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S.No. 6778 Date:27-12-2021

Sold to: TEJAL MODI

W/o. SOHAM MODI

For Whom: SELF

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K.SATISH KUMAR

LICENSED STAMP VENDOR

LIC No.16-05-059/2012, R.No.16-05-029/2021

Plot No.227, Opp.Back Gate of City Civil Court

West Marredpally, Sec'bad.

AGREEMENT OF SALE

This Agreement of Sale is made and executed on this the 10th day of February 2023 at Secunderabad by and between:

Mrs. Tejal Modi, W/o. Shri Soham Modi, aged 51 years, Occupation: Business, resident of Plot No. 280, Road No. 25, Jubliee Hills, Hyderabad, hereinafter referred to as the Vendor.

IN FAVOUR OF

Mrs. Lakshmi S, wife of Late Raghunath S aged about 72 years, residing at C/o. J. Vijay Krishna Prasad, Bungalow No. 255, Phase 2, Silver Oak Bungalows, Cherlapally, Hyderabad - 501301, hereinafter referred to as the 'Purchaser'

The term Vendor and Purchaser shall mean and include wherever the context may so require its successors in interest, administrators, executors, nominees, assignees, heirs, legal representatives, etc.

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Wherever the Vendor/Purchaser is a female or groups of persons, the expressions 'He, Him, Himself, His' occurring in this agreement in relation to the Purchaser shall be read and construed as 'She, Her, Herself or 'They, It'. These expressions shall also be modified and read suitably wherever the Vendor/Purchaser is a Firm, Joint Stock Company or any Corporate Body.

1. TITLE OF PROPERTY:

- 1.1. Late Shri P. Sai Reddy, S/o. Late Shri Yella Reddy, Late Shri P. Malla Reddy, S/o. Late Shri Yella Reddy, Late Shri Ram Reddy, S/o. Late Shri Linga Reddy and Late Shri Narsa Reddy (alias Narsi Reddy), S/o. Late Shri Sai Reddy were the original pattedars of agricultural land admeasuring about Ac. 18-10 Gts., forming a part of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294 (part), of Cherlapally Village, Ghatkesar Mandal, Medhehal Malkajgiri District (formerly known as Ranga Reddy District).
 - 1.2. Whereas Shri. P.Sanjeev Reddy is the only son and legal heir of Late Shri. P. Sai Reddy.
 - 1.3. Whereas Late Shri P. Malla Reddy was survived by three sons and legal heirs namely Shri P. Narayana Reddy, Shri P. Narsimha Reddy and Shri P. Venkat Reddy.

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- 1.4. Whereas Late Shri Narsa Reddy alias Narsi Reddy was survived by his four sons and legal heirs namely Shri P. Prabhakar Reddy, Shri P. Bal Reddy, the husband of Smt. P. Renuka Shri P. Ravinder Reddy and Shri P. Sanjeev Reddy. Shri P. Bal Reddy had gifted the agriculture land belonging to him admeasuring about Ac. 1-39 Gts., in Sy. Nos. 11 (Ac. 0-10 Gts.), Sy. No. 12 (Ac.0-08 Gts.), Sy.No. 15 (Ac. 0.07 Gts.,), Sy.No. 16 (Ac. 0-07 Gts.), Sy. No. 17 (Ac. 0-04 Gts.) Sy. No. 116 (Ac. 0-05 Gts.), Sy. No. 117 (Ac. 0-04 Gts.), Sy. No. 148 (Ac. 0-04 Gts.), Sy. No. 149 (Ac. 0-08 Gts.) and Sy. No. 294 (Ac. 0-17 Gts.) of Cherlapally Village, Ghatkesar Mandal, R.R. District to his wife Smt. P. Renuka by way of gift settlement deed bearing document no. 3050/04 dated 12.03.2004 registered at SRO, Uppal.
- 1.5. Where Late Shri P. Ram Reddy was survived by his three sons and legal heirs namely Late Shri Sarabha Reddy, Late Shri Narsimha Reddy and Shri Pratap Reddy. Late Shri. Sarabha Reedy was survived by his two sons namely Shri P. Purushotham Reddy and Shri P. Venkat Ram Reddy. Late Shri. P. Narsimha Reddy is presumed dead as he is missing for over 2 decades. Late Shri. P. Narsimha Reddy was survived by his wife Smt. P. Susheela, and son Shri P. Narender Reddy.
- 1.6. After the death of the original pattedars referred above, Sri. Palle Sanjeev Reddy, Sri. Palle Prabhakar Reddy, Smt. Palle Renuka, Sri. Palle Ravinder Reddy, Sri. Palle Pratap Reddy, Sri. Palle Purushotham Reddy, Sri. Palle Venkat Ram Reddy, Smt. Palle Susheela, Palle Narayana Reddy, Palle Narsimha Reddy, Palle Venkat Reddy and Shri. P. Sanjeev Reddy (collectively referred to as Original Owners) being the only legal heirs of the original pattedars became the lawful owners and possessors of land admeasuring about Ac. 18-10 Gts., forming a part of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294 (part) of Cherlapally Village, Ghatkesar Mandal, Medhchal-Malkajgiri District.
- 1.7. After due proceedings of the MRO/RDO, the names of the Original Owners were mutated in the revenue records. Pahanis for the year 2002-03 reflect their names as owners and possessors of land admeasuring about Ac. 18-10 Gts., forming a part of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294 (part), of Cherlapally Village, Ghatkesar Mandal, Medchal Malkajgiri District. Patta Passbook and title book have been issued to them by the Mandal Revenue Office, Ghatkesar Mandal, R.R. District as per the details given below.

S.No.	Name of Pattedar	Patta & Passbook no.	Title book no.		Extent
	P. Sanjeev Reddy Vendor No. 1	20 & 177970		Sy. No. 14	Ac. 1-06 Gts.
1.			10420	Sy. No. 18	Ac. 1-00 Gts.
				Sy. No. 294	Ac. 1-28 Gts.
	P. Prabhakar Reddy Vendor No. 2	9 &177959	10409	Sy. No. 11	Ac. 0-09 Gts.
				Sy. No. 12	Ac. 0-09 Gts.
				Sy. No. 15	Ac. 0-07 Gts.
2.				Sy. No. 16	Ac. 0-07 Gts.
				Sy. No. 17	Ac. 0-04 Gts.
				Sy. No. 294	Ac. 0-17 Gts.
	P. Bal Reddy Vendor No. 3	7 &177957	10407	Sy. No. 11	Ac. 0-10 Gts.
				Sy. No. 12	Ac. 0-08 Gts.
				Sy. No. 15	Ac. 0-07 Gts.
3.				Sy. No. 16	Ac. 0-07 Gts.
				Sy. No. 17	Ac. 0-04 Gts.
				Sy. No. 294	Ac. 0-17 Gts.
	P. Ravinder Reddy Vendor No. 4	10 &177960	10410	Sy. No. 11	Ac. 0-09 Gts.
				Sy. No. 12	Ac. 0-09 Gts.
				Sy. No. 15	Ac. 0-06 Gts.
4.				Sy. No. 16	Ac. 0-07 Gts.
				Sy. No. 17	Ac. 0-04 Gts.
				Sy. No. 294	Ac. 0-17 Gts.
	P. Pratap Reddy Vendor No. 5			Sy. No. 14	Ac. 0-15 Gts.
5.			10414	Sy. No. 18	Ac. 0-13 Gts
				Sy. No. 294	Ac. 0-23Gts.

	D. Dunushatham Daddy			Sy. No. 14	Ac. 0-08 Gts.
6.	P. Purushotham Reddy Vendor No. 6	24 & 114695	12506	Sy. No. 18	Ac. 0-06 Gts.
	vendor No. o			Sy. No. 294	Ac. 0-12 Gts.
	D. Vankat Ram Raddy			Sy. No. 14	Ac. 0-08 Gts.
7.	P. Venkat Ram Reddy Vendor No. 7	12 &114694	12505	Sy. No. 18	Ac. 0-07 Gts.
	Vendor No. /			Sy. No. 294	Ac. 0-12 Gts.
	P. Susheela Reddy				Ac. 0-15 Gts
8.	Vendor No. 8	13 &114696	12507		Ac. 0-13 Gts
	vendor No. 8			Sy. No. 294	Ac. 0-23 Gts.
				Sy. No. 11	Ac. 0-13 Gts.
				Sy. No. 12	Ac. 0-12 Gts.
0	P. Narayana Reddy	1 9 177051	10404	Sy. No. 15	Ac. 0-09 Gts.
9.	Vendor No. 9	4 &17/954	10404	Sy. No. 16	Ac. 0-09 Gts.
				Sy. No. 17	Ac. 0-05 Gts
				Sy. No. 294 Sy. No. 14 Sy. No. 18 Sy. No. 294 Sy. No. 14 Sy. No. 18 Sy. No. 294 Sy. No. 18 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 15 Sy. No. 15 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 294 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 19 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 15 Sy. No. 15 Sy. No. 15	Ac. 0-23 Gts
		mha Reddy 6 & 177956 10404		Sy. No. 11	Ac. 0-12 Gts
				Sy. No. 12	Ac. 0-11 Gts
	P. Narsimha Reddy		Sy. No. 15	Ac. 0-09 Gts	
10.	Vendor No. 10	6 &1 / /956	10406	Sy. No. 16	Ac. 0-09 Gts
				Sy. No. 17	Ac. 0-05 Gts
				Sy. No. 294 Sy. No. 14 Sy. No. 18 Sy. No. 294 Sy. No. 14 Sy. No. 18 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 12 Sy. No. 11 Sy. No. 12 Sy. No. 17 Sy. No. 15 Sy. No. 17 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 17 Sy. No. 294 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 15 Sy. No. 16 Sy. No. 17 Sy. No. 294 Sy. No. 11 Sy. No. 12 Sy. No. 15 Sy. No. 15 Sy. No. 15 Sy. No. 15	Ac. 0-22 Gts
				Sy. No. 11	Ac. 0-13 Gts
		5 &177955		Sy. No. 12	Ac. 0-12 Gts
	P. Venkat Reddy		10405	Sy. No. 15	Ac. 0-09 Gts
11.	Vendor No. 11		10405		Ac. 0-09 Gts
				Sy. No. 17	Ac. 0-05 Gts
				Sy. No. 294	Ac. 0-22 Gts
	P. Sanjeev Reddy S/o. Narsi Reddy	8 &177958	10408		Ac. 0-10 Gts
					Ac. 0-09 Gts
12.					Ac. 0-07 Gts
					Ac. 0-07 Gts
				Sy. No. 17	Ac. 0-04 Gts
				Sy. No. 294	Ac. 0-17 Gts

- 1.8. By virtue of the above referred documents, recitals and records, the Original Owners became the absolute owners and possessors of about Ac. 18-10 Gts., forming a part of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294 (part), of Cherlapally Village, Ghatkesar Mandal, Ranga Reddy.
- 1.9. Whereas a portion of the land, admeasuring about Ac. 0-39 Gts., referred above was encroached and effected in the existing road. The Original Owners were in possession of the balance land admeasuring about Ac. 17-11 Gts., forming a part of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294, of Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District. Whereas vide a registered Partition Deed bearing no. 12389/2007, dated 31.10.2007 executed between the Original Owners the share of land of Shri P. Sanjeev Reddy was separated by metes and bounds. Whereas the Remaining Owners (i.e., the Original Owners minus P. Sanjeev Reddy) became the absolute owners and possessors of undivided share in the balance land admeasuring about Ac. 15-37 Gts., forming part of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294, of Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District.
- 1.10. The Remaining Owners have retained about Ac. 0-05 gts., out of the above land and sold the remaining land admeasuring Ac. 15-32 gts., to The Confirming Party herein by way of sale deeds / Agreement of sale cum GPA, details of which are given below and registered at SRO Uppal. The Confirming Party has paid the entire consideration to the Remaining Owners and the same has been acknowledged by them.

Sl. No.	Type of document	Document no	Document date	Area
1	Sale deed	12466/07	05.10.2007	Ac. 4-00 gts
2	Sala deed	1359/08	07.02.2008	Ac. 3-00 gts

- 1.11. M/s. Silveroak Bungalows has sold land admeasuring Ac. 0-22 gts., out of the above said land to Shri Ramkrishna Reddy and others vide sale deed bearing no. 7459/2008 dated 31.07.2008, registered at SRO Uppal.
- 1.12. Accordingly, M/s. Silveroak Bungalows became absolute owner of land admeasuring Ac. 15-10 gts., forming a party of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294, of Cherlapally Village, Ghatkesar Mandal, Medchal Malkajgiri District. The said land is hereinafter referred to as the Total Land.
- 1.13. M/s. Silveroak Bungalows sold 89 plots (nos. 1 to 95, excluding plot nos. 29 to 32, 82 & 95) to M/s. Silveroak Villas LLP herein by way of agreement of sale dated 31.03.2017 and 17.01.2018 registered as document Nos. 7526/2017 and 920/2018 at SRO, Uppal. M/s. Silveroak Bungalows has further agreed to sell plot nos. 29 to 32, 82 & 95 to the M/s. Silveroak Villas LLP on release of mortgage from GHMC. M/s. Silveroak Villas LLP has developed a portion of the Total Land into a Housing Complex consisting of 95 villas with common amenities like roads, open spaces, parks, clubhouse, utilities, etc., for the common enjoyment of the prospective purchasers of the villas being developed on the Total Land. M/s. Silveroak Villas LLP has further developed a clubhouse on the Total Land for the common enjoyment of all owners/occupants in the Housing Project.

1.14. M/s. Silveroak Bungalows has further sold additional parcels of land forming a part of the Total Land as per details given below:

- 1.14.1. Land admeasuring about 648 sq yds was sold to M/s. Summit Builders by way of sale deed bearing no.7524/2017 dated 12.06.2017 registered at SRO, Uppal. This land was developed into a housing complex of 8 flats by Mrs. Tejal Modi who had inturn purchased the land from M/s. Summit Builders, by way of sale deed bearing no. 8393/2018 dated 28.04.2018 registered at SRO, Uppal. The building is numbered as 99 and the flats therein are numbered as 99-1A, 99-1B, 99-2A, 99-2B, 99-3A, 99-3B, 99-4A & 99-4B. The said 648 sq yds is hereinafter referred to as the Scheduled Land.
- 1.14.2. Land admeasuring about 146 sq yds was sold to M/s. Summit Builders by way of sale deed bearing no. 13834/2017 dated 24.10.2017 registered at SRO, Uppal. This land was developed into a villa by Mrs. Tejal Modi who had inturn purchased the land by way of sale deed bearing no. 8392/2018 dated 28.04.2018 registered at SRO, Uppal. The villa is numbered as 96.
- 1.14.3. Land admeasuring about 208 sq yds was sold to M/s. Summit Housing LLP by way of sale deed bearing no. 7525/2017 dated 12.06.2017 registered at SRO, Uppal. This land was developed into a villa by Mrs. Tejal Modi who had in turn purchased the land by way of sale deed bearing no. 8394/2018 dated 28.04.2018 registered at SRO, Uppal. The villa is numbered as 97.
- 1.15. M/s. Silveroak Bungalows has sold 88 plots to M/s. Modi Housing Pvt. Ltd., herein by way of agreement of sale dated 07-11-2019 registered as document Nos. 16252/19 at SRO, Uppal. M/s. Silveroak Bungalows has further agreed to sell plot nos. 102, 104, 106, 108, 110 & 112 to the Vendor on release of mortgage from GHMC.
- 1.16. M/s. Silveroak Bungalows has sold 20 plots to 10 individuals all belonging to the Mehta family herein by way of agreement of sale dated 07-11-2019 registered as document Nos. 16253/19 at SRO, Uppal. The details of the ownership of individual plots of land is given in the said agreement of sale.
- 1.17. M/s. Silveroak Villas LLP has developed a portion of the Total Land into a Housing Complex consisting of 95 villas with common amenities like roads, open spaces, parks, clubhouse, utilities, etc., for the common enjoyment of the prospective purchasers of the villas/flats being developed on the Total Land. M/s. Silveroak Villas LLP has further developed a clubhouse on the Total Land for the common enjoyment of all owners/occupants in the Housing Project.

1.18 M/s Silveroak Villas LLP, M/s. Modi Housing Pvt. Ltd., members of the Mehta family and

1.19. A separate commercial complex is also proposed to be developed on the Total Land. However, the said commercial complex shall not form a part of the Housing Project and shall not be eligible to use the common amenities and facilities of the Housing Project. However, the commercial complex shall enjoy easement rights i.e., the approach road without any let or hindrance from prospective purchasers in the Housing Project.

2. DETAILS OF PERMITS:

- 2.1 Building permit and other statutory permits/NOCs have been obtained from appropriate authorities for all units in the Housing Project as per details given below.
- 2.2 M/s. Silveroak Bungalows has made 3 applications for building permit for developing the Housing Project to GHMC on the Scheduled Land and obtained building permits as per the following details.

2.2.1 Permit for 68 villas (numbered as Villa nos. 1 to 68) was obtained from GHMC in file No. 56688/19/12/2015/HO, permit no. 53202/HO/EZ/Cir-1/2016 dated 03.05.2017.

- 2.2.2 Permit for 27 villas (numbered as Villa nos. 69 to 95) was obtained from GHMC in in file no. 134535/07/07/2017/HO, permit no. 53421/HO/EZ/Cir-1/2016 dated 06.01.2018.
- 2.2.3 Permit for 114 villas (numbered as Villa nos. 101 to 214) was obtained from GHMC in file no. 1/C1/06389/2018, Permit No. 1/C1/15777/2019 dated 31.10.2019.
- 2.3 M/s. Summit Builders obtained permit for construction of an apartment complex consisting of stilt + 4 upper floors in file no. 2/C1/09124/2017, permit no. 2/C1/08908/2017, dated 15.09.2017. The flats are numbered as 99-1A, 99-1B, 99-2A, 99-2B, 99-3A, 99-3B, 99-4A & 99-4B.
- 2.4 The permit for villa no. 96 was obtained from GHMC in file no. 3/C1/00038/2018, permit no. 3/C1/03573/2018 dated 27-02-2018.
- 2.5 The permit for villa no. 97 was obtained from GHMC in file no. 3/C!/08328/2017 permit no. 3/C1/09546/2017 dated 08-10-2017.
- 2.6 The Vendor has obtained occupancy certificate the 8 apartments (Silver Oak Residency) on the Scheduled Land by order dated 18-07-2020 bearing no. 2/C1/07759/2020.
- 2.7 As per the building permit stilt floor for parking and 4 upper floors are proposed to be constructed. Each flat has not been assigned a number in the building permit. Hereafter, the 4 upper floors are referred to as first floor, second floor and so on till fourth floor. The flats on first floor are labelled as 991A and 991B and the second floor as 992A and 992B and the third floor as 993A and 993 B and the fourth floor as 994A and 994B.

PROPOSED DEVELOPMENT:

- 3.1. M/s. Silveroak Villas LLP, M/s. Modi Housing Pvt. Ltd., along with members of Mehta Family and Mrs. Tejal Modi propose to develop the Total Land in accordance with the permit for construction/development into a Housing Project as per details given below:
 - 3.1.1. M/s. Silveroak Villas LLP shall develop plot nos. 1 to 95 along with villas constructed thereon at its own risk and cost.
 - 3.1.2. M/s. Silveroak Villas LLP shall develop the clubhouse and common amenities/utilities appurtenant to plot nos/villa nos. 1 to 95 at its risk and cost.
 - 3.1.3. Mrs. Tejal Modi shall develop villa nos. 96 & 97 along with an apartment complex on plot no. 99 at its risk and cost.
 - 3.1.4. M/s. Modi Housing Pvt. Ltd., shall subdivide a portion of the Total Land relating to villa nos 101 to 214 by providing roads, utility services like water supply, electric

3.1.5. M/s. Silveroak Villas LLP shall construct villas on the plots purchased by the Vendor on terms and conditions given herein. M/s. Silveroak Villas LLP agrees to construct villas for each prospective purchaser of a plots of land as given herein.

3.1.6. The prospective purchasers shall eventually become absolute owners of an identifiable plot of land along with the villa constructed thereon or an apartment

along with undivided share of land with car parking.

3.1.7. Clubhouse consisting of stilt + ground + 3 upper floors admeasuring about 7,000 sft is proposed to be constructed. Other amenities and facilities proposed to be provided are – swimming pool, roads, landscape gardens, childrens park, lawns for banquet, generator for backup, compound wall, security kiosk, overhead tanks, sumps, etc.

3.1.8. Each villa/flat/apartment shall have a separately metered electric power connection.

3.1.9. Water for general purpose use shall be provided through borewells. Common underground sump shall be provided for purchase of water by tankers.

3.1.10. Connection for drinking water shall be provided in each villa/flat. Drinking water

shall be provided by an onsite RO plant.

- 3.1.11. The proposed villas/flats will be constructed strictly as per the design proposed by the Vendor. The Vendor reserves the absolute right to design or make changes to the scheme of design, colors and use of finishing material for the proposed villas/flats, clubhouse, common amenities, etc., as it deems fit and proper.
- 3.1.12. That the Purchaser shall not be allowed to alter any portion of the flat that may change its external appearance without due authorization from the Vendor and / or Association / Society in-charge of maintenance for an initial period of about 5 years from date of handing over possession of the completed flat or till the end of year 2024, whichever is later and all the flats in the project of Silveroak Residency shall have a similar elevation, color scheme, compound wall, landscaping, trees, etc. for which the Purchaser shall not raise any obstructions / objections.

3.1.13. The Purchaser shall not be entitled to amalgamate plots of land and make constructions thereon. This restriction on additions and alterations shall be in force

upto end of 2034.

- 3.1.14. The Vendors, M/s. Silveroak Villas LLP, M/s. Modi Housing Pvt. Ltd., shall provide amenities and facilities on the Total Land in phases and all the amenities and facilities proposed to be provided shall be completed on or before completion of the last phase of development of the villas/flats.
- 3.2. The proposed project of development on the entire Total Land is styled as 'Silver Oak Villas' and is hereinafter referred to as the Housing Project. The apartment complex within the Housing Project, consisting of 8 apartments, developed on the Scheduled Land by the Vendor herein, is styled as 'Silver Oak Residency'. That the name of the project which is styled by the Vendor as Silver Oak Residency shall always be called as such and shall not be changed.
- 3.3. M/s. Silveroak Villas LLP, M/s. Modi Housing Pvt. Ltd, members of the Mehta Family and Mrs. Tejal Modi shall be free to sell their share of plots/villas/flats to prospective purchasers without any let or hindrance or further reference to each other. The proposed housing complex of flats (Silver Oak Residency) and villas (Silver Oak Villas) shall be integrated into a single gated community with shared amenities and facilities like clubhouse, roads, infrastructure for water, electricity, etc. Prospective purchasers of these plots/villas/flats shall be entitled to enjoy the common amenities and facilities along with prospective purchasers of Silver Oak Villas/Silver Oak Residency.

4. SCHEME OF SALE / PURCHASE:

- 4.1 By virtue of the above documents, the Vendor has absolute rights to develop flats on the Scheduled Land and she is absolutely entitled to sell the flats to any intending purchaser.
- 4.2 The Vendor proposes to sell each flat to intending purchasers along with undivided share of land. The flat along with undivided share and car parking space on the stilt floor shall be

- 4.3 The Purchasers of the flat in the Housing Complex shall share all the common amenities provided by the Vendor within the Scheduled Land and by all the co-developers on the Total Land such as clubhouse, swimming pool, roads, passages, corridors, staircase, open areas, electric power infrastructure, water supply infrastructure, generator backup infrastructure, etc., without claiming exclusive ownership rights on any such common facilities or amenities i.e., such common amenities shall jointly belong to all the eventual villas/flats owners in the Housing Project.
- 4.4 Areas not specifically sold by the Vendor to the prospective purchasers of the Housing Project and that do not form the part of the common amenities described above, like terrace rights, TDR rights, easement rights, open areas not handed over or not forming part of the housing complex, land left for future development, etc., shall continue to belong to the Vendor or its nominees.
- 4.5 That the rights of further construction around the villa/flat and ownership of areas not specifically sold or allotted to any person shall belong only to the Vendor and the Purchaser shall not have any right, title or claim thereon. The Vendor shall have absolute rights to deal with the same in any manner it deems fit without any objection whatsoever from the Purchaser.
- 4.6 The Vendor shall deliver possession of the Scheduled Flat only on payment of the entire sale consideration along with other charges like stamp duty, registration charges, corpus fund, maintenance charges, etc., by the Purchaser to the Vendor. The Purchaser shall be entitled to claim possession of the Scheduled Flat only upon payment of entire sale consideration along with all other charges to the Vendor.
- 4.7 At the request of the Purchaser the Vendor may give license to the Purchaser to enter the flat being purchaser by him for the purposes of installation of furniture and fixtures or for purposes like housewarming, before the Purchaser has paid the entire sale consideration and other charges to the Vendor. The Purchaser shall not be entitled to claim possession of the Scheduled Flat till such time all dues are cleared and such a license given by the Vendor to enter the Scheduled Flat cannot be construed as handing over of possession by the Vendor to the Purchaser. Any claim to possession made by the Purchaser before clearing all the dues shall be deemed to be trespassing and the Vendor shall have a right to take legal action (both civil and criminal) for recovery of possession till such time all dues are paid.
- 4.8 The Purchaser and the Vendor may be required to enter into a tripartite agreement with the housing finance company of the Purchaser, in order to enable the Purchaser to obtain a housing loan. The tripartite agreement will enable the housing finance company release the housing loan availed by the Purchaser in part or full before execution of the sale deed in favour of the Purchaser. The parties herein shall cooperate with each other to execute such a tripartite agreement.
- 4.9 That it is mutually agreed upon by the parties hereto that all the terms and conditions contained in the booking form, sale deed as amended from time to time, shall be deemed to be the part of this agreement unless otherwise specifically waived and /or differently agreed upon in writing.
- 4.10 That the draft of the Sale Deed to be executed and registered, in pursuance of this agreement has been examined and is duly approved by the Purchaser.
- 4.11 The Purchaser shall not be entitled to transfer the rights under this agreement to any third party, unless the Purchaser pays the entire sale consideration and other charges to the Vendor in full.

5. DETAIL OF FLAT BEING SOLD:

- 5.1 The Purchaser is desirous of purchasing a flat in the Housing Project and the Vendor is desirous of selling the same. The details of the flat no., area of flat, undivided share of land are given in Annexure –A attached to this agreement. Hereinafter, the flat mentioned in Annexure A is referred to as the Scheduled Flat.
- 5.2 The Purchaser has inspected all the documents relating to the title of the Vendor in respect of the Scheduled Land and also about the capacity, competence and ability of the Vendor to construct the flat thereon and providing certain amenities and facilities which are attached to and/or are common to the entire Housing Project. The Purchaser upon such inspection is satisfied as to the title and competency of the Vendor.
- 5.3 That the Purchaser has examined the title deeds, plans, area/extent of the Scheduled Flat, 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 Purchaser shall not hereafter, raise any objection on this count.
- 5.4 That the Purchaser has examined the permit for construction obtained by the Vendor and correlated the same with the Scheduled Flat and is fully satisfied with regard to the permit for construction and shall not hereafter, raise any objection on this count.
- 5.5 The plan of the Scheduled Flat to be constructed (or under construction or already constructed) shall be as per the Annexure B attached herein and the specifications shall be as per Annexure C attached herein, with such modifications and alterations as may be required or are deemed necessary by the Vendor from time to time. The layout plan of the apartment complex i.e., Silver Oak Residency pertaining to Flats is attached as Annexure D herein.
- 5.6 The Vendor has provided plans of the Scheduled Flat to the Purchaser along with details of carpet area, built-up area and super built-up area. The Purchaser has understood these terms and has verified the method adopted for calculating these areas in respect to the Scheduled Flat. The sale consideration mentioned herein is the lumsum amount for the Scheduled Flat. The Purchaser confirms that he shall not raise any objections on this count.
- It is clarified that built-up area of each flat shall mean the area of the flat covered by external walls on all four sides including wall thickness, balconies, ducts. The super built-up area of each flat shall be the built-up area plus the proportionate area of common passages, lifts, lobbies, fire ducts, electrical ducts, headroom, lift room, electrical room, clubhouse, etc. Typically 1,000 sft of super built-up area would include 800 sft of built-up area plus 200 sft of common areas. Super built-up area would exclude parking areas. The areas of flats/residential units mentioned herein are super built-up areas unless stated otherwise. The details of built-up areas and carpet areas of each flat is given in Annexure –A. The carpet area mentioned therein is as defined under the RERA Act, 2016, i.e., 'Carpet area means the net usable floor area of an apartment excluding the area covered by external walls, areas under service shafts, exclusive balcony or varanda area and exclusive open terrace area, but includes the area covered by internal partition walls of the apartment'.
- It is clarified that car parking on the stilt floor shall be of two types: a. Single car parking shall mean a parking slot for one car admeasuring about 105 sft (about 7' 6" x 14') b. Family car parking shall mean a parking slot of two cars parked one behind the other admeasuring about 210 sft (about 7' 6" x 28').

6. SALE CONSIDERATION:

6.1 That in pursuance of this agreement of sale the Vendor agrees to sell the Scheduled Flat and

- 6.2 The stamp duty, registration charges and other expenses related to the execution and registration of the sale deed, and any other related documents shall be borne by the Purchaser only and such costs do not form part of the agreed sale consideration mentioned in Annexure -A. The Purchaser shall pay stamp duty and/or registration charges as required for execution of this agreement, Sale Deed, Agreement for Construction, etc. within a period of 90 days from this agreement. In case the Purchaser fails to pay such stamp duty and/or registration charges, the Vendor shall be entitled to pay the same for and on behalf of the Purchaser and shall be recoverable as dues from the Purchaser.
- 6.3 It is hereby agreed and understood explicitly between the parties hereto the Purchaser shall be solely responsible for payment of any sales tax, GST or any other similar levy that is leviable or may become leviable with respect to the construction or sale of the Scheduled Flat. Such charges shall not form a part of the consideration mentioned in Annexure A. In case the Purchaser fails to pay such taxes or charges, the Vendor shall be entitled to pay the same for and on behalf of the Purchaser and shall be recoverable as dues from the Purchaser.
- 6.4 It is specifically agreed between the parties herein that any benefit that has accrued or will accrue to the Vendor on account of benefit of input tax credit, or any other subsidy, tax waiver or the like received from the government or any other statutory body or institution, is deemed to have been passed on to the Purchaser. Further, the sale consideration mentioned herein has been agreed to by both the parties after considering all the benefits that have accrued or will accrue to the Vendor in respect of reduction in rate of tax and input tax credit under the GST rules. The Purchaser shall pay the total sale consideration along with other taxes and charges mentioned herein without making any further claims on this count hereafter. The consideration mentioned in Annexure -A is after considering the eligible input tax credit and thereby there is no profiteering by the Vendor with respect to GST.
- 6.5 It is specifically agreed between the parties herein that the total sale consideration given herein does not include the cost of providing water through Government/ quazi government authorities like the water board, municipal corporation, municipality, grampanchayat, etc. These charges shall be payable extra as and when the water connection is being provided by such a government/ quazi government body on a pro-rata basis.
- 6.6 That the Vendor has agreed to construct the Scheduled Flat as per plan and specifications given in Annexure B and Annexure C. The cost of any additions and alterations made over and above the specifications at the request of the Purchaser shall be paid by the Purchaser and shall be paid over and above the agreed consideration.
- 6.7 Interest on delayed payment, if any, shall be paid over and above the agreed consideration.

7. DETAILS OF BOOKING:

7.1 The Purchaser has made provisional booking for the Scheduled Flat, by way of signing a booking form and the details of the booking are given in Annexure – A.

8. PAYMENT TERMS:

8.1 That the Purchaser in pursuance of this agreement has paid an advance amount, the details of which are given in Annexure – A, to the Vendor which is hereby admitted and acknowledged by the Vendor. The installments received will be appropriated first towards the consideration for sale of the Scheduled Flat and thereafter towards other charges like taxes, registration charges, interest, etc.

- 8.2 That the Purchaser in pursuance of this agreement shall pay the balance consideration to the Vendor as per the payment schedule given in Annexure –A. The Vendor shall intimate the Purchaser the stage of construction for payment of the installments given herein in writing to their last known address or by email, the details of which are given in Annexure A. The Purchaser shall not raise any objections for non-receipt of such an intimation and delay the payment of installments on that count.
- 8.3 That the Purchaser shall pay the installments as mentioned above regularly in favour of the Vendor either by demand draft / pay-order / cheque/NEFT/RTGS/Wire transfer and obtain receipt for the same and the Purchaser shall pay such installments on or before the due dates. The Purchaser shall not be entitled to pay the said sale consideration by way of cash.
- 8.4 In case the Scheduled Flat is completed before the scheduled date of completion / delivery mentioned herein, the entire balance outstanding as on such date of completion shall become due and payable, notwithstanding the installments and due dates mentioned herein. The Purchaser shall be liable to pay the balance outstanding within 15 days of receiving an intimation from the Vendor as to completion of the Scheduled Flat, notwithstanding the installments and due dates mentioned above.
- 8.5 That the Purchaser at his discretion and cost may avail housing loan from bank / financial institutions. The Purchaser shall endeavor to obtain necessary loan sanctioned 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 Purchaser for whatsoever reason. The payment of installments to the Vendor by the Purchaser shall not be linked with housing loan availed / to be availed by the Purchaser.
- 8.6 That in the event the Purchaser is arranging/has arranged finance under housing finance scheme/or any other scheme for the purchase of Schedule Flat and payment of sale consideration under this Agreement, it shall be the sole responsibility of the Purchaser 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 Purchaser and the consequence as regards default in payments as contained under this Agreement shall become operative.
- 8.7 That any time given to the Purchaser 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 Purchaser other than the time so granted. Such granting of the time etc., shall not prejudice the rights of the Vendor in any manner whatsoever.

9. PENALTY FOR DELAY IN PAYMENT:

9.1 That the Vendor shall be entitled to claim simple interest calculated @ 1.5% per month on all delayed payments of installments from the Purchaser. Under no circumstances the Purchaser shall delay the payment of installments for more than 1 month from the due date.

10. CANCELLATION CHARGES:

- 10.1 That in case of delay in the payment of installments for more than 1 month from the due date, the Vendor shall at his discretion be entitled to cancel this agreement and the Vendor shall be entitled to forfeit the following amounts towards cancellation charges as under:
 - 10.1.1 In case of failure of the Purchaser to obtain housing loan within 30 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. 25.000/-

- 10.1.2 In case of request for cancellation in writing within 60 days of the provisional booking, the cancellation charges shall be Rs. 50,000/-.
- 10.1.3 In all other cases of cancellation either of booking or agreement, the cancellation charges shall be 15% of the agreed total sale consideration.
- 10.1.4 The Purchaser shall not be entitled to claim refund of GST, registration charges and such levies and taxes that may have been paid by the Vendor or Purchaser in the event of cancellation.
- 10.2 That in case of delay in the payment of installments for more than 1 month from the due date, the Vendor shall at his discretion be entitled to cancel this agreement 'suo-moto', unilaterally without any recourse to the Purchaser and the Vendor need not give any prior notice or intimation to the Purchaser of such action of cancellation of the Agreement.
- 10.3 The Vendor shall be entitled to re-allot / sell the said Scheduled Flat thus cancelled in favour of any other person. No notice from the Vendor shall be necessary to the defaulting Purchaser to take action as stated herein, and such action shall be at the sole prerogative and discretion of the Vendor and the defaulting Purchaser shall have no say in or to object to the same.
- 10.4 In case the Sale Deed is executed in favour of the Purchaser for such a cancelled flat, the Purchaser shall re-convey the Scheduled Flat in favour of the Vendor or its nominees at its cost.
- 10.5 In case of cancellation of the booking or agreement of sale the Vendor shall refund the amount received by him after deducting cancellation charges, additions and alterations. GST, registration charges, other taxes, etc., within one year from the date of cancellation. The Vendor at its discretion may refund such an amount in installments.

11. COMPLETION OF CONSTRUCTION:

- 11.1 The Vendor agrees to deliver the Scheduled Flat completed in all respects on or before the date mentioned in Annexure-A with a further grace period of one month. In case of delay beyond the date of delivery and after a further grace period of one months the Purchaser shall be entitled to compensation for delay in completion at the rate of Rs. 7/- per sft per month, being the average expected rent for the Schedule Flat. The Purchaser shall be entitled to such a compensation for delay in completion, if and only if, the Purchaser has paid the entire sale consideration to the Vendor. The Purchaser agrees to limit their claims for delay in completion to the said amount.
- 11.2 The Vendor shall not be responsible for delay in completion in case of delay in payment by the Purchaser. In case of delay in payment of installments by the Purchaser to the Vendor, then the delay in payment in no. of days for each installment the payment has been delayed shall be added to the date of completion mentioned in Annexure A.
- 11.3 That upon completion of construction of the Scheduled Flat the Vendor shall intimate to the Purchaser the same at his last known address and the Purchaser 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 Purchaser shall also be obliged to pay monthly maintenance charges to the Vendor or the respective society or Association. The Vendor shall be entitled to recover such dues, if any, from the Purchaser.
- 11.4 That from the intimation as to possession or completion of the Scheduled Flat or date of receipt of possession of the Flat, whichever is earlier the Purchaser shall be responsible for payment of all taxes, levies, rates, dues, duties charges, expenses, etc. that may be payable with respect to the Schedule Flat including municipal taxes, water and electricity charges

- 11.5 The Housing Project is proposed to be completed in phases and the schedule date of completion of the entire Housing Project may not have been specified. The Vendor proposes to complete the Scheduled Flat as given above along with the basic common amenities and utility services. The Purchaser shall not raise any objection to the non-completion or delay in completion of other flat as long as the Purchaser is able to enjoy possession of the Scheduled Flat without any reasonable let or hindrance.
- 11.6 The Vendor at his discretion may withhold the final finishing works like last coat of paint, floor polish, installation of CP and sanitary ware, etc. till such time the Purchaser confirms his readiness to take possession of the Schedule Flåt. However, for the purposes of determining the date of completion such final works which may not be completed shall not be considered. Further, it is agreed that the final finishing works shall be withheld to ensure that the completed flat is handed over to the Purchaser in a brand new condition.

12. POSSESSION OF FLAT AND EXECUTION OF CONVEYANCE DEED:

- 12.1 That the Purchaser shall not have the right to let, sublet, alienate, charge, encumber or otherwise deal with the Flat before it is fully constructed and possession delivered unless he has made full payment of sale consideration along with other charges such as electricity, water, monthly maintenance, corpus fund, taxes, interest, etc., under and strictly according to this agreement.
- 12.2 That the Vendor shall cause this agreement of sale to be registered in favour of the Purchaser as and when the Purchaser intimates in writing to the Vendor his preparedness with the amount payable towards stamp duty, registration charges and other expenses related to the registration of this Agreement.
- 12.3 The Purchaser shall be entitled to take possession of the Schedule Flat only on receipt of 'Letter of Possession' from the Vendor. Any claim to possession made by the Purchaser without obtaining the Letter of Possession shall be deemed to be trespassing and the Vendor shall have a right to take legal action (both civil and criminal) for recovery of possession till such time all dues are paid.

13. OWNERS ASSOCIATION:

- 13.1 That the Purchaser shall become a member of the association / society that has been formed (details of association are given in annexure A) to look after the maintenance of the Housing Project and shall abide by its rules.
- 13.2 In case the society / association has yet to be formed, the Purchaser shall pay to the Vendor such proportionate cost of outgoings such as common water charges, common lights, repairs, salaries of clerk, watchman, sweepers, etc., as may be determined by the Vendor. It is proposed that the monthly maintenance charges payable by the Purchaser to the Association/Vendor shall be Rs. 2/- per sft from the deemed date of completion of the Scheduled Flat. The rate shall be subject to change and periodic upward revision.
- 13.3 If the Purchaser ever fails to pay maintenance charges, corpus fund or other charges related to the Scheduled Flat, the Association shall be entitled to disconnect and stop providing all or any services to the Scheduled Flat including water, electricity, etc. Further, the Purchaser may be barred from using common amenities like clubhouse, swimming pool, parks, open areas, generator backup, etc., till such time all arrears are cleared.
- 13.4 The Purchaser shall pay corpus fund to the Association at the time of taking possession of the completed Flat. The details of corpus fund payable are given in Annexure A. The details of the initial monthly maintenance charges payable by the Purchaser to the Association/Vendor, from the deemed date of completion of the Scheduled Flat is given in

- 13.5 The Vendor has proposed to deliver the common amenities in phases on or before completion of the Flats. The monthly maintenance charges payable by the Purchaser to the Association shall not be linked to provision/completion of common amenities. The Purchaser shall not raise any objection on this count.
- 13.6 The monthly maintenance charges payable to the Association are proposed to be increased from time to time and the Purchaser shall be liable to pay such increased charges.
- 13.7 The Purchaser agrees not to withhold or delay payment of monthly maintenance charges to the Association for any defects in construction. Repairs/correction of defects in construction, if any, is the responsibility of the Vendor and the Purchaser agrees to not withhold payment of monthly maintenance charges.
- 13.8 The Vendor shall be entitled to form the Owners Association and draft its bye-laws as he deems fit and proper. The Vendor and its nominees shall be the founding members of the Association. The Association shall be handed over to the members of the Association (i.e., prospective purchasers) at the time of completion of the entire Housing Project, by calling for elections for its executive committee members. Till such time the Vendor and its nominees shall run the day today affairs of the Association. The Purchaser shall not raise any objection on this count.

14. RESTRICTION ON ALTERATIONS & USE:

- 14.1 That the Purchaser shall not cut, maim, injure, tamper or damage any part of the structure or any part of the flat nor shall the Purchaser make any additions or alterations in the flat without the written permission of the Vendor and / or any other body that may be formed for the purposes of maintenance of the Housing Project.
- 14.2 That the Purchaser shall not be allowed to alter any portion of the flat that may change its external appearance upto the year 2026 and thereafter without due authorization from the Vendor and / or Association / Society in-charge of maintenance.
- 14.3 That the Purchaser or any person through him shall keep and maintain the flat in a decent and civilized manner and shall do his part in maintaining the living standards of the flat at a very high level. The Purchaser shall further endeavor and assist in good up-keep and maintaining the amenities / facilities / areas which are for the common enjoyment of the occupiers / purchasers in the Housing Project. To achieve this objective the Purchaser, inter-alia shall not (a) throw dirt, rubbish etc. in any open place, compound, road, etc. not meant for the same. (b) use the flat for any illegal, immoral, commercial & business purposes. (c) use the flat in such a manner which may cause nuisance, disturbance or difficulty to other occupiers / purchasers in the Housing Project (d) store any explosives, combustible materials or any other materials prohibited under any law (e) install grills or shutters in the balconies, main door, etc.; (f) change the external appearance of the flats (g) install cloths drying stands or other such devices on the external side of the flats (h) store extraordinary heavy material therein (i) to use the roads or footpaths for storage of material (j) place shoe racks, pots, plants or other such material in the roads or footpaths of common use (k) install air-conditioning units or other appliances, including wires and copper piping, that may affect the external appearance of the building (l) make hole for installation of exhaust fan/chimney affecting the external elevation of the Housing Complex (m) dry clothes on the external side of the flats that may affect the external appearance of the building (n) draw wires outside conducting provided for electric power supply, telephone, cable TV, internet, etc., that may affect the external appearance of the building.
- 14.4 The Vendor/association shall be entitled to remove any objects like shoe racks, fixture, furniture, air-conditioning units, potted plants, etc., that may be placed by the Purchaser in common areas of the Housing Project without prior intimation or notice. The

15. NOC FOR SURROUNDING DEVELOPMENT:

- 16. M/s. Silveroak Villas LLP, M/s. Modi Housing Pvt. Ltd., members of the Mehta family and Mrs. Tejal Modi proposes to develop other lands in the vicinity of the Scheduled Land/Total Land in phases. The Vendor may at its discretion merge the entire development of the adjacent lands so developed with the Scheduled Land as a single housing project with some or all amenities being shared by the residents of the houses proposed to be constructed on the Scheduled Land. The Purchaser shall not object to the further developments being taken up on the lands in the vicinity of the Scheduled Land. Further the Purchaser agrees to not raise any objection to amenities like clubhouse, roads, parks, etc., being shared with the owners/residents of the proposed development on the lands in the vicinity of the Scheduled Land. The Purchaser shall not cause any hindrance in access to such lands from the Scheduled Land. Such land in the vicinity of the Scheduled Land may be continuous or disjoint with the Scheduled Land. The Purchaser agrees to issue an NOC for the same to the Vendor as and when called for.
- 15.2 That rights of further construction in and around the Schedule Flat, and ownership of areas not specifically sold or allotted to any person shall belong only to the Vendor and the Purchaser 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 Purchaser.
- 15.3 That the Purchaser shall not cause any obstructions or hindrance and shall give reasonable access, permission, assistance etc. to the Vendor or to his nominated contractors or their agents, nominees etc. to construct, repair, examine, survey, make such additions alterations to the structures etc., that may be necessary for execution of the Housing Project and in respect to the Scheduled Flat and also the adjoining villas.
- 15.4 The Vendor reserves right to change the designs of the layout, blocks of villas/ flats, clubhouse, common amenities, etc., subject to providing reasonable access through common passages to the Scheduled Flat and that such changes do not affect the plan or area of the Scheduled Flat. The Purchaser shall not raise any objections on this count and agrees to issue an NOC for the same to the Vendor as and when called for.

17. COMPLIANCE OF STATUTORY LAWS:

- 16.1 The Purchaser agrees to abide by and follow all rules and regulations laid down by respective statutory authorities related to the Scheduled Land and the Housing Project. Any such conditions or restrictions imposed on the Vendor or its predecessor in title shall automatically be deemed to be applicable to the Purchaser and his successors-in-interest. The Purchaser shall ensure that this condition shall explicitly mentioned in conveyance deeds executed in favour of his successors-in-interest. The conditions laid by the following authorities (but not limited to them) shall be deemed to be apply to the Purchaser:
 - 16.1.1 The defense services or allied organizations.
 - 16.1.2 Airports Authority of India.
 - 16.1.3 Relevant Urban Development Authority, Municipal Corporation, Municipality, Grampanchayat, town planning department, etc., who are authorized to issued permit for construction.
 - 16.1.4 Fire department.
 - 16.1.5 Electricity and water supply board.
 - 16.1.6 Government authorities like MRO, RDO, Collector, Revenue department, etc.
 - 16.1.7 Irrigation department.
 - 16.1.8 Environment department and pollution control board.

16.2 Any conditions that are laid out in the Real Estate Regulation Act from time to time shall be applicable to the Vendor and Purchaser. Terms and conditions laid down in this agreement shall have precedence over rules and regulations that have not been explicitly defined in the Act.

18. GUARANTEE OF TITLE:

18.1 That the Vendor covenants with the Purchaser that the Scheduled Flat is free from all encumbrances of any nature such as prior sales, exchanges, mortgages, attachments, etc., and the Vendor confirms that they are the absolute owners of the same and have a perfect title to it and there is no legal impediment for its sale. The Vendor agrees to indemnify the Purchaser only to the extent and limited to any claims made by any party in respect to the ownership and title of the Schedule Flat or the Scheduled Land. The Purchaser has verified the extent, permit for construction and title/link documents pertaining to the Scheduled Flat and shall not make any claims on that count hereafter.

19. GUARANTEE OF QUALITY OF CONSTRUCTION:

- 19.1 The Vendor shall provide a limited guarantee against construction defects for a period of one year from the deemed date of completion of the Scheduled Flat. The Vendor shall further provide a guarantee on the structure of the Scheduled Flat for a period of 15 years from the deemed date of completion. The guarantee shall be subject to the following:
 - 19.1.1 The guarantee shall cover construction defects and shall not cover items that are worn or damaged as a result of normal wear and tear. The guarantee shall not cover items damaged due to improper use or additions/alterations carried out by Purchaser / occupier.
 - 19.1.2 Purchaser of the Flat shall be required to give a list, in writing, of construction defects that require repair/corrections before taking possession of the Scheduled Flat. Such defects shall be repaired/corrected by the Vendor before handing over possession. Any defects not pointed out before taking possession shall not be considered as defects during the period of guarantee.
 - 19.1.3 An additional guarantee of 15 years shall be provided on the RCC structure of the Flat. The structural guarantee shall stand void if any structural or civil alterations are made to the flat during the guarantee period.
 - 19.1.4 The guarantee shall not cover hairline cracks which may appear from time to time that are less than 1 mm wide. However, all hairline cracks shall be rectified before handing over possession.
 - 19.1.5 In case civil work is taken up for repairs/correction of defects during the guarantee period, painting shall be taken up only on the affected area. Over a period of time shades of paint may vary and it may not be possible to exactly match the shade of the newly painted area with older ones.
 - 19.1.6 The guarantee shall not be applicable for items purchased by the Purchaser and fitted by the Vendor in the Scheduled Flat
 - 19.1.7 The guarantee shall not be applicable in case of events beyond the control of the Vendor, like natural disasters, government orders, etc., (force majeure event)

20. DETAILS OF COMMUNICATION:

- 20.1 The details for communication of the Vendor and Purchaser including address, mobile no., and email ID are given in Annexure –A. It shall be the responsibility of the Purchaser to intimate the Vendor in writing about any change in the above.
- 20.2 The Vendor shall communicate the due dates of installments, intimation of completion of flat or any other information to the Purchaser by way of email or SMS or Whatsapp message or letter, either of which shall be deemed to be intimation to the Purchaser.

 Purchaser shall not raise any objection for non-receipt of such communication for reasons

20. DISPUTE RESOLUTION:

- 20.1 That the Purchaser agrees that under no circumstances including that of any disputes or misunderstandings, the Purchaser shall seek or cause the stoppage or stay of construction or related activity in the Housing Project or cause any inconvenience or obstructions whatsoever. However, the claim of the Purchaser against the Vendor shall be restricted to a monetary claim, which shall not exceed 10% of the sale consideration as damages in case of any breach or violation of obligations by the Vendor. This understanding is specifically reached amongst the parties for the overall interest of the other purchasers in the project and for the smooth uninterrupted execution of the works for the project as a whole.
- 20.2 That any and all disputes or differences between the Parties, in connection with this agreement its validity or any of the terms thereof, the matter shall be resolved by arbitration under the provisions of Arbitration and Conciliation Act, 1996. The place of arbitration shall be at Hyderabad / Secunderabad and the proceedings shall be in English. The parties shall appoint a single / sole mutually acceptable arbitrator, who shall be a retired judge preferably, to resolve the disputes and differences between the Parties. In case the Parties are unable to agree on a single/sole arbitrator then, each party shall appoint one arbitrator and the two arbitrators appointed shall nominate a third arbitrator for the purposes of arbitration. It is agreed that the fees /charges of the arbitrator so appointed shall be borne by both the parties equally. The jurisdiction for the purpose of this Agreement shall be Court at Secunderabad.

21. FORCE MAJEURE:

21.1 That in event of any delay in the completion of the construction of the Scheduled Flat and delivery of possession of the said flat by reason of non-availability of essential inputs like cement, steel etc. or by reason of war, civil commotion, pandemic, Government orders, 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., or by way of any order of a court, tribunal, statutory authorities, etc., the Vendor shall not be held responsible. The Purchaser shall not have right to claim any compensation, interest, loss or damage, etc. or shall not insist for the refund of any amount till the final work is completed.

22. OTHER TERMS:

- 22.1 That the Purchaser 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 Scheduled Flat on account of joint ownership of the common amenities by number of persons.
- 22.2 Any facilities and amenities that have been proposed to be provided in the Housing Project as mentioned in the Vendor's flyers, brochures, banners, website, hoardings, etc., shall not be construed as a legal offering. The Vendor reserves the right to make any reasonable additions or alteration or deletions to the proposed amenities and facilities as it deem fit and proper. The Purchaser shall not raise any objection on this count.
- 22.3 In the event of any changes in the terms and conditions contained herein, the same shall be reduced to writing and shall be signed by all the parties.
- 22.4 That the Purchaser shall impose all the conditions laid down in the agreement upon the transferee, tenant, occupiers or user of each flat. 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 flat and the transfer of all or any rights therein shall only be subject to such conditions.

22.5 The Purchaser shall be entitled to pay the entire sale consideration payable to the Vendor or the Developer, entirely to the Vendor and the Vendor shall in-turn remit the amount due to the Developer from the payment received by it. Any amount paid to the Vendor or to the Developer shall be deemed to be paid to the Vendor/Developer jointly towards discharge of the Purchasers liability to pay the consideration and other amounts to the Vendor/.

DESCRIPTION OF THE SCHEDULED LAND

All that portion of the land area to the extent of 648 sq yds., forming a party of survey nos. 11, 12, 14, 15, 16, 17, 18 & 294, of Cherlapally Village, Ghatkesar Mandal, Medchal – Malkajgiri District (formerly known as Ranga Reddy District) and bounded by:

North By	Cherlapally Village Settlement
South By	40 ft wide road
East By	Land belonging to Silver Oak Realty
West By	Sy. No. 293

WITNESSES:

1.

VENDOR

5. hokehing

2.

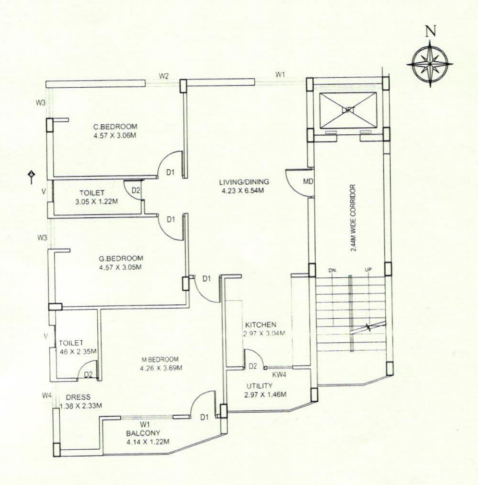
PURCHASER

ANNEXURE- A

1	Names of Dur	chase	or.			Mrs. Laksh			
1. 2.	Names of Purchaser:			C/o. J. Vijay	Krishna Pra	asad, I	Bungalow No.		
2.	Purchaser's permanent residential address:			255, Phase	2, Silver	Oak	Bungalows,		
	address.				Cherlapally, Hy	derabad - 5	01301.		
3.	Purchaser's E	mail	ID for corre	spondence:	vijay@globalnetworks.co.com				
4.	Purchaser's 1					9849009206			
5.	Pan no. of Pu					ABYPL54			
6.	Aadhar card i					3657 4449			
7.	Vendors address for correspondence				5-4-187/3 & 4, 2nd Floor, Soham Mansion, M.				
	G, Road, Secunderabad -500 003.					00 003.			
8.	Vendors Ema	il ID	for corresp	ondence	kprasa	nd@modipro	perties	s.com-	
9.	Name addres			o. of	Silver Oak Villas Owners Association,				
	Owners Asso	ciati	on		Ch	erlapally, H		ad.	
10.	Corpus fund	paya	ble to Assoc	iation	D	50,000		D A	
11.	Monthly mai	ntena	ance charges		R	s. 2/-per sft		DA	
12.	Booking form	n no.	& date			114 - 31.01			
13.	Type of flat					Deluxe			
14.	Details of Sc		led Flat:		-	00.14			
	a. Flat r				99 1A 81 Sq. yds.				
		b. Undivided share of land:				1620 S			
			lt-up area:				324 S	ft	
-		_	rea + comm	on area:		1085 \$		11.	
	e. Carp				Single - 105 Sft.				
	f. Car parking type & area			Rs. 66,31,000 /- (Rupees Sixty Six Lakhs Thirty					
16.	Total sale co	nsid	eration:		One Thousand only)				
17.	Details of advance paid:								
	Sl. No.	Da		Payment de	etails Amount				
	a.	06.02.2023 000176			25,000/-				
18.	Total advance	ce pa	id:				25,00	0/-	
19.	Payment terms:							Amount	
	Installmen				ale for payment			2,00,000/-	
	I		Within 15	days of booki	f booking			11,45,000/-	
	I			days of booki	ng			52,61,000/-	
	II		On comple						
20.	Scheduled o	late o	of completio	n:	31.05.2023				
21.	Description	of th	ne Schedule	Flat:					
	All that portion forming a Deluxe flat bearing no. 99 1A on the first floor in block no. 'A' admeasuring 1620 sft. of super built-up area (i.e., 1296 sft. of built-up area &324 sft. of common area, Carpet area 1085 sft) together with proportionate undivided share of land to the extent of 81 sq. yds. and reserved parking space for single car on the stilt floor admeasuring about 105 sft in the residential complex named as "Silver Oak Residency" forming a part of Sy. Nos. 11, 12, 14, 15, 16, 17, 18 & 294, of Cherlapally Village, Ghatkesar Mandal, Medcha – Malkajgiri District (formerly known as Ranga Reddy District), bounded by: North by: Open to Sky South by: Open to Sky East by: Lift, 8' wide Corridor & Staircase								
	East by: I	litt,	8 Wide Cori	idoi & Staire					
	West by: Open to Sky								

A som

Plan of the Scheduled Flat:



VENDOR

PURCHASER

S. hatshind

ANNEXURE - C

Specifications of Scheduled Flat:

Structure : RCC

Walls : 4"/6" solid cement blocks

External painting : Exterior emulsion

Internal painting : Smooth finish with OBD Flooring : 2' x 2' vitrified tiles Door frames : Wood (non-teak)

Main door : Laminated / polished panel door

Other doors : Painted panel doors

Electrical : Copper wiring with modular switches

Windows : Powder coated aluminum windows with grills

Bathrooms : Branded ceramic tiles – 4 / 7 ft height

Plumbing : CPVC & PVC pipes

Sanitary : Cera / Hindware or equivalent brand
CP fittings : Branded quarter turn ceramic disc type.
Kitchen platform : Granite slab with 2 ft dado and SS sink

Note:

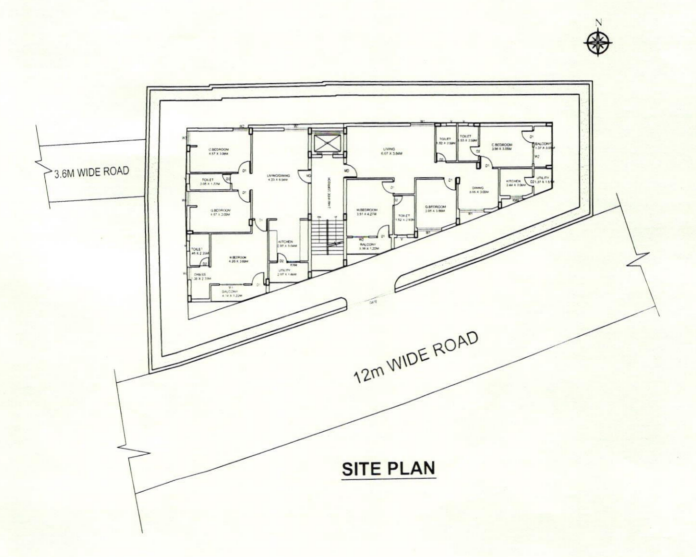
- 1. Choice of 2 colors for interior painting, Western / Anglo-Indian W C and 2 or 3 combinations of bathroom tiles shall be provided.
- 2. Changes to external appearance and color shall not be permitted.
- 3. Fixing of grills to the main door or balconies shall not be permitted.
- 4. Change of doors or door frames shall not be permitted.
- 5. Changes in walls, door positions or other structural changes shall not be permitted.
- 6. Only select alterations shall be permitted at extra cost.
- 7. RCC lofts and shelves shall not be provided.
- 8. Design and make of furniture, furnishings, modular kitchen, etc., if any, shall be at the sole discretion of the Vendor and subject to change from time to time without prior notice.
- 9. The additions and alterations that may be permitted within the Scheduled Flat shall be at the sole discretion of the Vendor and the Purchaser shall not raise any objections on this count.
- 10. Specifications / plans subject to change without prior notice.

VENDOR

PURCHASER

S. hokshing

Layout plan of the Housing Project:



VENDOR

PURCHASER

S. hokshini