

# මීප්ඉෆෟಣ तेलंगाना TELANGANA

S.No. 20487 Date: 11-11-2019

Sold to: RAMESH

ESS.

S/o. LATE NARSING RAO

For: MODI REALITY (MIRYALGUDA) LLP

50 X 747663

#### K.SATISH KUMAR

LICENSED STAMP VENDOR

LIC No.16-05-059/2012, R.No.16-05-025/2018

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

West Marredpally, Sec'bad. Mobile: 9849355156

#### SALE DEED

This Sale Deed is made and executed on this the 25<sup>th</sup> day of November 2019 at S.R.O, Miryalaguda, Nalgonda District by and between:

M/s. Modi Realty (Miryalaguda) LLP, a registered Limited Liability Partnership, having its office at 5-4-187/3 & 4, II floor, Soham Mansion, M. G. Road, Secunderabad – 500 003, represented by its Managing Partner Shri Soham Modi, Son of Late Satish Modi aged about 49 years, Occupation: Business Occupation: Business, resident of Plot No. 280, Road No. 25, Jubilee Hills, Hyderabad, hereinafter referred to as the 'Vendor'.

#### **AND**

- 1. Smt. Anireddy Vasudha Reddy, W/o. Late Veera Reddy aged about 56 years, Occupation: House wife, resident of Flat No. A-402, Aditya Hilltop, Road No. 82, Jubilee Hills, Filmnagar Sub-port, Hyderabad 500 096.
- 2. Shri. Anireddy Sujay Reddy, S/o. Late Veera Reddy aged about 34 years, Occupation: Business, resident of Flat No. A-402, Aditya Hilltop, Road No. 82, Jubilee Hills, Filmnagar Sub-port, Hyderabad 500 096.

For MODI-REALTY (MIRYALAGUDA) LLP
Partner



Generated on: 25/11/2019 02:02:50 PM





3. Shri. Anireddy Ajay Reddy, S/o. Late Veera Reddy aged about 29 years, Occupation: Business, resident of Flat No. A-402, Aditya Hilltop, Road no. 82, Jubilee Hills, Filmnagar Sub-port, Hyderabad – 500 096.

Hereinafter referred to jointly as the Owners and severally as Owner no.1, Owners no. 2 & Owner no.3 respectively. The Owners herein are being represented by M/s. Modi Realty (Miryalaguda) LLP, rep by its authorized signatory Shri. Soham Modi, Son of Late Satish Modi aged about 49 years, Occupation: Business, as the Joint Development Agreement cum General Power of Attorney Holders by virtue of document no. 242/2017, dated 24.12.2016, registered at S.R.O. Miryalaguda.

#### IN FAVOUR OF

Mr. Ramakrishna Yalajala, Son of Mr. Y. Muthaiah, aged about 37 years, Occupation: Business residing at H. No. 8-18/3-28, Seetarampuram, Miryalaguda, Nalgonda District - 508 207, hereinafter referred to as the 'Purchaser'

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

Wherever the Vendor/ Owner /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/Owner/Purchaser is a Firm, Joint Stock Company or any Corporate Body.

#### 1. TITLE OF PROPERTY:

- 1.1 The Owners are absolute owners and possessors of land admeasuring about Ac.16-19 gts., in Sy. No. 786, Miryalaguda Village, Miryalaguda Mandal, Nalgonda District, Telangana. Originally Mr. Kancharla Jitender Reddy, S/o. Ramakrishna Reddy along with Late Mr. Anireddy Veera Reddy, S/o. Raghav Reddy were the owners of the said land in Sy. No. 786. The names were duly recorded in the pahanis since 1956 as owners and possessors of the said land.
- 1.2 Late Mr. Anireddy Veera Reddy died on 11.07.2009 and the MRO Miryalaguda has issued a family member certificate bearing no. E/968/2010 dated 26.03.2010, certifying the Owners herein as the sole legal heirs of late Mr. Anireddy Veera Reddy.
- 1.3 After the death of late Mr. Anireddy Veera Reddy, the Owners herein inherited the portion of land owned by him in Sy. No. 786. Further, Mr. Kancharla Jitender Reddy has also transferred his share of land in Sy. No. 786 to the Owners herein. The MRO Miryalaguda has appropriately recorded the change in ownership of the land admeasuring Ac. 16-19 gts., in Sy. No. 786 from Mr. Anireddy Veera Reddy and Mr. Kancharla Jitender Reddy in favour of the Owners herein. The Record of Rights (ROR) dated 16.09.2011 reflects the transfer of the Ac. 16-19 gts, in Sy. No. 786, of Miryalaguda Village in favour of the Owners.

For MOSTREALTY (MIRYALAGUDA) LLP
Partner

C/O Yalijala Muttaiah,

Name: Yalijala Ramakrishna

Aadhaar No: XXXXXXXX9306

Miryalaguda, Nalgonda, Telangana, 508207



Endorsement: Stamp Duty, Tranfer Duty, Registration Fee and User Charges are collected as below in respect of this Instrument.

	Description of Fee/Duty	In the Form of								
				hallan I1of IS Act E-Challan		Cash	Stamp Duty u/S 16 of IS act	DD/BC/ Pay Order	Total	
	Stamp Duty	100		0	71180	0	0	0	71280	
	Transfer Duty	ΝΛ		0	26730	0	0	0	26730	
	Reg. Fee	NA		0	8910	0	0	0	8910	
	User Charges	NA		0	100	0	0	0	100	
	Total	100		0	106920	0	0	0	107020	

Rs. 97910/- towards Stamp Duty including T.D under Section 41 of I.S. Act, 1899 and Rs. 8910/- towards Registration Fees on the chargeable value of Rs. 1782000/- was paid by the party through E-Challan/BC/Pay Order No ,230QIQ181119 dated ,18-NOV-19 of ,SBIN/

Online Payment Details Received from SBI e-P

(1). AMOUNT PAID. Rs. 106920/-, DATE: 18-NOV-19, BANK NAME: SBIN, BRANCH NAME: , BANK REFERENCE NO: 4405085059019,PAYMENT MODE:CASH-1000200,ATRN:4405085059019,REMITTER NAME: RAMAKRISHNA Y, EXECUTANT NAME: MODI REALTY MIRYALAGUDA LLP, CLAIMANT NAME: RAMAKRISHNA Y)

Date:

25th day of November, 2019

Signature of Registering Officer Miryalaguda

CERTIFICATE OF REGISTRATION

Registered as Document No 11754 of 2014

and Assigned the Identification

Jumber I-2305-117542019 for Scarry

wiry alagude TO CRIVAN

Generated on: 25/11/2019 02:02:50 PM





Miryalaguda Subar No 11822/2019 & Doct No Sheet 2 of 16

1.4 Accordingly, the Owners herein have become absolute owners and possessors of land admeasuring about Ac. 16-19 gts, in Sy. No. 786, Miryalaguda Village, Miryalaguda Mandal, Nalgonda District, Telangana. The MRO Miryalaguda has issued patta passbooks and title books in their favour as per the details given below.

Name of Pattedar	Patta	Pass	Title	Extent in	Extent in
	No.	book no.	book no.	Sy. No. 786	Sy. No. 786/AA
				Ac - gts,	Ac-gts,
Anireddy Vasudha Reddy	2071	963442	963442	2-26	4-09.5
Owner no. 1					
Anireddy Sujay Reddy	2070	963441	963441	2-27	4-09.5
Owner no. 2					
Anireddy Ajay Reddy	2069	963440	963440	2-27	
Owner no. 3					

- 1.5 The Owners have expressed interest in developing a portion of the above mentioned land, admeasuring about Ac. 6-18 gts., forming a part of Sy. No. 786, Miryalaguda Village, Miryalaguda Mandal, Nalgonda District, Telangana (herein after referred to as the Scheduled Land and more fully described in the schedule given herein) by constructing residential houses/villas along with common amenities like clubhouse, roads, drains, water & electricity supply, landscaping, gates, children's park, compound wall, sports & recreational facilities, etc.
- 1.6 The Owners do not have adequate expertise and experience in taking up the housing project on their own and have appointed the Vendor for developing the Scheduled Land into a housing project.
- 1.7 According, the Vendor and the Owners have entered into an Joint Development Agreement dated 24.12.2016 in respect of development of the property admeasuring Ac. 6-18 Gts., forming a part of Sy. No. 786, Miryalaguda Village, Miryalaguda Mandal, Nalgonda District, Telangana. This Joint Development Agreement is registered with SRO, Miryalaguda as document no. 242/2017.
- 1.8 As per the terms of Joint Development Agreement, the Owners and the Vendor have identified and divided amongst themselves the plots of land along with proposed construction thereon and given in detail in Clause 25 and Annexure II of the above referred Joint Development Agreement.

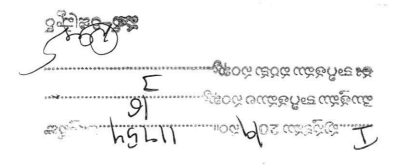
#### 2. DETAILS OF PERMITS:

2.1 Permit for construction on the Scheduled Land admeasuring Ac. 6-18 gts, was granted by DTCP and Miryalaguda Municipality in file no. 2883/2016/H vide permit no. B.P. No. 111/2016/H. As per the said permit 91 villas are being developed on a portion of the Scheduled Land along with common amenities and utilities like roads, footpaths, electric power supply, water supply, children parks, tree plantation, sports facilities, etc.

#### 3. PROPOSED DEVELOPMENT:

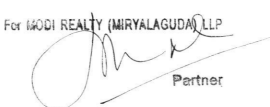
- 3.1. The Vendor proposes to develop the Scheduled Land in accordance with the permit for construction/development into a housing complex as per details given below:
  - 3.1.1. The land is proposed to be sub-divided into 91 plots of land and each plot of land shall be sold along with a villa constructed thereon.
  - 3.1.2. The prospective purchasers shall eventually become absolute owners of an identifiable plot of land along with the villa constructed thereon.

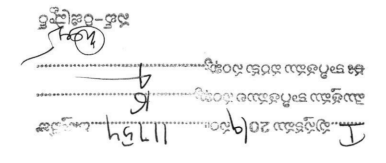
For MCDI REALTY (MIRYALAGUDA) LLP
Partner





- 3.1.3. Prospective purchasers shall have a choice of getting constructed a single floor 2BHK villa or a duplex (2 floor) 3/4BHK villa on each plot of land.
- 3.1.4. Clubhouse consisting of stilt + ground + 3 upper floors admeasuring about 10,000 sft is proposed to be constructed. Other amenities and facilities proposed to be provided are swimming pool, roads, landscape gardens, children park, lawns for banquet, generator for backup, compound wall, security kiosk, overhead tanks, sumps, etc.
- 3.1.5. Each villa shall have a separately metered electric power connection.
- 3.1.6. Water for general purpose use shall be provided through borewells. Underground sump shall be provided for purchase of water by tankers.
- 3.1.7. Connection for drinking water shall be provided in each villa. Drinking water shall be provided by an onsite RO plant.
- 3.1.8. The proposed villas 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, clubhouse, common amenities, etc., as it deems fit and proper.
- 3.1.9. That the Purchaser shall not be allowed to alter any portion of the villa 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 villa or till the end of year 2024, whichever is later and all the villas in the project of 'AVR Gulmohar Homes' shall have a similar elevation, color scheme, compound wall, landscaping, trees, etc. for which the Purchaser shall not raise any obstructions / objections.
- 3.1.10. The Purchaser shall after the said lock-in period, shall be permitted to add one or two floors to their villa, by obtaining appropriate permit for construction from the relevant statutory authorities and an NOC from the Association or Society in-charge of maintenance of AVR Gulmohar Homes. However, any such addition or alteration shall be in line with the existing over all external appearance of other villas in AVR Gulmohar Homes i.e., the Purchaser shall maintain the overall external appearance including elevation, color, texture, doors, windows, railings, etc. Further, the Purchaser shall not construct more than ground plus 2 floors in any plot of land not withstanding any provision for additional construction in the bye-laws. Further, 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 2039.
- 3.1.11. The Vendor shall provide detailed designs including perspective view, structural design, working drawing, etc., to the Purchaser upon request for addition of additional floors as given above. The Purchaser shall construct additional floors as above strictly according to the plan provided by the Vendor. However, the Purchaser shall be at liberty to make changes to the interior of the villa that do not affect its external appearance.
- 3.1.12. The Vendor shall provide amenities and facilities on the Scheduled 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.
- 3.2. The proposed project of development on the entire Scheduled Land is styled as 'AVR Gulmohar Homes' and is hereinafter referred to as the Housing Project. That the name of the project which is styled by the Vendor as AVR Gulmohar Homes shall always be called as such and shall not be changed.





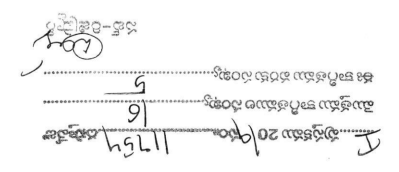


#### SCHEME OF SALE / PURCHASE :

- 4.1 By virtue of the above documents, the Vendor has absolute rights to develop the Scheduled Land and he is absolutely entitled to sell the vacant plot of land and/or constructed villa with plot of land to any intending purchaser.
- 4.2 The Vendor proposes to sell a vacant plot of land to the Purchaser. The plot being sold by the Vendor to the Purchaser is detailed in Annexure A and is hereinafter referred to as the Scheduled Plot.
- 4.3 Further, the Vendor and the Purchaser have agreed that the Vendor shall construct a villa on the Scheduled Plot and for which an Agreement of Construction is being executed along with this Sale Deed.
- 4.4 The Purchasers of the villas in the housing complex shall share all the common amenities provided by the Vendor within the Scheduled 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 villa owners in the Housing Project.
- 4.5 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.
- 4.6 Only on payment of the entire sale consideration along with other charges like GST, VAT, service tax, stamp duty, registration charges, corpus fund, maintenance charges, etc., the Vendor shall execute a sale deed /conveyance deed in favour of the Purchaser and or its nominees. The Purchaser shall be entitled to claim possession of the Scheduled Plot along with Villa only upon payment of entire sale consideration along with all other charges to the Vendor.
- 4.7 The Vendor has executed sale deed in favour of the Purchaser on the condition that the Purchaser shall be required to enter into a separate 'Agreement for Construction' with the Vendor for construction of the villa and the Purchaser shall not raise any objection for execution of such an agreement. That the possession of the Scheduled Plot along with the villa constructed thereon (hereinafter referred to as the Said Villa) shall be delivered by the Vendor to the Purchaser only upon registration of the Sale Deed. The Purchaser shall immediately thereafter handover the Scheduled Plot back to the Vendor for the purposes of carrying out construction of the villa thereon and for providing other amenities which are part and parcel of the Housing Project. The Vendor shall re-deliver the possession of the completed villa to the Purchaser only upon payment of entire sale consideration and other dues by the Purchaser to the Vendor.
- 4.8 That it is specifically understood and agreed by the Purchaser that the Sale Deed executed in favour of the Purchaser and the Agreement for Construction entered into between the parties hereto in pursuance of this Sale Deed are interdependent, mutually co-existing and / or inseparable. The Purchaser therefore shall not be entitled to alienate in any manner the Scheduled Plot registered in his favour and / or enter into an Agreement for Construction in respect of the villa with any other third parties. However, the Purchaser with the prior consent in writing of the Vendor shall be entitled to offer the Said Villa as a security for obtaining housing loan for the purposes of purchase and construction of the Said Villa.

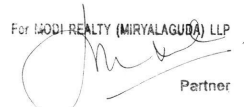
FOR HODI REALTY (MIRYALAGUDA) LLP

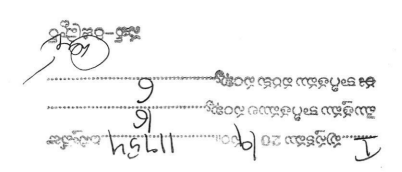
Partner





- 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 and Agreement of Construction, as amended from time to time, shall be deemed to be the part of this Sale Deed unless otherwise specifically waived and /or differently agreed upon in writing.
- 5. DETAIL OF PLOT BEING SOLD:
- 5.1 The Vendor hereby sells to the Purchaser the Scheduled Plot in the Housing Project and details of the plot no., plot area are given in Annexure A attached to this deed.
- 5.2 The Purchaser has inspected all the documents relating to the title of the Vendor in respect of the Scheduled Land. The Purchaser upon such inspection is satisfied as to the title of the Vendor.
- 5.3 That the Purchaser has examined the title deeds, plans, area/extent of the Scheduled Plot 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 The layout plan of the Housing Project is attached as Annexure B herein.
- 6. SALE CONSIDERATION:
- 6.1 The Vendor hereby sells the Scheduled Plot and the Purchaser hereby shall become the absolute owner of the Scheduled Plot. The Purchaser has paid the entire sale consideration to the Vendor with respect to the Scheduled Plot and the Vendor duly acknowledges the receipt of the entire sale consideration and the details of which are mentioned in Annexure A.
- 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 Sale Deed. 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, VAT, GST, service tax or any other similar levy that is leviable or may become leviable with respect to the sale of the Scheduled Plot. 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 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.







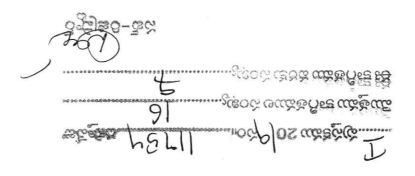
#### 7. OWNERS ASSOCIATION:

- 7.1 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.
- 7.2 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.
- 7.3 If the Purchaser ever fails to pay maintenance charges, corpus fund or other charges related to the Said Villa, the Association shall be entitled to disconnect and stop providing all or any services to the Scheduled Villa 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.
- 7.4 The Vendor has proposed to deliver the common amenities in phases on or before completion of the last block of villas. 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.
- 7.5 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.
- 7.6 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.
- 7.7 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.

#### 8. NOC FOR SURROUNDING DEVELOPMENT:

8.1 The Vendor proposes to develop other lands in the vicinity of the Scheduled 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.

For MODI REALTY (MIRYALAGUDA) LLP
Partner





- 8.2 That rights of further construction in and around the Scheduled Land or the Scheduled Plot, 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.
- 8.3 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 Land or Scheduled Plot and also the adjoining plots.
- 8.4 The Vendor reserves right to change the designs of the layout, blocks of villas, clubhouse, common amenities, etc., subject to providing reasonable access through common passages to the Scheduled Plot and that such changes do not affect the plan or area of the Said Villa. 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.

#### 9 COMPLIANCE OF STATUTORY LAWS:

- 9.1 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:
  - 9.1.1 The defense services or allied organizations.
  - 9.1.2 Airports Authority of India.
  - 9.1.3 Relevant Urban Development Authority, Municipal Corporation, Municipality, Grampanchayat, town planning department, etc., who are authorized to issued permit for construction.
  - 9.1.4 Fire department.
  - 9.1.5 Electricity and water supply board.
  - 9.1.6 Government authorities like MRO, RDO, Collector, Revenue department, etc.
  - 9.1.7 Irrigation department.
  - 9.1.8 Environment department and pollution control board.

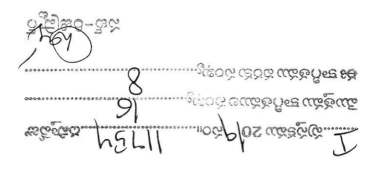
#### 10. OTHER TERMS:

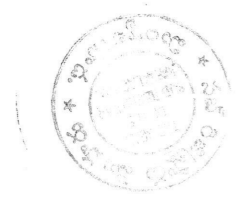
- 10.1 That the Purchaser shall be bound to execute such other papers and documents and to do all such acts and things as may be required from time to time to safeguard the interest of the Vendor which impose reasonable restrictions with regard to the ownership of such share in the Scheduled Plot on account of joint ownership of the common amenities by number of persons.
- 10.2 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.

Partner

FOR MODI REALTY (MIRYALAGUDA) LLP

Page 8





10.3 That the Purchaser shall impose all the conditions laid down in the Sale Deed upon the transferee, tenant, occupiers or users of Scheduled Plot. 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 Scheduled Plots and the transfer of all or any rights therein shall only be subject to such conditions.

#### **DESCRIPTION OF THE SCHEDULED LAND**

All that portion of the land area to the extent of Ac. 6-18 gts., forming a part of Sy. No. 786, Miryalaguda Village, Miryalaguda Mandal, Nalgonda District, Telangana and bounded by:

North	40 ft road in Sy. No. 786
South	Neighbours land in Sy. No. 791 & 785
East	Neighbours land in Sy. No. 784
West	Owners land in Sy. No. 787

IN WITNESSES WHEREOF this Sale Deed is made and executed on date mentioned above by the parties hereto in presence of the witnesses mentioned below:

WITNESS

()

2. M. Veller golal

FOR MODI REALTY (MIRYALAGUDA) LLP

Partner

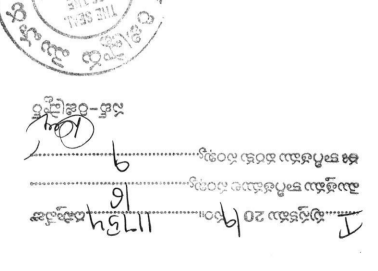
**VENDOR** 

(M/s. Modi Realty (Miryalaguda) LLP, rep. by its

Managing Partner Mr. Soham Modi)

**PURCHASER** 

Y. Ramateroller



### ANNEXURE- A

1.	Names of Purchaser:	Mr. Ramakrishna Yalajala					
2.	Purchaser's permanent residential address:	R/o. H. No. 8-18/3-28, Seetarampuram, Miryalaguda Nalgonda District - 508 207.					
3.	Pan no. of Purchaser:	AHMPV8356M					
4.	Aadhaar card no. of Purchaser:	6721 2529 9306					
5.	Details of Scheduled Plot:						
	a. Plot no.:	91					
	b. Plot area:	212 Sq. yds.					
6.	Total sale consideration:	Rs. 17,82,000/- (Rupees Seventeen Lakhs Eighty Two Thousand Only)					
6.	Details of payments:						
		khs Sixty Three Thousand Only) paid by way of D. D. No. y State Bank of India, Vemulapalli.					
7.		y State Bank of India, Vemulapalli.					
7.	2. Rs.2,19,000/-(Rupees Two Lakhs  Description of the Scheduled Plot:  All that piece and parcel of land beari	y State Bank of India, Vemulapalli.  Nineteen Thousand Only) already received.  In plot no. 91, admeasuring about 212 sq. yds, in the housing lomes" forming a part of Sy. No.786, Miryalaguda Village,					
7.	2. Rs.2,19,000/-(Rupees Two Lakhs)  Description of the Scheduled Plot:  All that piece and parcel of land beari project named as "AVR Gulmohar H	y State Bank of India, Vemulapalli.  Nineteen Thousand Only) already received.  In plot no. 91, admeasuring about 212 sq. yds, in the housing lomes" forming a part of Sy. No.786, Miryalaguda Village,					
7.	2. Rs.2,19,000/-(Rupees Two Lakhs)  Description of the Scheduled Plot:  All that piece and parcel of land beari project named as "AVR Gulmohar Hilling Miryalaguda Mandal, Nalgonda Distri	y State Bank of India, Vemulapalli.  Nineteen Thousand Only) already received.  In plot no. 91, admeasuring about 212 sq. yds, in the housing lomes" forming a part of Sy. No.786, Miryalaguda Village,					
7.	2. Rs.2,19,000/-(Rupees Two Lakhs) Description of the Scheduled Plot: All that piece and parcel of land bearing project named as "AVR Gulmohar Higher Miryalaguda Mandal, Nalgonda Distribution North by: Plot No. 92	y State Bank of India, Vemulapalli.  Nineteen Thousand Only) already received.  In plot no. 91, admeasuring about 212 sq. yds, in the housing lomes" forming a part of Sy. No.786, Miryalaguda Village,					

For MODI REALTY (MIRYALAGUDA) LLP

VENDOR

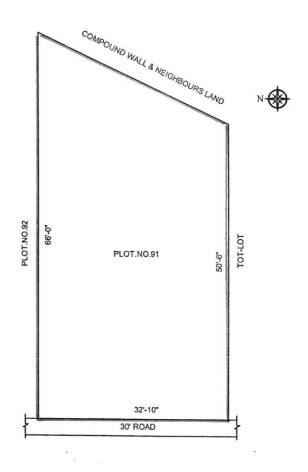
(M/s. Modi Realty (Miryalaguda) LLP, rep. by its Managing Partner Mr. Soham Modi)

Partner

**PURCHASER** 

Mak .

Plan of the Scheduled Plot:



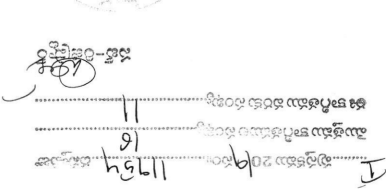
FOR MODI REALTY (MIRYALAGUDA) LLP.

Pertner

**VENDOR** 

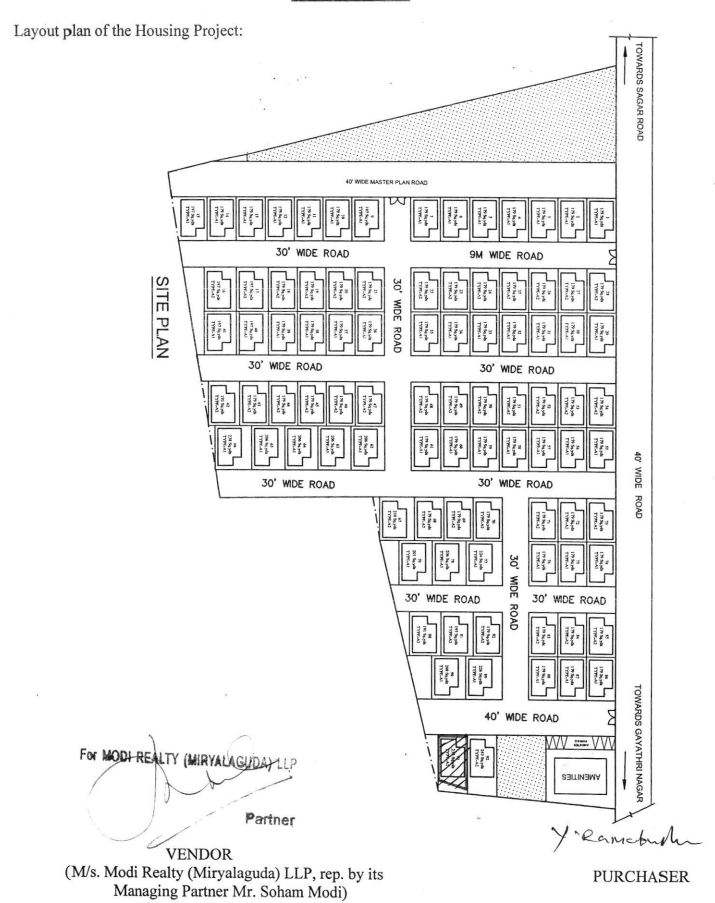
(M/s. Modi Realty (Miryalaguda) LLP, rep. by its Managing Partner Mr. Soham Modi) Y-Ranctartun

**PURCHASER** 

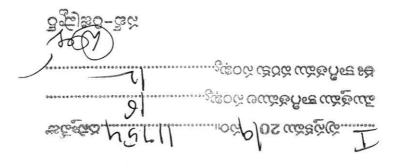


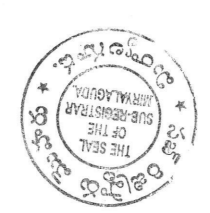


### ANNEXURE - C









# PHOTOGRAPHS AND FINGER PRINTS AS PER SECTION 32A OF REGISTRATION ACT, 1908.

SL.NO.

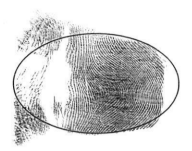
FINGER PRINT IN BLACK (LEFT THUMB) PASSPORT SIZE PHOTOGRAPH BLACK & WHITE NAME & PERMANENT
POSTAL ADDRESS OF
PRESENTANT / SELLER / BUYER





#### VENDOR:

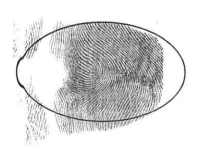
M/S. MODI REALTY (MIRYALAGUDA) LLP HAVING ITS OFFICE AT 5-4-187/3 & 4 SOHAM MANSION, II FLOOR M. G. ROAD, SECUNDERABAD – 500 003 DULY REP. BY ITS MANAGING PARTNER:-MR. SOHAM MODI, S/O. LATE SATISH MODI R/O. PLOT NO. 280, ROAD NO. 25 JUBILEE HILLS, HYDERABAD.





GPA / SPA FOR PRESEING DOCUMENTS VIDE DOC NO.53/BK-IV/2018, DATED 25.05.2018 REGD. AT SRO, SECUNDERABAD:

MR. K. PRABHAKAR REDDY S/O. MR. K. PADMA REDDY R/O. AT 5-4-187/3 & 4 SOHAM MANSION 2<sup>ND</sup> FLOOR, M. G. ROAD SECUNDERABAD.





#### **PURCHASER:**

MR. RAMAKRISHNA YALAJALA S/O. MR. Y. MUTHAIAH R/O. H. NO. 8-18/3-28 SEETARAMPURAM MIRYALAGUDA NALGONDA DISTRICT - 508 207.

SIGNATURE OF WITNESSES:

m. Venu jopal

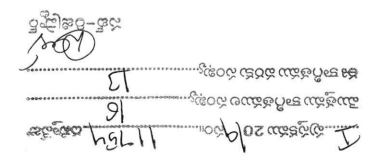
Ear ADDI REALTY (MIRYALAGUDA) LLP

Partner

SIGNATURE OF THE VENDOR

Y. La natorthe

SIGNATURE OF THE PURCHASER





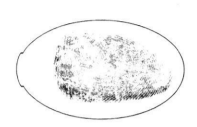
## PHOTOGRAPHS AND FINGER PRINTS AS PER SECTION 32A OF **REGISTRATION ACT, 1908.**

SL. NO.

FINGER PRINT IN BLACK (LEFT THUMB)

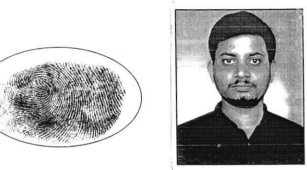
PASSPORT SIZE **PHOTOGRAPH BLACK & WHITE** 

NAME & PERMANENT POSTAL ADDRESS OF PRESENTANT / SELLER / BUYER









#### WITNESS:

MR. AMBATI GIRI PRASAS S/O MR. A. VENKATESHAM Nar 19-907/16 NAGARJUNANAGRE COLONY MIRUALAGUDA, NALGOND

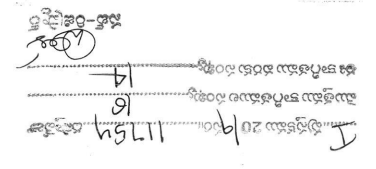
MR. M. VENUGOPAL JO. MR. YENKATECHWARL 2. RIU 7-1327 MILYALAGODA NALGONDA 8784.

SIGNATURE OF WITNESSES:

2. Miller Josfal

Y. Ranckiller

SIGNATURE OF THE BUYER



States and states and



भारत सरकार

GOVERNMENT OF INDIA



కోహాం సరీప్ మోడి Soham Satish Modi పుట్టిన సం./YoB:1969 పురుఘడు Male



भारतीय विशिष्ट पहचान प्राधिकरण UNIQUE IDENTIFICATION AUTHORITY OF INDIA

చిరునామా: S/O: సతీప్ మోడి, ఫ్లాట్ నో-280, రోడ్ నో-25, పిద్దమ్మ

దివాలయం దగ్గర జుబిలీ హీల్స్,

ఖైగలాబాద్, బంజారా హిల్స్,

హైదరాబాద్ ఆంధ్ర ప్రదేశ్, 500034 Address:

S/O: Satish Modi, plot no-280, road no-25, near peddamma temple jubilee hills, Khairatabad, Banjara Hills,

Hyderabad

Andhra Pradesh, 500034

1140 812V 4389

ఆధార్ - ఆధార్ – సామాన్యమానవుడి హక్కు

Aadhaar - Aam Aadmi ka Adhikar



#### బారత ప్రభుత్వం Government of India

కండి ప్రభాకర్ రెడ్డి Kandi Prabhakar Reddy



పుట్టిన సంవత్సరం/Year of Birth: 1974 තුරාකුයා / Male

3287-8953 9204



సామాన్యుని హక్కు

నమోదు సంఖ్య / Enrollment No. : 1027/28203/00049

Kandi Prabhakar Reddy

కండి ప్రభాకర్ రెడ్డి

2-3-64/10/24 TFLOOR KAMALA NILAYAM JAISWAL COLONY

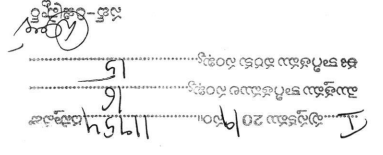
**Amberpet** 

Amberpet, Hyderabad Andhra Pradesh - 500013

FOR MODI REALTY (MIRYALAGUDA) LLP

Partner

\$166100000







දීංද pad ව දීල් දිරු විය අතුර

bangarugadda, miryalaguda, Venkleshwaralu, 7-1327, Address: S/O:

Miryalguda, Andhra Pradesh AbnogleN , ebugele vilki

ಪರಸ್ಕಾಲಗಳ ಏರ್್ಡ್ ಎಜ. ಅಂಭರ ಭರತಾ ಶ್ವಗುಲ್ಯಾರ್ ವಿಶ್ವಾಲ್ಕಾರ್ ಪ್ರಸಂಭಾರ TEE! - ಗ್ರಮ್ಮ ತರಿಕೆಂಪ : ರಸ್ತಿ ಕಡೆಕ್ಕಾಯದ

John John



elem Loudabet TO SEE SEE SEE SEE SEE SEED 1996

. چرکومند هېورځومنۍ چې

Mekala Venugopal

ತಿ-ದೆ-ಗಿಟಾರ್ ರತಿಡ್





VALID FOR 3 MONTHS ONLY MANAGER'S CHEQUE

A/C PAYEE ONLY NOT NEGOTIABLE

THDEC BYNK

61071157

Order

या उनक आदश पर

\*\*\*THE COMMISSIONER MUNCIPAL CORPORATION MIRYALAGUDA\*\*\*

Rupees अदा कर

ONE LHOORVIND EIGLA ONLY

**EC** 

ph4

Pay

FOR HDFC BANK LTD. 00'050'1.

bnoz 12

1

AUTHORISED SIGNATORIES

HDEC BANK LTD.

VALUALA RAMAKRISHWA

MIRYALACUDA - 508207 MIRKALAGUDA

21 ... BB6666 ::201012805 ... OLTEOO...





# Government of Telangana Registration And Stamps Department

Payment Details - Citizen Copy - Generated on 25/11/2019, 11:32 AM

SRC Name: 2305 Miryalaguda

Receipt No: 12413

Receipt Date: 25/11/2019

Name: K.PRABHAKAR REDDY

Transaction: Sale Deed

Account Description

Chargeable Value: 1782000

DD No:

challan No:

Challan Dt:

E-Challan No: 230QIQ181119

E-Challan Dt: 18-NOV-19

Bank Name:

E-Challan Bank Name: SBIN

Bank Branch: E-Challan Bar

DD Dt:

Amount Paid By

E-Challan

Challan

CS No/Doct No: 11822 / 2019

8910

26730 71180

100 106920

Registration Fee

User Charges

Transfer Duty /TPT

Deficit Stamp Duty

In Words: RUPEES ONE LAKH SIX THOUSAND NI

Signature by SR

Prepared By: DSNAIK



# Government of Telangana Registration And Stamps Department

Payment Details - Office Copy - Generated on 25/11/2019, 12:21 PM

SRO Name: 2305 Miryalaguda

Receipt No: 12418

Receipt Date: 25/11/2019

AGREEMENT

1782000

DD No:

In Words: RUPEES SEVENTEEN THOUSAND EIGHT HUNDRED TWENTY ONLY

DD Dt:

Bank Branch:

E-Challan Bank Name: SBIN

E-Challan Bank Branch:

Account Description

Amount Paid By

W		Cash	Challan	DD	E-Challan
Registration Fee					8910
Deficit Stamp Duty					8810
User Charges				1	100
Total:	S N SERVICE BEST				17820

Prepared By: DSNAIK

Signature by SR

A** 9			
			2