SALE DEED AUTHORIZATION FORM

Prpject	M/s. B & C EST	M/s. B & C ESTATES - MAYFLOWER GRANDE				
Buyer Name	MR. BIJOY RC	MR. BIJOY ROY CHOUDHURY				
Flat / Bungalow No.	A-901	Area	1400			
Land Area	43.34					
Car Parking No.		2 Wheeler Parking N	Semi / Deluxe / Luxury			

Payment & Agreement Details:

Α	Total Sale Consideration	46,30,000
В	Stamp duty & registration charges	2,82,300
C	Service Tax @ 3.625% on Sale Deed	1,67,838
D	VAT @ 1.25% on Sale Consideration	57,875
Е	Total Taxes $(B + C + D)$	5,08,013
F	Interest agreed to be paid	-
G	Other charges / exra spects charges	-
Н	Total amount payable (A+E+F+G)	51,38,013
I	Total Amount Paid	13,25,000
	Balance Amount Payable (H-I)	38,13,013

K	Amout for Sale Deed	46,30,000
L	amount for Construction Contact	-
M	Amount for Agreement for Development Charges	-
N	Housing Loan Sanctioned	32,70,000
0	Margin Monety (A-N)	13,60,000

Housing Loan Details:

Payment scheme	Housing Loan	Installeme Sch	eme Other:	
	HL Bank	HL Cq. Date	HL Cq. No.	HL Cq. Amount
Deails of 1st Installment	SBI			27,72,000

FINAL DISBURSE

Security Cheque Details:

1st Installment of HL	Cq. No.	Amount		Security cq.received		
		27,72,000		Not requir	ed	
			レ	Collect cq	at the time of registration	
	Cq. No.	Amount		Security cq.received		
Balance Margin Money (O-I)		25,000		Not requir	ed	
		35,000		Collect cq.	at the time of registration	
Balance HL Amount	Cq. No.			Security cq.received		
		4,98,000		Not requir	ed	
		4,98,000		Collect cq.at the time of registration		
Total Taxes Amount (E)	Cq. No.	Amount		Paid	Through HL	
		5,08,013		Security cq.received		
		3,06,013		Collect cq.	at the time of registration	

Remarks:

Auhorisied by:

Accountant	CR Manager	Prabhakar Reddy
	led;	9 0
	Me !	b sturger
	Accountant	Accountant CR Manager

APPROVE



Site Office: sy. No. 191, Mallapur Main Road, Hyderabad – 500 076. Ph: +91-406527 2342.

Owned & Developed by: B & C ESTATES



Flead Office: 5-4-187/384, 11 Floor, M.G. Road.

Seconderabad 500 003.

Phone : + 91-40-66335551

Email: info@modiproperties.com

www.modiproperties.com

LETTER OF POSSESSION

Date: 26 05 2016

Mrs. Trishna Roy Choudhury & Mr. Bijoy Roy Choudhury Plot No.11, Progressive Colony, Manovikas Nagar, Bowenpally, Secunderabad

Sub: Letter of Possession for flat no. 901 on the ninth floor in block no. 'A' of Mayflower Grande at Survey no. 2/1/1, 183, 184, 190 & 191, situated at Mallapur village, Uppal Mandal, Ranga Reddy 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 'Mayflower Grande Owners Association' as and when called for and also pay the maintenance charges regularly.

Thank You.

Yours Sincerely,

Soham Modi Managing Director.

Accepted & confirmed:
Signature:

Name: _____

Date:

MEMBERSHIP ENROLMENT FORM

Date: 26 05 2016

To, The President, Mayflower Grande Owners Association, Survey no. 2/1/1, 183, 184, 190 & 191, Mallapur, R.R. Dist.

Dear Sir,

I am the owner of flat no. 901 in block no. 'A' in our project known as 'Mayflower Grande at Survey no. 2/1/1, 183, 184, 190 & 191, situated at Mallapur village, Uppal Mandal, Ranga Reddy District.

I request you to enroll me as a member of the 'Mayflower Grande Owners Association'.

I have paid an amount of Rs. 50/- towards membership enrollment fees.

I hereby declare that I have gone through and understood the Bye-laws of the Association and shall abide by the same. I further declare that I have read and understood the exclusion clause (34) mentioned in the bye laws and have no objections to the same.

I agree to pay maintenance charges from the month of June 2016 at the applicable rate prescribed by the association.

I undertake to make a declaration as mentioned in clause 28 (e) of the bye laws relating to

my flat being given for occupation to a tenant/ lessees/ license / other occupier.
Thank You.
Yours faithfully,
Signature: Ollier S
Name:
Address for correspondence: Mrs. Trishna Roy Choudhury & Mr. Bijoy Roy Choudhury Plot No.11, Progressive Colony, Manovikas Nagar, Bowenpally, Secunderabad Enclosed: Copy of ownership documents.
For Office Use Only
Receipt no. & date:
Sale Deed doc. no. & date:

UNDERTAKING

Date: 26 05 2016

From, Mrs. Trishna Roy Choudhury & Mr. Bijoy Roy Choudhury Plot No.11, Progressive Colony, Manovikas Nagar, Bowenpally, Secunderabad

To, The Managing Partner, M/s. B&C Estates, # 5-4-187/3&4, II floor Soham Mansion, M.G. Road, Secunderabad - 03

Sub.: Undertaking for payment of service tax & VAT.

Ref.: Booking for flat no. 901, on ninth floor in block 'A' in the project known as 'Mayflower Grande' situated at Survey no. 2/1/1, 183, 184, 190 & 191, Mallapur, Uppal, Ranga Reddy District.

Dear Sir,

I have booked the above referred flat / villa and in that regard documents like booking form, Agreement of Sale, Sale Deed, Construction Agreement etc., were executed. As per the terms agreed between us, I have agreed to pay the VAT & service tax that is leviable or may become leviable for the purchase of the said flat / villa.

Service tax & VAT are applicable for the transaction between Builder/ Developer and Purchaser. However, the applicability of the rules is not clear. I have been informed about the divergent views regarding the applicability of service tax & VAT for the flat / villa purchased by me.

I am also aware that the Builder is liable to collect VAT & service tax from its prospective purchasers and remit the same to government from time to time. I am also aware that service tax and VAT are paid on monthly/quarterly basis on the composite transactions of the Builder for a given period after claiming credit for items like CENVAT, input credit for materials, etc. (if any).

I have also been informed that the Builder can only provide proof of payment of VAT / service tax that is paid periodically and proof of payment for a individual unit cannot be given.

Liability towards VAT & service tax has been estimated for my transaction based on our present understanding of the applicability of the rules. The amount paid by me as per the estimate may be held as deposit with you.

I request you to pay VAT & service tax, from time to time, as you may deem fit, that is applicable or may become applicable for the purchase of my flat /villa in light of the divergent views as to applicability of taxation as on date and also for the reason that the final outcome is uncertain.

BURRY

In case a liability to pay service tax and VAT arises as a consequence mentioned above, I request you to discharge the liability from the deposit lying with you. I further request you to refund the amount (balance – if any) to me in case of change in the estimated liability towards VAT & service tax as a result of final clarity/decision in the matter or at the end of the litigation in relation to the above.

I further agree that the decision to make the payment of service tax and VAT (in part or full) along with interest and penalty shall solely be your privilege. You may at your discretion decide to pay the service tax and VAT instead of continuing with the litigation. I shall not raise any objections on any count referred above.

-	
Yours sincerely,	
ans of	
Place:	

Thank you.