR B06022007 2	Being Cheque Recived From A 505 Vijaya Laxmi Vide Recipt No 1369.		15,000.00	15,000.00 Cr	
12 Mar, 2007 SBR B12032007 2			70,000.00	85,000.00 Cr	
31 Mar, 2007 JV 31032007 1	Being amount transferred towards Instalments receivable from A 505 Mrs. Valas	2,64,875.00		1,79,875.00 Dr	
	Vijaya Laxmi. Total/Closing Balance	2,64,875.00	85,000.00	1,79,875.00 Dr	
		,			

PARAMOUNT BUILDERS

5-4-187/3&4, II Floor, M. G. Road, Secunderabad – 500 003. Phone: 66335551

LETTER OF POSSESSION

Date: 25/03/10

To,

MALAGE VIZAYA LABSHMI H.HO. 204 DEFENCE COLLEGE SAINIKPURI - BORA94

Sub: Letter of Possessions for Flat No. 2 in block no. 3 in our project known as 'Paramount Residency' situated at Survey No. 176, Nagaram Village, Keesara Mandal, R. R. District.

Dear Sir / Madam,

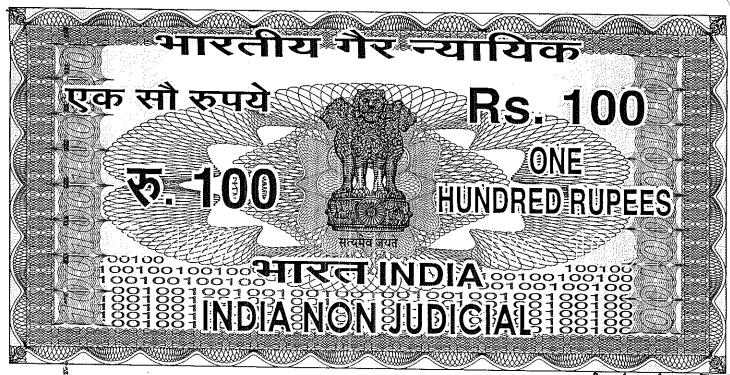
We hereby hand over possession of the above mentioned Flat to you as per the terms and conditions of our sale deed / agreement.

You shall become a member of Paramount Residency Owners Association' as and when called for and also pay the maintenance charges regularly.

Thank You.

Yours Sincerely

Managing Director. (SOHAM MODI)



á

LEELA G CHIMALGI

STAMP VENDOR Licence No.1/2009 5-4-76/A, Cellar Ranigunj, SECUNDERABAD-500 003.

This Agreement of Sale is made and executed on this 19th day of June 2009 at Secunderabad by and between:

M/S. PARAMOUNT BUILDERS, a registered partnership firm having its office at 5-4-187/3&4, II Floor, M. G. Road, Secunderabad 500 003, represented by its Managing Partner Mr. Soham Modi, S/o. Sri Satish Modi, aged about 37 years and its partner Mr. Samit Gangwal S/o. Mr. S. K. Gangwal, aged about 34 year, hereinafter called the "Vendor" (Which expression where the context so permits shall mean and include its successors in interest, nominee, assignee, etc.).

AND

1. MR. B. ANAND KUMAR, SON OF MR. B. N. RAMULU, aged about 39 years, residing at H. No. 10, Venkateshwara Nagar, Moula-Ali, Hyderabad - 500 040,

\$2. SRI NAREDDY KIRAN KUMAR, SON OF MADHUSUDHAN REDDY, aged 34 years, residing at Plot No. 275, Venkateshwara Nagar, Meerpet, Moulali, Hyderabad-40.

*3. SRI. M. KANTHA RAO, SON OF M. LAXMAN RAO, aged about 38 years, residing at Plot No. 152, Vivekanada Nagar Colony, Kukatpally, Hyderabad.

SRI. K. KANTHA REDDY, SON OF K. RAM REDDY, aged about 56 years, residing at Nereducherela (Village & Mandal), Nalgonda District,

gibeing represented by Mr. Soham Modi, S/o. Sri Satish Modi, aged about 37 years, Managing Partner of M/s. Paramount Builders who are the Agreement of Sale cum General Power of Attorney Holders by virtue of document no. 16413/06, dated 31.10.2006, registered at S.R.O.

Shameerpet, hereinafter called the "Original Owners" (which expression where the context so Epermits shall mean and include their successors in interest, nominees, assignees herein, etc.).

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Liter No

Mrs. Valaas Vijaya Lakshmi, wife of Mr. Param Jeet Singh, aged about 40 years, residing at H. No. 204, Defence Colony, Near Bhavans Degree College, Sainikpuri - 500 094, hereinafter called the "Buyer" (which expression where the context so permits shall mean and include his/her/their heirs, successors, legal representative, executors, nominee, assignee etc.).

WHEREAS:

- A. Shri B. Anand Kumar, Shri Nareddy Kiran Kumar, Shri M. Kanta Rao and Shri K. Kanta Reddy, the Original Owners herein, were the absolute owners and possessors of open agricultural land in Sy. No. 176, situated at Nagaram Village, Keesara Mandal, R. R. District, admeasuring Ac. 3-04 Gts. by virtue of Deed of Conveyance of land dated 9.09.2004 registered as document bearing no. 9210/2004 and Release Deed dated 27.10.2004 and registered as document no. 9246/2004 at the office of the Sub Registrar, Shameerpet R. R. District (hereinafter this land is referred to as the SCHEDULED LAND) and is more particularly described in Schedule 'A' at the foot of the document.
- B. The Original Owners have purchased the Scheduled Land for a consideration from its previous owners namely:
 - i. Shri M. Venu, S/o. Shri Mallaiah
 - ii. Shri Madhusudhan, S/o. of Late Shri G. Sattaiah.
 - iii. Shri K.V. Rama Rao, S/o. Shri Gopal Rao
- C. The Scheduled Land was Government land and the same was placed for sale on open auction on 17.09.2003. The previous owners Shri M. Venu and two others have participated in the auction and the auction was knocked down in favour of them as they being the highest bidders. The open auction conducted has been confirmed in favour of the previous owners namely M. Venu and two others vide proceedings of the Collector, R. R. District vide proceeding no. LC2/7278/2003 dated 20.09.2003.
- D. The previous owners Shri M. Venu and two others and the Original Owners have reached into an understanding for participating in the open auction and upon confirmation of the auction the sale consideration was arranged and paid by pooling the resources of all the seven participants (i.e., previous owners Shri M. Venu and two others and all the four VENDORS). The Scheduled Land was agreed to be purchased jointly with all the seven persons having broadly the following share.
 - a. 3/7 of the share will be held by M. Venu and two others equally i.e., each person will have 1/7 share.
 - b. Balance 4/7 of the share will be held by the remaining four persons as follows:
 - i. Shri. B. Anand Kumar 27% of 4/7 share i.e., 15.42%
 - ii. Shri. N. Kiran Kumar 20% of 4/7 share i.e., 11.42%
 - iii. Shri. M. Kanta Rao 37% of 4/7 share i.e., 21.16%
 - iv. Shri. K. Kanta Reddy 16% of 4/7 share i.e., 9.15%
- E. In continuation and completion of the auction process and on receipt of the entire bid amount, the Government of Andhra Pradesh represented by District Revenue Officer and Additional District Magistrate, R. R. District have executed Deed of Conveyance of land dated 9.09.2004 in favour of seven persons namely three previous owners and four Original Owners herein. This conveyance deed is registered as document no. 9210/2004 and is registered at the office of the Sub Registrar, Shameerpet R. R. District.

× v. vijazar baleShni

F. The previous owners Shri M. Venu, Shri G. Madhu Sudhan and Shri K.V. Rama Rao have executed a Release Deed dated 27.10.2004, releasing their 3/7 share admeasuring Ac. 1-13.13 Gts., in favour of Original Owners for a consideration. This Release Deed is registered as document no. 9246/2004 at the office of the Sub Registrar, Shameerpet R. R. District. The share in land ownership of the Original Owners upon execution of this release deed is as under:

a. Shri. B. Anand Kumar - 27%
b. Shri. N. Nara Reddy Kiran Kumar - 20%
c. Shri. M. Kanta Rao - 37%
d. Shri. Kanta Reddy - 16%

- G. The above said four persons namely Shri B. Anand Kumar and three others have together joined into partnership to run the business under the name of **M/s. Bhargavi Developers**, hereinafter referred to as the Firm. The partnership is evidenced by a Deed of Partnership dated 30.07.2004. The profit sharing ratios of the partners is in the same ratio as their ratio of share in the land holding as given in clause (h) above which is in evidence of their understanding as to their respective share in the Scheduled Land.
- H. The Original Owners have sold the Scheduled Land to M/s. Bhargavi Developers and the Vendors herein by way of Agreement of Sale cum General Power of Attorney, registered as document nos. 16412/06 and 16413/06 dated 31.10.2006 and 31.102006, respectively. By virtue of the said agreement of sale cum general power of attorney, M/s. Bhargavi Developers and the Vendors herein have become owners of undivided share of land admeasuring Ac. 1-01 Gts., and Ac. 2-03 Gts. respectively.
- I. The Firm and the Vendor have agreed to jointly develop the entire Scheduled Land by constructing residential apartments under a group housing scheme called as 'PARAMOUNT RESIDENCY'.
- J. The Original Owners and the Vendor hereto have applied to the Urban Development Authority for obtaining necessary building construction and other permissions at the cost of the Vendor. The permissions have been received from HUDA vide their Proceeding No. 6008/P4/Plg/HUDA/2006, dated 14.09.2006. In accordance with the sanctioned plan in all 260 number of flats in 6 blocks aggregating to about 2,28,800 sft., along with parking on the stilt floor and other amenities are proposed and agreed to be constructed.
- K. The Firm and the Vendor for the purposes of joint development of the scheduled land have reached into an understanding whereby they have purchased their respective shares as mentioned above in the total land area of Ac. 3-04 Gts. To give effect to this broad understanding, the M/s. Bhargavi Developers and the Vendor have executed following documents:
 - (a) Joint Development Agreement, registered as document no. 16768/06, dated 31.10.2006.
 - (b) Agreement of Sale-cum General Power of Attorney in favour of the Vendor, registered as document no. 16413/06, dated 31.10.2006.
 - (c) Agreement of Sale-cum General Power of Attorney in favour of the M/s. Bhargavi Developers, registered as document no. 16412/06, dated 31.10.2006.

 The above documents are registered with the office of the Sub-Registrar Office,

The above documents are registered with the office of the Sub-Registry Shameerpet.

× N. vijane kureshi

- L. By virtue of above referred documents, the Firm and the Vendor hereto have identified and determined their respective ownership of 260 flats, along with proportionate parking space proposed to be constructed in a group housing scheme named and styled as 'PARAMOUNT RESIDENCY' together with their respective proportionate undivided share in the Scheduled Land.
- M. The respective share / ownership of each flat in Paramount Residency together with proportional share in parking space etc., belonging to the Firm and the Vendor is detailed in the Schedules/ Annexures / Appendix attached to the Joint Development Agreement referred above.
- N. By virtue of the above referred Joint Development Agreement and Agreement of Sale cum General Power of Attorney the Vendor is absolutely entitled to develop and sell its share of flats to any intending purchaser.
- O. The Buyer is desirous of purchasing an apartment no. 201 on the second floor in block no. '3C' in the proposed building Paramount Residency and has approached the Vendor. Such apartment hereinafter is referred to as the Scheduled Apartment.
- P. The Vendor has represented to the Buyer that the Scheduled Apartment has fallen to the share of Vendor and thus absolutely belongs to it by virtue of above referred agreements dated 31.10.2006.
- Q. The Vendor has agreed to sell the Scheduled Apartment together with proportionate undivided share in land and parking space as a package for a total consideration of Rs. 11,97,000/- (Rupees Eleven Lakhs Ninety Seven Thousand Only) and the Buyer has agreed to purchase the same.
- R. The Buyer has made a provisional booking vide booking form no. 1130 dated 2nd February 2007 for the above referred apartment and has paid a booking amount of Rs. 15,000/- to the Vendor.
- S. The parties hereto after discussions and negotiations have agreed to certain terms and conditions of sale and are desirous of reducing the same into writing.

NOW THEREFORE THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. That the Vendor agrees to sell for a consideration and the Buyer agrees to purchase a Semi-deluxe Apartment together with proportionate undivided share in land and a parking space, as a package, as detailed here below in the residential apartment named as Paramount Residency, being constructed on the Scheduled Land (such apartment hereinafter is referred to as the Scheduled Apartment) which is more fully described in Schedule 'B' annexed to this agreement. The construction of the Scheduled Apartment will be as per the specifications given in Schedule 'C'.

Schedule of Apartment:

- a) Semi-deluxe Apartment No. 201 on the second floor in block no. '3C' admeasuring 820 sft. (i.e., 656 sft. of built-up area & 164 sft. of common area) of super built up area.
- b) An undivided share in the Schedule Land to the extent of 53.78 Sq. Yds.
- c) A reserved parking space for two wheeler on the stilt floor bearing no. 10 admeasuring about 15 sft.
- 2. That the total consideration of Rs. 11,97,000/- (Rupees Eleven Lakhs Ninety Seven Thousand Only).
- 3. That the Buyer has paid an amount of Rs. 15,000/- to the Vendor, the receipt of which is admitted and acknowledged by the Vendor.

XV. vigory levesting

4. The Buyer agrees to pay the balance sale consideration amount of Rs. 11,82,000/- to the Vendor in installments as stated below:

Installment	Amount	Due Date of Payment
Installment I	70,000/-	01.03.2007
Installment II	1,23,555/-	15.03.2007
Installment III	1,23,555/-	01.04.2007
Installment IV	1,23,555/-	01.07.2007
Installment V	1,23,555/-	01.10.2007
Installment VI	1,23,555/-	31.12.2007
Installment VII	1,23,555/-	01.04.2008
Installment VIII	1,23,555/-	01.07.2008
Installment IX	1,23,555/-	01.10.2008
Installment X	1,23,560/-	01.12.2008

The installments received will be appropriated first towards the consideration for sale of undivided share in land.

- 5. That the Buyer shall pay the installments as mentioned in clause 4 above regularly in favour of the Vendor either by demand draft / pay-order / cheque / cash and obtain receipt for the same and the Buyer shall pay such installments on the due dates, subject to clause 6 given below.
- 6. In case the Scheduled Apartment is completed before the scheduled date of completion / delivery mentioned in clause 21 below, the entire balance outstanding as on such date of completion shall become due and payable, notwithstanding the installments and due dates mentioned in clause 4 above. The buyer shall be liable to pay the balance outstanding within 15 days of receiving an intimation from the Vendor as to completion of the Scheduled Apartment, notwithstanding the installments and due dates mentioned above.
- 7. In the event the installment payments are delayed by more than 15 days after they become due, the Buyer shall be liable to pay the overdue installments with interest calculated @1.5% p.m. Under no circumstances the Buyer shall delay the payment of installments for more than 1 month from the due date.
- 8. That in case of delay in payment of installments for more than 1 month from the due date, this agreement shall stand cancelled and the Vendor shall be entitled to charge cancellation charges @ 15% of the agreed total sale consideration. In the event of the Buyer proposing for a housing loan and the Buyer fails to obtain housing loan within 15 days of the provisional booking, the cancellation charges will be nil provided necessary intimation to this effect is given to the Vendor in writing along with necessary proof of non-sanction of the loan. In case of such non intimation the cancellation charges shall be Rs. 5,000/-, Rs. 10,000/- & Rs. 15,000/- for single, double & three bedroom apartments respectively. Further if on the request of the Buyer the booking is cancelled within 60 days of the provisional booking the cancellation charges shall be Rs. 15,000/-, Rs.20,000/- & Rs. 30,000/- for single, double and three bedroom apartments respectively.
- 9. The Vendor shall be entitled to re-allot / sell the said apartment thus cancelled in favour of any other person. No notice from the Vendor shall be necessary to the defaulting Buyer to take action as stated herein, and such action shall be the sole prerogative and discretion of the Vendor and the defaulting Buyer shall have no say in or to object to the same.
- 10. That the Buyer at his discretion and cost may avail housing loan from Bank / Financial Institutions. The Buyer shall endeavour to obtain necessary loan sanction within 30 days from the date of provisional booking. The Vendor shall under no circumstances be held responsible for non-sanction of the loan to the Buyer for whatsoever reason. The payment of installments to the Vendor by the Buyer shall not be linked with housing loan availed / to be availed by the Buyer.

x v. Nijaya McBhi

- 11. That for the purposes of creating a charge in favour of the bank / financial institutions on the apartment being constructed so as to enable the Buyer to avail housing loan, the Vendor will execute a sale deed in favour of the Buyer for sale of apartment in a semi-finished state. In the event of execution of sale deed before the apartment is fully completed, the Buyer shall be required to enter into a separate construction contract with the Vendor for completing the unfinished apartment and the Buyer shall not raise any objection for execution of such an agreement.
- 12. That in the event the Buyer is arranging/has arranged finance under Housing Finance scheme/or any other scheme for the purchase of schedule apartment and payment of sale consideration under this Agreement, it shall be the sole responsibility of the Buyer for timely payments from such financier to the Vendor. Any default in payment by such financier to the Vendor shall be deemed to be the default by the Buyer and the consequence as regards default in payments as contained under this Agreement shall become operative.
- 13. That any time given to the Buyer for fulfillment of his obligations hereunder by the Vendor or the nominee of the Vendor shall not be considered to be a waiver of any term or condition of this agreement nor shall it give any rights to the Buyer other than the time so granted. Such granting of the time etc., shall not prejudice the rights of the Vendor in any manner whatsoever.
- 14. That on payment of the full consideration amount as mentioned above and on completion of construction of the said apartments, the Vendor shall deliver the possession of the Schedule Apartment to the Buyer with all amenities and facilities as agreed to between the parties and the Buyer shall enter into possession of the Schedule Apartment and enjoy the same with all the rights and privileges of an owner.
- 15. That the Buyer has examined the title deeds, plans, permissions and other documents and is fully satisfied with regard to the title of the Vendor and the authority of Vendor to transfer the rights hereunder and the Buyer shall not hereafter, raise any objection on this account.
- 16. That it is hereby agreed and understood explicitly between the parties hereto that the Buyer shall be solely responsible for payment of VAT, service tax or any other similar levy that may become leviable with respect to the sale / construction of the apartments under this agreement, or the sale deed, and/or the agreement of construction.
- 17. That the Vendor shall build the apartment, etc. in the proposed building according to the plans and designs made out and according to the specifications mentioned in Schedule 'C' hereto with such modifications and alterations as may be required or are deemed necessary by the Vendor under the circumstances from time to time. The cost of any additions and alterations made over and above the specifications at the request of the Buyer shall be charged extra.
- 18. That it is specifically understood and agreed by the Buyer that the Sale Deed executed in favour of the Buyer and the Agreement for Construction entered into, if any, between the parties hereto in pursuance of this agreement are interdependent, mutually co-existing and are inseparable.
- 19. That the terrace and terrace rights, rights of further construction on, in and around the building, and ownership of areas not specifically sold or allotted to any person shall belong only to the Vendor and the Buyer shall not have any right, title or claim thereon. The Vendor shall have absolute rights to deal with the same in any manner he deems fit without any objection whatsoever from the Buyer.

× V. Vijege Jukeshi

- 20. That the residential apartment shall always be called 'Paramount Residency' and the name thereof shall not be changed.
- 21. That the Vendor agrees to deliver the schedule apartment to the Buyer on or before 31st December 2008 with a further grace period of 6 months.
- 22. That in event of any delay in the completion of the construction of the scheduled apartment and delivery of possession of the said tenement by reason of non-availability of essential inputs like cement, steel etc. or by reason of war, civil commotion, etc. or due to any act of God or due to any difficulty arising from any Government ordinances, legislation or notification by the Government or local authority etc., the Vendor shall not be held responsible. The Buyer shall not have any right to claim any interest, loss or damage etc. or shall not insist for the refund of any amount till the final work is completed.
- 23. That upon completion of construction of the apartment the Vendor shall intimate to the Buyer the same at his last known address and the Buyer shall be obliged to take possession thereof, subject to the condition that he has fulfilled all his obligations including payment of the entire consideration hereunder according to the terms hereof strictly. After such intimation, the Vendor shall not be liable or responsible for any loss, theft, breakage, damages, trespass and the like and the Buyer shall also be obliged to pay for maintenance thereof to the Vendor or the respective society.
- 24. That the Buyer shall not cause any obstruction or hindrance, to the Vendor and shall give reasonable access, permission, assistance to him or his nominated contractors or their agents, nominees etc., or body that may be set up by Vendor to construct, repair, examine, survey the building or make such additions, alterations, etc., that may be necessary and such other acts and things that may be necessary.
- 25. That the Buyer shall not cut, maim, injure, tamper or damage any part of the structure or any part of the building nor shall he/she/they make any additions or alterations in the building without the written permission of the Vendor or from the Paramount Residency Owners Association, the body that has been / shall be formed for the maintenance of the Apartments.
- 26. That the Buyer shall keep and maintain the building in a decent and civilized manner and shall do his/her/their part in maintaining the living standards of the apartments, occupiers at a high level. To this end, inter alia, the Buyer shall not (a) throw dirt, rubbish etc, in any open place, compound etc; (b) use the apartment for illegal and immoral purpose; (c) use the apartment in such manner which may cause nuisance, disturbances or difficulty to the occupiers of the other apartments etc.; (d) store extraordinarily heavy material therein; (e) do such things or acts which may render void, or voidable any insurance on the building or part thereof; (f) use the premises as an office or for any other commercial purpose; (g) install grills or shutters in the balconies, main door, etc.; (h) change the external appearance of the building.
- 27. That from the intimation as to possession of the Scheduled Apartment or date of receipt of possession of the apartment, which ever is earlier the Buyer shall be responsible for payment of all taxes, levies, rates, dues, duties charges, expenses etc that may be payable with respect to the Schedule apartment including Municipal taxes, water and electricity charges either assessed/charged individually or collectively and such other taxes, etc. payable to state or Central Government or other local bodies or any other concerned body or authority, etc.

V. vijaza luleshni

- 28. That the Buyer shall not have the right to let, sublet, alienate, charge, encumber or otherwise deal with apartment before it is fully constructed and possession delivered unless he/she/they have made full payments including other charges such as for electricity, water and other connections etc., under and strictly according to this agreement.
- 29. That the Buyer shall become a member of the Paramount Residency Owners Association, the body that has been / shall be formed for the maintenance of the building. As a member, the Buyer shall abide by the rules and by-laws framed by the said association, which shall be the administrator, and supervisor of common services (lifts, corridors, passages, staircases, roads, recreational facilities, gardens, drainage, water supply, electricity and other services and property of common enjoyment) and shall pay such amount or amounts as decided by the said association every month for the proper maintenance of the common services. If the Buyer ever fails to pay maintenance charges for his apartment, the association shall be entitled to disconnect and stop providing all or any services to the schedule apartment including water, electricity, etc.
- 30. That the Buyer shall impose all the conditions laid down in the agreement upon the transferee, tenant, occupiers or user of each apartment. However, even if such conditions are not laid down explicitly such transfers etc., shall be bound by them because these conditions are attached to the apartment and the transfer of all or any rights therein shall only be subject to such conditions.
- 31. That the Buyer shall be bound to execute such other papers and documents and to do all such acts and things as may be required from time to time to safeguard the interest of the Vendor which impose reasonable restrictions with regard to the ownership of such share in the land and/or the apartment etc., on account of joint ownership of the same by a number of persons.
- 32. That any disputes or differences between the parties hereto shall be subject to Hyderabad/Secunderabad Jurisdiction only.
- 33. That the Vendor shall cause this Agreement of sale to be registered in favour of the Buyer as and when the Buyer intimates in writing to the Vendor his/her/their preparedness with the amount payable towards stamp duty, registration charges and other expenses related to the registration of this Agreement.
- 34. That the Vendor shall, in due course, cause sale deed/s or other conveyance to be executed and registered in favour of the Buyer for transfer of the apartment, etc. and the undivided share in the land, subject to the Buyer paying all dues payable under or in pursuance of this Agreement.
- 35. That the stamp duty, registration charges and other expenses related to the execution and registration of this agreement of sale and other deeds, or conveyances and agreements shall be borne by the Buyer only.
- 36. The Original Owners hereby declare and covenant that they have no right, title interest objection etc., of whatsoever nature over the Scheduled Apartment and further declares that the Schedule Apartment belongs and falls to the share of the Vendor by virtue of Joint Development Agreement dated 31.10.2006 and Agreement of Sale cum GPA dated 31.10.2006 both registered at the office of the Sub-Registrar, Shameerpet as document nos. 16768/06 and 16413/06 respectively. The Original Owners further declare that they have no share in the sale consideration mentioned herein.

X V. vijerzen LeNaShri

SCHEDULE `A' SCHEDULE OF LAND

All that the total open land being Sy. No. 176, situated at Nagaram Village, Keesara Mandal, R. R. District, admeasuring Ac. 3-04 Gts. and bounded by:

North By	Sy. Nos. 198, 182, 180 & 177
South By	Sy. Nos. 175, 174 & 167
East By	Sy. No. 159
West By	Sy. No. 198

SCHEDULE 'B'

SCHEDULE OF APARTMENT

All that portion forming apartment no. 201 on the second floor in block no. '3C', admeasuring 820 sft. of super built-up area (i.e., 656 sft. of built-up area & 164 sft. of common area) together with proportionate undivided share of land to the extent of 53.78 sq. yds. and a reserved parking space for two wheeler on the stilt floor bearing no. 10, admeasuring about 15 sft., in residential apartment named as Paramount Residency, forming part of Sy. No. 176, situated at Nagaram Village, Keesara Mandal, R. R. District, marked in red in the plan enclosed and bounded as under:

North By	6' wide corridor
South By	Open to sky
East By	Open to sky & 6' wide corridor
West By	Flat No. 202

WITNESSES:

1.

VENDOR

2.

* Vigora Lupshi BUYER

SCHEDULE 'C'

	SPECIFICATIONS FOR CONSTRUCTION					
Item	Semi-deluxe Apartment	Deluxe Apartment				
Structure	RCC	RCC				
Walls	4"/6" solid cement blocks	4"/6" solid cement blocks				
External painting	Exterior emulsion	Exterior emulsion				
Internal painting	Smooth finish with OBD	Smooth finish with OBD				
Flooring - Drawing & Dining	Ceramic tiles	Marble slabs				
Flooring – Bedrooms	Ceramic tiles	Marble tiles				
Door frames	Wood (non-teak)	Wood (non-teak)				
Doors	Panel main door, others flush doors	All panel doors				
Electrical	Copper wiring with modular switches	Copper wiring with modular switches				
Windows	Powder coated aluminum sliding windows with grills	Powder coated aluminum sliding windows with grills				
Bathroom	Designer ceramic tiles with 7' dado	Designer ceramic tiles with 7' dado				
Sanitary	Raasi or similar make	Raasi or similar make				
C P fittings	Standard fittings	Branded CP Fittings				
Kitchen platform	Granite tiles, 2 ft ceramic tiles dado, SS sink.	Granite slab, 2 ft ceramic tiles dado, SS sink.				
Plumbing	GI & PVC pipes	GI & PVC pipes				
Lofts	Lofts in each bedroom & kitchen	Lofts in each bedroom & kitchen				

IN WITNESS WHEREOF the parties hereto have signed this agreement in token of their acceptance after understanding the contents with free will and without any influence or coercion in presence of the witness:

WITNESSES:

1.

VENDOR

2.

V. Vijem redzolni BUYER Plan showing Apartment No. 201 on the second floor in block no. '3C' of Paramount Residency at Survey No. 176, situated at Nagaram Village, Keesara Mandal, R. R. District, marked in red and bounded as under:

Vendor:

M/s. Paramount Builders

Buyer:

Mrs. Valaas Vijay Lakshmi

Flat area:

820 sft

Undivided share of land:

53.78 sq.yds.

Boundaries:

North by:

6' wide corridor

South by:

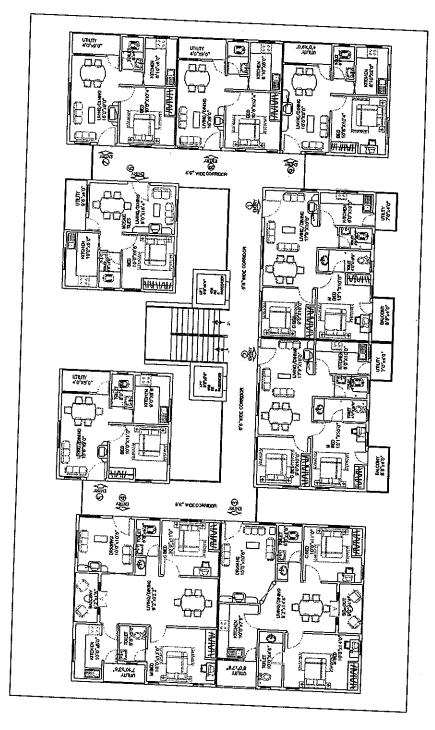
Open to sky

East by:

Open to sky & 6' wide corridor

West by:

Flat No. 202



N ←---

WITNESSES:

1.

2.

VENDOR

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