

RELIANCE Capital

Anil Dhirubhai Ambani Group

Sanction Date 29-Mar-09

LOS ID 322305

Mehul Vasant Mehta
Varsha Vasant Mehta

H No-1-8-32/27/D 21, P G
Road, Bapubagh, Secunderabad

Hyderabad - 500003

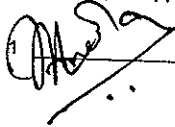
Sub: Your application for Home Purchase from Reliance Capital Ltd.

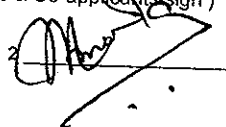
Dear Customer,

Based on your application for the loan & information provided to us from time to time, we are giving an in-principle sanction as per the terms & conditions mentioned below and overleaf.

Purpose of Loan	Purchase of Property
Sanctioned Amount	Rs. 2,395,800.00 Two Million Three Hundred and Ninety Five Thousand Eight Hundred only
Type of Loan	Home Loan
Tenure of Loan	180 Months
Security	Mortgage Of Immovable Property Situated At Plot No 323, Forming Part Of Sy Nos 31,40 ,41,42,44,45&55, Cherlapally Village, ,Ghatkesar Mandal, R R Dist ,
Rate of Interest	15.00% p.a Floating
Interest Rate Validity	30 days from the date of Sanction
Processing Fee	Rs. 19,820.00 Pending Rs. 12,520.00 Pending Twelve Thousand Five Hundred and Twenty only
Monthly Installment (EMI)	Rs. 33,531.00 Thirty Three Thousand Five Hundred and Thirty One only
Property Details	Bungalow
EMI Date	EMI Date subject to Loan Disbursement Date. 5th of every month if disbursed between 16th to 5th of the month. 5th of every month if disbursed between 6th to 15th of the month.
Sanction Letter Validity	90 days from the date of issuance , to be extended at the sole discretion of Reliance Capital Limited.

Accepted (All applicants & Co-applicants sign)





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<p>Sanction Conditions</p>	<ul style="list-style-type: none"> ➤ All Documentary proof of age, residence, income to be provided to the satisfaction of Reliance Capital Ltd as per the annexure mentioned below ➤ Complete chain of documents to the title of the property to be furnished ➤ Documents as specified by Reliance Capital Ltd to be executed by the borrower ➤ Loan Agreement stamping charges is to be borne by the customer ➤ All Owners to be Co-Borrowers to the loan ➤ RCL's Prime Lending Rate (PLR) is 14.75%. The interest Rate offer to you is PLR (14.75% + 0.25%) = 15. % ➤ The margin offered to you against RCL's PLR is valid for 5 days from the date of sanction letter. ➤ Foreclosure allowed only after six months from the disbursement and charges on principal outstanding will be (i) Between 6-12 Months from the date of disbursement - 5% + Service Tax. (ii) Between 12 - 24 Months from the date of Disbursement - 3% + Service Tax, (iii) After 24 months from disbursement date - 2% + Service Tax ➤ Part Pre-payment of min Rs. 50,000 allowed on fully disbursed cases after 6 months from loan date. Only 1 payment allowed in each financial year subject to max of 25% of the balance outstanding as on request date. If the loan is foreclosed within 12 months from the date of any part-prepayment made by the customer, then the foreclosure charges will be applicable to such part prepayments made (within a period of 12 months prior to foreclosure date) by the customer in addition to the outstanding loan amount at the time of foreclosure ➤ Conversion charges of floating rate scheme to fixed rate scheme (if offered) will be 0.5% of the principle outstanding at the time of the conversion request ➤ Part Disbursement Charges of Rs.750 per part disbursement (Excluding the 1st part disbursement) ➤ Subject to Legal and Technical clearance of the Property ➤ All Verifications to be Positive ➤ Comprehensive property insurance for the said property to be assigned in favour of RCL within 10 days from the date of disbursement ➤ Loan Amount is subject to 60% of Market value as per approved Valuer of Reliance Capital Ltd. or 75% Of Agreement + Stamp Duty + Registration whichever is lower ➤ All Patners And M/S Vasant Trading Co. Need To Come As Co Applicant Of The Loan.Noc From All Brothers Of Applicant Regarding Loan On The Property As Property Is Registered In The Name Of Co Applicant <p style="text-align: center;"><i>Application Form to be changed.</i></p>
<p>MORTGAGE REDUCING TERM ASSURANCE (Mortgage Credit Shield) from Bharti-Axa life Insurance</p>	<ul style="list-style-type: none"> ➤ Bharti-Axa life Mortgage Credit Shield conditions ➤ Premium Amount if funded by RCL will be a part of the total Loan amount mentioned in the sanction letter ➤ The total Premium amount for Bharti-Axalife Mortgage Credit Shield will be Rs. 24890.00 and the service tax applicable on the same is Rs.2564.00, which is to be paid to Bharti-Axalife Insurance Company ➤ Transaction fee: Rs. 3000.00 (non-refundable) ➤ In case of the Applicant's request for Insurance Cover through Mortgage Credit shield gets rejected from Bharti-Axalife, then the refund amount arising out of the same would be adjusted as a part repayment being made against the Loan and the Principal Outstanding will be adjusted accordingly ➤ Reliance Capital Ltd. Is the Master Policyholder in case of Mortgage Credit Shield and the applicant will be joining into the policy as a member hence in case of foreclosure of any kind , i.e. through Balance Transfer/Total repayment the policy gets cancelled and in case of Balance transfer it cannot be transferred to the lending institution to which transfer has been sought ➤ The refund of the premium amount for the uncovered period for Mortgage Credit shield would be routed through Reliance Capital Limited (post RCL receiving the same from Bharti Axa life)The premium would be refunded to the customer subject to clearance of all pending dues or charges with Reliance Consumer Finance ➤ The customer is aware that only the portion of loan mentioned in the schedule on the reverse of the Certificate of insurance issued by Bharti Axalife will be covered over the tenor of the loan as per the amortization mentioned therein and not as per loan amortization schedule issued by RCL ➤ If the disbursement cheque (First Disbursal Amount in case of part payments) is not banked within 30 days from the date of issue, the Mortgage Credit Shield policy would stand cancelled and any request arising for settlement of Claim will not be processed

Please sign this letter as a token of your acceptance of the terms and conditions mentioned above & overleaf and give us a signed copy of this letter

Thanking You

Yours truly

For Reliance Capital Ltd

Authorised Signatory

Accepted (All applicants & Co-applicants sign)

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[Handwritten signatures and lines for acceptance]

RELIANCE Consumer Finance

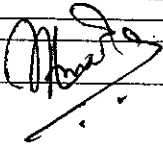
Anil Dhirubhai Ambani Group

Presented by Reliance Capital

bharti AXA

life insurance

Mortgage Credit Shield

Do you have existing Bharti AXA Life Mortgage Credit Shield issued by RCF?	No
Joint Life Coverage (Yes / No)	No
Name of the Primary Life to be Insured	Mehul Vasant mehta
Loan Account No.	Los Id 322305
Existing Customer/New Customer	New
Partial Coverage	Yes
Loan Disbursement Date (DD-MM-YYYY)	29/Mar/2009
Loan Tenure (In Years)	15
Date of Birth (Primary Life to be Insured) (DD-MM-YYYY)	19/Jan/1976
Age at entry (Primary Life to be Insured)	33
Coverage Term (in completed years)	15
Sanctioned Loan Amount (Rs)	2395800
Sum Assured (Rs.)	1000000
Branch Name	HYDERABAD
Name of the Beneficiary for Primary Life	Varsha Vasant Mehta
Relationship with the Primary Life	Mother
Coverage Premium for Primary Life	24,890.00
Service Tax And E.Cess @ 10.30%	2,563.67
Gross Coverage Premium (Including Service Tax)	27,453.67
Medical Category (Primary Applicant)	NM
Medical tests to be done (Primary Applicant)	#N/A
Date and time of medical appointment	
Medical Time (HH:MM)	
Date	30/Mar/2009
Signature of customer(s)	

Ver.1.1



life insurance

SELF FILLED QUESTIONNAIRE

(Questionnaire cum enrolment form to be filled and submitted to the representative of Reliance Capital Limited)

To, Reliance Capital Limited

Loan Account No Los Id 322305 COI No Los Id 322305HYD Coverage(Rs) 1000000 Coverage Term(Years) 15

Name(s) of Applicant(s): 1 MEHUL VASANT MEHTA (Primary Life to be Insured) 2 (Secondary Life to be Insured) Contact No.

Table with 3 columns: Question, To be filled in by Primary Life to be Insured, To be filled in by Secondary Life to be Insured. Contains 4 health-related questions.

For Primary Applicant (Proposed Life to be Insured): Please fill in the type or details of illness/disease/disorder/impairment/disability/operation or accident:

For Co-Applicant (Proposed Life to be Insured, applicable only for Joint Life Coverage): Please fill in the type or details of illness/disease/disorder/impairment/disability/operation or accident:

Declaration of Enrolment: I declare and warrant that this statement is correct, complete and true. I understand and agree that this statement together with the application for insurance on my life and any other documents relative thereto, shall be the basis of the proposed Coverage.

Declaration of Enrolment: I declare and warrant that this statement is correct, complete and true. I understand and agree that this statement together with the application for insurance on my life and any other documents relative thereto, shall be the basis of the proposed Coverage.

I agree to inform the Company in writing of any change in my health and circumstances between the date of this Declaration and the issue of the Certificate of Insurance in respect of my life insurance Coverage. I irrevocably authorise and request any entity like a doctor/hospital who may be in possession of, or hereafter acquire, any information concerning my health, to disclose such information to Bharti AXA Life Insurance and I agree that this authority and request shall remain in force.

I agree to inform the Company in writing of any change in my health and circumstances between the date of this Declaration and the issue of the Certificate of Insurance in respect of my life insurance Coverage. I irrevocably authorise and request any entity like a doctor/hospital who may be in possession of, or hereafter acquire, any information concerning my health, to disclose such information to Bharti AXA Life Insurance and I agree that this authority and request shall remain in force.

I understand that all proceeds received from Bharti AXA Life Insurance Company Limited will be first used to settle the principal outstanding on my loan and the excess amount, if any, will be payable to my Beneficiary, Mr ARSHA VASANT MEHTA who is related to me as Mother.

I understand that all proceeds received from Bharti AXA Life Insurance Company Limited will be first used to settle the principal outstanding on my loan and the excess amount, if any, will be payable to my Beneficiary, Mr/Ms who is related to me as.

Anti-Tying Declaration: I am aware that the purchase of insurance is totally optional, has no bearing on the loan decision and is at my sole discretion.

Anti-Tying Declaration: I hereby apply to be a Life Insured under the Bharti AXA Life Mortgage Credit Shield ("the Policy") issued to Reliance Capital Limited.

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Anti-Tying Declaration: I hereby apply to be a Life Insured under the Bharti AXA Life Mortgage Credit Shield policy ("the Policy") issued to Reliance Capital Limited.

And I agree to

I am aware that the loan is also available without the insurance Coverage. I have read and understood the terms and conditions of the product as detailed in the product brochure and the same has been explained by the representative of Reliance Capital Limited in the language understood by me.

[] Pay the premium myself via Cheque no./DD no. for Rs Drawn on [] Add the above premium to the loan amount. The EMI if I select this option will be.....

Signature: Date: 30-Mar-09 Name: MEHUL VASANT MEHTA Place:

Signature: Date: Name: Place:

Acknowledgement - Bharti AXA Life - Mortgage Credit Shield (only in case of self financing option). Ref: Group Policy No. 10000004 - Reliance Capital Limited.

We are in receipt of cheque # for Rs drawn on bank towards insurance under Mortgage Credit Shield offered by Bharti AXA Life Insurance Company Limited. Please note that insurance is subject to underwriting and realization of cheque.



life insurance

Bharti AXA Life Insurance Company Limited
Registered Office: 61/62, Kalpataru Synergy, Opp. Grand Hyatt, Vakola, Santacruz (E), Mumbai 400 055 .
Website: www.bharti-axalife.com Phone: 022-40394444

Certificate of Insurance
Bharti AXA Life Mortgage Credit Shield

As a Life Insured under the Group Policy number 10000004 issued to Reliance Capital Limited, you will be entitled to the Benefits as per the Annexure attached. The Coverage under the product will be paid subject to the terms and conditions of the Policy.

Certificate of Insurance no :	Los Id 322305HYD	Issue Date*:	30-Mar-2009
Name of Life/(ves) Insured:	MEHUL VASANT MEHTA		
Age of Life/(ves) Insured (In completed years):	33		
Loan account number:	Los Id 322305		
Coverage amount (in Rs):	1000000	Coverage Term (months):	180
Name of Beneficiary/(ies) (in case of joint Lives Insured, one of the Lives Insured)	VARSHA VASANT MEHTA		
Relationship of Beneficiary/(ies) to the Lives Insured:	MOTHER		
Single premium:	Rs:	24,890.00	
Service tax including applicable cess:	Rs:	2,563.67	
Gross Single Premium #	Rs:	27,453.67	

* For Effective Date of Coverage kindly refer to definition of Effective Date of Coverage.

Tax benefit as per the prevailing tax laws can be availed only on the Gross Premium (as shown above)

Your Coverage is subject to fulfilment of the Conditions for Effective Date of Coverage and realization of Cheque/ Demand Draft

The Death Benefit reduces during the Coverage Term and is provided to you in the Annexure attached herewith. The Accidental Death Benefit will be as per definition in this Certificate

Jyoti Punja
Authorized Signatory
Bharti AXA Life Insurance Company Limited

Be Life Confident

SALIENT FEATURES OF THE TERMS AND CONDITIONS OF THE POLICY

DEFINITIONS:-

- "Age" means the age at last birthday, in completed years attained as on the Effective Date of Coverage.
- "Accidental Death" means traumatic death of the Life Insured caused solely by external, violent, unforeseeable and visible means, occurring independently of any other causes and within ninety days of such trauma, proved to the satisfaction of the Company.
- "Accidental Death Benefit" means an amount equal to the Death Benefit with a maximum limit of Rs.20,00,000 and is payable to the Beneficiary in the event of the death of the Life Insured (and in the case of Coverage on joint lives, the death of either of the Lives Insured) due to Accidental Death during the first five years of the Coverage Term while the Coverage is in force.
- "Benefits" means the Death Benefit and in the event of death due to accident, the Death Benefit and the Accidental Death Benefit.
- "Beneficiary(ies)" means the individual(s) nominated by the Life Insured to receive the Benefit in the event of the death of the Life Insured while the Coverage is in force and whose name(s) have been entered in the records kept by the Policyholder as being eligible for the Benefits under the Policy and notified to the Company and in the case of Coverage on joint lives insured, the term "Beneficiary" shall mean the surviving Life Insured.
- "Certificate of Insurance" means a statement evidencing the Coverage of the Life Insured under the Policy, subject to the terms and conditions of the Policy.
- "Coverage" means the life insurance effected in respect of each of the Life(s) Insured under the Policy.
- "Coverage Premium" means the premium payable by the Policyholder to the Company to effect the Coverage in respect of each Life Insured.
- "Coverage Term" means the period of Coverage for which the Life Insured is covered under the Policy, commencing from the Effective Date of Coverage to the Termination Date and shall be of a term of at least three completed years but not exceeding thirty completed years.
- "Death Benefit" means the benefit payable to the Beneficiary of the Life(s) Insured on the death of the Life Insured (and in the case of Coverage on joint lives, the death of either of the Lives Insured) as mentioned in the certificate of insurance while the Coverage is in force.
- "Effective Date of Coverage" means the date of commencement of Coverage in respect of a Life Insured under the Policy and is subject to fulfilment of Conditions for Effective Date of Coverage.
- "Issue Date" means the date of issue of Certificate of Insurance.
- "Life Insured/Lives Insured" means the individual(s) who has been granted and is in receipt of the proceeds of the loan and whose Coverage is in effect under the Policy and whose names appear in the list of life/(ves) insured available with the Company as having been covered under the Policy and in the case of a Coverage on joint lives (not exceeding two lives) it shall have reference to both the Lives Insured or to either of them, as is appropriate to the context.
- "Policy" means the Bharti AXA Life Mortgage Credit Shield which is a single premium group reducing term life insurance product issued to the Policyholder for securing the payment of the Benefits to the Lives Insured.
- "Policyholder" means Reliance Capital Limited, the holder of the Policy.
- "Policy Effective Date" means the date of commencement of the Policy.
- "Termination Date" means in respect of each Life Insured, the date on which the Coverage of the Life Insured ceases under the Policy for any reason whatsoever.
- "Unexpired Coverage Term" for this purpose means the Coverage Term (in months) less the period (in months) from Effective Date of Coverage to Termination Date/Date of modification of Coverage.

Eligibility conditions

- Individual(s) shall be eligible to be covered under the Policy on the basis of the following conditions:
1. she/he/ they has/have taken a mortgage or home equity loan from the Policyholder;
 2. has/ve a minimum outstanding loan of Rs.2,00,000 (Rupees two lakhs only) and not exceeding Rs.12,00,00,000 (Rupees twelve crores only)
 3. has/ve a minimum loan term of at least three years but not exceeding thirty years;
 4. has/ve attained the age of 18 years but not exceeded 60 years;
 5. is/are in good health and has/ve submitted the evidence of good health and insurability in the format prescribed by the Company; and
 6. has/ve fulfilled the underwriting requirements as prescribed by the Company

Conditions for Effective Date of Coverage: Coverage in respect of all eligible individuals to be insured will commence subject to completion of all the following conditions and continuation of such conditions during the Coverage Term:

1. the cheque has been issued /electronic fund transfer has been made into the loan account of the proposed Life Insured, for the loan amount by the Policyholder;
2. the Company has received the complete particulars of the proposed Life/(ves) Insured;
3. the Company has received the Coverage Premium in respect of the proposed Life/(ves) Insured;
4. the Company has accepted the risk for the proposed Life/(ves) Insured;

TERMS AND CONDITIONS

As this is a Group Policy in terms of the guidelines issued by the Insurance Regulatory and Development Authority, an individual shall be covered under the Policy only if s/he is a loanee of the Policyholder. Accordingly, utilisation of the proceeds of the loan is a pre-condition to the Coverage under this Certificate of Insurance.

Tax benefit: As per prevailing tax laws, Premium paid under the Policy is eligible for tax benefits under Section 80C of the Income Tax Act 1961. Tax benefits are however subject to change with change in tax laws.

Exclusions: The payment of Benefits is subject to the following exclusions:

1. Suicide: If a Life Insured (and in the case of Coverage on joint Lives Insured, the date of the death of any one of the joint Lives Insured) whether medically sane or insane, commits suicide within one year of the Effective Date of Coverage or the date of acceptance of increase in Coverage, whichever is later, the Coverage of the Life Insured shall terminate and the Company will pay the amount as per formula in post free look cancellation in respect of the Coverage to the Beneficiary.
2. Exclusions for Accidental Death Benefit: The Company is not liable to pay any Benefit in respect of any Life Insured in the event of death of the Life Insured, directly or indirectly due to or caused, occasioned, accelerated or aggravated by any of the following:
 - Suicide or self inflicted injury, whether the Life Insured is medically sane or insane.
 - War, terrorism, invasion, act of foreign enemy, hostilities, civil War, martial law, rebellion, revolution, insurrection, military or usurper power, riot or civil commotion. War means any war, whether declared or not.
 - Service in the armed forces, or any police organization, of any country at war or service in any force of an international body.
 - Committing an assault, a criminal offence, an illegal activity or any breach of law.
 - Taking or absorbing, accidentally liquor, drug, narcotic, medicine, sedative or poison, except as prescribed by a licensed doctor other than the Life Insured.
 - Participation in aviation other than as a fare-paying passenger in an aircraft that is authorised by the relevant regulations to carry such passengers between established aerodromes.
 - Taking part or practicing for any hazardous hobby, pursuit or any race.
 - Hazardous occupations including but not exclusive to mining, deep-sea fishing, forestry, scuba diving
 - Bodily or mental infirmity or any disease

Claims Procedure:

1. The Beneficiary(ies) should report the claim to the Policyholder on occurrence of unfortunate death of Life Insured and following documents should be submitted:
 - Certificate of Insurance
 - Last attending Doctor's Certificate/Attending Physician's Statement.
 - Copy of Death Certificate attested by the Policyholder.
 - Copy of all medical reports attested by the Policyholder.
 - Death Claim Form (to be submitted by the Policyholder)
 - Self Filled Questionnaire

In addition to the above, the following documents are required to be submitted in the event of Accidental Death of the Life Insured: First Information Report and Post Mortem Report. In addition other documentation/information that the Company may consider as material and relevant to the claim can be requested.

2. Company shall draw a cheque or draft for payment of Death Benefit in favour of "Name of the deceased Life Insured Reliance Capital Limited Loan A/c No" and forward it to the Policyholder. The Policyholder shall set-off the Death Benefit amount against the outstanding loan amount of the Life Insured and shall pay the Beneficiary excess amount, if any. The Accidental Death Benefit (if applicable) shall be solely payable to the Beneficiary; it is however made clear that the proceeds of the Accidental Death Benefit shall not be used to set-off the outstanding loan amount, if any. The Company shall forward the cheque/draft for and towards the Accidental Death Benefit to the Policyholder for disbursement to Beneficiary
3. An email sent by the Policyholder shall be good, valid and sufficient discharge to the Company in respect of any payment to be made under the Policy

Refund and Cancellation

- A) Free Look Option: If the Life Insured disagrees with any of the terms of the Policy/Coverage, the Life Insured may, within fifteen (15) days of the receipt of the Certificate of Insurance by submitting a letter stating the reasons of objection addressed to the Policyholder or Company enclosing the original Certificate of Insurance, seek to cancel the Coverage under the Policy whereon the Company shall refund to the Policyholder, the Coverage Premium including service tax and cess paid as respects the said Coverage after deduction of stamp duty and underwriting expenses incurred by the Company in issuing the Coverage
- B) Post free look cancellations: In case you seek to cancel the Coverage after the free look period, a refund calculated as per the following formula shall be payable to you:

= 40% X P X U/T
 Where P = Single premium paid in respect of the Coverage of a Life Insured excluding service tax and applicable cess
 U = Unexpired Coverage Term (in months)
 T = Coverage Term for the Life Insured (in months)

Termination of Coverage: The Coverage of a Life Insured under the Policy shall terminate on the Termination Date which will be on the date of occurrence of any of the following events:

Event	Benefit Payable
1. End of the Coverage Term	No benefit is payable.
2. Life Insured attains the age of 70 years	No benefit is payable. In case of Joint Lives Insured, the Coverage would continue for Life Insured who has not attained age of 70 years
3. Death of the Life Insured during the Coverage Term	Benefit is payable, in case of Joint Lives Insured, the Coverage for surviving Life Insured will end.
4. If you cancel the Coverage	Premium would be refunded as per formula mentioned in the Post free look cancellations section
5. On foreclosure of loan by Policyholder, e.g. on pre-payment of loan	Premium would be refunded as per formula mentioned in the Post free look cancellations section

Section 45 of Insurance Act, 1938.

No Policy or Coverage shall, after the expiry of two years from the date on which it was effected, be called in question by the Company on the ground that a statement made in the proposal for insurance or in any report of a medical officer, or referee, or friend of the insured, or in any other document leading to the issue of the Policy or grant of Coverage(s), was inaccurate or false, unless the Company shows that such statement was on a material matter or suppressed facts which it was material to disclose and that it was fraudulently made by the Policyholder/Life Insured and that the Policyholder/Life Insured knew at the time of making it that the statement was false or that the Policyholder/Life Insured suppressed facts which were material to disclose. Provided that nothing in this section shall prevent the insurer from calling for proof of age at any time if he is entitled to do so, and no Policy shall be deemed to be called in question merely because the terms of the policy are adjusted on subsequent proof that the age of the Life Insured was incorrectly stated in the proposal. This being a group insurance policy, the abovementioned Section 45, would also be applicable to Life Insured so far as it is applicable to the Policyholder.

Grievance redressal procedure: Grievances should first be lodged at Registered Office of the Company (address mentioned on the page 1 of this document) or on following contact points and subsequently if required to the Insurance Ombudsman whose address can be obtained from the registered office of the Company:

E-mail: complaints.unt@bharti-axa.life.com,
 Toll Free no.: 1800 425 1350 (MTNL, BSNL subscribers)/ 1800 102 4444 (Airtel, TATA, BFL, Spice Telecom - Punjab & Shyam Tel subscribers)
 Phone: 020 40182300, 020 26141350/ Fax 022 40306347

Annexure: Death Benefit Table

This annexure is an integral part of the Sharti AXA Life Mortgage Credit Shield Certificate of Insurance issued to Mehul Vasant mehta loan account no - Los Id 322305.

The Death Benefit payable by the Company will be as per the Table below and shall be irrespective of the loan amount outstanding at the time of death of the Life Insured.

Table : Coverage Term = 180 Months

Beginning of Month	1	2	3	4	5	6	7	8	9	10	11	12
Death Benefit	1,000,000	997,767	995,554	993,301	991,028	888,733	886,418	884,081	881,723	879,344	876,943	874,521
Beginning of Month	13	14	15	16	17	18	19	20	21	22	23	24
Death Benefit	972,076	969,808	967,119	964,607	962,071	959,513	956,931	954,326	951,697	949,044	946,367	943,666
Beginning of Month	25	26	27	28	29	30	31	32	33	34	35	36
Death Benefit	940,940	938,189	935,413	932,612	929,785	926,933	924,054	921,149	918,218	915,260	912,275	909,263
Beginning of Month	37	38	39	40	41	42	43	44	45	46	47	48
Death Benefit	908,224	903,156	900,061	896,938	893,786	890,606	887,396	884,157	880,889	877,591	874,263	870,904
Beginning of Month	49	50	51	52	53	54	55	56	57	58	59	60
Death Benefit	867,515	864,095	860,644	857,161	853,647	850,101	846,522	842,911	839,267	835,589	831,878	828,134
Beginning of Month	61	62	63	64	65	66	67	68	69	70	71	72
Death Benefit	824,355	820,542	816,694	812,811	808,892	804,938	800,948	796,921	792,858	788,758	784,620	780,445
Beginning of Month	73	74	75	76	77	78	79	80	81	82	83	84
Death Benefit	776,231	771,980	767,689	763,356	758,980	754,562	750,102	745,643	741,112	736,541	731,927	727,272
Beginning of Month	85	86	87	88	89	90	91	92	93	94	95	96
Death Benefit	722,574	717,833	713,049	708,221	703,350	698,434	693,473	688,467	683,418	678,318	673,174	667,983
Beginning of Month	97	98	99	100	101	102	103	104	105	106	107	108
Death Benefit	662,745	657,459	652,125	646,743	641,311	635,830	630,298	624,717	619,084	613,401	607,665	601,877
Beginning of Month	109	110	111	112	113	114	115	116	117	118	119	120
Death Benefit	596,037	590,143	584,195	578,194	572,137	566,026	559,858	553,635	547,356	541,017	534,622	528,169
Beginning of Month	121	122	123	124	125	126	127	128	129	130	131	132
Death Benefit	521,656	515,085	508,453	501,762	495,009	488,194	481,318	474,379	467,376	460,310	453,179	445,984
Beginning of Month	133	134	135	136	137	138	139	140	141	142	143	144
Death Benefit	438,723	431,395	424,001	416,540	409,010	401,412	393,745	386,008	378,200	370,321	362,371	354,348
Beginning of Month	145	146	147	148	149	150	151	152	153	154	155	156
Death Benefit	346,251	338,061	329,837	321,517	313,122	304,670	296,101	287,474	278,769	269,964	261,119	252,173
Beginning of Month	157	158	159	160	161	162	163	164	165	166	167	168
Death Benefit	243,146	234,036	224,844	215,568	206,207	196,761	187,228	177,609	167,903	158,108	148,223	138,249
Beginning of Month	169	170	171	172	173	174	175	176	177	178	179	180
Death Benefit	128,183	119,026	107,777	97,433	86,996	76,464	65,835	55,110	44,287	33,366	22,344	11,223

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
RANHYD_RANIGANJ SECUNDERABAD
4-3-151 HILL STREET
SHYAM MARKET CENTRE
Branch Code : 1365

VASANT TRADING CO

HARIGA
APARTMENT
RANIGUNJ
500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 02/04/2009 **Time : 19:40:01**

E-mail :

Cleared Balance : 1,47,547.42Cr

Uncleared Amount : 1,45,791.00Cr

Limit : 0.00 Drawing Power : 0.00

Int. Rate : 16.0000 % p.a.

Statement From 01/03/2009 to 31/03/2009

Page No. : 1

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				9,24,178.42Cr
02/03/09	28/02/09	OUT-CHQ RETURN	525384	2,240.00		9,21,938.42Cr
		Exceeds Arrangements				
02/03/09	02/03/09	RSTD CHG		50.00		9,21,888.42Cr
02/03/09	02/03/09	Service Tax		6.00		9,21,882.42Cr
02/03/09	02/03/09	INWD CLG	772898	7,446.00		9,14,436.42Cr
		772898 11				
02/03/09	02/03/09	INWD CLG	776702	2,47,109.00		6,67,327.42Cr
		776702 11				
02/03/09	02/03/09	INWD CLG	772896	3,366.00		6,63,961.42Cr
		772896 11				
02/03/09	02/03/09	INWD CLG	772897	44,177.00		6,19,784.42Cr
		772897 11				
02/03/09	02/03/09	INWD CLG	776701	1,516.00		6,18,268.42Cr
		776701 11				
02/03/09	02/03/09	INWD CLG	772900	2,61,120.00		3,57,148.42Cr
		772900 11				
02/03/09	04/03/09	BY CLG.	322011		2,860.00	3,60,008.42Cr
02/03/09	04/03/09	BY CLG.	289918		1806.00	3,60,814.42Cr
02/03/09	04/03/09	BY CLG.	021569		12,367.00	3,73,181.42Cr
02/03/09	04/03/09	BY CLG.	980438		2,240.00	3,75,421.42Cr
02/03/09	03/03/09	INWD CLG	776706	6,275.00		3,69,146.42Cr
		776706 11				
03/03/09	05/03/09	BY CLG.	153567		5,902.00	3,75,048.42Cr
04/03/09	04/03/09	INWD CLG	776703	27,380.00		3,47,668.42Cr
		776703 11				
04/03/09	04/03/09	INWD CLG	776707	6,980.00		3,40,688.42Cr
		776707 11				
05/03/09	05/03/09	INWD CLG	776708	99,323.00		2,41,365.42Cr
		776708 11				
05/03/09	05/03/09	TO TRF.	079304		13,443.00	2,54,808.42Cr
		TR				
05/03/09	05/03/09	TO TRF.	773078		2,527.00	2,57,335.42Cr
		TR				
06/03/09	06/03/09	INWD CLG	772893	59,930.00		1,97,405.42Cr
		772893 11				
06/03/09	06/03/09	INWD CLG	772892	21,060.00		1,76,345.42Cr
		CARRIED FORWARD :				1,76,345.42Cr

Statement Summary Dr. Count 15 Cr. Count 7 7,87,978.00 40,145.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
RANHYD RANIGUNJ SECUNDERABAD
4-3-151 HILL STREET
SHYAM MARKET CENTRE
Branch Code : 1365

VASANT TRADING CO
HARIGA
APARTMENT
RANIGUNJ
500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 02/04/2009

Time : 19:40:01

E-mail :

Cleared Balance : 1,47,547.42Cr

Uncleared Amount : 1,45,791.00Cr

Limit : 0.00

Drawing Power :

0.00

Int. Rate : 16.0000 % p.a.

Statement From 01/03/2009 to 31/03/2009

Page No. : 5

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				6,16,040.42Cr
28/03/09	28/03/09	INWD CLG 776747 11	776747	66,877.00		5,49,163.42Cr
28/03/09	28/03/09	INWD CLG 776745 11	776745	22,644.00		5,26,519.42Cr
28/03/09	28/03/09	INWD CLG 776742 11	776742	7,489.00		5,19,030.42Cr
28/03/09	28/03/09	INWD CLG 776743 11	776743	19,033.00		4,99,997.42Cr
28/03/09	28/03/09	INWD CLG 776739 11	776739	22,506.00		4,77,491.42Cr
28/03/09	28/03/09	INWD CLG 776738 11	776738	43,605.00		4,33,886.42Cr
28/03/09	28/03/09	INWD CLG 776737 11	776737	29,346.00		4,04,540.42Cr
28/03/09	28/03/09	INWD CLG 776741 11	776741	82,005.00		3,22,535.42Cr
28/03/09	28/03/09	INWD CLG 776744 11	776744	46,696.00		2,75,839.42Cr
28/03/09	28/03/09	INWD CLG 776746 11	776746	57,716.00		2,18,123.42Cr
28/03/09	28/03/09	INWD CLG 776732 11	776732	22,308.00		1,95,815.42Cr
30/03/09	31/03/09	BY CLG.	239069		3,000.00	1,98,815.42Cr
30/03/09	30/03/09	INWD CLG 776736 11	776736	38,688.00		1,60,127.42Cr
30/03/09	30/03/09	TO TRF. TR	079323		7,420.00	1,67,547.42Cr
30/03/09	02/04/09	BY CLG. PAN DETAILS A A A F	654966		1,45,791.00	3,13,338.42Cr
		CLOSING BALANCE :				3,13,338.42Cr

Statement Summary Dr. Count 63 Cr. Count 41 20,76,118.00 14,65,278.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

— END OF STATEMENT —

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
 RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO

HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 02/04/2009

Time : 19:40:01

E-mail :

Cleared Balance : 1,47,547.42Cr

Uncleared Amount : 1,45,791.00Cr

Limit : 0.00 Drawing Power : 0.00

Int. Rate : 16.0000 % p.a.

Statement From 01/03/2009 to 31/03/2009

Page No. : 4

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				2,35,884.42Cr
19/03/09	21/03/09	BY CLG.	242270		20,018.00	2,55,902.42Cr
19/03/09	21/03/09	BY CLG.	000012		10,729.00	2,66,631.42Cr
20/03/09	20/03/09	INWD CLG 776726 11	776726	18,630.00		2,48,001.42Cr
20/03/09	20/03/09	INWD CLG 776730 11	776730	9,980.00		2,38,021.42Cr
20/03/09	20/03/09	INWD CLG 776731 11	776731	23,632.00		2,14,389.42Cr
20/03/09	20/03/09	INWD CLG 776729 11	776729	59,332.00		1,55,057.42Cr
20/03/09	20/03/09	BY CASH Deposit by CASH			45,000.00	2,00,057.42Cr
21/03/09	24/03/09	BY CLG.	243363		12,012.00	2,12,069.42Cr
21/03/09	24/03/09	BY CLG.	155455		374.00	2,12,443.42Cr
21/03/09	24/03/09	BY CLG.	338342		1,040.00	2,13,483.42Cr
23/03/09	23/03/09	BY CASH PAN DETAILS A A A F			5,00,000.00	7,13,483.42Cr
24/03/09	25/03/09	BY CLG.	742975		59,344.00	7,72,827.42Cr
24/03/09	25/03/09	BY CLG. PAN DETAILS A A A F	373444		19,250.00	7,92,077.42Cr
25/03/09	25/03/09	TO DD/BC	776734	87,965.00		7,04,112.42Cr
25/03/09	25/03/09	TO DD/BC	776735	10,907.00		6,93,205.42Cr
25/03/09	25/03/09	TO DD/BC	776733	66,361.00		6,26,844.42Cr
26/03/09	28/03/09	BY CLG.	830339		5,720.00	6,32,564.42Cr
26/03/09	28/03/09	BY CLG.	605669		1,456.00	6,34,020.42Cr
26/03/09	28/03/09	BY CLG.	415133		1,398.00	6,35,418.42Cr
26/03/09	28/03/09	BY CLG.	409090		5,231.00	6,40,649.42Cr
26/03/09	26/03/09	TO TRF. LEDGEROLIO CHARGES		700.00		6,39,949.42Cr
27/03/09	27/03/09	TO TRF. LEDGEROLIO CHARGES		72.00		6,39,877.42Cr
28/03/09	28/03/09	INWD CLG 776740 11	776740	23,837.00		6,16,040.42Cr
		CARRIED FORWARD :				6,16,040.42Cr

Statement Summary Dr. Count 51 Cr. Count 38 16,17,205.00 13,09,067.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
 RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO
 HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 02/04/2009

Time : 19:40:01

E-mail :

Cleared Balance : 1,47,547.42Cr

Uncleared Amount : 1,45,791.00Cr

Limit : 0.00

Drawing Power :

0.00

Int. Rate : 16.0000 % p.a.

Statement From 01/03/2009 to 31/03/2009

Page No. : 3

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				5,35,101.42Cr
17/03/09	17/03/09	INWD CLG 776719 11	776719	₹2,911.00		5,32,190.42Cr
17/03/09	17/03/09	INWD CLG 776716 11	776716	₹6,517.00		5,25,673.42Cr
17/03/09	17/03/09	INWD CLG 776712 11	776712	₹17,460.00		5,08,213.42Cr
17/03/09	17/03/09	INWD CLG 776715 11	776715	₹5,616.00		5,02,597.42Cr
17/03/09	17/03/09	CHQ XFER WD SWARNA SAGAR	776718	₹5,722.00		4,96,875.42Cr
17/03/09	17/03/09	TO DD/BC	776723	₹1,22,115.00		3,74,760.42Cr
17/03/09	19/03/09	BY CLG.	153574		₹936.00	3,75,696.42Cr
17/03/09	19/03/09	BY CLG.	365654		₹6,091.00	3,81,787.42Cr
17/03/09	19/03/09	BY CLG.	155628		₹8,180.00	3,89,967.42Cr
17/03/09	19/03/09	BY CLG.	743757		₹19,608.00	4,00,575.42Cr
17/03/09	19/03/09	BY CLG.	415067		₹12,862.00	4,13,437.42Cr
17/03/09	19/03/09	BY CLG.	415091		₹624.00	4,14,061.42Cr
18/03/09	18/03/09	INWD CLG 776720 11	776720	₹1,986.00		4,12,075.42Cr
18/03/09	18/03/09	TO CLG. SHRI RAM TRADERS	776728	₹1,04,509.00		3,07,566.42Cr
19/03/09	19/03/09	INWD CLG 776724 11	776724	₹27,828.00		2,79,738.42Cr
19/03/09	19/03/09	INWD CLG 776727 11	776727	₹16,320.00		2,63,418.42Cr
19/03/09	19/03/09	INWD CLG 776725 11	776725	₹26,929.00		2,36,489.42Cr
19/03/09	19/03/09	INWD CLG 772861 11	772861	₹10,000.00		2,26,489.42Cr
19/03/09	19/03/09	INWD CLG 772860 11	772860	₹10,000.00		2,16,489.42Cr
19/03/09	19/03/09	BY CASH Deposit by CASH			₹18,000.00	2,34,489.42Cr
19/03/09	19/03/09	TO TRF. VASANT TRADING	776738		₹1,395.00	2,35,884.42Cr
		CARRIED FORWARD :				2,35,884.42Cr

Statement Summary Dr. Count 41 Cr. Count 25 13,15,789.00 6,27,495.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
RANHYD_RANIGANJ SECUNDERABAD
4-3-151 HILL STREET
SHYAM MARKET CENTRE
Branch Code : 1365

VASANT TRADING CO

HARIGA
APARTMENT
RANIGUNJ
500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 02/04/2009

Time : 19:40:01

E-mail :

Cleared Balance : 1,47,547.42Cr

Uncleared Amount : 1,45,791.00Cr

Limit : 0.00 Drawing Power : 0.00

Int. Rate : 16.0000 % p.a.

Statement From 01/03/2009 to 31/03/2009

Page No. : 2

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				1,76,345.42
		772892 11				
06/03/09	07/03/09	BY CLG.	525384		2,240.00	1,78,585.42Cr
06/03/09	07/03/09	BY CLG.	344337		3,400.00	1,81,985.42Cr
06/03/09	09/03/09	BY CLG.	135619		6,240.00	1,88,225.42Cr
09/03/09	07/03/09	OUT-CHEQ RETURN	525384	2,240.00		1,85,985.42Cr
		Insufficient Funds				
09/03/09	09/03/09	RETD CHG		50.00		1,85,935.42Cr
09/03/09	09/03/09	Service Tax		6.00		1,85,929.42Cr
09/03/09	09/03/09	CHEQ XFER WD	776710	20,694.00		1,65,235.42Cr
		SWARN SAGAR				
11/03/09	11/03/09	INWD CLG	776709	11,809.00		1,53,426.42Cr
		776709 11				
12/03/09	12/03/09	STOP CHEQ		100.00		1,53,326.42Cr
12/03/09	12/03/09	Service Tax		12.00		1,53,314.42Cr
12/03/09	14/03/09	BY CLG.	004199		4,987.00	1,58,301.42Cr
12/03/09	14/03/09	BY CLG.	261910		13,312.00	1,71,613.42Cr
12/03/09	14/03/09	BY CLG.	337625		19,490.00	1,91,103.42Cr
13/03/09	13/03/09	TO CLG.	776713	26,208.00		1,64,895.42Cr
		SAGAR SONS				
13/03/09	13/03/09	TO CLG.	776714	33,904.00		1,30,991.42Cr
		STEEL WELD WIRE				
14/03/09	14/03/09	BY CASH			33,000.00	1,63,991.42Cr
		Deposit by CASH				
14/03/09	14/03/09	TO CLG.	772899	5,406.00		1,58,585.42Cr
		VENUS ENT				
16/03/09	16/03/09	BY CLG.	241781		5,985.00	1,64,570.42Cr
16/03/09	16/03/09	TO DD/BC	776721	59,023.00		1,05,547.42Cr
16/03/09	16/03/09	TO DD/BC	776722	7,084.00		98,463.42Cr
16/03/09	16/03/09	BY CASH			40,000.00	1,38,463.42Cr
		Deposit by CASH				
16/03/09	16/03/09	BY CASH			4,00,000.00	5,38,463.42Cr
		PAN DETAILS A A A F				
17/03/09	17/03/09	INWD CLG	776717	3,362.00		5,35,101.42Cr
		776717 11				
		CARRIED FORWARD :				5,35,101.42Cr

Statement Summary Dr. Count 28 Cr. Count 17 9,57,876.00 5,68,799.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
 RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM-MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO
 HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 05/03/2009 **Time : 14:30:10** **E-mail :**
Cleared Balance : 2,35,463.42Cr **Uncleared Amount :** 5,902.00Cr
Limit : 0.00 **Drawing Power :** 0.00 **Int. Rate : 16.5000 % p.a.**
Statement From 01/02/2009 to 05/03/2009 **Page No. : 4**

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				3,15,680.42
		772888 11				
26/02/09	27/02/09	BY CLG.	385748		286.00	3,15,966.42Cr
26/02/09	27/02/09	BY CLG.	286749		624.00	3,16,590.42Cr
26/02/09	27/02/09	BY CLG.	606130		6,604.00	3,23,194.42Cr
26/02/09	27/02/09	BY CLG.	414994		5,125.00	3,28,319.42Cr
26/02/09	28/02/09	BY CLG.	373107		64,993.00	3,93,312.42Cr
		PAN DETAILS A A A F				
26/02/09	28/02/09	BY CLG.	525384		2,240.00	3,95,552.42Cr
26/02/09	28/02/09	BY CLG.	091998		23,512.00	4,19,064.42Cr
26/02/09	28/02/09	BY CLG.	733040		17,550.00	4,36,614.42Cr
26/02/09	28/02/09	BY CLG.	617157		10,180.00	4,46,794.42Cr
27/02/09	28/02/09	BY CLG.	051157		8,744.00	4,55,538.42Cr
27/02/09	28/02/09	BY CLG.	855997		2,177.00	4,57,715.42Cr
27/02/09	28/02/09	BY CLG.	167090		1,310.00	4,59,025.42Cr
27/02/09	28/02/09	BY CLG.	303542		18,106.00	4,77,131.42Cr
27/02/09	27/02/09	TO DD/PC	772895	23,072.00		4,54,059.42Cr
27/02/09	27/02/09	CHQ KEER WD TR	772889	2,089.00		4,51,970.42Cr
27/02/09	27/02/09	BY CASH			5,00,000.00	9,51,970.42Cr
		PAN DETAILS A A A F				
27/02/09	02/03/09	BY CLG.	242262		18,970.00	9,70,940.42Cr
28/02/09	27/02/09	OUT-CHQ RETURN	385748	286.00		9,70,654.42Cr
		Refer To Drawal				
28/02/09	28/02/09	RETD CHG		50.00		9,70,604.42Cr
28/02/09	28/02/09	Service Tax		6.00		9,70,598.42Cr
28/02/09	28/02/09	INWD CLG	772891	58,265.00		9,12,333.42Cr
		772891 11				
28/02/09	28/02/09	INWD CLG	772890	6,687.00		9,05,646.42Cr
		772890 11				
28/02/09	28/02/09	TO TRF.	165372		12,708.00	9,18,354.42Cr
		VASANT TRADING				
28/02/09	03/03/09	BY CLG.	886321		5,824.00	9,24,178.42Cr
02/03/09	28/02/09	OUT-CHQ RETURN	525384	2,240.00		9,21,938.42Cr
		Exceeds Arrangements				
02/03/09	02/03/09	RETD CHG		50.00		9,21,888.42Cr
		CARRIED FORWARD :				9,21,888.42Cr

Statement Summary **Dr. Count 42** **Cr. Count 53** 9,17,085.00 16,48,178.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
 RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO

HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
 Product : CD-GEN-PUB-IND-METRO-INR
 Currency : INR

Date : 05/03/2009 Time : 14:30:10 E-mail :
 Cleared Balance : 2,35,463.42Cr Uncleared Amount : 5,902.00Cr
 Limit : 0.00 Drawing Power : 0.00 Int. Rate : 16.5000 % p.a.
 Statement From 01/02/2009 to 05/03/2009 Page No. : 3

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				5,12,026.42
14/02/09	14/02/09	772882 11 INWD CLG	772881	74,692.00		4,37,334.42Cr
16/02/09	16/02/09	772881 11 INWD CLG	772877	40,040.00		3,97,294.42Cr
16/02/09	16/02/09	772877 11 INWD CLG	772870	28,480.00		3,68,814.42Cr
17/02/09	17/02/09	772870 11 INWD CLG	772883	46,215.00		3,22,599.42Cr
17/02/09	17/02/09	772883 11 INWD CLG	760929	35.00		3,22,564.42Cr
17/02/09	17/02/09	760929 11 INWD CLG	760928	21.00		3,22,543.42Cr
17/02/09	17/02/09	760928 11 INWD CLG	760926	21.00		3,22,522.42Cr
17/02/09	17/02/09	760926 11 INWD CLG	772871	45,079.00		2,77,443.42Cr
17/02/09	17/02/09	772871 11 INWD CLG	772887	1,220.00		2,76,223.42Cr
17/02/09	17/02/09	772887 11 INWD CLG	772886	4,542.00		2,71,681.42Cr
17/02/09	17/02/09	772886 11 CHQ XFER WD	772885	5,830.00		2,65,851.42Cr
18/02/09	19/02/09	SWARNA SAGAR BY CLG.	606109		29,349.00	2,95,200.42Cr
18/02/09	19/02/09	BY CLG.	261891		3,754.00	2,98,954.42Cr
18/02/09	19/02/09	BY CLG.	591560		13,632.00	3,12,586.42Cr
18/02/09	18/02/09	INWD CLG	772884	3,827.00		3,08,759.42Cr
18/02/09	18/02/09	772884 11 TO TRF.	773026		3,411.00	3,12,170.42Cr
18/02/09	20/02/09	TR BY CLG.	365636		4,872.00	3,17,042.42Cr
23/02/09	25/02/09	BY CLG.	388078		1,300.00	3,18,342.42Cr
23/02/09	25/02/09	BY CLG.	388066		2,226.00	3,20,568.42Cr
23/02/09	25/02/09	BY CLG.	388047		1,113.00	3,21,681.42Cr
23/02/09	25/02/09	BY CLG.	388033		2,132.00	3,23,813.42Cr
25/02/09	25/02/09	INWD CLG	772888	8,133.00		3,15,680.42Cr
		CARRIED FORWARD :				3,15,680.42Cr

Statement Summary Dr. Count 33 Cr. Count 36 8,24,340.00 9,49,225.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
 RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO

HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 05/03/2009 **Time : 14:30:10**

E-mail :

Cleared Balance : 2,35,463.42Cr

Uncleared Amount : 5,902.00Cr

Limit : 0.00 **Drawing Power :** 0.00

Int. Rate : 16.5000 % p.a.

Statement From 01/02/2009 to 05/03/2009

Page No. : 2

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
		BROUGHT FORWARD :				7,41,454.42Cr
10/02/09	12/02/09	BY CLG.	388015		(1,040.00)	7,42,494.42Cr
11/02/09	11/02/09	INWD CLG 772868	772868	(4,160.00)		7,38,334.42Cr
11/02/09	11/02/09	INWD CLG 772864 11	772864	(1,01,098.00)		6,37,236.42Cr
11/02/09	11/02/09	TO DD/BC 772878	772878	(22,811.00)		6,14,425.42Cr
11/02/09	11/02/09	TO DD/BC 772879	772879	(55,770.00)		5,58,655.42Cr
11/02/09	11/02/09	TO DD/BC 772880	772880	(2,629.00)		5,56,026.42Cr
11/02/09	13/02/09	BY CLG.	983217		(3,692.00)	5,59,718.42Cr
12/02/09	12/02/09	INWD CLG 772876 11	772876	(7,293.00)		5,52,425.42Cr
12/02/09	12/02/09	INWD CLG 772872 11	772872	(10,710.00)		5,41,715.42Cr
12/02/09	12/02/09	INWD CLG 772874 11	772874	(47,685.00)		4,94,030.42Cr
12/02/09	12/02/09	INWD CLG 772873 11	772873	(3,629.00)		4,80,401.42Cr
12/02/09	12/02/09	INWD CLG 772869 11	772869	(6,818.00)		4,73,583.42Cr
13/02/09	13/02/09	INWD CLG 772875 11	772875	(85,674.00)		3,87,909.42Cr
13/02/09	13/02/09	INWD CLG 772807 11	772807	10,000.00		3,77,909.42Cr
13/02/09	13/02/09	INWD CLG 772808 11	772808	10,000.00		3,67,909.42Cr
13/02/09	16/02/09	BY CLG. PAN DETAILS A A A F	122104		(88,815.00)	4,56,724.42Cr
13/02/09	16/02/09	BY CLG.	386567		(15,000.00)	4,71,724.42Cr
13/02/09	16/02/09	BY CLG.	619843		(8,958.00)	4,90,682.42Cr
13/02/09	16/02/09	BY CLG.	980920		(3,513.00)	4,94,195.42Cr
13/02/09	16/02/09	BY CLG.	830326		(25,740.00)	5,19,935.42Cr
13/02/09	16/02/09	BY CLG.	182157		(1,186.00)	5,21,121.42Cr
14/02/09	14/02/09	INWD CLG 772882	772882	(9,095.00)		5,12,026.42Cr
		CARRIED FORWARD :				5,12,026.42Cr

Statement Summary **Dr. Count 20** **Cr. Count 27** 5,66,205.00 8,87,436.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO

HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
Product : CD-GEN-PUB-IND-METRO-INR
Currency : INR

Date : 05/03/2009 **Time : 14:30:10** **E-mail :**
Cleared Balance : 2,35,463.42Cr **Uncleared Amount : 5,902.00Cr**
Limit : 0.00 **Drawing Power : 0.00** **Int. Rate : 16.5000 % p.a.**
Statement From 01/02/2009 to 05/03/2009 **Page No. : 1**

Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
BROUGHT FORWARD :						1,90,795.42Cr
02/02/09	03/02/09	BY CLG.	556001		38,116.00	2,28,911.42Cr
02/02/09	03/02/09	BY CLG.	414863		115.00	2,29,026.42Cr
02/02/09	03/02/09	BY CLG.	286702		1,976.00	2,31,002.42Cr
02/02/09	02/02/09	CHQ XFER WD SWARNA SAGAR	772859	12,368.00		2,18,634.42Cr
03/02/09	04/02/09	BY CLG.	864532		1,014.00	2,19,648.42Cr
03/02/09	04/02/09	BY CLG.	275102		3,120.00	2,22,768.42Cr
03/02/09	05/02/09	BY CLG.	401449		65,000.00	2,87,768.42Cr
04/02/09	05/02/09	PAN DETAILS A A A F BY CLG.	640759		1,00,000.00	3,87,768.42Cr
04/02/09	05/02/09	PAN DETAILS A A A F BY CLG.	264418		2,876.00	3,90,644.42Cr
04/02/09	04/02/09	TO TRE. VASANT TRADING	230362		8,419.00	3,99,063.42Cr
05/02/09	06/02/09	BY CLG.	594368		1,72,496.00	5,71,559.42Cr
06/02/09	07/02/09	PAN DETAILS A A A F BY CLG.	091975		5,436.00	5,76,995.42Cr
06/02/09	06/02/09	TO DD/BC	772866	7,486.00		5,69,509.42Cr
07/02/09	10/02/09	BY CLG.	567504		4,836.00	5,74,345.42Cr
07/02/09	10/02/09	BY CLG.	552478		2,766.00	5,77,111.42Cr
09/02/09	09/02/09	INWD CLG 772865 11	772865	1,24,785.00		4,52,326.42Cr
09/02/09	09/02/09	INWD CLG 772862 11	772862	1,976.00		4,50,350.42Cr
09/02/09	10/02/09	BY CLG.	009627		9,212.00	4,59,562.42Cr
09/02/09	09/02/09	CHQ XFER WD SWARNA SAGAR	772867	5,470.00		4,54,092.42Cr
09/02/09	09/02/09	BY CASH PAN DETAILS A A A F			3,00,000.00	7,54,092.42Cr
10/02/09	14/02/09	INWD CLG 772863 11	772863	26,748.00		7,27,344.42Cr
10/02/09	12/02/09	BY CLG.	414907		9,680.00	7,37,024.42Cr
10/02/09	12/02/09	BY CLG.	317155		2,090.00	7,39,114.42Cr
10/02/09	12/02/09	BY CLG.	274592		1,300.00	7,40,414.42Cr
10/02/09	12/02/09	BY CLG.	388016		1,040.00	7,41,454.42Cr
CARRIED FORWARD :						7,41,454.42Cr

Statement Summary Dr. Count 6 Cr. Count 19 1,78,833.00 7,29,492.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Please Check The Transaction With Extra Care.

STATEMENT OF ACCOUNT

CENTRAL BANK OF INDIA
 RANHYD_RANIGANJ SECUNDERABAD
 4-3-151 HILL STREET
 SHYAM MARKET CENTRE
 Branch Code : 1365

VASANT TRADING CO

HARIGA
 APARTMENT
 RANIGUNJ
 500003

Account No. : 1042201768
 Product : CD-GEN-PUB-IND-METRO-INR
 Currency : INR



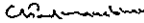

Date : 05/03/2009 Time : 14:30:10 E-mail :
 Cleared Balance : 2,35,463.42Cr Uncleared Amount : 5,902.00Cr
 Limit : 0.00 Drawing Power : 0.00 Int. Rate : 16.5000 % p.a.
 Statement From 01/02/2009 to 05/03/2009 Page No. : 5

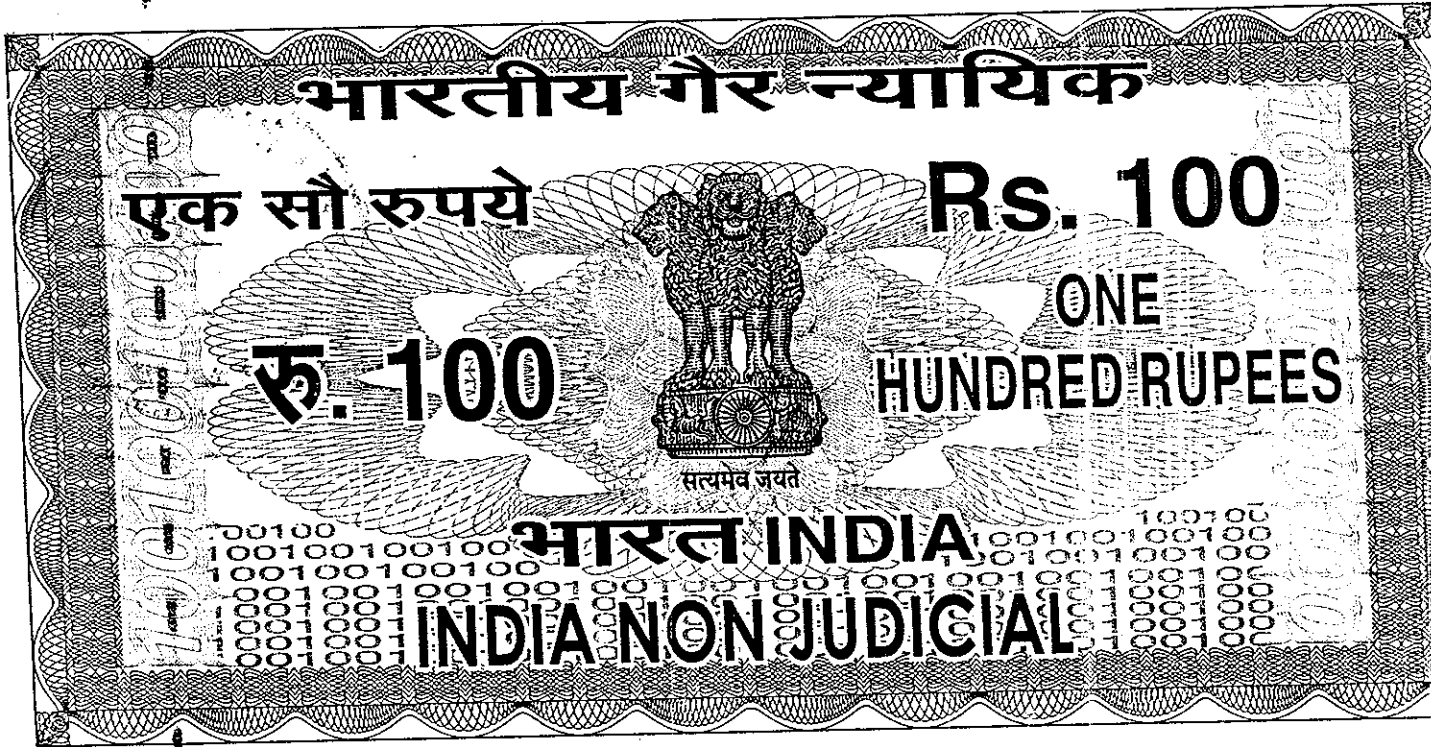
Value Date	Post Date	Details	Chq.No.	Debit	Credit	Balance
BROUGHT FORWARD :						9,21,888.42Cr
02/03/09	02/03/09	Service Tax		6.00		9,21,882.42Cr
02/03/09	02/03/09	INWD CLG	772898	7,446.00		9,14,436.42Cr
		772898 11				
02/03/09	02/03/09	INWD CLG	776702	2,47,109.00		6,67,327.42Cr
		776702 11				
02/03/09	02/03/09	INWD CLG	772896	3,366.00		6,63,961.42Cr
		772896 11				
02/03/09	02/03/09	INWD CLG	772897	44,177.00		6,19,784.42Cr
		772897 11				
02/03/09	02/03/09	INWD CLG	776701	1,516.00		6,18,268.42Cr
		776701 11				
02/03/09	02/03/09	INWD CLG	772900	2,61,120.00		3,57,148.42Cr
		772900 11				
02/03/09	04/03/09	BY CLG.	322011		2,860.00	3,60,008.42Cr
02/03/09	04/03/09	BY CLG.	289918		806.00	3,60,814.42Cr
02/03/09	04/03/09	BY CLG.	021569		12,367.00	3,73,181.42Cr
02/03/09	04/03/09	BY CLG.	980438		2,240.00	3,75,421.42Cr
03/03/09	03/03/09	INWD CLG	776706	6,275.00		3,69,146.42Cr
		776706 11				
03/03/09	05/03/09	BY CLG.	153567		5,902.00	3,75,048.42Cr
04/03/09	04/03/09	INWD CLG	776703	27,380.00		3,47,668.42Cr
		776703 11				
04/03/09	04/03/09	INWD CLG	776707	6,980.00		3,40,688.42Cr
		776707 11				
05/03/09	05/03/09	INWD CLG	776708	99,323.00		2,41,365.42Cr
		776708 11				
CLOSING BALANCE :						2,41,365.42Cr

Statement Summary Dr. Count 53 Cr. Count 58 16,21,783.00 16,72,353.00

In Case Your Account Is Operated By A Letter Of Authority/Power Of Attorney Holder, Plesse Check The Transaction With Extra Care.

*** END OF STATEMENT ***

स्थायी लेखा संख्या /PERMANENT ACCOUNT NUMBER	ADKPM7094D	
	नाम /NAME MEHUL VASANT MEHTA	
	पिता का नाम /FATHER'S NAME VASANT UTTAMLAL MEHTA	
	जन्म तिथि /DATE OF BIRTH 19-01-1976	
हस्ताक्षर /SIGNATURE		मुख्य आयकर अधिकारी, आंध्र प्रदेश Chief Commissioner of Income-tax, Andhra Pradesh



ఆంధ్రప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

P 369643


Date : 26-11-2008

Serial No : 42,868

Denomination : 100

Purchased By :

G. VENKATESH
S/O.G.A. RAO
SEC2AD


Sub Registrar
Ex.Officio Stamp Vendor
G.S.O., C&IG Office, Hyd

For Whom :

MEHTA & MODI HOMES
SEC2AD

AGREEMENT OF SALE

This Agreement of Sale is made and executed on this the 20th day of March 2009 at Secunderabad by and between:

M/S. MEHTA & MODI HOMES, a registered partnership firm having its office at 5-4-187/3&4, II Floor, Soham Mansion, M.G. Road, Secunderabad – 500 003 represented by its Managing Partners Mr. Soham Modi, S/o. Sri Satish Modi, aged about 38 years and Mr. Suresh U. Mehta, S/o. Late Sri Uttamlal Mehta, aged about 58 years, hereinafter referred to as the Vendor (which term shall mean and include its successors in office, administrators, executors, nominees, assignees, etc.)

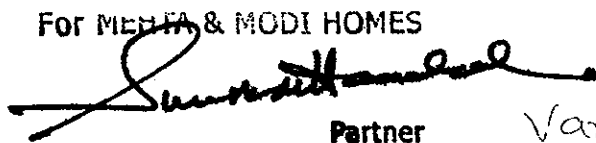
AND

Mrs. Varsha Mehta, wife of Late Sri Vasant U. Mehta aged about 63 years, residing at 21, Babu Bagh Colony, Pendergast Road, Secunderabad – 500 003, hereinafter referred to as the Vendee (which term shall mean and include his heirs, legal representatives, administrators, executors, successor in interest, assignees, etc).

FOR MEHTA & MODI HOMES


Partner

FOR MEHTA & MODI HOMES


Partner

Varsha, V. Mehta

WHEREAS:

- A) The Vendor is the absolute owner and possessor of the land admeasuring about Ac. 7-28.5 Gt. forming part of Sy. Nos. 31, 40, 41, 42, 44, 45 & 55, situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District by virtue of various registered sale deeds as given hereunder.

Sl. No.	Sale Deed Doc. No.	Dated	Extent of Land
1.	10661/2005	9.11.2005	
2.	11023/2005	17.11.2005	Ac. 2-05 Gts.,
3.	1759/2006	27.01.2006	Ac. 1-06 Gts.,
4.	12254/2006	19.08.2006	Ac. 0-35.5 Gts.,
5.	4129/2006	10.02.2006	Ac. 0-13 Gts.,
6.	9268/2007	31.07.2007	Ac. 2-00 Gts., Ac. 1-09 Gts.,

- B) Smt. Hetal K Parekh, Shri Parvesh B Parekh and Shri Piyush J Parekh were the absolute owners and possessors of the land admeasuring about Ac. 1-09 Gt. forming part of Sy. Nos. 44 & 45, situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District by virtue of the registered sale deed as given hereunder.

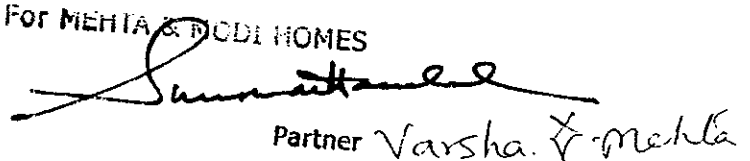
Sl. No.	Sale Deed Doc. No.	Dated	Extent of Land
1.	7876/2006	25.05.2006	Ac. 1-09 Gts.,

- C) The Vendor herein has entered into an Development Agreement with Smt. Hetal K Parekh, Shri Parvesh B Parekh and Shri Piyush J Parekh to develop their land admeasuring about Ac. 1-09 Gts., as per the terms and conditions contained in the development agreement registered as document no. 6334/07, dated 10.05.2007 registered at S.R.O. Uppal.
- D) The total land admeasuring Ac. 8-37.5 Gts., forming part of Sy. Nos. 31, 40, 41, 42, 44, 45 & 55, situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District is hereinafter referred to as the Scheduled Land.
- E) The Scheduled Land was purchased from its original owners, possessors and pattedars, the details of which are given in the sale deeds mentioned above.
- F) The Vendor has absolute rights to develop and sell any portion of the Scheduled Land by virtue of the above referred documents, deeds and agreements.
- G) The Vendor is desirous of developing the Scheduled Land by constructing independent bungalows thereon and has obtained a tentative layout for a portion of Scheduled Land admeasuring about Ac. 6-01 Gts., from HUDA vide Permit No 2698/MP2/Plg./H/2007 dated 27/10/2007. The Vendor is desirous of developing the balance land for which building permission from HUDA is yet to be obtained. The proposed project of development on the entire Scheduled Land is styled as 'SILVER OAK BUNGALOWS (PHASE-III)'.

For MEHTA & MODI HOMES.


Partner

For MEHTA & MODI HOMES


Partner Varsha Mehta

H) The Vendor has purchased about Ac. 6-05 Gts., forming a part of Sy. No. 35 to 39 of Cherlapally Village, and has already developed into 76 independent bungalows along with amenities like club house, swimming pool, tennis court, badminton courts, landscape garden, childrens park, back-up generator, street lighting, etc. The said development is referred to as Silver Oak Bungalows Phase-I. The Vendor has further purchased about Ac. 6-10 Gts., forming a part of Sy. No. 291 of Cherlapally Village, and is developing the same into 68 independent bungalows along with amenities like amphitheatre, childrens park, roads, street lighting, etc. The said development is referred to as Silver Oak Bungalows Phase-II.

I) The Vendor proposes to develop the Scheduled Land by constructing about 100 Independent Bungalows (out of which 68 bungalows have been sanctioned by HUDA) of similar size, similar elevation, same colour, scheme, etc. along with certain amenities for the common enjoyment like a club house, CC roads, street lighting, landscaped gardens, etc. The Vendor proposes to share the common amenities between Silver Oak Bungalows (Phase-I), Silver Oak Bungalows (Phase-II) and Silver Oak Bungalows (Phase-III) amongst the owners of the Bungalows in each Phase. The proposed bungalows will be constructed strictly as per the design proposed by the Vendor and the Vendee shall not be entitled for making changes in elevation, external appearance, colour scheme, etc.

J) The Vendor in the scheme of the development project of Silver Oak Bungalows (Phase-III) has planned that the prospective buyers shall eventually become the absolute owner of the identifiable land (i.e., plot of land) together with independent bungalow constructed thereon. For this purpose, the Vendor and the Vendee are required to enter into three separate agreements, one with respect to the sale of land, second with respect to development charges on land and the third with respect to the construction of the bungalow. These agreements will be interdependent, mutually co-existing and inseparable though in the scheme of the project the Vendor may execute a Sale Deed in favour of the Vendee before commencing construction of the bungalow.


K) The Vendee has inspected all the documents of the title of the Vendor in respect of the Scheduled Land and the plot of land bearing plot no. 323 and also about the capacity, competence and ability of the Vendor to construct the bungalow thereon and providing certain amenities and facilities which are attached to and/or are common to the entire project of Silver Oak Bungalows (Phase-III).

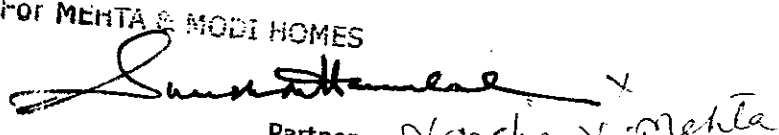
L) The Vendee is desirous of purchasing a plot of land together with a bungalow to be constructed thereon as detailed below in the project – Silver Oak Bungalows (Phase-III) and the Vendor is desirous of selling the same:

Plot No.	Extent of land	Type of Bungalow	Built-up Area
323	305 Sq. Yds.	Deluxe	1430 sft

M) The Vendee has made a provisional booking vide booking form no. _____ dated _____ for the above referred bungalow and has paid a booking amount of Rs. 25,000/- to the Vendor.

N) The parties hereto after discussions and negotiations have agreed to certain terms and conditions of sale and are desirous of recording the same into writing.

FOR MEHTA & MODI HOMES

Partner

FOR MEHTA & MODI HOMES

Partner Varsha V. Mehta

NOW THEREFORE THIS AGREEMENT OF SALE WITNESSETH AS FOLLOWS:

1. That in pursuance of this agreement of sale the Vendor agrees to transfer or caused to be transferred in favour of the Vendee and the Vendee hereby agrees to purchase from the Vendor plot of land admeasuring about 305 sq. yds. bearing plot no. 323 in Silver Oak Bungalows (Phase-III) situated at Sy. No. 31, 40, 41, 42, 44, 45 & 55, Cherlapally Village, Ghatkesar Mandal, R.R. District together with a deluxe bungalow to be constructed thereon as per the specifications and other terms and conditions contained herein and which is more-fully described in the schedule given under and in the plan annexed hereto (the said plot of land and the bungalow to be constructed is herein after referred to as the Scheduled Property) for a total consideration of Rs. 55,70,400/- (Rupees Fifty Five Lakhs Seventy Thousand Four Hundred Only). The breakup of the total consideration is as under:

Sl. No.	Description	Amount
A.	Towards sale of land	Rs. 4,98,000/-
B.	Towards development charges of land for laying of roads, drains, parks, etc.	Rs. 17,30,000/-
C.	Total towards land cost (A+B)	Rs. 22,28,000/-
D.	Towards cost of construction, water & electricity connection and for other amenities.	Rs. 33,42,000/-
E.	Total sale consideration (C+D)	Rs. 55,70,000/-

2. That the Vendee in pursuance of this agreement has paid the following amounts towards sale consideration to the Vendor which is hereby admitted and acknowledged by the Vendor.

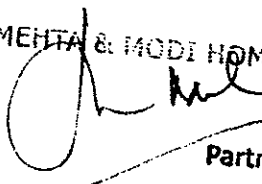
Date	Mode of Payment	Amount
01.02.2009		25,000/-

3. That the Vendee in pursuance of this agreement shall pay the balance consideration of Rs. 55,45,000/- to the Vendor as under:

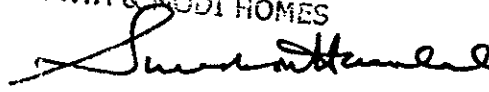
Installment	Due date for payment	Amount
I	15.02.2009	2,00,000/-
II	15.03.2009	3,45,000/-
III	01.04.2009	30,00,000/-
IV	01.05.2009	7,50,000/-
V	On completion of the Bungalow	12,50,000/-

4. That the Vendee shall be liable to pay simple interest calculated @ 1.5% per month on all delayed payments of installments. Under no circumstances the Vendee shall delay the payment of installments for more than 1 month from the due date.
5. That the Vendee at his discretion and cost may avail housing loan from Bank / Financial Institutions. The Vendee shall endeavour 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 Vendee for what so ever reason. The payment of installments to the Vendor by the Vendee shall not be linked with housing loan availed / to be availed by the Vendee.

FOR MEHTA & MODI HOMES

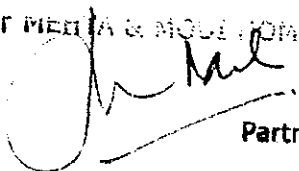

Partner

FOR MEHTA & MODI HOMES


Partner Varsha V Mehta

6. That in case of delay in the payment of installments for more than 1 month from the due date, this agreement shall stand cancelled and the Vendor shall be entitled to forfeit the following amounts towards cancellation charges:
 - a) In case of failure of the Vendee to obtain housing loan within 7 days of this agreement, 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/-
 - b) In case of request for cancellation in writing within 15 days of this agreement, the cancellation charges shall be Rs. 50,000/-.
 - c) In all other cases of cancellation either of booking or agreement, the cancellation charges shall be 10% of the agreed total sale consideration.
7. That the Vendor covenants with the Vendee that the Scheduled Property is free from all encumbrances of any nature such as prior sales, exchanges, mortgages attachments etc. and they are the absolute owners of the same and have a perfect title to it and there is no legal impediment for sale. The Vendor assures the Vendee that if there is any defect in the title to the Scheduled Property on account of which the Vendee has to incur damage/costs, the Vendor shall indemnify the Vendee fully and properly of such damage/ costs.
8. That the Vendor will execute and register sale deed in favour of the Vendee only after receipt of the I and II installments aggregating to Rs. 5,45,000/-.
9. 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 Vendee only and such costs do not form part of the agreed sale consideration. The Vendee shall pay stamp duty and/or registration charges as required for execution of this agreement, sale deed, agreement for construction, agreement for development charges, etc. within a period of 90 days from this agreement. In case the Vendee 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 Vendee and shall be recoverable as dues from the Vendee.
10. It is hereby agreed and understood explicitly between the parties hereto the Vendee shall be solely responsible for payment of any sales taxes, VAT, service tax or any other similar levy that may become leviable with respect to the construction of the bungalow under this agreement, or the sale deed, or the agreement for development charges, and/or the agreement of construction.
11. That the possession of the plot of land shall be delivered by the Vendor to the Vendee only upon registration of the Sale Deed. The Vendee immediately thereafter shall handover the possession of the plot of land back to the Vendor for the purposes of carrying out construction of the bungalow thereon and for providing other amenities which are part and parcel of the Silver Oak Bungalows (Phase-III) Project. The Vendor shall re-deliver the possession of the completed bungalow together with the plot of land to the Vendee only upon payment of entire sale consideration and other dues by the Vendee to the Vendor.
12. The Vendor agrees to deliver the Scheduled Property completed in all respects on or before 1st July 2009 with a further grace period of 6 months.

FOR MENTA & MODI HOMES


Partner


FOR MENTA & MODI HOMES


Partner

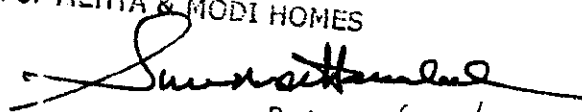
Varsha V. Menta.

13. That the Vendee shall enter into a separate agreement with the Vendor for construction of the bungalow as per the specifications and other terms and conditions agreed upon. The Vendee shall also enter into a separate agreement with the Vendor for payment of development charges on land.
14. That it is specifically understood and agreed by the Vendee that the Sale Deed executed in favour of the Vendee, the Agreement for Construction and Agreement for Development charges entered into between the parties hereto in pursuance of this agreement are interdependent, mutually co-existing and / or inseparable. The Vendee therefore shall not be entitled to alienate in any manner the plot of land registered in his favour and / or enter into an Agreement for Construction in respect of the bungalow with any other third parties. However, the Vendee with the prior consent in writing of the Vendor shall be entitled to offer the Scheduled Plot as a security for obtaining housing loan for the purposes of purchase and construction of the proposed bungalow in the Scheduled Plot.
15. That the name of the project which is styled by the Vendor as Silver Oak Bungalows (Phase-III) shall always be called as such and shall not be changed.
16. That the Vendee shall not be allowed to alter any portion of the bungalow that may change its external appearance without due authorization from the Vendor and / or Association / Society in-charge of maintenance for an initial period ending upto 2015 and all the bungalows in the project of Silver Oak Bungalows (Phase-III) shall have a similar elevation, color scheme, compound wall, landscaping, trees etc. for which the Vendee shall not raise any obstructions / objections.
17. That the Vendee has examined the title deeds and other documents in respect of the Scheduled Land / Scheduled Property and is fully satisfied with regard to the title of the Vendor and the Vendee shall not hereafter raise any objection on this account.
18. That the Vendee agrees that under no circumstances including that of any disputes or misunderstandings, the Vendee shall not seek or cause the stoppage or stay of construction or related activity in the Silver Oak Bungalows (Phase-III) project or cause any inconvenience or obstructions whatsoever. However, the claim of the Vendee against the Vendor shall be restricted to a monetary claim, which shall not exceed 10% of the 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 Buyers in the project and for the smooth uninterrupted execution of the works for the project as a whole.
19. That the Vendee 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 Silver Oak Bungalows (Phase-III) project and in respect to the Scheduled Property and also the adjoining areas.
20. That the draft of the Sale Deed, Agreement for Development charges, Agreement for Construction to be executed and registered, in pursuance of this agreement is annexed hereto as Annexure IV, Annexure V and Annexure VI respectively and is duly approved by the Vendee.

FOR MEHTA & MODI HOMES

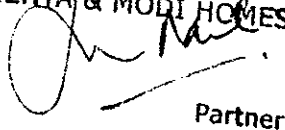

Partner

FOR MEHTA & MODI HOMES

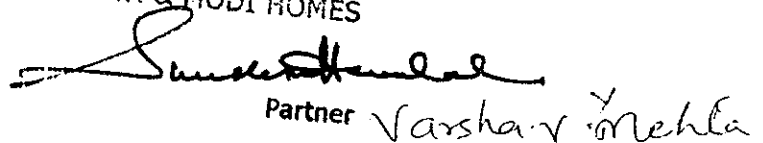

Partner Varsha V. Mehta

21. That the Vendee shall not cut, maim, injure, tamper or damage any part of the structure of any part of the bungalow nor shall the Vendee make any additions or alterations in the bungalow without the written permission of the Vendor and / or any other body that may be formed for the purposes of maintenance of the Silver Oak Bungalows (Phase-III) Project.
22. That the Vendee shall become a member of the association / society which shall be formed to look after the maintenance of the Silver Oak Bungalows (Phase-III) Project and shall abide by its rules. Until the society / association is formed the Vendee 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.
23. That the Vendee or any person through him shall keep and maintain the bungalow in a decent and civilized manner. The Vendee shall further endeavor and assist in good up-keeping and maintaining the amenities / facilities / areas which are for the common enjoyment of the occupiers / buyers of the Silver Oak Bungalow (Phase-III). To achieve this objective the Vendee, inter-alia shall not (a) Throw dirt, rubbish etc. in any open place, compounds roads etc. not meant for the same. (b) Use the bungalow for any illegal, immoral, commercial & business purposes. (c) Use the bungalow in such a manner which may cause nuisance, disturbance or difficulty to other occupiers / buyers of Silver Oak Bungalows (Phase-III) (d) Store any explosives, combustible materials or any other materials prohibited under any law.
24. That it is mutually agreed upon by the parties hereto that all the terms and conditions contained in the booking form as amended from time to time shall be deemed to be the part of this agreement and also the Agreement for Construction unless otherwise specifically waived and or differently agreed upon in writing.
25. That in case of any dispute between the parties, the matter shall be resolved by arbitration under the provisions of Arbitration and Conciliation Act, 1996. The place of arbitration shall be at Secunderabad and the proceedings shall be in English. The place of legal jurisdiction shall be at Secunderabad.
26. Wherever the Vendee is a female, the expressions 'He, Him, Himself, His' occurring in this agreement in relation to the Vendee shall be read and construed as 'She, Her, Herself'. These expressions shall also be modified and read suitably wherever the Vendor is a Firm, Joint Stock Company or any Corporate Body.
27. 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.

For MEHTA & MODI HOMES


Partner

For MEHTA & MODI HOMES


Partner Varsha V Mehta

SCHEDULED PROPERTY

- d) ALL THAT PIECE AND PARCEL OF LAND bearing Plot No. 323 admeasuring about 305 sq. yds. forming part of Sy. No. 31, 40, 41, 42, 44, 45 & 55 , situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District, marked in red in the plan annexed hereto as Annexure I, bounded on:

North	Plot No. 322
South	Plot No. 321
East	30' wide road
West	Sy. No. 34 (Open Land)

AND


- e) ALL THAT DELUXE BUNGALOW admeasuring 1430 sq. ft. of built-up area to be constructed on the above said plot no. 323 as per the agreed specifications given in detail in Annexure II and as per the plan enclosed as Annexure III.

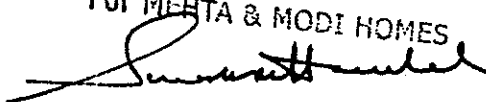
IN WITNESSES WHEREOF this Agreement of Sale is made and executed on date mentioned above by the parties hereto in presence of the witnesses mentioned below:

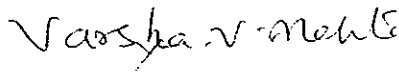
WITNESS:

1.

2.

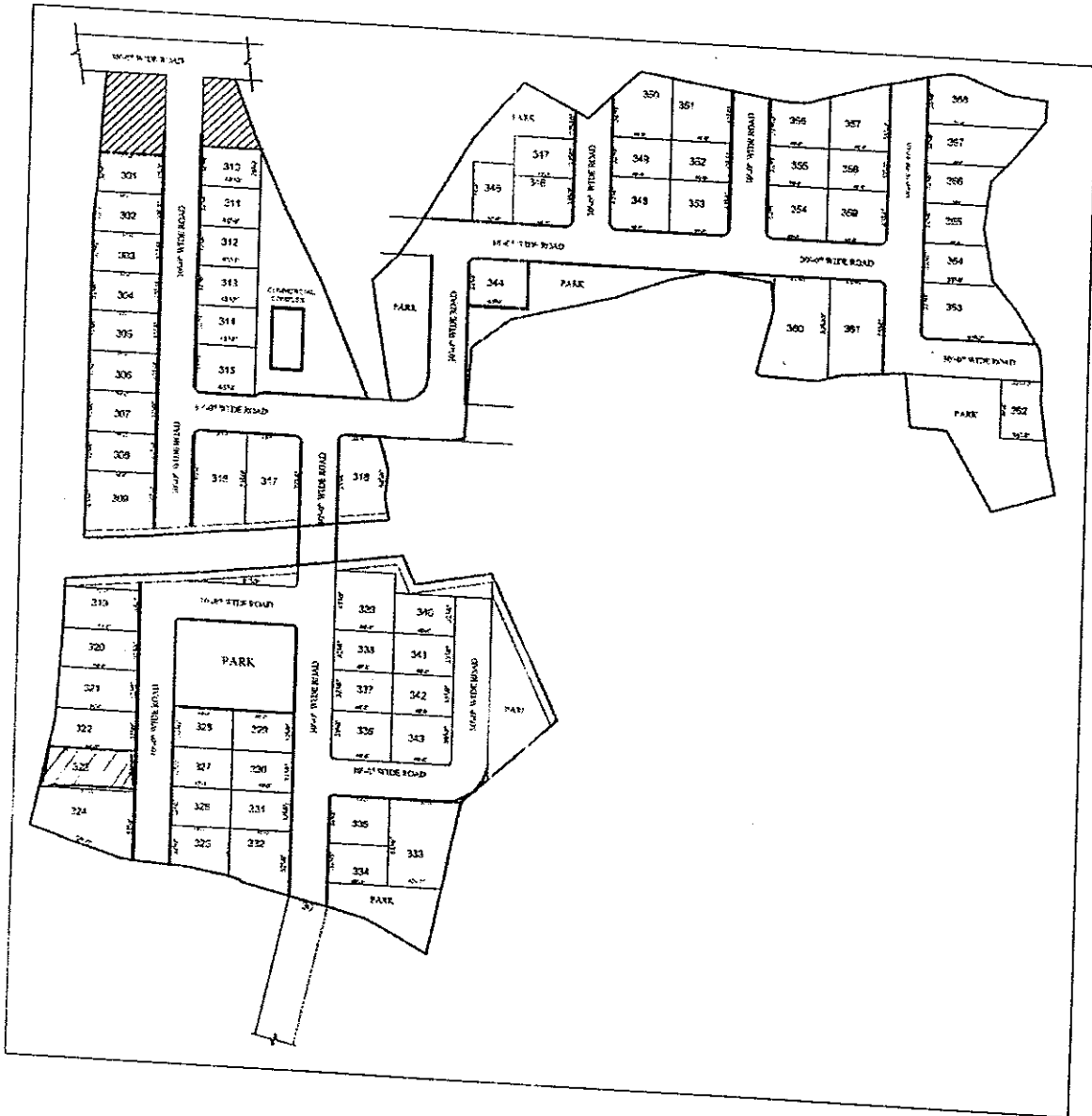
For MEHTA & MODI HOMES

Partner
(Soham Modi)
VENDOR

For MEHTA & MODI HOMES

Partner
(Suresh U. Mehta)
VENDOR


VENDEE

ANNEXURE-I

PLAN SHOWING PLOT BEARING NO. 323 ADMEASURING ABOUT 305 SQ.YDS.,
 (MARKED IN RED) FORMING A PART OF SURVEY NO. Sy. No. 31, 40, 41, 42, 44 & 45
 SITUATED AT CHERLAPALLY VILLAGE, GHATESKAR MANDAL, R.R. DISTRICT.



For MEHTA & MODI HOMES

[Signature]
 Partner
 (SOHAM MODI)
 VENDOR

For MEHTA & MODI HOMES

[Signature]
 Partner
 (SURESH U. MEHTA)
 VENDOR

x
 Varsha V mehta
 VENDEE

ANNEXURE - II

SPECIFICATIONS:

Item	Semi-Deluxe Bungalow	Deluxe Bungalow
Structure	RCC	RCC
Walls	4"/6" solid cement blocks	4"/6" solid cement blocks
External painting	Exterior emulsion	Exterior emulsion
Internal painting	Smooth finish with OBD	Smooth finish with OBD
Roof	Sloping with country tiles	Sloping with country tiles
Flooring	Ceramic Tiles	Marble slabs in all rooms
Door frames	Sal wood	Teak wood
Doors	Main door - Panel and Other doors - Flush doors	Panel doors with branded hardware
Electrical	Copper wiring with modular switches	Copper wiring with modular switches
Windows	Powder coated aluminum or UPVC open-able/sliding windows with grills	Powder coated aluminum or UPVC open able windows with grills
Sanitary	Raasi / Johnson Pedder or similar make	Parryware / Hindware or similar make
C P fittings	Branded C P fittings	Branded ceramic disk quarter turn
Staircase railing	MS railing with MS banister	MS railing with wooden banister
Kitchen platform	Granite slab, 2 ft dado, SS sink	Granite slab, 2 ft dado, SS sink
Plumbing	GI & PVC pipes.	GI & PVC pipes. Pressure booster pump for first floor bathrooms.
Bathrooms	7' dado	7' dado with designer tiles and bathtub in master bedroom.
Water supply	24 hrs water supply through community tank with 2,000 lts. Individual overhead tank in each bungalow. Separate drinking water connection in kitchen.	24 hrs water supply through community tank with 2,000 lts. Individual overhead tank in each bungalow. Separate drinking water connection in kitchen.

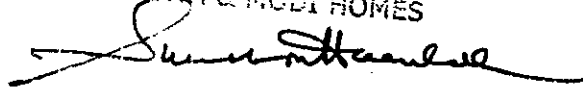
Note:

1. Choice of 2 colours for interiors 2 or 3 combinations of bathroom tiles & sanitary fittings shall be provided.
2. Change to external appearance and colors 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. Specifications / plans subject to change without prior notice.

FOR MENTA & MODI HOMES


Partner

For MENTA & MODI HOMES

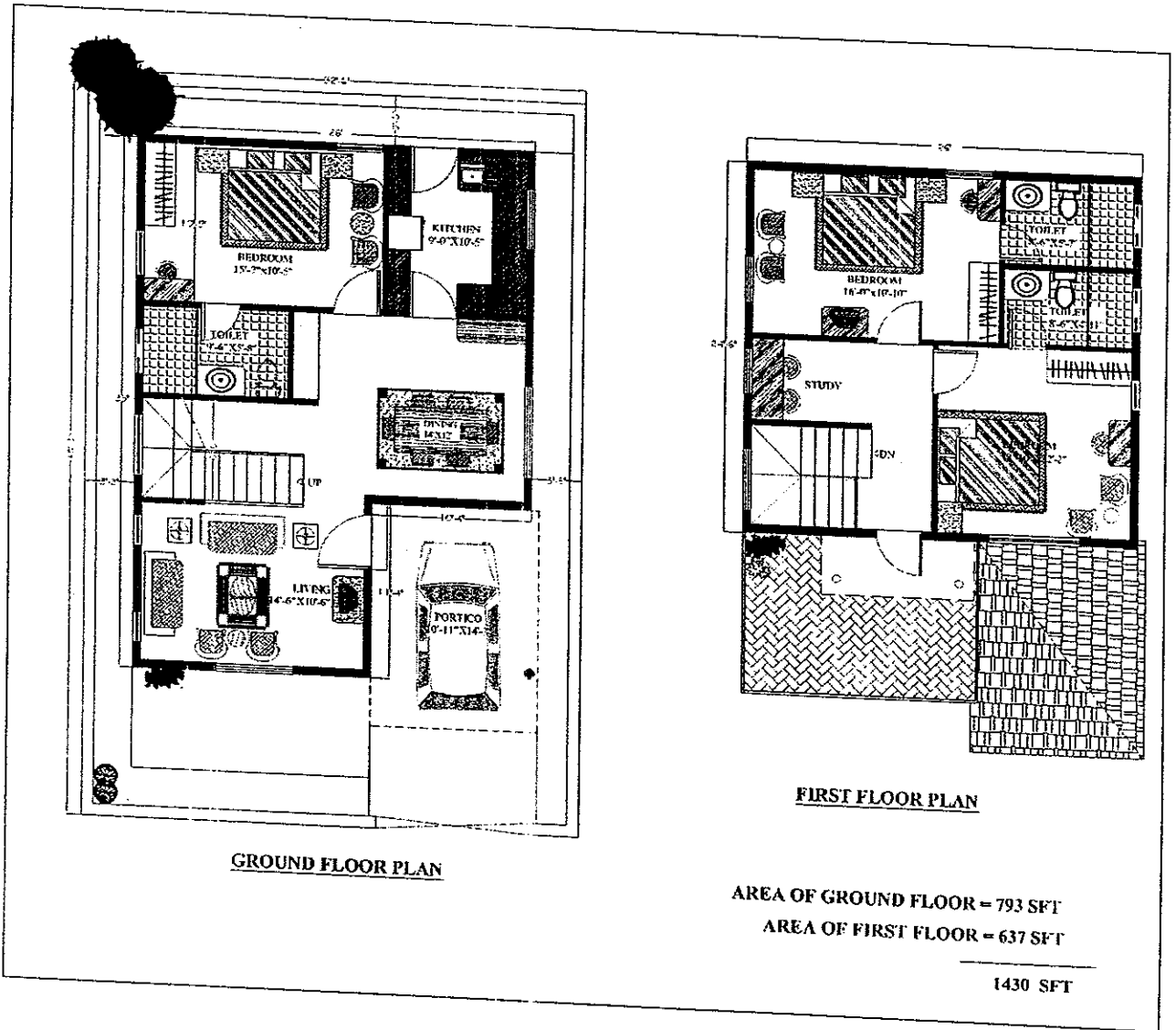


Partner

V. Anshu V. Menta

ANNEXURE - III

PLAN FOR CONSTRUCTION OF BUNGALOW ON PLOT NO. 323 ADMEASURING
1430 SFT. OF BUILT-UP AREA.



For MEHTA S. MODI HOMES

Soham Modi
Partner

(SOHAM MODI)
VENDOR

For MEHTA S. MODI HOMES

Suresh U. Mehta
Partner

(SURESH U. MEHTA)
VENDOR

Varsha V. Mehta
VENDEE

भारतीय गैर न्यायिक

एक सौ रुपये

Rs. 100

₹. 100



सत्यमेव जयते

ONE
HUNDRED RUPEES

भारत INDIA
INDIA NON JUDICIAL

ఆంధ్రప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

R 1467

Date : 12-03-2009

Serial No : 5,851

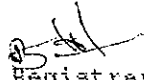
Denomination : 100

Purchased By :

G. VENKATESH
S/O G.A. RAO
SECRETARY

For Whom :

MEHTA & MODI HOMES
SECRETARY


Sub Registrar
Ex.Officio Stamp Vender
G.S.O., C&IG Office, Hyd

AGREEMENT OF SALE

This Agreement of Sale is made and executed on this the 21st day of April 2009 at Secunderabad by and between:

M/S. MEHTA & MODI HOMES, a registered partnership firm having its office at 5-4-187/3&4, II Floor, Soham Mansion, M.G. Road, Secunderabad – 500 003 represented by its Managing Partners Mr. Soham Modi, S/o. Sri Satish Modi, aged about 38 years and Mr. Suresh U. Mehta, S/o. Late Sri Uttamlal Mehta, aged about 58 years, hereinafter referred to as the Vendor (which term shall mean and include its successors in office, administrators, executors, nominees, assignees, etc.)

AND

Mrs. Varsha Mehta, wife of Late Sri Vasant U. Mehta aged about 63 years, residing at 21, Babu Bagh Colony, Pendergast Road, Secunderabad – 500 003, hereinafter referred to as the Vendee (which term shall mean and include his heirs, legal representatives, administrators, executors, successor in interest, assignees, etc).

For MEHTA & MODI HOMES

WHEREAS:

- A) The Vendor is the absolute owner and possessor of the land admeasuring about Ac. 7-28.5 Gt. forming part of Sy. Nos. 31, 40, 41, 42, 44, 45 & 55 , situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District by virtue of various registered sale deeds as given hereunder.

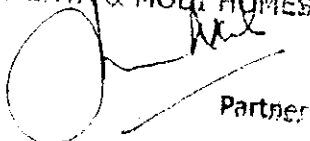
Sl. No.	Sale Deed Doc. No.	Dated	Extent of Land
1.	10661/2005	9.11.2005	Ac. 2-05 Gts.,
2.	11023/2005	17.11.2005	Ac. 1-06 Gts.,
3.	1759/2006	27.01.2006	Ac. 0-35.5 Gts.,
4.	12254/2006	19.08.2006	Ac. 0-13 Gts.,
5.	4129/2006	10.02.2006	Ac. 2-00 Gts.,
6.	9268/2007	31.07.2007	Ac. 1-09 Gts.,

- B) Smt. Hetal K Parekh, Shri Parvesh B Parekh and Shri Piyush J Parekh were the absolute owners and possessors of the land admeasuring about Ac. 1-09 Gt. forming part of Sy. Nos. 44 & 45, situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District by virtue of the registered sale deed as given hereunder.

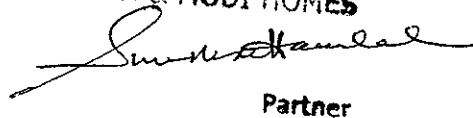
Sl. No.	Sale Deed Doc. No.	Dated	Extent of Land
1.	7876/2006	25.05.2006	Ac. 1-09 Gts.,

- C) The Vendor herein has entered into an Development Agreement with Smt. Hetal K Parekh, Shri Parvesh B Parekh and Shri Piyush J Parekh to develop their land admeasuring about Ac. 1-09 Gts., as per the terms and conditions contained in the development agreement registered as document no. 6334/07, dated 10.05.2007 registered at S.R.O. Uppal.
- D) The total land admeasuring Ac. 8-37.5 Gts., forming part of Sy. Nos. 31, 40, 41, 42, 44, 45 & 55 , situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District is hereinafter referred to as the Scheduled Land.
- E) The Scheduled Land was purchased from its original owners, possessors and pattedars, the details of which are given in the sale deeds mentioned above.
- F) The Vendor has absolute rights to develop and sell any portion of the Scheduled Land by virtue of the above referred documents, deeds and agreements.
- G) The Vendor is desirous of developing the Scheduled Land by constructing independent bungalows thereon and has obtained a tentative layout for a portion of Scheduled Land admeasuring about Ac. 6-01 Gts., from HUDA vide Permit No 2698/MP2/Plg./H/2007 dated 27/10/2007. The Vendor is desirous of developing the balance land for which building permission from HUDA is yet to be obtained. The proposed project of development on the entire Scheduled Land is styled as 'SILVER OAK BUNGALOWS (PHASE-III)'.

For MERTA & MODI HOMES


Partner

For MERTA & MODI HOMES


Partner

Partner

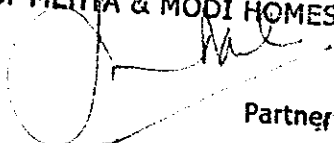
Varsha. V mehta

- H) The Vendor has purchased about Ac. 6-05 Gts., forming a part of Sy. No. 35 to 39 of Cherlapally Village, and has already developed into 76 independent bungalows along with amenities like club house, swimming pool, tennis court, badminton courts, landscape garden, childrens park, back-up generator, street lighting, etc. The said development is referred to as Silver Oak Bungalows Phase-I. The Vendor has further purchased about Ac. 6-10 Gts., forming a part of Sy. No. 291 of Cherlapally Village, and is developing the same into 68 independent bungalows along with amenities like amphitheatre, childrens park, roads, street lighting, etc. The said development is referred to as Silver Oak Bungalows Phase-II.
- I) The Vendor proposes to develop the Scheduled Land by constructing about 100 Independent Bungalows (out of which 68 bungalows have been sanctioned by HUDA) of similar size, similar elevation, same colour, scheme, etc. along with certain amenities for the common enjoyment like a club house, CC roads, street lighting, landscaped gardens, etc. The Vendor proposes to share the common amenities between Silver Oak Bungalows (Phase-I), Silver Oak Bungalows (Phase-II) and Silver Oak Bungalows (Phase-III) amongst the owners of the Bungalows in each Phase. The proposed bungalows will be constructed strictly as per the design proposed by the Vendor and the Vendee shall not be entitled for making changes in elevation, external appearance, colour scheme, etc.
- J) The Vendor in the scheme of the development project of Silver Oak Bungalows (Phase-III) has planned that the prospective buyers shall eventually become the absolute owner of the identifiable land (i.e., plot of land) together with independent bungalow constructed thereon. For this purpose, the Vendor and the Vendee are required to enter into three separate agreements, one with respect to the sale of land, second with respect to development charges on land and the third with respect to the construction of the bungalow. These agreements will be interdependent, mutually co-existing and inseparable though in the scheme of the project the Vendor may execute a Sale Deed in favour of the Vendee before commencing construction of the bungalow.
- K) The Vendee has inspected all the documents of the title of the Vendor in respect of the Scheduled Land and the plot of land bearing plot no. 324 and also about the capacity, competence and ability of the Vendor to construct the bungalow thereon and providing certain amenities and facilities which are attached to and/or are common to the entire project of Silver Oak Bungalows (Phase-III).
- L) The Vendee is desirous of purchasing a plot of land together with a bungalow to be constructed thereon as detailed below in the project – Silver Oak Bungalows (Phase-III) and the Vendor is desirous of selling the same:

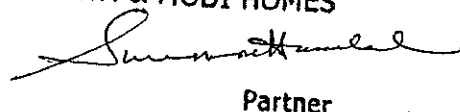
Plot No.	Extent of land	Type of Bungalow	Built-up Area
324	446 Sq. Yds.	Deluxe	1430 sft

- M) The Vendee has made a provisional booking vide booking form no. 3078 dated for the above referred bungalow and has paid a booking amount of Rs. 25,000/- to the Vendor.
- N) The parties hereto after discussions and negotiations have agreed to certain terms and conditions of sale and are desirous of recording the same into writing.

For MEHTA & MODI HOMES


Partner

For MEHTA & MODI HOMES


Partner

Varsha. V Mehta

NOW THEREFORE THIS AGREEMENT OF SALE WITNESSETH AS FOLLOWS:

1. That in pursuance of this agreement of sale the Vendor agrees to transfer or caused to be transferred in favour of the Vendee and the Vendee hereby agrees to purchase from the Vendor plot of land admeasuring about 446 sq. yds. bearing plot no. 324 in Silver Oak Bungalows (Phase-III) situated at Sy. No. 31, 40, 41, 42, 44, 45 & 55 , Cherlapally Village, Ghatkesar Mandal, R.R. District together with a deluxe bungalow to be constructed thereon as per the specifications and other terms and conditions contained herein and which is more-fully described in the schedule given under and in the plan annexed hereto (the said plot of land and the bungalow to be constructed is herein after referred to as the Scheduled Property) for a total consideration of Rs. 55,70,000/- (Rupees Fifty Five Lakhs Seventy Thousand Only). The breakup of the total consideration is as under:

Sl. No.	Description	Amount
A.	Towards sale of land	Rs. 8,92,000/-
B.	Towards development charges of land for laying of roads, drains, parks, etc.	Rs.13,36,000/-
C.	Total towards land cost (A+B)	Rs.22,28,000/-
D.	Towards cost of construction, water & electricity connection and for other amenities.	Rs. 33,42,000/-
E.	Total sale consideration (C+D)	Rs. 55,70,000/-

2. That the Vendee in pursuance of this agreement has paid the following amounts towards sale consideration to the Vendor which is hereby admitted and acknowledged by the Vendor.

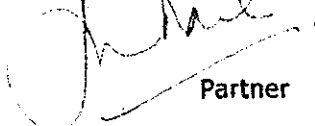
Date	Mode of Payment	Amount
21.02.2009	Cash	25,000/-

3. That the Vendee in pursuance of this agreement shall pay the balance consideration of Rs. 55,45,000/- to the Vendor as under:

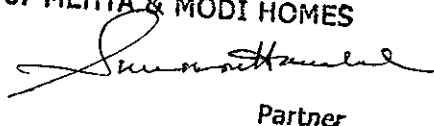
Installment	Due date for payment	Amount
I	08.03.2009	2,00,000/-
II	07.04.2009	8,35,500/-
III	21.04.2009	18,09,500/-
IV	21.04.2009	15,00,000/-
V	21.05.2009	3,75,000/-
VI	On Completion of flooring, bathroom tiles & windows	6,25,000/-
VII	01.07.2010	2,00,000/-

4. That the Vendee shall be liable to pay simple interest calculated @ 1.5% per month on all delayed payments of installments. Under no circumstances the Vendee shall delay the payment of installments for more than 1 month from the due date.
5. That the Vendee at his discretion and cost may avail housing loan from Bank / Financial Institutions. The Vendee shall endeavour 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 Vendee for what so ever reason. The payment of installments to the Vendor by the Vendee shall not be linked with housing loan availed / to be availed by the Vendee.

For MEHTA & MODI HOMES


Partner

For MEHTA & MODI HOMES


Partner

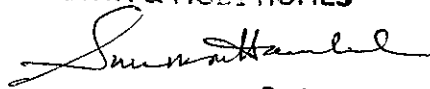
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6. That in case of delay in the payment of installments for more than 1 month from the due date, this agreement shall stand cancelled and the Vendor shall be entitled to forfeit the following amounts towards cancellation charges:
 - a) In case of failure of the Vendee to obtain housing loan within 7 days of this agreement, 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/-
 - b) In case of request for cancellation in writing within 15 days of this agreement, the cancellation charges shall be Rs. 50,000/-.
 - c) In all other cases of cancellation either of booking or agreement, the cancellation charges shall be 10% of the agreed total sale consideration.
7. That the Vendor covenants with the Vendee that the Scheduled Property is free from all encumbrances of any nature such as prior sales, exchanges, mortgages attachments etc. and they are the absolute owners of the same and have a perfect title to it and there is no legal impediment for sale. The Vendor assures the Vendee that if there is any defect in the title to the Scheduled Property on account of which the Vendee has to incur damage/costs, the Vendor shall indemnify the Vendee fully and properly of such damage/ costs.
8. That the Vendor will execute and register sale deed in favour of the Vendee only after receipt of the I and II installments aggregating to Rs. 10,35,500/-.
9. 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 Vendee only and such costs do not form part of the agreed sale consideration. The Vendee shall pay stamp duty and/or registration charges as required for execution of this agreement, sale deed, agreement for construction, agreement for development charges, etc. within a period of 90 days from this agreement. In case the Vendee 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 Vendee and shall be recoverable as dues from the Vendee.
10. It is hereby agreed and understood explicitly between the parties hereto the Vendee shall be solely responsible for payment of any sales taxes, VAT, service tax or any other similar levy that may become leviable with respect to the construction of the bungalow under this agreement, or the sale deed, or the agreement for development charges, and/or the agreement of construction.
11. That the possession of the plot of land shall be delivered by the Vendor to the Vendee only upon registration of the Sale Deed. The Vendee immediately thereafter shall handover the possession of the plot of land back to the Vendor for the purposes of carrying out construction of the bungalow thereon and for providing other amenities which are part and parcel of the Silver Oak Bungalows (Phase-III) Project. The Vendor shall re-deliver the possession of the completed bungalow together with the plot of land to the Vendee only upon payment of entire sale consideration and other dues by the Vendee to the Vendor.
12. The Vendor agrees to deliver the Scheduled Property completed in all respects on or before 1st July 2010 with a further grace period of 6 months.

For MEHTA & MODI HOMES


Partner

For MEHTA & MODI HOMES


Partner

Partner

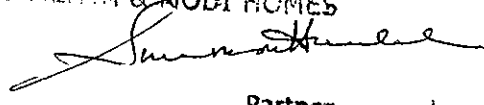
Varsha. V. Mehta

12. That the Vendee shall enter into a separate agreement with the Vendor for construction of the bungalow as per the specifications and other terms and conditions agreed upon. The Vendee shall also enter into a separate agreement with the Vendor for payment of development charges on land.
13. That it is specifically understood and agreed by the Vendee that the Sale Deed executed in favour of the Vendee, the Agreement for Construction and Agreement for Development charges entered into between the parties hereto in pursuance of this agreement are interdependent, mutually co-existing and / or inseparable. The Vendee therefore shall not be entitled to alienate in any manner the plot of land registered in his favour and / or enter into an Agreement for Construction in respect of the bungalow with any other third parties. However, the Vendee with the prior consent in writing of the Vendor shall be entitled to offer the Scheduled Plot as a security for obtaining housing loan for the purposes of purchase and construction of the proposed bungalow in the Scheduled Plot.
14. That the name of the project which is styled by the Vendor as Silver Oak Bungalows (Phase-III) shall always be called as such and shall not be changed.
15. That the Vendee shall not be allowed to alter any portion of the bungalow that may change its external appearance without due authorization from the Vendor and / or Association / Society in-charge of maintenance for an initial period ending upto 2015 and all the bungalows in the project of Silver Oak Bungalows (Phase-III) shall have a similar elevation, color scheme, compound wall, landscaping, trees etc. for which the Vendee shall not raise any obstructions / objections.
16. That the Vendee has examined the title deeds and other documents in respect of the Scheduled Land / Scheduled Property and is fully satisfied with regard to the title of the Vendor and the Vendee shall not hereafter raise any objection on this account.
17. That the Vendee agrees that under no circumstances including that of any disputes or misunderstandings, the Vendee shall not seek or cause the stoppage or stay of construction or related activity in the Silver Oak Bungalows (Phase-III) project or cause any inconvenience or obstructions whatsoever. However, the claim of the Vendee against the Vendor shall be restricted to a monetary claim, which shall not exceed 10% of the 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 Buyers in the project and for the smooth uninterrupted execution of the works for the project as a whole.
18. That the Vendee 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 Silver Oak Bungalows (Phase-III) project and in respect to the Scheduled Property and also the adjoining areas.
19. That the draft of the Sale Deed, Agreement for Development charges, Agreement for Construction to be executed and registered, in pursuance of this agreement is annexed hereto as Annexure IV, Annexure V and Annexure VI respectively and is duly approved by the Vendee.

For MEHRA & MODI HOMES


Partner

For NEHTA & MODI HOMES



Partner

Partner

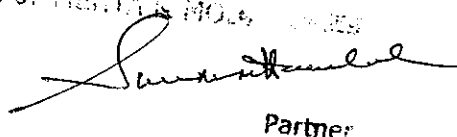
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20. That the Vendee shall not cut, maim, injure, tamper or damage any part of the structure of any part of the bungalow nor shall the Vendee make any additions or alterations in the bungalow without the written permission of the Vendor and / or any other body that may be formed for the purposes of maintenance of the Silver Oak Bungalows (Phase-III) Project.
21. That the Vendee shall become a member of the association / society which shall be formed to look after the maintenance of the Silver Oak Bungalows (Phase-III) Project and shall abide by its rules. Until the society / association is formed the Vendee 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.
22. That the Vendee or any person through him shall keep and maintain the bungalow in a decent and civilized manner. The Vendee shall further endeavor and assist in good up-keeping and maintaining the amenities / facilities / areas which are for the common enjoyment of the occupiers / buyers of the Silver Oak Bungalow (Phase-III). To achieve this objective the Vendee, inter-alia shall not (a) Throw dirt, rubbish etc. in any open place, compounds roads etc. not meant for the same. (b) Use the bungalow for any illegal, immoral, commercial & business purposes. (c) Use the bungalow in such a manner which may cause nuisance, disturbance or difficulty to other occupiers / buyers of Silver Oak Bungalows (Phase-III) (d) Store any explosives, combustible materials or any other materials prohibited under any law.
23. That it is mutually agreed upon by the parties hereto that all the terms and conditions contained in the booking form as amended from time to time shall be deemed to be the part of this agreement and also the Agreement for Construction unless otherwise specifically waived and or differently agreed upon in writing.
24. That in case of any dispute between the parties, the matter shall be resolved by arbitration under the provisions of Arbitration and Conciliation Act, 1996. The place of arbitration shall be at Secunderabad and the proceedings shall be in English. The place of legal jurisdiction shall be at Secunderabad.
25. Wherever the Vendee is a female, the expressions 'He, Him, Himself, His' occurring in this agreement in relation to the Vendee shall be read and construed as 'She, Her, Herself'. These expressions shall also be modified and read suitably wherever the Vendor is a Firm, Joint Stock Company or any Corporate Body.
26. 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.

For MEHTA & MODI HOMES


Partner

For MEHTA & MODI HOMES


Partner

Vaishya. V. Mehta

SCHEDULED PROPERTY

- a) ALL THAT PIECE AND PARCEL OF LAND bearing Plot No. 324 admeasuring about 446 sq. yds. forming part of Sy. No. 31, 40, 41, 42, 44, 45 & 55 , situated at Cherlapally Village, Ghatkesar Mandal, Ranga Reddy District, marked in red in the plan annexed hereto as Annexure I, bounded on:

North	Plot No. 323
South	(Existing Road) Sy. No. 32
East	30' wide road
West	(Existing Road) Sy. No. 34

AND

- b) ALL THAT DELUXE BUNGALOW admeasuring 1430 sq. ft. of built-up area to be constructed on the above said plot no. 324 as per the agreed specifications given in detail in Annexure II and as per the plan enclosed as Annexure III.

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

WITNESS:

1.

For MEHTA & MODI HOMES



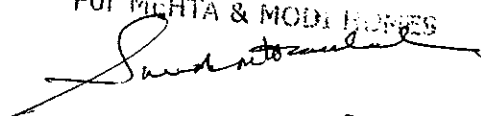
Partner

(Soham Modi)

VENDOR

2.

For MEHTA & MODI HOMES



Partner

(Suresh U. Mehta)

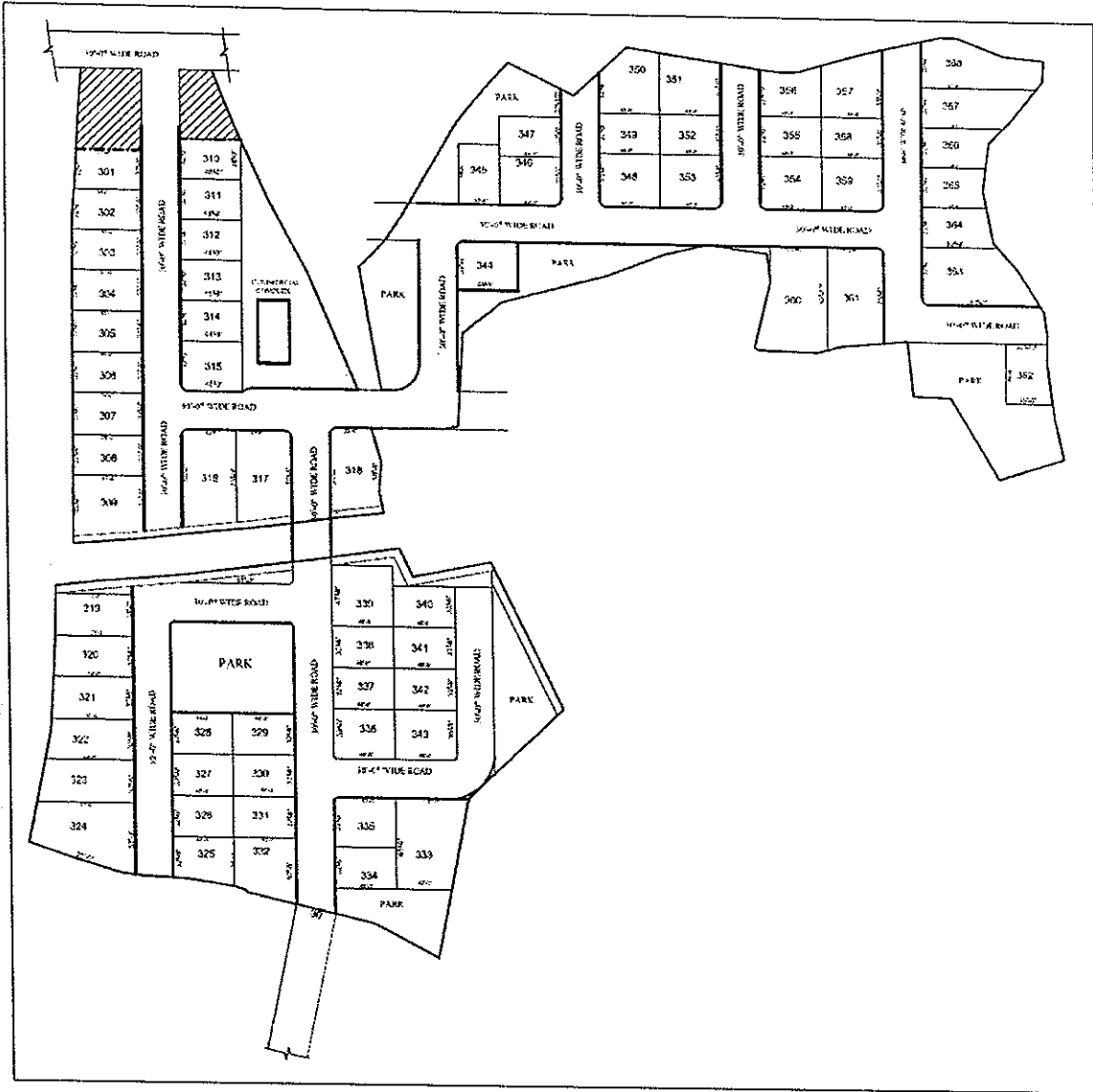
VENDOR

Vaasha.V mehta

VENDEE

ANNEXURE-I

PLAN SHOWING PLOT BEARING NO. 324 ADMEASURING ABOUT 446 SQ.YDS., (MARKED IN RED) FORMING A PART OF SURVEY NO. Sy. No. 31, 40, 41, 42, 44 & 45 SITUATED AT CHERLAPALLY VILLAGE, GHATESKAR MANDAL, R.R. DISTRICT.



For MEHTA & MODI HOMES

(Signature of Soham Modi)
Partner

(SOHAM MODI)
VENDOR

For MEHTA & MODI HOMES

(Signature of Suresh U. Mehta)
Partner

(SURESH U. MEHTA)
VENDOR

(Signature of Varsha V. Mehta)
VENDEE

ANNEXURE – II

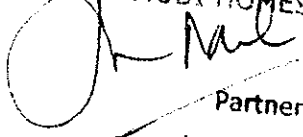
SPECIFICATIONS:

Item	Semi-Deluxe Bungalow	Deluxe Bungalow
Structure	RCC	RCC
Walls	4"/6" solid cement blocks	4"/6" solid cement blocks
External painting	Exterior emulsion	Exterior emulsion
Internal painting	Smooth finish with OBD	Smooth finish with OBD
Roof	Sloping with country tiles	Sloping with country tiles
Flooring	Ceramic Tiles	Marble slabs in all rooms
Door frames	Sal wood	Teak wood
Doors	Main door - Panel and Other doors – Flush doors	Panel doors with branded hardware
Electrical	Copper wiring with modular switches	Copper wiring with modular switches
Windows	Powder coated aluminum or UPVC open-able/sliding windows with grills	Powder coated aluminum or UPVC open able windows with grills
Sanitary	Raasi / Johnson Pedder or similar make	Parryware / Hindware or similar make
C P fittings	Branded C P fittings	Branded ceramic disk quarter turn
Staircase railing	MS railing with MS banister	MS railing with wooden banister
Kitchen platform	Granite slab, 2 ft dado, SS sink	Granite slab, 2 ft dado, SS sink
Plumbing	GI & PVC pipes.	GI & PVC pipes. Pressure booster pump for first floor bathrooms.
Bathrooms	7' dado	7' dado with designer tiles and bathtub in master bedroom.
Water supply	24 hrs water supply through community tank with 2,000 lts. Individual overhead tank in each bungalow. Separate drinking water connection in kitchen.	24 hrs water supply through community tank with 2,000 lts. Individual overhead tank in each bungalow. Separate drinking water connection in kitchen.

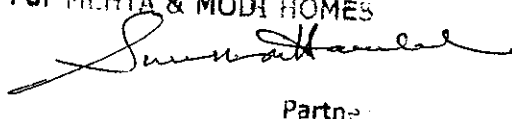
Note:

1. Choice of 2 colours for interiors 2 or 3 combinations of bathroom tiles & sanitary fittings shall be provided.
2. Change to external appearance and colors 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. Specifications / plans subject to change without prior notice.

For NETA & MODI HOMES


Partner

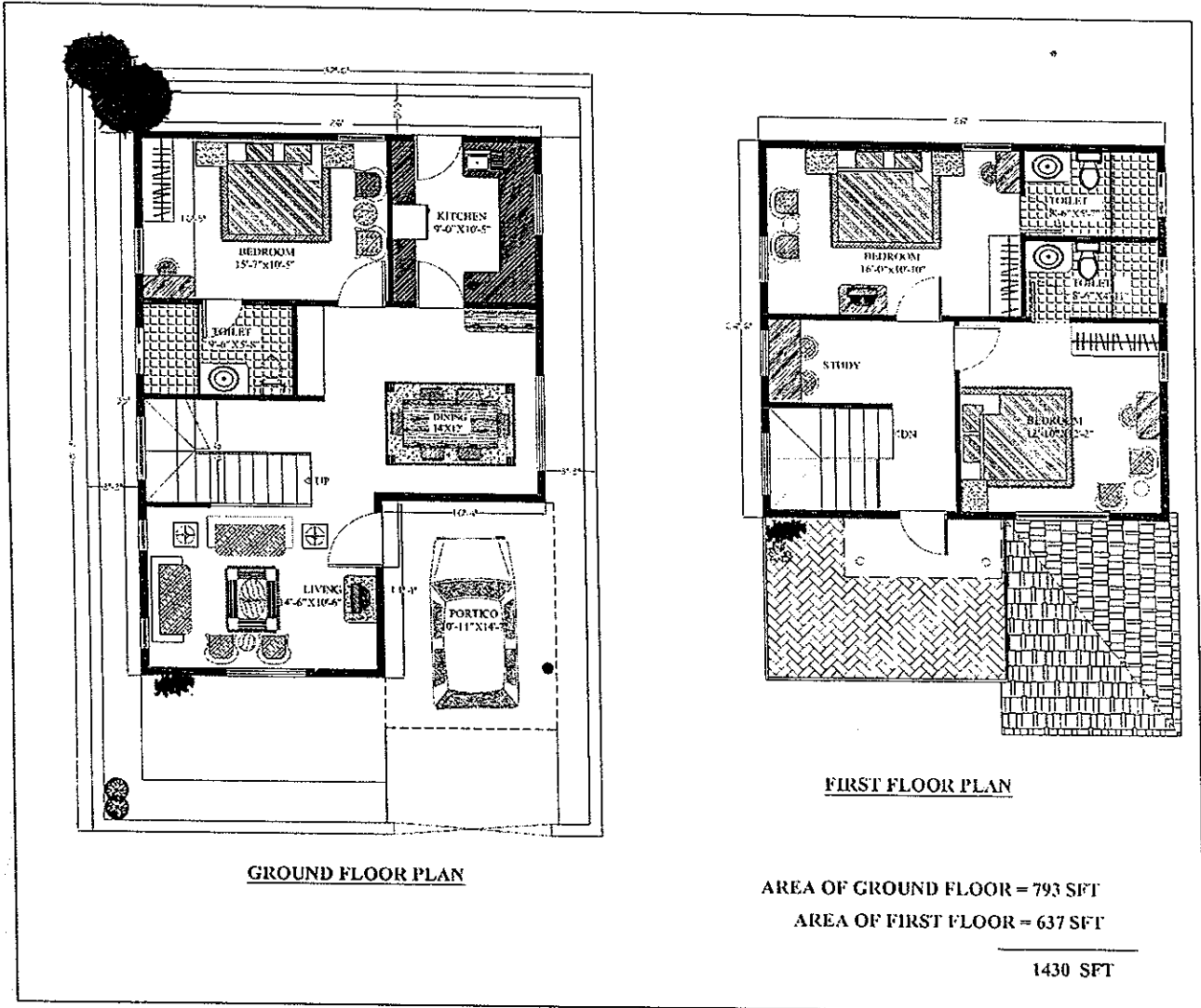
For NETA & MODI HOMES


Partner

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ANNEXURE - III

PLAN FOR CONSTRUCTION OF BUNGALOW ON PLOT NO. 324 ADMEASURING 1430 SFT. OF BUILT-UP AREA.



For MEHTA & MODI HOMES

Soham Modi
Partner

(SOHAM MODI)
VENDOR

For MEHTA & MODI HOMES

Suresh U. Mehta
Partner

(SURESH U. MEHTA)
VENDOR

Varsha V. Mehta
VENDEE

Silver Oak Bungalows Phase -III

(Owned & Developed by Mehta & Modi Homes) Sy.
No. 31, 40, 41, 42, 44, 45 & 55
Cherlapally, Hyderabad-500 051.
Phone: 040-65167555.

Marketed by:



MODI

PROPERTIES &
INVESTMENTS PVT. LTD.
5-4-187/3 & 4, II floor, M. G. Road
Secunderabad - 500 003.
Phone : +91-40-66335551
Fax : +91-40-27544058
Email : info@modiproperties.com

BOOKING FORM

No. **3078**

Name of Purchaser:		MRS. VARSHA MEHTA			
Name of father/spouse:		LATE SRI VASANT U MEHTA		Age	63
Address:		21, BAPU BAGH COLONY, PRENDERGAST ROAD, SECUNDERABAD - 500 003			
Occupation:					
Phone	Office		Home		
	Mobile		Email		
Plot No.	324	Plot Area	446 Sq. yds.	Built-up Area	1430 Sft.
Total Sale Consideration:	Rs. 5570,000 = 00				
(in words)	Rupees. FIFTY FIVE LAKHS SEVENTY THOUSAND ONLY				
Payment Terms	Booking Amount	Rs. 25000 = 00	Receipt no. & date:	21/2/09	
Installment No.	Due Date		Amount		
1.	08/02/09		2,00,000 = 00		
2.	07/04/09		8,35,500 = 00		
3.	21/04/09		18,09,500 = 00		
4.	21/04/09		15,00,000 = 00		
5.	21/05/09		3,75,000 = 00		
6.	Completion of Flooring				
7.	Bath Room Tiles & Windows		6,25,000 = 00		
8.	01/07/10.		3,00,000 = 00		
9.					
10.					
Payment Scheme	<input checked="" type="checkbox"/> Housing Loan		<input type="checkbox"/> Installment Scheme		
Remarks					
PPT No.					

I HEREBY DECLARE THAT I HAVE GONE THROUGH AND UNDERSTOOD THE TERMS AND CONDITIONS MENTIONED OVERLEAF AND SHALL ABIDE BY THE SAME

Date: _____

Signature of Purchaser: 

Place: _____

For Modi Properties & Investments Pvt. Ltd. 

Booked by: _____

Signature: _____

Name: _____

Note:

M/s. Mehta & Modi Homes a partnership firm is the Owner / Builder / Developer of Silver Oak Bungalows (Phase III). M/s. Modi Properties & Investments Pvt. Ltd., are duly appointed as the sole Marketing Agents of M/s. Mehta & Modi Homes. All payments however shall be made directly in favour of M/s. Mehta & Modi Homes. The term Builder shall mean and include both Modi Properties & Investments Pvt. Ltd. and Mehta & Modi Homes.

Silver Oak Bungalows Phase -III

(Owned & Developed by Mehta & Modi Homes) Sy.
No. 31, 40, 41, 42, 44, 45 & 55
Cherlapally, Hyderabad-500 051.
Phone: 040-65167555.

Marketed by:



MODI
PROPERTIES &
INVESTMENTS PVT. LTD.
5-4-187/3 & 4, II floor, M. G. Road
Secunderabad - 500 003.
Phone : +91-40-66335551
Fax : +91-40-27544058
Email : info@modiproperties.com

BOOKING FORM

No. 307

Name of Purchaser:	Mrs. VARSHA MEHTA		
Name of father/spouse:	Late Sri Vasant Umehtha		Age 63
Address:	21, Bapu Bagh Colony		
	Pendergast Road, Secunderabad - 500 003.		
Occupation:			
Phone	Office		Home
	Mobile		Email
Plot No.	323	Plot Area	305 Sq. yds. Built-up Area 1430 Sft.
Total Sale Consideration:	Rs. 55,70,000/-		
(in words)	Rupees. Fifty five lakhs seventy only		
Payment Terms	Booking Amount	Rs. 25,000/-	Receipt no. & date:
Installment No.	Due Date	Amount	
	1.	15.02.2009.	2,00,000
	2.	15.03.2009	3,45,000
	3.	01.04.2009	30,00,000
	4.	01.05.2009	7,50,000
	5.	On completion of Building 12,50,000	
	6.		
	7.		
	8.		
	9.		
	10.		
Payment Scheme	<input type="checkbox"/> Housing Loan <input type="checkbox"/> Installment Scheme		
Remarks			
	PPT No.		

I HEREBY DECLARE THAT I HAVE GONE THROUGH AND UNDERSTOOD THE TERMS AND CONDITIONS MENTIONED OVERLEAF AND SHALL ABIDE BY THE SAME

Date: _____

Signature of Purchaser : Varsha V Mehta

Place: _____

For Modi Properties & Investments Pvt. Ltd.

Booked by: _____

Signature: [Signature]

Name: _____

Note:

M/s. Mehta & Modi Homes a partnership firm is the Owner / Builder / Developer of Silver Oak Bungalows (Phase III). M/s. Modi Properties & Investments Pvt. Ltd., are duly appointed as the sole Marketing Agents of M/s. Mehta & Modi Homes. All payments however shall be made directly in favour of M/s. Mehta & Modi Homes. The term Builder shall mean and include both Modi Properties & Investments Pvt. Ltd. and Mehta & Modi Homes.

Mortgage Loan Agreement

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LOAN AGREEMENT

This LOAN AGREEMENT made at _____, on this [_____] day of [_____] Two Thousand [_____] by and between:

RELIANCE CAPITAL LIMITED, a non banking company incorporated under the Companies Act, 1956 and having its registered office at H Block 1st Floor, Dhirubhai Ambani Knowledge City, Koparkhairane, Navi Mumbai 400710 and one of the offices at _____, (hereinafter referred to as "the Lender" or "RCL" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors, and permitted assigns) of the One part; and

The Borrower whose name and address are stated in Schedule, hereinafter called "the Borrower" (which expression shall unless the context otherwise requires, include his heirs, executors, administrators, successors, assigns) of the Other Part.

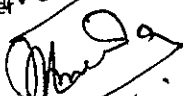
1. DEFINITIONS AND INTERPRETATION

The following definitions apply throughout this Agreement unless otherwise stated:

- 1.1 The term "Agreement" means this agreement and any amendment made thereto from time to time by the parties hereto
- 1.2 The term "Account" means the account established by the Borrower with the bank approved by RCL for setting up of the Loan account limit.
- 1.3 The term "Additional Interest" means interest levied by RCL on delay in payment of the EMI or PEMII or any other amounts due and payable by the Borrower to the Lender.
- 1.4 The term "Borrower" means the Person/entity named as such in the Schedule attached hereto and includes Co-Borrower.
- 1.5 The term "Borrower's Dues" means and includes the outstanding Principal amount of the Loan, interest on the Loan, all other interest, all fees, costs, charges, expenses, stamp duty and all other sums whatsoever payable by the Borrower to RCL in accordance with the Loan terms and Transaction Documents, as well as all other monies whatsoever stipulated in or payable by the Borrower/s under the Loan terms.
- 1.6 The term "Construction" means and includes modification or extension of the Property or house, flat/apartment or building situated/standing on the Property.
- 1.7 The term "Co-Borrower" means the Person/entity named as such in the Schedule attached hereto.
- 1.8 The term "Default Interest" means interest levied by RCL from the due date till payment on happening of any Event of Default as set out in Article 7 of this Agreement.
- 1.9 The term "Due Date" means the date(s) on which any amounts in respect of the Borrower's Dues including the Principal amounts of the Loan, interest and/or any other monies, fall due as specified in the Application Form and/or the Loan Terms and the other Transaction Documents.
- 1.10 The term "Electronic Clearing System" hereinafter referred to as "ECS", shall be deemed to include transfer of funds electronically, either through a message for transfer of funds sent electronically or through image of instrument of

x
Borrower

x
Co-Borrower

 Vaashee V. Mehta 1

transfer of funds sent electronically or through an electronic file containing the details of the funds transfer sent by electronic media or payment through an electronic cheque or where funds are transferred through various types of plastic cards or such other debit clearing service notified by Reserve Bank of India, participation in which has been consented to in writing by the Borrower for facilitating payment of Installments.

- 1.11 The term "Effective Date" means the date on which the first disbursement is availed by the Borrower out of the Loan..
- 1.12 The term "Equated Monthly Installment (EMI)" means the amount of monthly payments required to be paid to the Lender to amortise the Loan with interest over the tenure of the Loan.
- 1.13 The term "Application Form"/"Loan Application" means as the context may permit or require, the credit facility application form submitted by the Borrower/s to RCL for applying for and availing of the Loan, together with the preliminary credit facility application form and all other information, particulars, clarifications and declarations, if any, furnished by the Borrower/s or any other person from time to time in connection with the Loan.
- 1.14 The term "Fixed Rate of Interest" means the rate of interest applicable on the Loan, which is subject to review by RCL after _____ months from the date of first disbursement.
- 1.15 The term "Floating Rate of Interest" shall mean RCLPLR applied by the Lender to the financial assistance granted by the Lender to the Borrower with a spread, if any, as may be decided by the Lender from time to time, pursuant to this Agreement.
- 1.16 The term "Interest" shall mean the rate of interest chargeable on the Loan at the rate specifically mentioned in Schedule attached hereto.
- 1.17 The term "Indebtedness" means any indebtedness whatsoever of the Borrower/s at any time for or in respect of monies borrowed, contracted or raised (whether or not for cash consideration) or liabilities contracted by whatever means (including under guarantees, indemnities credits, deposits, hire-purchase and leasing)
- 1.18 The term "Loan" means the amount disbursed by the Lender to the Borrower for the Purpose including but not limited to Construction, repair, acquisition, modification, etc of the Property and includes principal amount, interest, additional interest, Penal Interest, PEMII and any other amount due and payable by the Borrower to the Lender as per the terms and conditions of this Agreement.
- 1.19 The term "Pre Equated Monthly Installment Interest (PEMII)" means interest at the rate indicated in the Schedule attached hereto on the disbursed Loan amount from the date/respective dates of disbursement to the date of commencement of EMI.
- 1.20 The term "Person" shall include individual, partnership firm, company, association of persons, proprietary concern and co-operative society as mentioned & stipulated as per the relevant provisions of the Income Tax Act, 1961.
- 1.21 The term "Property" means residential / commercial immovable property, described in the Loan Application, which is owned/jointly owned by the Borrower or sought to be purchased by the Borrower/or sought to be financed by RCL and shall be deemed to include any immovable property on the security of which the Lender has agreed to advance the Loan.
- Without prejudice to the generality of the above "Property" shall also include: in the case of part of a building, the entire built-up area (and any additions thereto), the proportionate share in the common areas of the building and the proportionate undivided share in the land on which the said building is situated or is being built /will be built OR
- in the case of a flat, the entire built-up area (and any additions thereto), the proportionate share in the common areas of the building in which such flat is/will be situated and the proportionate undivided share in the land on which the said building is situated or is being built /will be built OR
- in the case of an independent structure, the structure and entire plot of land on which the structure is situated or is being built /will be built.
- in the case of an individual house, the house and entire plot of land on which the house will be built.
- 1.22 The term "Post Dated Cheques" ("PDC") means the cheques issued by the Borrower in favour of the Lender for repayment of the Loan along with accrued interest.
- 1.23 The term "Purpose" means the purpose for which the Loan is availed by the Borrower more specifically mentioned in the Schedule attached hereto.
- 1.24 The term "Prepayment" means premature repayment of the Loan as per the terms and conditions laid down by the Lender in that behalf and as in force at the time of prepayment.
- 1.25 The term "RBI" means Reserve Bank of India.
- 1.26 The term "RCLPLR" means the rate of interest fixed by the Lender from time to time as its prime lending rate. RCL can have a right to increase the RCLPLR based on its internal factors and the same will be notified on the RCL website.

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Borrower

Varsha. V. Mehta

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Co-Borrower

- 1.27 The term "Repayment" means the repayment of the principal amount of the Loan, interest thereon, commitment and other charges, premium, fees or other dues payable under this Agreement to the Lender.
- 1.28 The term "Sanction Letter" means the letter issued by the Lender sanctioning the Loan with the relevant particulars as mentioned in the letter.
- 1.29 The term "Schedule" means and includes the Schedule attached hereto and forming an integral part of the Agreement.
- 1.30 The term "Standing Instructions" hereinafter referred to as "(SI)" means written instructions given by the Borrower(s) to RCL to debit the account of the Borrower(s) maintained in a bank acceptable/ approved by RCL for the amount of the Installment, more particularly set out in Schedule attached hereto.
- 1.31 The term "Transaction Documents" includes all writings and other documents executed or entered into or to be executed or entered into, by the Borrowers or, as the case may be, any other person, in relation to, or pertaining to the Loan and each such transaction document as amended from time to time.
- 1.32 Any expression not defined in this Agreement but defined in the General Clauses Act, 1897 shall have the meaning thereof.
- 1.33 Reference to the masculine gender includes feminine gender and reference to singular includes plural and vice versa.

2. LOAN AMOUNT, DISBURSEMENT, INTEREST, TAXES AND AMORTIZATION

2.1 LOAN:

- a) The Lender hereby agrees to make available to the Borrower and the Borrower hereby agrees to avail from the Lender, the Loan mentioned in Schedule, attached hereto in the manner and on the terms and conditions mentioned in this Agreement for the Purpose as described by the Borrower in the Loan Application.
- b) Once the Application Form submitted by the Borrower is accepted by RCL, the Borrower shall not be entitled to cancel the Loan or to refuse to accept disbursement of the Loan, except with the approval of RCL and payment to RCL of such cancellation or foreclosure charges as may be stipulated by RCL.

2.2 INTEREST

- a) The Borrower shall be charged interest from the date of disbursal of the Loan and as stated in the Schedule written hereunder.

PROVIDED THAT in the event the Lender reduces or increases the interest rate prior to the disbursement of the full Loan the applicable rate of interest shall be varied on weighted average basis with reference to the tranches disbursed/ to be disbursed.

The Lender shall be entitled to revise the rate of Interest at any time and from time to time as per its policy, market conditions and/or applicable laws and regulations, if any, during the tenor of the Loan at its sole discretion. The Lender shall inform the Borrower about the variation in the Interest / interest rate in due course.

The Borrower shall reimburse or pay to the Lender such amount as may have been paid or payable by the Lender to the Central or State Government on account of any tax levied on interest (and/or other charges) on the Loan by the Central or State Government. The Borrower shall make the reimbursement or payment as and when called upon to do so by the Lender.

The Borrower shall also bear all the tax, toll, duties levies, cess or any other tax as may be imposed by the central government, state government, judicial, quasi judicial or any municipal authorities, which may be chargeable on the Property and if required shall also be liable to reimburse all such taxes, tolls, duties, levies, cess, etc. to the Lender.

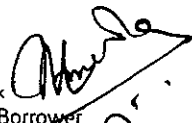
Without prejudice to the Lender's rights, Interest as aforesaid and the other amounts payable by the Borrower shall be charged / debited to the Borrower's Loan account on the respective Due Date thereof and shall be deemed to form part of the outstanding Loan. Such Interest and other amounts shall, accordingly attract Interest at the same rate as applicable to the Loan in terms of this Agreement until payment thereof.

Notwithstanding anything to the contrary, if the Borrower makes any excess payment in a particular month, the same will not be reduced from the total interest committed/payable by the Borrower.

2.3 COMPUTATION OF INTEREST

The EMI comprises of principal and interest calculated on the basis of rate of interest mentioned in Schedule attached hereto and is rounded off to the next rupee calculated on monthly rests and any other charges shall be computed on the basis of a year of three hundred and sixty (360) days. However, in the event of the Borrower intends to foreclose the Loan the interest would be calculated upto the date of actual foreclosure.

2.4 PAYMENT OF OTHER EXPENSES

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Borrower

 Varsha V. Mehta

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Co-Borrower

The Borrower undertakes to pay forthwith on demand to the Lender all costs and expenses (including legal costs between legal counsel and clients) on a full indemnity basis incurred and or to be incurred by the Lender for investigation of title to any Property offered as security and for the preparation, execution, preservation, performance, enforcement and realization of the outstanding Loan amount, security documents and other instruments creating and/or evidencing the creation of any security for the Loan as also any other instruments required in connection with the Loan.

2.5 DETAILS OF DISBURSEMENT:

The Lender shall disburse the Loan in one lumpsum or in suitable installments having regard to the needs of the Borrower. The decision of the Lender in this regard shall be final, conclusive and binding on the Borrower. The Borrower shall acknowledge the receipt, in the form required by the Lender, of each amount so disbursed.

2.6 MODE OF DISBURSEMENT:

- a) Disbursement of the Loan may be made directly to the Borrower or to the builder/developer and in case of ready built Property to the vendor thereof and/or in such other manner as may be decided solely by the Lender.
- b) The Lender shall have the right to adjust PEMII or any other dues against undisbursed amount of the Loan.
- c) Disbursement shall be deemed to have been made to the Borrower on the date of the disbursement by way of cheque or pay order as the case may be or on the date of setting up of the Loan account limit.
- d) Interest on the Loan will begin to accrue in favour of the Lender as and from the date of disbursement of the Loan.
- e) The disbursal for the acquisition of the Property will be made after the Borrower's own contribution has been made for the same to the builder/developer/seller, and such proof is furnished to the Lender by the Borrower, as may be necessary or desired by the Lender. The disbursal towards construction/improvement of Property shall be made only after the Borrower commences the construction/improvement work on the Property, and such proof is furnished to the Lender by the Borrower, as may be necessary or desired by the Lender. The disbursal shall be in stages as per the progress of work as prescribed in terms of the internal guidelines / policy of the Lender, as applicable from time to time. The decision of the Lender in this regard shall be final, conclusive and binding on the Borrower. The Borrower shall acknowledge the receipt, in the form required by the Lender, of each amount so disbursed.

2.7 AMORTIZATION

- a) The Borrower will amortize the Loan as stipulated in the Schedule attached hereto, subject to any other changes in such amortization as communicated later in writing by the Lender to the Borrower. However, in the event of delay or advancement, for any reason whatsoever, in the disbursement of the Loan, the Due Date of payment of first EMI shall in such case be the corresponding day of the following months to the day currently stated in the Schedule attached hereto.
- b) The Borrower shall also pay to the Lender PEMII every month, until commencement of EMI.
- c) The Borrower agrees that the repayment of the amount of the Loan together with interest, additional interest and all such other sums due and payable by the Borrower to the Lender shall be payable at the place where the branch of the Lender is situated or such other notified by the Lender to the Borrower by way of PDC an/or SI and/or ECS, details whereof are mentioned in the Schedule attached hereto. The Borrower agrees that the amount shall be remitted to the Lender on the Due Date of EMI. In the event of any dishonour of PDC/SI/ECS instruction the Borrower agrees to pay a dishonour charge as mentioned in the Schedule attached hereto, in addition to any additional interest that may be levied by the Lender.

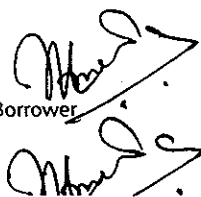
In the event of any variation in:

- i) the date of payment of EMIs or
- ii) the amount of interest, principal or EMIs or
- iii) the numbers thereof,

the Borrower agrees and undertakes to forthwith issue fresh PDCs/ ECS/SI instructions to the Lender as may be required by the Lender.

- d) Notwithstanding what is stated in this Agreement above and in the Schedule attached hereto, the Lender shall have the right at any time or from time to time to review and reschedule the repayment terms of the Loan or of the outstanding amount thereof in such manner and to such extent as the Lender may in its sole discretion decide. In such event/s the Borrower shall repay the Loan or the outstanding amount thereof as per the revised Schedule as may be determined by the Lender in its sole discretion and communicated to the Borrower by the Lender in writing.
- e) In case if any amount is prepaid by the Borrower, the same shall be adjusted first towards the incidental charges, additional interest, EMI outstanding and balance towards the principal amount of the Loan.

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Borrower



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Co-Borrower

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- f) The Lender shall have the right to require the Borrower to furnish such information/documents concerning his employment, trade, business or profession at any time and the Borrower shall furnish such information/documents immediately.

2.8 DELAY/DEFAULT IN PAYMENT

- a) The Borrower shall pay in full the PEMII, EMI and all other amounts without any demur, protest or default and without claiming any set-off or counterclaim on the respective Due Dates. No notice, reminder or intimation shall be given to the Borrower regarding his obligation and responsibility to ensure prompt and regular payment of interest, PEMII, EMI and all other amounts payable by the Borrower to the Lender on the respective Due Dates.
- b) On the happening of any Events of Default as set out in Article 7 of this Agreement such defaulted amount shall carry Default Interest at the rate of interest as mentioned in the Schedule hereto, computed from the respective due dates and shall be compounded on monthly basis.
- c) Without prejudice to the Lender's other rights, the delay in payment of EMI or PEMII by the Borrower, shall render the Borrower liable to pay additional Interest at the rate mentioned in the Schedule attached hereto ("Additional Interest") or at such higher rate as per the rules of the Lender in that behalf as in force from time to time and communicated to the Borrower by the Lender in writing. Such additional interest shall be charged / debited to the Borrower's Loan account on the respective Due Dates and shall be deemed to form part of the outstanding Loan. Such interest and other amounts shall accordingly attract Interest at the same rate as applicable to the Loan and as stated in Schedule attached hereto. In such event, the Borrower shall also be liable to pay incidental charges and costs to the Lender.

2.9 PRE-PAYMENT OF THE LOAN

- a) The Lender may, in its sole discretion and on such terms as to pre-payment fees, etc., as it may prescribe, permit pre-payment / acceleration of EMIs or pre-payment at the request of the Borrower subject that the Lender may specify, from time to time, the minimum amount of prepayment/amounts payable on account of acceleration of EMIs. If permitted by the Lender, the Borrower shall give prior written notice of his intention to pre-pay the full amount of Loan and pay to the Lender such pre-payment charges mentioned in the Schedule attached hereto, subject to change by the Lender from time to time.
- b) The Borrower agrees that no pre-payment shall be made during the first 6 (six) months from the Effective Date or till the Loan is fully disbursed, whichever is later. If the Borrower pre-pays only a part of the amount payable by the Borrower to the Lender, the Lender shall be entitled to adjust the amount pre-paid against the amount payable by the Borrower in such manner as the Lender thinks fit. Save and except as mentioned above, the Borrower shall not be entitled to make any pre-payment. Notwithstanding the above, if the Borrower pays any amount to the Lender before the Due Date the Lender shall be entitled to appropriate the same in such manner as it deems fit. And the Lender will give the Borrower credit for the same only on Due Date and not before.
- c) In the event the Lender permits any pre-payment, the Repayment schedule shall be altered by the Lender at the request of the Borrower and the Borrower agrees to adhere to the altered re-payment Schedule.

2.10 PROCESSING FEES

The Borrower acknowledges that processing fee as mentioned in the Schedule attached hereto has been paid by the Borrower.

2.11 TERMINAL DATE FOR DISBURSEMENT


The Lender may by notice to the Borrower suspend or cancel further disbursements of the Loan, if the Loan shall not have been fully drawn within _____ months from first date of disbursement of the Loan or such other period as may be decided by the Lender.

2.12 ALTERATION AND RE-SCHEDULING OF EMI

If the entire amount of the Loan is not fully drawn by the Borrower within a period of 36 months from the Effective Date, EMIs shall be altered and re-scheduled in such manner and to such extent as the Lender may, in its sole discretion, decide and the repayment shall thereupon be made as per the said alteration and re-scheduling notwithstanding anything stated in this Agreement.

2.14 LIABILITY OF THE BORROWER TO BE JOINT AND SEVERAL

Where the Loan is provided to more than one Borrower or where the payment obligations are secured by any guarantee, notwithstanding anything herein stated, the liability of the Borrower/s to repay the Loan together with interest, and all other amounts and to observe these terms and conditions and terms and conditions of any other agreement/s, document/s that may be executed by the Borrower with the Lender in respect of the Loan or any other loan, is joint and several.


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Borrower

Varsha V. Mehta

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Co-Borrower

2.15 CROSS DEFAULT

The Borrower agrees and acknowledges that any default by the Borrower under any credit facility agreement or arrangement entered into by the Borrower with the Lender, any bank and /or financial institution / non banking financial company and/or other creditors, shall constitute an event of default under this Agreement and vice-versa.

3. CONDITIONS PRECEDENT

3.1 The following shall be conditions precedent for disbursement of the Loan or any tranche thereof

- a) The Borrower meets the Lender's requirement of creditworthiness. The Lender shall be entitled to make or cause to be made inquiries of such nature as the Lender may deem fit of the creditworthiness of the Borrower. The Lender shall be further entitled to call for such credentials from the Borrower as may be required to prove the creditworthiness of the Borrower.
- b) The Borrower shall, prior to receiving the disbursement of the Loan, have utilised his own contribution, i.e. the cost of purchase of the Property or plot of land less loan availed / to be availed from the Lender unless specified by the Lender.
- c) The Borrower shall have an absolute, clear and marketable title to the Property and that the Property is absolutely unencumbered and free from any liability and prior charges whatsoever.
- d) No Event of Default / Cross-default shall have occurred.
- e) Any disbursement of the Loan and/or tranche thereof shall, at the time of request therefor, be required immediately by the Borrower for the sole and exclusive Purpose of the Borrower as stated in the Loan Application, and the Borrower shall produce such evidence of the proposed utilization of the proceeds of the disbursement of the Loan or any tranche thereof as is satisfactory to the Lender as and when required by the Lender.
- f) No extraordinary or other circumstances shall have occurred which shall make it improbable for the Borrower to fulfill his/its obligations under this Agreement.
- g) The Borrower shall have executed and delivered a money bond or a demand promissory note in favour of Lender for the amount of the Loan.
- h) The Borrower shall have satisfied the Lender to the effect that there is no action, suit, proceedings or investigation pending or to the knowledge of the Borrower, or is threatened by or against the Borrower, before any Court of Law or Government authority or any other competent authority which might have a material effect on the financial and other affairs of the Borrower or which might put into question the validity or performance of this Agreement and/or other security documents executed by the Borrower in favour of the Lender.
- i) The Borrower shall have satisfied the Lender about the utilization by the Borrower of the proceeds of any prior disbursements.

4. SECURITY

4.1 SECURITY: The Borrower agrees to create security interest in such form and manner as may be required by the Lender to secure the principal amount of the Loan together with Interest, additional Interest, costs, charges, expenses etc. due and payable by the Borrower to the Lender.

4.2 ADDITIONAL SECURITY: In the event of the security furnished by the Borrower is found to be insufficient / incorrect in value the Borrower shall be directed to furnish additional security as may be required by the Lender. Notwithstanding the above, in the event the security furnished by the Borrower is subsequently found to be of inferior value to that as declared by the Borrower in the Loan Application, the Loan may be recalled / repayment of the Loan may be accelerated by the Lender with immediate effect.

4.3 CONTINUING SECURITY:

- a) All security furnished by the Borrower to the Lender in connection with the Loan shall remain a continuing security to the Lender and the same shall be binding upon the Borrower.
- b) The Borrower agrees that the security shall not be discharged/released by intermediate payment by the Borrower or any settlement of accounts by the Borrower till such time all the dues in respect of the Loan are fully paid to the satisfaction of the Lender and the Lender consents to give a discharge/release in respect of the security in writing to the Borrower.
- c) The security shall be in addition to and not in derogation of any other security, which the Lender may at any time hold in respect of the Borrower's dues and shall be available to the Lender until all accounts between the Lender and the Borrower in respect of the Loan are ultimately settled.

4.4 CROSS LIABILITY:

- a) The Borrower further agrees that the security created shall also be security for (a) all other monies that may be due

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Borrower

Varsha V. Mehta
Varsha V. Mehta

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Co-Borrower

and payable by the Borrower to RCL, on any account whatsoever, whether present or future, including any liability of the Borrower as a surety or co-obligator either singly or alongwith any other person (b) Loan granted / continued to the group companies/ associate of the Borrower as declared from time time.



- b) The Borrower agrees with, and undertakes that RCL, shall have an exclusive charge over the security created and that the Borrower shall not create any other encumbrance, charge or security interest in the security so created or any of them in favour of any other person or body, except with the prior written consent of RCL. The charge / security created by the Borrower under this Agreement shall continue and remain in force till such time all other dues under this Agreement and in respect of all other loan / facility obtained / to be obtained by the Borrower from RCL, and group companies are fully discharged and RCL / group companies issue a certificate of discharge. The security created under this Agreement and the liability of the Borrower shall not be affected, impaired or discharged by winding up (voluntary or otherwise) or by any merger or amalgamation, reconstruction, takeover of the management, dissolution or nationalization (as the case may be) of the Borrower. The Borrower covenants that the security provided by the Borrower shall remain valid for the balance due RCL, or any other financial benefits obtained by the Borrower from any of the group companies.

5. COVENANTS

5.1 PARTICULAR AFFIRMATIVE COVENANTS: The Borrower covenants with the Lender that during the tenor of the Loan:

- a) Utilization of Loan: The Borrower shall ensure that the entire Loan will be utilized for the Purpose as stated by the Borrower in the Loan Application form and for no other purpose whatsoever.
- b) Construction: The Property will be acquired /Construction will be completed on the land comprising the Property as indicated in the Loan Application and in accordance with the sanctioned plan and the Borrower will obtain and produce to the Lender a certified true copy of occupation/ completion certificate issued by the concerned Municipal and/or other concerned authority.
- c) The Lender shall promptly be notified of any event or circumstances which might cause a delay in the commencement or completion of the Construction of the Property or delay in the acquisition of the Property.
- d) The Borrower shall maintain the Property when purchased/completed in good order and condition and all necessary repairs, additions and improvements thereto will be made during the currency of the Loan and that the Borrower will ensure that the value of the Property does not diminish.
- e) The Borrower shall notify the Lender of any change in the Borrower's employment, business or profession. In the event the Borrower is self-employed, the Borrower hereby undertakes to keep the Lender informed about the financials of his business on a regular basis as may be notified to him by the Lender. In the event the Borrower is a company, partnership or sole proprietor, the Borrower shall provide the Lender such information and/or documents as may be required by the Lender.
- f) The Borrower shall notify the Lender of any change in its residential status within 15 (fifteen) days of such change.
- g) The Borrower shall duly and punctually comply with all the terms and conditions of holding the Property and all the rules, regulations, bye-laws, etc., of the concerned Co-operative Society, Association, Company or any other Competent Authority, and pay such maintenance and other charges for the upkeep of the Property as also any other dues, etc., as may be payable in respect of the Property and/or of the use thereof.
- h) The Borrower shall ensure that the Property is insured against fire, earthquake, flood, storm, tempest or typhoon and other hazards, as may be required by the Lender, with the Lender being made the sole beneficiary under the policy/ies, for a value as required by the Lender and produce evidence thereof to the Lender from time to time and wherever called upon to do so.
- i) That until any moneys are due or outstanding under this Agreement, the Borrower shall ensure that the insurance policy/ies wherein the Lender is the sole beneficiary are valid, subsisting and operative by complying with the terms of issue of such insurance policy/ies including the timely payment of the premium for such policy/ies and agree to produce the necessary proof/receipts of such validity/subsistence/operativeness to the Lender whenever required.
- j) The Borrower shall promptly inform the Lender of any loss or damage to Property due to any act of God or damage or other risks against which the Property may not have been insured.
- k) The Borrower shall pay all municipal taxes, ground rent and such other municipal and local charges in accordance with the municipal laws and regulations.
- l) The Borrower shall allow any person authorized by the Lender to have free access to the Property for the purpose of inspection.
- m) The Borrower shall promptly give written notice to the Lender of (i) any dispute which might arise between

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Borrower


Varsha V. Mehta


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Co-Borrower

the Borrower and any person or any governmental body or authority relating to or concerning the Property

- i) any distress or execution being levied against the Property
- ii) any material circumstances affecting the ability of the Borrower to repay the Loan in the manner stipulated hereunder.
- n) The Lender will be informed at regular intervals of the progress of Construction of the dwelling unit/Property.
- o) The Lender will be given written notice on completion of Construction. The Borrower will obtain certificate of occupation and certificate of completion, if any, from the relevant authorities and furnish certified true copy thereof to the Lender.
- p) The Borrower shall on the Lender's request do, perform and execute such acts, deeds, matters and things as the Lender may consider necessary either to perfect the security provided for or to carry out the intent of this Agreement.
- q) The Borrower shall confirm that the true copies of the document submitted for the purpose of the Loan are genuine. The Lender may at any time, call for or require verification of originals of any/all such copies. Any such copy in possession of the Lender shall be deemed to have been given only by the Borrower.
- r) The Borrower confirms that there is no action, suit, proceedings or investigation pending or to the knowledge of the Borrower, threatened, by or against the Borrower before any court of Law or Government authority or any other competent authority which might have a material adverse effect on the financial and other affairs of the Borrower or which might put into question the validity or performance of this Agreement or any of its terms and conditions.
- s) The Borrower agrees, confirms and acknowledges that the Borrower has exercised due care and caution (including, where necessary, obtaining of advise of tax /legal /accounting/ financial/ other professionals) prior to taking of the decision, acting or omitting to act, in respect of financing and/or the Property and further agrees, confirms and acknowledges that the Lender is not responsible for any delay in construction/giving of possession /completion of the Property including where the Lender may have approached /sanctioned or otherwise provided by the Borrower any information in respect of the builder/developer/seller of the Property.
- t) The Borrower agrees, confirms and acknowledges that the documents pertaining to acquisition of Property as entered into by the Borrower or executed for and on behalf of the Borrower which is the subject matter of the Loan are valid and subsisting during the tenure of the Loan, subject to the terms of this Agreement, and the legal and beneficial ownership of the Property shall continue being in the name of the Borrower during the tenure of the Loan subject to the terms of this Agreement.
- u) If the Borrower is a company, register the charge created in favour of the Lender in proper form with the Registrar of Companies within a period of 30 days from the date of creation of charge.
- v) The Borrower confirms that the Borrower has a clear and marketable title to the Property offered or to be offered as security, and the same is free from all reasonable doubts and encumbrances.
- w) If the Borrower is a Person other than an individual, promptly inform the Lender of change in location of its office/registered office, name, main business activity of the Borrower.
- x) The Borrower shall bear all costs of making good any deficit in stamp duty on the documents executed by the Borrower in relation to the Loan and/or security created by the Borrower in favour of the Lender.
- y) The Borrower agrees that any security provided by the Borrower to the Lender under any other credit facility shall be available to the Lender under this Loan Agreement upon the occurrence of an event of default under this Loan Agreement and vice versa.
- z) The Borrower agrees to furnish such number of PDCs to the Lender as may be required by the Lender.

5.2 NEGATIVE COVENANTS:

5.2.1 The Borrower further covenants with the Lender that unless, the Lender otherwise previously approve in writing, the Borrower shall not:

- a) Use the Loan for any speculative purpose or a purpose other than that stated with Loan Application.
- b) Let out or give on leave or licence or otherwise howsoever part with the possession of the Property or any part thereof.
- c) Sell, mortgage, lease, surrender or otherwise howsoever alienate, encumber or create any third party interest in the Property or any part thereof.
- d) Make and/or allow to be made any material alterations and/or additions in the Property.

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Borrower



Varsha V. Mehta 8

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Co-Borrower

- e) Enter into any Agreement or Arrangement with any person, institution or local or Government body for the use, occupation or disposal of the Property or any part thereof.
- f) Change use of the Property provided that if the Property is used for any purpose other than residential/commercial purpose stated therein, in addition to any other action which the Lender might take, the Lender shall be entitled to charge, in its sole discretion, such higher rate of interest as it might fix in the circumstances of the case.
- g) Amalgamate or merge the Property or any of his other property with any other adjacent property nor shall the Borrower create any right of way or any other easement on the Property.
- h) Stand surety for anybody or guarantee the repayment of any loan or the purchase price of any asset.
- i) Execute any document, such as Power of Attorney, or any other similar or other deed, in favour of any person to deal with the Property in any manner.
- j) Effect any oral or other partition of the Property or enter into any family arrangement or use it for the purpose of business.
- k) Borrow from any source or charge any property until the Borrower's dues are paid in full.
- l) If the Borrower is a company make any change in the constitution, management or existing ownership or control or share capital of the Borrower;
- m) If the Borrower is a partnership firm, dissolve or admit new partners in the partnership;
- n) If the Borrower is a company or a partnership firm, enter into a reconstruction or arrangement or merge or amalgamate with any other company or body corporate or enter into any partnership
- o) Leave India for employment or business or for long term stay abroad without fully repaying the Loan amount together with interest and other dues and charges including prepayment charges as contained in the Schedule herein. If the Borrower becomes a Non Resident Indian, the Borrower agrees to repay the Loan in accordance with the rules, regulations, guidelines and norms of the Reserve Bank of India.
- p) Enter into any agreement for cancellation of/cancel the Sale deed/Agreement to Sell entered into by the Borrower for the purchase of the Property.

5.2.2 The Borrower further covenants with the Lender that the Borrower shall not use the Loan for any anti-social purpose.

6. REPRESENTATION AND WARRANTIES

The Borrower warrants and undertakes to the Lender as under:

The Borrower assures the Lender that the Borrower has absolute clear and marketable title to the Property and that the Property and that the Property is absolutely unencumbered and free from any liability whatsoever.

The Borrower shall continue to remain in occupation/ possession of the Property and shall not part with the possession thereof either partly or wholly until the entire Loan with interest has been repaid to the Lender.

The information given in the Loan Application form and end use of funds letter and any prior or subsequent information provided or explanation furnished to the Lender in this behalf are true, complete and accurate in every respect.

The purpose for which the Loan is taken is not illegal, speculative or nefarious.

The Borrower assures that subsequent to the application there has been no material change, which would affect the acquisition of the Property/ construction of a dwelling unit on the land comprising the Property or the grant/provision of Loan by the Lender to the Borrower.

The Borrower is not aware of any document, judgement or legal process or other charges or of any latent or patent defect affecting the title of the Property or of any material defect in the Property which has remained undisclosed and/or which may affect the Lender prejudicially.

The Property is not included in or affected by any of the schemes of Central/State Government or of the improvement trust or any other public body or local authority or by any alignment, widening or construction of road under any scheme of the Central/ State Government or of any Corporation, Municipal Committee, Gram Panchayat etc.

The Borrower has paid and will pay when due, all public demands such as Income Tax, Property Taxes and all the other taxes and revenues payable to the government of India or to the Government of any State or to any local authority and that at present there are no arrears of such taxes and revenues due and outstanding.

The Borrower has disclosed/ furnished all facts/information to the Lender in respect of the Loan and all information in the Loan Application or in any supporting documents or otherwise howsoever is absolutely true, correct and complete

x
Borrower

x
Co-Borrower

Vaishali V. Menon 9

in all respects and that no fact or information necessary to be furnished by the Borrower has been omitted to stated in order to induce the Lender to provide the Loan.

That the contract for sale with the vendor is valid and subsisting.

The Borrower does not violate any covenant, conditions or stipulations under any existing Agreements entered into by the Borrower with any party, by availing the Loan from the Lender.

The Borrower assures that all the necessary approvals for availing the Loan and creating the security/securities have been obtained or shall be obtained.

The Borrower is entitled and empowered to borrow the Loan, provide the security documents, execute the promissory notes if any and all other documents and papers in connection with and upon execution of the same will create legal and binding obligations on the Borrower and shall be enforceable in accordance with their respective terms.

The Borrower shall keep himself acquainted with the rules prescribed by the Lender in force from time to time.

The Borrower assures that no suit is pending in the Municipality, Magistrate's Court or any Court of Law in respect of the Property nor has the Borrower been served with any notice for infringing the provisions of the Municipal Act or any other Act relating to local bodies or Gram Panchayats or Local authorities or with any other process under any of these Acts.

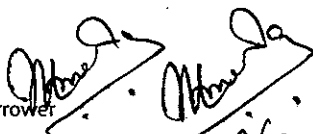
The Borrower confirms that the representations and warranties contained herein shall be deemed to be repeated by the Borrower on and as of each day from the date of this Agreement until all sums due or owing hereunder by the Borrower to the Lender have been paid in full, as if made with reference to the facts and circumstances existing on such day.

7. EVENTS OF DEFAULT

The following events shall be considered as "Events of Default": -

- a) If any default shall have occurred in payment of Interest and/or EMIs or any part thereof and/or in payment of any other amounts due and payable to the Lender in terms of this Agreement and/or in terms of any other agreement(s) / document(s) which may be subsisting or which may be executed between the Borrower and the Lender hereafter;
- b) If default shall have occurred in the performance of any other covenants, conditions or agreements on the part of the Borrower under this Agreement or any other agreement(s) between the Borrower and the Lender in respect of the Loan or any other loan;
- c) If any information given by the Borrower to the Lender in the Loan Application form or otherwise is found to be misleading or incorrect in any material respect or any representation or warranty referred to in Article 6 is found to be incorrect;
- d) If any Property on which the security for the Loan is created depreciates in value to such an extent that in the opinion of the Lender further security should be given and such security is not given on written demand;
- e) If the Property or any part thereof is let out, given on leave and license, sold, disposed off, charged, encumbered or otherwise alienated in any manner whatsoever without written approval of the Lender;
- f) If an attachment or distraint is levied on the Property or any part thereof and/or proceedings are taken or commenced for recovery of any dues from the Borrower against the Property;
- g) If the Borrower fails to furnish any information or documents required by the Lender;
- h) If the Borrower fails to inform the Lender of the occurrence of any Event of Default or any event which after notice or lapse of time, or both, would become an Event of Default;
- i) If a cheque in respect of any monthly payment is not paid on the date thereof or where any such Cheque is renewed before the date of its payment; or if a cheque in respect of any payment including but not limited to EMIs is dishonoured.
- j) If the Borrower fails to deliver post dated cheques in accordance with the terms of the Loan or as and when demanded by the Lender;
- k) If any security for the Loan becomes infructuous or is challenged by the Borrower or any other person;
- l) Where the Borrower or where the Loan has been provided to more than one Borrower, any one of the Borrowers is divorced or dies and the other surviving borrower is incapable of securing the Loan in the sole opinion of the Lender;
- m) Where any payment made by the Borrower to the Lender falls short of payment required to be made by the Borrower with respect to the amount due from the Borrower to the Lender.
- n) If the Borrower/s dies.

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Borrower



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Co-Borrower

- o) If the Borrower fails to furnish to the Lender detailed end use statement of the Loan as and when so required by the Lender within 10 (ten) days of receiving such request from the Lender;
- p) There is any change in the constitution, management or existing ownership or control of share capital of the Borrower (in case the Borrower is a company or partnership firm);
- q) Where the Borrower is an individual, if the Borrower commits an act of insolvency or makes an application for declaring himself an insolvent or an order is passed against the Borrower declaring him an insolvent/ Where the Borrower is a partnership firm, if the Borrower, it is dissolved or a notice of dissolution is given to it or any of its partners or if the Borrower or any of its partners commits an act of insolvency or makes an application for being declared insolvent or an order is passed declaring it or them or any of them an insolvent/ Where the Borrower is a company, if the Borrower is unable to pay its debts within the meaning of section 434 of the Companies Act, 1956 or a resolution for winding-up of the Borrower is passed or any petition for its winding-up filed or any order for winding-up is made against the Borrower or if a liquidator is appointed in respect of any property or estate of the Borrower.
- r) If any permission, authorization, issued by the competent authority(ies) with respect to construction and/or legality of the Property is withdrawn or cancelled or withheld for any reason whatsoever.
- s) If the Borrower makes any default under any credit facility agreement or arrangement entered into by the Borrower with the Lender, its subsidiaries, affiliates or any bank, financial institution / non banking financial company and/or other creditors.
- t) If the Borrower fails to sign and deliver to the Lender the balance confirmation of the Loan as and when so required by the Lender in the absence of any manifest error in calculation of such statement pointed out by the Borrower within days after receiving the balance confirmation statement from the Lender.

8. REMEDIES OF THE LENDER

- 8.1 If one or more of the Events of Defaults shall have occurred, then, the Lender, by a written notice to the Borrower may declare the principal and all accrued interest and charges on the Loan which may be payable by the Borrower under or in terms of this Agreement and/or any other agreements, documents subsisting between the Borrower and the Lender, as well as all other charges and dues to be due and upon such declaration the same shall become due and payable forthwith and the security in relation to the Loan and any other loans shall become enforceable, notwithstanding anything to the contrary in this Agreement or any other agreement/s or documents.
- 8.2 If any Event of Default or any event, which, after the notice or lapse of time or both, would constitute an Event of Default shall have happened, the Borrower shall forthwith give to the Lender notice thereof in writing specifying such Event of Default, or such event.
- 8.3 All reasonable costs incurred by Lender after an Event of Default has occurred in connection with:
 - i) Preservation of the Borrower's Property (whether now or hereafter existing); or
 - ii) Collection of amounts due under this Agreement may be charged to the Borrower and reimbursed, as the Lender shall specify.
- 8.4 The Lender may issue any certificate as regards payment of any amounts paid by the Borrower to Lender in terms of this Agreement only if the Borrower has paid all amounts due under this Agreement to the Lender and the Borrower has complied with all the terms of this Agreement.
- 8.5 In the Event of Default, the Lender shall be entitled to communicate, in any manner it may deem fit, to or with any person or persons with a view to receiving assistance of such person or persons in recovering the defaulted amounts including but not limited to visiting the Property and/or any place of work of the Borrower.

9. WAIVER

No delay in exercising or omission to exercise, any right, power or remedy accruing to the Lender upon any default under this Agreement, mortgage deed or any other agreement or document, shall impair any right, power or remedy or shall be construed as a waiver thereof or any acquiescence in such default affect or impair any right, power or remedy of the Lender in respect of any other default.


10. EFFECTIVE DATE OF TERMS AND CONDITIONS

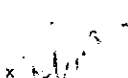
This Agreement shall become binding on the Borrower and the Lender on and from the date of execution hereof. It shall be in full force till the Loan is fully Amortized/repaid and any other moneys due and payable to the Lender under this Agreement as well as all other agreements, documents which may be subsisting/ executed between the Borrower and the Lender is fully paid.

11. INSPECTION, ASSIGNMENT

- a) The Borrower shall permit inspection of all books of accounts and other records maintained by him in respect of the Loan to officers of the Lender. The Borrower shall also permit similar inspection by officers of such other companies, banks, institutions or bodies as Lender may approve and intimate to the Borrower.

x 
Borrower


Vaishka V. Mehta

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Co-Borrower

- b) The Lender shall have the right to create charge over the Property in favour of any bank, institution or body by way of security for any refinance facility or any loan availed of by Lender from such bank, institution or body. The Lender shall also have the right to transfer or assign the mortgage over the Property in favour of any bank, institution or body in connection with any sale or transfer of the Loan by Lender to them.
- c) The Lender shall have the authority to make available any information contained in the Loan Application and/or any document or paper or statement submitted to the Lender by or on behalf of the Borrower and/or pertaining or relating to the Borrower and/or the Loan including as to its repayment, conduct, to any rating or other agency or institution or body as Lender in its sole discretion may deem fit. The Lender shall also have the authority to seek and/or receive any information as it may deem fit in connection with the Loan and/or the Borrower from any source or person or entity to whom the Borrower hereby authorizes to furnish such information.

12. DISCLOSURE

- 12.1 The Borrower hereby agrees as a pre-condition of the Loan given to the Borrower by the Lender that, in case the Borrower commits default in the repayment of the Loan or in the repayment of interest thereon or any of the agreed installment of the Loan on Due Date(s), the Lender and/or the Reserve Bank of India will have an unqualified right to disclose or publish the Borrower's name as defaulter in such manner and through such medium as the Lender or Reserve Bank of India in their absolute discretion may think fit. Accordingly, the Lender shall have the right to furnish and publish the name of the Borrower as defaulter to the Reserve Bank of India or other regulatory authority. Notwithstanding the above the Borrower understands that as a pre-condition relating to grant of the Loan to the Borrower the Lender requires the Borrower's consent for the disclosure by the Lender of information and data relating to the Borrower, of the credit facility availed of/ to be availed by the Borrower, obligations assured/ to be assured by the Borrower in relation thereto and default, if any, committed by the Borrower in discharge thereof. Accordingly, the Borrower hereby agrees and gives consent for the disclosure by the Lender of all or any such
- a) information and data relating to the Borrower;
- b) the information or data relating to any credit facility availed of/to be availed by the Borrower; and
- c) default, if any, committed by the Borrower in discharge of such obligation as the Lender may deem appropriate and necessary to disclose and furnish to Credit Information Bureau (India) Limited and any other agency authorized in this behalf by Reserve Bank of India.
- 12.2 The Borrower further declares that the information and data furnished by the Borrower to the Lender are true and correct.
- 12.3 The Borrower also understands and agrees that:
- a) the Credit Information Bureau (India) Limited and any other agency so authorized may use, process the said information and data disclosed by the Lender in the manner as deemed fit by them; and
- b) the Credit Information Bureau (India) Limited and any other agency so authorized may furnish for consideration the processed information and data or products thereof prepared by them, to banks/financial institutions and other credit grantors or registered users, as may be specified by the Reserve Bank of India in this behalf.
- 12.4 The Lender may disclose to a potential assignee or to any person who may otherwise enter into contractual relations with the Lender in relation to this Agreement such information about the Borrower, as the Lender may deem appropriate.
- 12.5 The Borrower confirms that the Lender may for the purposes of credit reference checks, verification, etc., disclose any information/documents relating to the Borrower under this Agreement to any third party.
- 12.6 The Borrower further authorizes the Lender to disclose such information/documents to Reserve Bank of India, Income Tax Authorities, Credit Bureau, third parties, Credit Rating Agencies, Databanks, corporates, other banks, financial institutions or any other Government or Regulatory Authorities, statutory authorities, quasi judicial authorities.

13. SECURITIZATION

- a) The Lender reserves the right to assign/sell/securitize the Loan with or without security, if any, in any manner by transferring and/or assigning or otherwise all its right, title and interest which the Lender deems appropriate and the Borrower hereby expressly agrees that in that event, Lender is not required to obtain any permission or put the Borrower to any notice.
- b) The Borrower shall be bound to accept any such securitization and any such sale, assignment, or transfer and the Borrower shall accept such other party (s) as creditors exclusively or as a joint creditor with the Lender, or as a creditor exclusively with the right of Lender to continue to exercise all powers hereunder on behalf of any such other party.
- c) Any cost in this behalf, whether on account of such sale, assignment or transfer or enforcement of rights and recovery of outstanding and dues shall be to the account of the Borrower. The Borrower undertakes to pay to third parties the difference between the Loan outstanding and the amount received by the Lender in the event of transfer of the portfolio to a third party.

14. INDEMNIFICATION

The Borrower undertakes to indemnify and keep Lender and its officers/employees fully indemnified and harmless from and against all the consequences of breach of any of the terms, condition, statements, undertaking:

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Borrower



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Co-Borrower

representations and warranties of this Agreement as also of any of its representations or warranties not being found to be true at any point of time, including any actions, suits, claims, proceedings, damages, liabilities, losses, expenses or costs (hereinafter referred to as "Claims") faced, suffered or incurred by the Lender. Borrower hereby accepts and acknowledges to have clearly agreed and understood that this indemnity would cover all acts and omissions on the part of the warranties and/or representations of the Borrower. Similarly, In the event of any claims being made on Lender, on account of any breach of warranty, representations, non-compliance of any applicable law, unauthorized act, fraud, deed or thing done or omitted to be done or undertaking made by Borrower or its employees, agents, being false, the Borrower undertakes to pay on first demand made by Lender of any amount on this account without any demur, reservation, contest, protest whatsoever within 7 working days of the demand being made.

15. APPROPRIATION OF PAYMENTS

Unless otherwise agreed to by the Lender, any payment due and payable under this Agreement and made by the Borrower will be appropriated towards such dues in the order, namely:

- a) Principal amount of the Loan
- b) Additional Interest and/or Default Interest
- c) Delayed payment / cheque bounce charges
- d) Service fees;
- e) Costs, charges, expenses, incidental charges and other moneys that may have been expended by Lender in connection with the recovery;

16. SERVICE OF NOTICE

Any notice or request required or permitted to be given or made under this Agreement to Lender or to the Borrower shall be given in writing. Such notice or request shall be deemed to have been duly given or made when it shall be delivered by hand, mail or telegram to the party to which it is required or permitted to be given or made at such party's address specified below or at such other address as such party shall have designated by notice to the party giving such notice or making such request.

To the Lender: At the address of the Lender mentioned in the Schedule.

To the Borrower: residential address stated in serial no. _____ of the Schedule or the Property address described in the Schedule hereunder.

17. ARBITRATION

In the event of any dispute or differences arising under this Agreement including any dispute as to any amount outstanding, the real meaning or purport hereof ("Dispute"), such Dispute shall be finally resolved by arbitration. Such arbitration shall be conducted in accordance with the provisions of the Indian Arbitration and Conciliation Act, 1996 or any amendment or reenactment thereof by a single arbitrator to be appointed by the Lender. The venue of arbitration shall be Mumbai and the arbitration shall be conducted in English language.

18. SEVERABILITY

The Articles of the Agreement and the clauses contained in each Article are severable and any illegality, invalidity or irregularity, inconsistency or repugnancy of any Article or any clause in Article shall not in any way affect the legality, validity or regularity of any other Article or clause of the Article.

19. GOVERNING LAW AND JURISDICTION

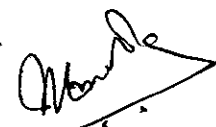

This Agreement shall be governed by and construed in all respects with the Laws in India and the Borrower and Lender hereby mutually agree that any matter or issues arising hereunder or any dispute hereunder shall, at the option/discretion of the Lender, be subject to the exclusive jurisdiction of the Courts of the City of _____, India. This shall not however limit the rights of the Lender to file/take proceedings in any other Court of Law or Tribunal of Competent Jurisdiction

The Borrower agrees / confirms as follows:

- a) To keep alive the insurance policy/policies assigned in favour of Lender by paying on time the premium as they fall due and produce the receipts to Lender whenever required.
- b) Lender shall have the right to receive and adjust any payment that it may receive in connection with any insurance policy/policies against the Loan and alter the amortization schedule as set out in Schedule hereunder in any manner as it may deem fit notwithstanding anything to the contrary contained in this Agreement or any other document or paper.
- c) That the terms and conditions and all the covenants and details of the Schedule hereunder shall be read and construed as part and parcel of these presents.
- d) That the terms and conditions of this Agreement shall be binding on the legal representatives, heirs, executors, administrators, successors and assigns of the Borrower and the successors and assigns of the Lender.

That the Borrower has read and understood this Agreement and in the event that the Borrower is illiterate and/or cannot read English language, the terms and conditions of this agreement have been read over, translated and explained in detail in the vernacular language to the Borrower.

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Borrower



Vaishali V. Mehta 13

x
Co-Borrower

SCHEDULE

A] Customer details

S.No.	Particulars	Details
i) Description of the Borrower:		
	Name :	_____
	Address :	_____
	Constitution :	_____
ii) Description of the Co-borrower:		
	Name :	_____
	Address :	_____
	Constitution :	_____

B] Loan/facility details

S.No.	Particulars	Details
i)	Loan	
	a) Loan amount	Rs. _____
	b) No. of tranches Single/Multiple	
	c) Amount of each tranche	Rs. _____
	d) Date of disbursal of each tranche	
ii)	Purpose	
iii)	Rate of Interest:	_____ % p.a / monthly reducing (Fixed/Floating)
iv)	Additional Interest	
v)	Default Interest	
vi)	Amortization of Loan:	
	a) Tenure of Loan	
	b) Number of EMIs	
	c) Amount of each EMI	
	d) Amount of PEMII	
	e) Date of commencement of the Monthly Installment:	
	f) Due Date of payment of first Monthly Installment:	
	g) Mode of Repayment:	
	h) Prepayment Charges	_____ %
	i) Part Prepayment Charges	_____ %
	j) Processing charges	

C] Details of Property, Security and other charges

S.No.	Particulars	Details
i)	Description of Property	
ii)	Description of original title documents	
iii)	Security	i) a first charge by way of hypothecation in favour of the Lender of _____ ii) Demand Promissory Note; iii) an irrevocable and unconditional guarantee from _____ in favour of the Lender. No guarantee commission shall be payable by the Borrower to the guarantors. iv) pledge of shares of.....

x
Borrower

(Signature)

Vaishali V. Mehta¹⁴

x
Co-Borrower

iv)	Details of Guarantor/Co-borrower	Name: _____ Residential Address: _____ _____ PAN Number _____ Personal Assets _____ _____ Legal heirs _____
v)	ECS/PDC Dishonour Charges	
vi)	Inward cheque dishonour charge	
vii)	Renewal fees and other charges	

IN WITNESS WHEREOF the Parties have executed this Agreement on the day and the year first hereinabove written,

SIGNED AND DELIVERED]
by the withinnamed Borrower]
Shri _____]
Shri _____]
as Sole Proprietor/Proprietress of M/s _____]
[To be used in case the Borrower is a Proprietorship Concern]

SIGNED AND DELIVERED]
by the withinnamed Borrower]
Shri _____]
Shri _____]
[To be used in case the Borrower is an Individual]

SIGNED AND DELIVERED]
By the withinnamed Borrower _____]
in his capacity as karta of _____ HUF]
[To be used in case the Borrower is a Karta of HUF]

SIGNED AND DELIVERED]
by the withinnamed Borrower]
1) _____]
2) _____]
carrying on the business in the firm name and style of]
M/s _____]
[To be used in case the Borrower is an Partnership firm]

THE COMMON SEAL of the _____ Ltd.,]
abovementioned Borrower has been hereunto affixed pursuant to the]
Resolution of its Board of Directors passed in that behalf on]
the _____ day of _____ 200__ in the presence of]
1) _____]
2) _____]
Director(s), who have signed these presents and Authorised Person/]
Secretary of the Company who has signed/countersigned these presents]
in token thereof]

[To be used in case the Borrower is a Company]

SIGNED, SEALED AND DELIVERED]
by the withinnamed Borrower _____]
through its authorized signatory _____]
Shri. _____]
pursuant to the Resolution passed at its Meeting held on _____]
In the presence of Shri. _____]
1) _____]
2) _____]
who have executed THESE PRESENTS]

[To be used in case the Borrower is a Society]

SIGNED SEALED AND DELIVERED BY]
The Lender Reliance Capital Limited Through its authorized signatory]
Shri. _____]
[Authorized Signatory for Reliance Capital Limited]

Varsha.V.mehta 15

x
Co-Borrower

MEMORANDUM OF DEPOSIT FOR CREATION OF MORTGAGE

[Creation of Equitable Mortgage]

On the _____ day of _____ 20__, Mr. _____, in the capacity of Owner [or the immovable property/Director/Authorised Signatory/Attorney/Partner/ _____ ("Borrower' Representative"/"Depositor") :

**of _____ Limited, a company incorporated under the Companies Act, 1956 and having its registered office at _____ (hereinafter referred to as "the Borrower" which expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a Company]

OR

**of _____ a partnership firm registered under the Indian Partnership Act, 1932 and having its principal office at _____ (hereinafter referred to as "Borrower ", which expression shall include its surviving partners, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a Firm]

OR

**On the _____ day of _____ 20__ Mr. _____ proprietor of M/s. _____ having its office at _____ (hereinafter referred to as "Borrower", which expression shall include his heirs, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a proprietorship concern]

OR

**On the _____ day of _____ 20__, Mr. _____ son/Wife/Daughter _____, residing at _____ (hereinafter referred to as "Borrower ", which expression shall include his/her heirs, executors and permitted assigns as the case may be)

OR

**On the _____ day of _____ 20__, Mr. _____ Karta _____ (HUF), residing at _____ (hereinafter referred to as "Borrower", which expression shall include his heirs, executors and permitted assigns as the case may be)

OR

**of M/s. _____ a body incorporated under the _____ having its place of business at _____ (hereinafter referred to as "Borrower ", which expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a Society]

attended the office of Reliance Capital Limited, a non banking finance company incorporated under the Companies Act, 1956 and having its registered office at H, Block, 1st, Floor, Dhirubhai Ambani Knowledge City, Koparkhairane, Navi Mumbai 400710, and one of the branch office at _____, (hereinafter referred to as "the Lender" or "RCL" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors, and permitted assigns) and met Mr. _____ of RCL, with an intention to create an equitable mortgage over the Properties more particularly described in "Schedule" hereunder written to secure the repayment to RCL for the loan agreed to be granted or granted upto the extent of Rs. _____ by RCL under Loan Agreement dated _____ ("Loan Agreement") to Borrower.

1. Depositor stated that RCL has granted / agreed to grant /lend certain Term Loan facilities / limit to the extent of Rs. _____ (Rupees _____ Only) ("Loan") at the request of the Borrower on the condition that the Borrower creates mortgage over the properties mentioned in Schedule I. Depositor has accordingly deposited the documents of title, evidences, deeds and writings more particularly described in the Schedule I hereunder written (hereinafter called the said the "Title Deeds") with an intention to create mortgage by way of deposit of title deeds in favour of RCL to secure the Loan.
2. Depositor while depositing the Title Deeds accorded and gave oral consent on behalf of the Borrower to Mr. _____ of RCL to hold and retain the Title Deeds as and by way of equitable mortgage by deposit of title deeds on the Borrower's Immovable Properties more particularly described in the Schedule hereunder written, together with all buildings and structures thereon and all plant and machinery attached to the earth or permanently fastened to anything attached to the earth, both present and future, (hereinafter the properties described in Schedule I are referred to as "the Immovable Properties") for the due repayment, discharge and redemption by the Borrower to RCL for the Facilities sanctioned by RCL to the Borrower together with all interest, liquidated damages, costs, charges, expenses, guarantee commission and other monies, payable under its facility agreement / letter of sanction / memorandum of terms and conditions.
3. Depositor also stated that he was authorized to deposit the said title deeds/ give oral consent pursuant to the Board Resolution / Authority Letter / Power of Attorney passed/issued/executed by the Borrower, and the Borrower has furnished the certified true copy of the said Board Resolution / Authority Letter / Power of Attorney to Mr. _____ of RCL with intent to create security on the Immovable Properties as aforesaid and further stated that the Board Resolution / Authority Letter / Power of Attorney is in full force and effect, valid and binding on the Borrower.
4. Whilst depositing the said Title Deeds/giving such oral consent, the Depositor, on behalf of the Borrower, stated that he/she has deposited the Title Deeds on behalf of the Borrower in his /her capacity as Owner of the immovable property / Director / Partner / Attorney / Authorized Signatory of the Borrower for the above said Facilities with intent to create the Security on the Immovable Properties as aforesaid to secure the Facilities.
5. Depositor has further stated that aforesaid deposit was made/ oral consent was given with the intent to create the mortgage over the Immovable Properties mentioned in the Schedule I in favour of RCL to secure the liability that may arise out of the said Facilities granted to the Borrower together with interest, costs, charges and expenses and all the monies that may become payable by the Borrower under or in respect of the said Facilities. Depositor has further stated that as long as any amount is outstanding under the said Facilities, the Borrower shall not create any further charge on the Immovable Properties and that the Immovable Properties shall be a continuing security whether the balance in the said Facilities at any point of time is extinguished or becomes nil or comes to credit.
6. Depositor also acknowledged that the maximum amount intended to be secured by the said mortgage created as aforesaid was for the purpose of Section 79 of the Transfer of Property Act, 1882 and for no other purpose and without prejudice to the Borrower's full liability to RCL, under the said mortgage fixed at Rs. _____/- (Rupees _____ Only) together with interest thereon and all costs and charges.
7. Depositor further declared that the Borrower is not aware of any act, deed, matter or circumstances, which prevents the Borrower from charging or creating mortgage over the Immovable Properties in favour of RCL.

(Signature of RCL Officer)

SCHEDULE I

SR. NO.	DESCRIPTION OF THE PROPERTY	TITLE DOCUMENTS DEPOSITED	NAME OF THE BORROWER
1.			
2.			
3.			
4.			
5.			
6.			
7.			

Signature of RCL Officer

Date: _____

Place: _____

DECLARATION

I /we,

- (i) _____, s/o, D/o, W/o. _____ residing at _____
- (ii) _____, s/o, D/o, W/o. _____ residing at _____

in my capacity as Owner of the immovable property / Director / Attorney / Authorised Signatory / Partner/ _____
(as the case may be) ("Borrower's Representatives" / "Depositor") of: -

M/s. _____ Limited, a company incorporated under the Companies Act, 1956 and
having its registered office at _____ (hereinafter referred to as "Borrower ", which
expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a Company]

OR

Mr. _____, Mr. _____ and Mr. _____
_____ carrying on the business in partnership under the firm name and style of
M/s. _____ registered under the Indian Partnership Act, 1932 and having its
principal office at _____ (hereinafter referred to as "Borrower ", which expression shall
include its surviving partners, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a Firm]

OR

Mr. _____ proprietor/proprietress of M/s. _____ having its office
at _____ (hereinafter referred to as "Borrower", which expression shall include his/her
heirs, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a proprietorship concern]

OR

Mr. _____ son of _____, residing at _____ (hereinafter
referred to as "Borrower ", which expression shall include his heirs, executors and permitted assigns as the case may be)

[To be used in case the Borrower is an Individual]

OR

**Mr. _____ Karta of _____ (HUF), residing at _____ (hereinafter
referred to as "Borrower", which expression shall include his heirs, executors and permitted assigns as the case may be)

[To be used in case the Borrower is a Karta]

OR

**M/s. _____ a body incorporated under the _____ and
having its place of business at _____ (hereinafter referred to as "Borrower", which
expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Borrower is a Society]

** strike off which is not applicable

x
Borrower

x
Co-Borrower

[RCL to add all the names of the signatories to the respective Deed]

do hereby solemnly declare, confirm and re-confirm and say as follows:

1. That save and except for the Borrower no other person or persons have any shares, right, title, or interest of any nature whatsoever in the immovable property situated at _____ more particularly described in the Schedule hereto (hereinafter referred to as the "said Immovable Property"). I / we have full right and absolute authority to mortgage and transfer the said Immovable Property in favour of the RELIANCE CAPITAL LIMITED a non banking finance company incorporated under the Companies Act, 1956 and having its registered office at H Block, 1st Floor, Dhirubhai Ambani Knowledge City, Koparkhairane, Navi Mumbai 400710 and one of the branch office at _____, ("RCL" OR "Lender") on behalf of the Borrower.
2. That there is no prohibitory order either from the Income Tax Authority or from any Revenue Authority for mortgage and or transfer of the said Immovable Property nor there is any litigation pending in any Court in respect of the said Immovable Property.
3. That the Borrower has fully discharged all its/ their liabilities towards Income Tax and Sales Tax and all other taxes payable in respect of the said Immovable Property.
4. That the Borrower has good right, full power and absolute authority to mortgage and transfer to the said Immovable Property by deposit of title deeds and documents and that neither the Borrower nor anyone on their behalf has committed any act, deed, matter or thing whereby the said deposit of the said title deeds and the said mortgage can be adversely effected.
5. That the Borrower's title to the said Immovable Property is marketable and free from all encumbrances.
6. That the Borrower has not in any way encumbered or agreed to encumber either by way of mortgage, charge, lien (including negative lien), trust, sale, pledge or otherwise alienate howsoever its/their share, right, title and interest in the said Immovable Property.
7. That there is no litigation pending in any Court in respect of the said Immovable Property nor there is any lis pendens registered nor there is any attachment either before or after the judgement in respect of the same.
8. That no other person is in custody, possession, occupation of the said Immovable Property and that no other person is entitled to claim any right, title or interest or whatsoever nature either by way of tenancy, sub-tenancy, licence, sub-licence, care-taker or in any other manner or any occupational right or interest in the said Immovable Property and I / We agree to handover vacant and peaceful possession of the said Immovable Property in the event of RCL exercising rights to be same.
9. That the Borrower has / have been paying all rents, royalties including provident fund, gratuity fund, employees Provident fund dues, income tax, sales tax, Corporation taxes and other taxes and revenues payable to the respective Government and Authorities or to any Local Authority and at present there are no arrears, taxes, rents, royalties, revenues and there are no attachments, warrants, written notices that have been served on any of the Borrower in respect of such tax, that will have a bearing on the attachments and / or sale or mortgage of the Immovable Property.
10. That the Borrower is the absolute owner of the said Immovable Property and that the Borrower has clear and marketable title thereto and there is no mortgage, charge, lien or other encumbrance or attachment on the said Immovable Property or any part or parts thereof in favour of any Government or the Income-tax Department, or any other Government Department, or any person, firm or company, body corporate or society or entity whatsoever and that the Borrower has not entered into any agreement for sale, transfer or alienation thereof or any part or parts thereof and that no such mortgage, charge or lien or other encumbrance whatsoever will be created or attachment allowed to be levied on the above referred Immovable Property or any part or parts thereof in favour of or on behalf of any Government or Government Department or any person, firm, company body corporate or society or entity whatsoever except with the prior permission of RCL so long as the Borrower continues to be indebted to or liable to RCL on any account in any manner whatsoever and that no proceedings for recovery of taxes are pending against the Borrower under the Income-tax Act or any other law in force for the time being and that no notice has been issued and/or served on the Borrower under Rules 2, 16 and 51 or any other Rules of the Second Schedule to the Income-tax Act, 1961, or under any other law
11. That on the basis of the aforesaid statement and assurances made by me / us, RCL has agreed to accept the said Immovable Property as security by deposit of title deeds and documents and I / we hereby agree to indemnify and keep indemnified RCL and its assigns and all against all actions, suits, costs, charges, expenses, proceedings and damages and that may be suffered and / or incurred by the said Transferees, if any of the statement made hereinabove are to be untrue and / or false.
12. That in case of breach of any declaration contained herein, I on behalf of the Borrower hereby agree to indemnify RC

x
Borrower

x
Co-Borrower

and keep RCL indemnified against all losses, damages, expenses, costs, charges, actions, suits that may be caused or suffered or incurred by RCL in this regard. I, hereby agree that all the terms, benefits and rights contained in this declaration shall inure for the benefit of RCL, its respective successors and assigns. I am aware that it is on the faith of this declaration that RCL has agreed to provide the credit facilities to the Borrower.

13. I / We hereby state that whatever statements made hereinabove are true to my own knowledge, information and behalf and have been made on my own free will and I / we believe the same to be true.

SCHEDULE I

SR. NO.	DESCRIPTION OF THE PROPERTY	TITLE DOCUMENTS DEPOSITED	NAME OF THE BORROWER
1.			
2.			
3.			
4.			
5.			
6.			
7.			

IN WITNESS WHEREOF I / we, _____ have executed these presents the day and year as mentioned below.

1. (Signature of Mr. _____ as _____ of _____)

2. (Signature of Mr. _____ as _____ of _____)

3. (Signature of Mr. _____ as _____ of _____)

4. (Signature of Mr. _____ as _____ of _____)

5. (Signature of Mr. _____ as _____ of _____)

Place: _____

Date: _____

(to be notarized)
Before Me

x
Borrower

x
Co-Borrower

INDENTURE OF MORTGAGE

THIS INDENTURE OF MORTGAGE is executed at _____ on this _____ day of _____ TWO THOUSAND and _____ (hereinafter referred to as "Indenture" OR "Deed")

By M/s. _____ Limited, a company incorporated under the Companies Act, 1956 and having its registered office at _____ (hereinafter referred to as "Mortgagor" or "Borrower", which expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Mortgagor/Borrower is a Company]

OR

Mr. _____, Mr. _____ and Mr. _____ carrying on the business in partnership under the firm name and style of M/s. _____ registered under the Indian Partnership Act, 1932 and having its principal office at _____ (hereinafter referred to as "Mortgagor" or "Borrower", which expression shall include its surviving partners, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Mortgagor/Borrower is a Firm]

OR

Mr. _____ proprietor of M/s. _____ having its office at _____ (hereinafter referred to as "Mortgagor" or "Borrower", which expression shall include his heirs, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Mortgagor/Borrower is a proprietorship concern]

OR

Mr. _____ son of _____, residing at _____ (hereinafter referred to as "Mortgagor" or "Borrower", which expression shall include his heirs, executors and permitted assigns as the case may be)

[To be used in case the Mortgagor/Borrower is an Individual]

OR

Mr. _____ Karta of _____ (HUF), residing at _____ (hereinafter referred to as "Mortgagor" or "Borrower", which expression shall include his heirs, executors and permitted assigns as the case may be)

[To be used in case the Mortgagor/Borrower is a Karta]

OR

M/s. _____ a body incorporated under the _____ and having its place of business at _____ (hereinafter referred to as "Mortgagor" or "Borrower", which expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Mortgagor/Borrower is a Society]

x
Borrower

x
Co-Borrower

IN FAVOUR OF RELIANCE CAPITAL LIMITED, a non banking finance company registered under the Companies Act, 1956 and having its registered office at H Block, 1st Floor, Dhirubhai Ambani Knowledge City, Koparkhairane, Navi Mumbai 400710 . and Corporate office at _____ (hereinafter referred to as the "Mortgagee" or "RCL", which expression shall, wherever the context admits or require be deemed to mean and include, successors and assigns)

WHEREAS:

- I. Mortgagor is absolutely seized and possessed of or otherwise well and sufficiently entitled to the property being plot bearing No. _____, (shall hereinafter be collectively referred to as "Property").
- II. The Mortgage applied to the Mortgagee for a Loan of Rs. _____ ("Loan") and the same has been sanctioned on certain terms and conditions which inter alia includes that the Loan shall be secured on a first charge basis by way of registered mortgage of the said Property.
- III. By and under a Loan Agreement dated the [_____] day of _____, 200_, entered into between the Mortgagor and the Mortgagee (hereinafter referred to as the "Agreement"), the Mortgagee has agreed to lend and advance to the Mortgagor and the Mortgagor has agreed to borrow from the Mortgagee the Loan, to be fully repaid as stipulated in the Agreement or on such earlier date as demanded by the Mortgagee [hereinafter referred to as "the Due Date"] and on the other terms and conditions contained in the Agreement.
- IV. One of the conditions of the Agreement is that the Loan together with the interest at the rate of _____ p.a. on the Loan from the date of first drawdown of these presents to be payable monthly, in advance on or before the _____ day of each month (hereinafter referred to as "the Interest Due Date") and, an additional interest calculated at [_____] p.a. compounded monthly rests (hereinafter referred to as "the Interest"), together with costs, charges and expenses incurred by the Mortgagee together with compound interest, liquidated damages, premia on prepayment or on redemption, costs, charges, expenses and other monies (all are hereinafter collectively referred to as "the Mortgage Debt") shall be, secured by a first charge by way of mortgage on the Property and all the Movables (as defined below) shall jointly be called "the Mortgaged Properties".
- V. To secure the repayment of the Mortgage Debt, the Mortgagee has requested the Mortgagor to create a security by way of legal mortgage on the Mortgaged Properties in favour of the Mortgagee to execute these presents in the manner following.

NOW THIS DEED WITNESSETH: -

ARTICLE 1

INTERPRETATIONS

In this Indenture:

- a) References to the term singular shall include references to the plural and vice-versa.
- b) References to terms Sections, Clauses, Schedules and Exhibits will be reference to Sections, Clauses, Schedules and Exhibits to this Indenture.
- c) Any reference herein to a statutory provision shall include such provision, as in force from time to time as amended or re-enacted from time to time.
- d) The Recitals, Schedules and Annexure shall form an integral part of this Indenture.
- e) References to "persons" shall include references to individuals, partnerships, trusts, bodies corporate, associations, governments and governmental and local authorities and agencies.
- f) The term "include", "including" and grammatical variations thereof shall be construed without limitation.
- g) Any reference to any laws, shall include all applicable statutes, enactments or acts of any legislative body, laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders of any government body, statutory authority, tribunal, board or court, as may be applicable.
- h) Clause headings used are for ease of reference only and in no way define, limit, extend or describe the scope of this Indenture or any provisions hereof.

ARTICLE 2

COVENANTS

- 2.1 The Mortgagor hereby covenants to the Mortgagee that the Mortgagor shall repay to the Mortgagee, on the Due Date, in accordance with this Indenture, the Mortgage Debt;
- 2.2 The Mortgagor now has good right, full power and absolute authority to create mortgage on the Mortgaged Properties, and has clear and marketable title to the said property free of all encumbrances;

x
Borrower

x
Co-Borrower

- 2.3 The Mortgagor agrees, undertakes and covenants to the Mortgagee to comply with and perform all the terms and conditions of these presents, the Agreement and such other security documents as may be entered between the Mortgagee and the Mortgagor from time to time;
- 2.4 The Mortgagor covenants with the Mortgagee that the Mortgagor and / or all other persons lawfully or equitably claiming or entitled to claim any estate, right, title or interest, into or upon the Mortgaged Properties or any of them or any part thereof, shall and will from time to time and at all times at the cost of the Mortgagor execute, make and do or cause and procure to be executed, made and done every such assurance, act and thing for further and more perfectly assuring all or any of the Mortgaged Properties unto and to the use of the Mortgagee as shall be reasonably required by the Mortgagee;
- 2.5 The Mortgagor will at all times during the continuance of these presents and the security hereby created, pay all rents, rates, cesses, taxes, revenues and assessments, present as well as future and all dues, duties and outgoing's whatsoever payable in respect of the Mortgaged Properties and any future assets that may be comprised in these presents immediately upon the same having become due and will keep the same and every part thereof in a good and substantial state of repair and working order and also keep the same insured in and upto the replacement value thereof, as approved by the Mortgagee (including surveyors' and architects' fees), in the joint names of the Mortgagor and the Mortgagee, against loss or damage by fire, theft, cyclone, tempest, flood, typhoon, hurricane, lighting, explosion, earth quake and storm or other civil commotion or revolution, marine risk, erection risk, war risks and such other risks as may be specified by the Mortgagee from time to time in a manner and on the basis satisfactory to the Mortgagee and shall duly pay all premia and other sums payable for that purpose to an insurance company or companies approved by the Mortgagee, for the value determined by the Mortgagee and the value so determined as aforesaid to be apportioned between the Mortgaged Properties and any further assets that may be comprised in these presents in such manner as the Mortgagee may prescribe or approve of and the Mortgagor shall duly pay all premia and other sums payable for that purpose and/or for renewal of such insurance AND shall deliver to and leave with the Mortgagee all policies of such insurance and all receipts or premia therefor And all the monies to be received under such policies shall be upon trust for better securing to the Mortgagee the payment of the Mortgage Debt or any part thereof hereby secured and subject thereto in trust for the Mortgagor. In case the Mortgagor and/or any of them shall neglect to keep all and singular the Mortgaged Properties or any part thereof in good and substantial repair and working order or to pay the rents, rates, cesses, taxes, revenues, assessments, outgoing, dues and duties as aforesaid or to insure the same as aforesaid or to effect or keep up such insurance as aforesaid or pay the renewal premia therefor in the manner aforesaid, it shall be lawful for but not obligatory upon the Mortgagee to repair and keep in good and substantial repair and condition and working order the Mortgaged Properties or any of them or any part thereof and pay any such rents, rates, cesses, revenue and assessments, outgoing, dues and duties and insure and keep insured all and singular the Mortgaged Properties on the basis of their replacement cost or such other basis satisfactory to the Mortgagee and for such time as the Mortgagee shall think proper and to pay the renewal premia therefor or such repair. The payment of such rents, rates, cesses, taxes, revenues and assessment and making and continuing of such insurance by the Mortgagee as aforesaid and the payment of renewal premia therefor shall also constitute part of Mortgage Debt and be secured by these presents and further all sums of monies received under or by virtue of any such insurance aforesaid shall, at the option of the Mortgagee, either be forthwith applied to the extent of the monies received in or towards substantially rebuilding, reinstating and repairing the Mortgaged Properties or any of them or any part thereof or in or towards the payment of the Mortgage Debt or any part thereof due under the security of these presents;
- 2.6 The Mortgagor or any of them will at all times during the continuance of the security, at its own costs, whenever called upon by the Mortgagee, satisfy the Mortgagee that the Mortgagor's title to the Mortgaged Properties, more particularly described in the First Schedule hereunder written is, clear and marketable and without reasonable doubts and that the Mortgagor or any of them, will at all times during the continuance of the security, at its own costs, whenever called upon by the Mortgagee satisfy the Mortgagee that the Mortgagor's title to the Mortgaged Properties including the Unit/s thereon and the Movables, is clear and marketable and without reasonable doubts;
- 2.7 The Mortgagor shall not create any further charges, hypothecation, encumbrances, mortgages in any manner whatsoever without the prior written consent of the Mortgagee and shall not do any act which would prejudice the Mortgaged Properties in any manner whatsoever;
- 2.8 The Mortgagor shall, prior to the execution of agreement for the sale of the Unit/s to a purchaser under the applicable state law or the execution of the Deed of Apartment under the applicable state law or under any state or central statute or scheme or any other agreement for disposal, transfer or alienation of the Unit/s as may, from time to time, be decided by the Mortgagor or any of them or execution of any agreement/deed for creation of leasehold rights in prospective Lessees in the Unit/s or granting license to prospective Licensees of the Unit/s or execution of any agreement, writing or document for the transfer of development rights in either Mortgaged Properties as the case may be (all are hereinafter collectively referred to as "the Arrangement/s") obtain the prior written consent of the Mortgagee besides stipulating a clause in the Arrangement/s regarding the mortgage created in favour of the Mortgagee herein and shall not do any act which would prejudice the Mortgaged Properties or any of them in any manner whatsoever;

- 2.9 The Mortgagor or any of them shall permit the Mortgagee and its servants, agents officers and representatives, either alone or with workmen, and other from time to time and at all reasonable times to enter into and upon the Mortgaged Properties and any future assets that may be comprised in these presents and to inspect the same and if on such inspection it appears to the Mortgagee that the Mortgaged Properties or any future assets that may be comprised in these presents require any replacements, the Mortgagee shall give notice thereof to the Mortgagor calling upon the Mortgagor, as the case may be to repair or replace the same and upon either of the Mortgagor's failure to take steps to do so within one month from the date of the notice it shall be lawful for the Mortgagee to repair or replace the same or any part thereof at the expenses in all respects of the Mortgagor and such expenses together with interest thereon at the applicable rate for the Loan shall be payable by the Mortgagor on demand and until payment of the same shall be secured by these presents and form part of the Mortgage Debt and carry interest at the rate stipulated in the Agreement on the Loan;
- 2.10 The Mortgagor shall maintain records showing utilization of the disbursements out of the Loan, and the operations and financial conditions of the Mortgagor and such records shall be open to examination by the Mortgagee and its authorised representatives and agents.
- 2.11 The Mortgagor shall whenever required by the Mortgagee, permit the Mortgagee and its authorized representatives to carry out technical, financial and legal inspection during the continuance of the security of the Mortgaged Properties or any of them and to inspect all records, register and accounts of the Mortgagor. Any such representatives of the Mortgagee shall have free access at all reasonable times to any part of the Mortgagor premises and to its records, registers and accounts and to all schedules, costs, estimates, plans and specifications relating to the Mortgaged Properties and shall receive full co-operation and assistance from the employees of the Mortgagor. The cost of inspection, including traveling and all other expenses shall be payable by the Mortgagor to the Mortgagee in this behalf;
- 2.12 The Mortgagor or any of them shall not do anything or take any action or fail to take any action whereby the recovery of the Movables thereof may be delayed, impeded, prejudiced, prevented or become time barred. The Mortgagor shall also at all times perform all terms and conditions as applicable under the Arrangement/s between the Mortgagor and the purchaser/s and shall ensure that the same is not breached in any manner whatsoever;
- 2.13 As the Mortgagor has mortgaged all rights in relation to the Movables and under the Arrangements with the purchaser/s, to the Mortgagee, the Mortgagor shall not be entitled to transfer, charge, encumber, sell the rights, privileges, claims or interests held by the Mortgagor in the Arrangements or the Movables or to amend, modify, change, terminate, rescind, cancel or suspend the same in any manner whatsoever;
- 2.14 The Mortgagor or any of them shall promptly inform the Mortgagee of any occurrence or likely occurrence of any event of which it becomes aware which might adversely affect the Mortgagor or affect its ability to perform its obligations under this Indenture or the Loan Agreement or likely to affect the Mortgaged Properties including but not limited to the following;
- 2.14.1 of any material litigation, arbitration or other proceedings which affect the Mortgagor or any of them or the Mortgaged Properties or any of them or any part thereof forthwith upon such proceedings being instituted or threatened;
- 2.14.2 any damage to the Mortgaged Properties or any of them for any reason whatsoever;
- 2.14.3 any industrial action taken against the Mortgagor or any of them or any labour disputes, strikes, close-outs, any steps taken by authorities for recovery of statutory dues from the Mortgagor;
- 2.14.4 of any change taking place in the ownership or control of the Mortgagor or any of them whereby the effective beneficial ownership or control of the Mortgagor or any of them will change or any change in the management of the Mortgagor or any of them;
- 2.14.5 the occurrence of any Event of Default under this Indenture or under the Loan Agreement and of the steps being taken to remedy the same and will, from time to time, if so requested by the Mortgagee, confirm to the Mortgagee in writing that save as otherwise stated in such confirmation, no default has occurred and/or is continuing;
- 2.15 The Mortgagor shall deliver to the Mortgagee, in form and details satisfactory to the Mortgagee and in such number of copies as they may request of
- 2.15.1 audited accounts of the Mortgagor or any of them within such reasonable time from the close of the financial year as may be permitted by the Mortgagee not exceeding ___ days from the completion of the financial year;
- 2.15.2 such other statement or statements or information pertaining to the operations or business of the Mortgagor or any of them as the Mortgagee may require in the context of the Loan Agreement including without limitation full and correct particulars / statements of all the Mortgage Properties, on such frequency and intervals as shall be decided by the Mortgagee;
- 2.15.3 all notices or other documents issued by the Mortgagor or any of them to its creditors and received by the Mortgagor or any of them from its creditors; and

- 2.15.4 all statements, reports, returns, certificates, accounts, documents, particulars and information as required by the Mortgagee from time to time.

ARTICLE 3

GRANT, CONVEY AND TRANSFER

- 3.1 In consideration of the Agreement and the grant of the Mortgage Debt by the Mortgagee to the Mortgagor and in consideration of the covenants given by the Mortgagor to the Mortgagee, under the Agreement and under these presents, to secure the repayment on the Due Date and in accordance with this Indenture, the Mortgage Debt and in consideration of the covenants given by the Mortgagor to the Mortgagee under these presents, the Mortgagor hereby grants, conveys, assures, transfers and assigns unto the Mortgagee the Mortgaged Properties.
- 3.2 AND the Mortgagor do and each of them doth hereby grant, convey, assure, transfer and assign unto the Mortgagee, the Mortgaged Properties and the said Building (including the Unit/s) including without limitation all the proceeds and considerations due to the Mortgagor, pursuant to the marketing of the Unit/s and shall include the sale consideration, deposits / premium, lease rentals, business centre charges, leave and license fees, rent, outstandings and claims. AND ALL the estate, right, title, interest, property, claim and demand whatsoever of the Mortgagor into and upon the Mortgaged Properties and the said Building/s constructed or to be constructed on the Mortgaged Properties including the Unit/s thereon. TO HAVE AND TO HOLD all and singular the Mortgaged Properties unto and to the use of the Mortgagee subject to the power and provisions herein contained and subject also to the proviso for redemption hereinafter mentioned;
- 3.3 The Mortgagor shall ensure that at no time the asset cover in respect of the Mortgaged Properties shall fall below the ratio of _____, that is, the market value of the Mortgaged Properties shall always be at least _____ times the total outstanding Mortgage Debt secured by the Mortgaged Properties. The Mortgagor shall provide to the Mortgagee an appropriate certificate to the said effect. The Mortgagor shall repeat such certificates at such frequencies as the Mortgagee may require;
- 3.4 If the Mortgagee is of the opinion that at any time during the subsistence of these presents, the Mortgaged Properties or any of them provided by the Mortgagor has become inadequate, then upon the Mortgagee advising the Mortgagor to that effect, the Mortgagor shall either themselves provide and furnish or provide and furnish through any of their group concerns to the Mortgagee to their satisfaction additional security as may be acceptable to the Mortgagee to cover such deficiency;
- 3.5 Any structures, which shall, from time to time during the continuance of this security, be erected or be in or upon the said Mortgaged Properties and/or the said Building (including the Unit/s thereon) or any part thereof which may be comprised in the security in favour of the Mortgagee or fixed or attached thereto and used or intended to be used in connection with the business of the Mortgagor, whether in substitution or replacement of or in addition to any structures, fixtures, fittings and things now standing or being fixed or attached or used, shall be automatically included in the security created by these presents and without any act or action by the Mortgagor and become and be part of the Mortgaged Properties;

ARTICLE 4

RIGHT OF REDEMPTION

If the Mortgagor shall duly pay to the Mortgagee the Mortgage Debt, on the Due Date, then and in such case the Mortgagee shall at any time thereafter, upon the request and at the costs (including the stamp duty and registration charges) of the Mortgagor, regrant, reconvey, reassure, retransfer, and release unto the Mortgagor, all and singular the Mortgaged Properties expressed to be hereby granted, conveyed, assured, transferred, assigned or charged or any other assets which may be comprised in these presents unto the Mortgagor or as the Mortgagor shall direct.

Provided also and it is hereby agreed and declared that if the Mortgagor shall fail to pay to the Mortgagee the Mortgage Debt or any part thereof in the manner provided herein on the Due Date, then and in that event the Mortgaged Properties hereby granted, conveyed, assured, transferred, assigned and charged or expressed so to be, shall not be redeemed or be redeemable by the Mortgagor or any other person or persons interested in the equity of redemption thereof at any time thereafter.

ARTICLE 5

REPRESENTATIONS AND WARRANTIES:

- 5.1 The Mortgagor hereby represents and warrants to the Mortgagee that the Mortgaged Properties hereinbefore expressed to be granted, conveyed, assigned, transferred, assured and charged are the absolute properties of the Mortgagor and that the Mortgagor has clear and marketable title to the Mortgaged Properties and they are free from any mortgage, charge or encumbrance and are not subject to any lispendens, attachment or other process issued by any Court of authority;

x
Borrower

x
Co-Borrower

- 5.2 The Mortgagor hereby represents to the Mortgagee that the Mortgagor is a company firm/ trust/ society incorporated under the Law in force and validly existing under the Indian Laws and have all the requisite legal power and authority to execute this Deed and carry out the terms, conditions and obligations hereof. There is no prohibition, order, or any suit/s pending before any Court, or Tribunal, which would materially and adversely affect the ability of the Mortgagor to meet and carry out its obligations under these presents;
- 5.3 The Mortgagor hereby represents to the Mortgagee that the Mortgagor has obtained all permissions/approvals necessary or required on the part of the Mortgagor to authorize and empower the Mortgagor to enter into and perform under these presents. The execution and delivery by the Mortgagor has been duly authorized by all requisite corporate actions;
- 5.4 The Mortgagor represents that the execution and the performance by the Mortgagor of these presents and the Agreement and any other document related hereto do not and will not violate in any respect (a) any law, regulation, judgment, decree or order of any Governmental Authority, (b) the constitution documents of the developer, or (c) any agreement, contract or other undertaking to which the Mortgagor are a party or which is binding on the Mortgagor or any of their assets;
- 5.5 The terms, conditions, covenants and other representations made by the Mortgagor under the Agreement shall be applicable to this Indenture and shall form part of this Indenture and continue to remain binding and in full force and effect;

ARTICLE 6

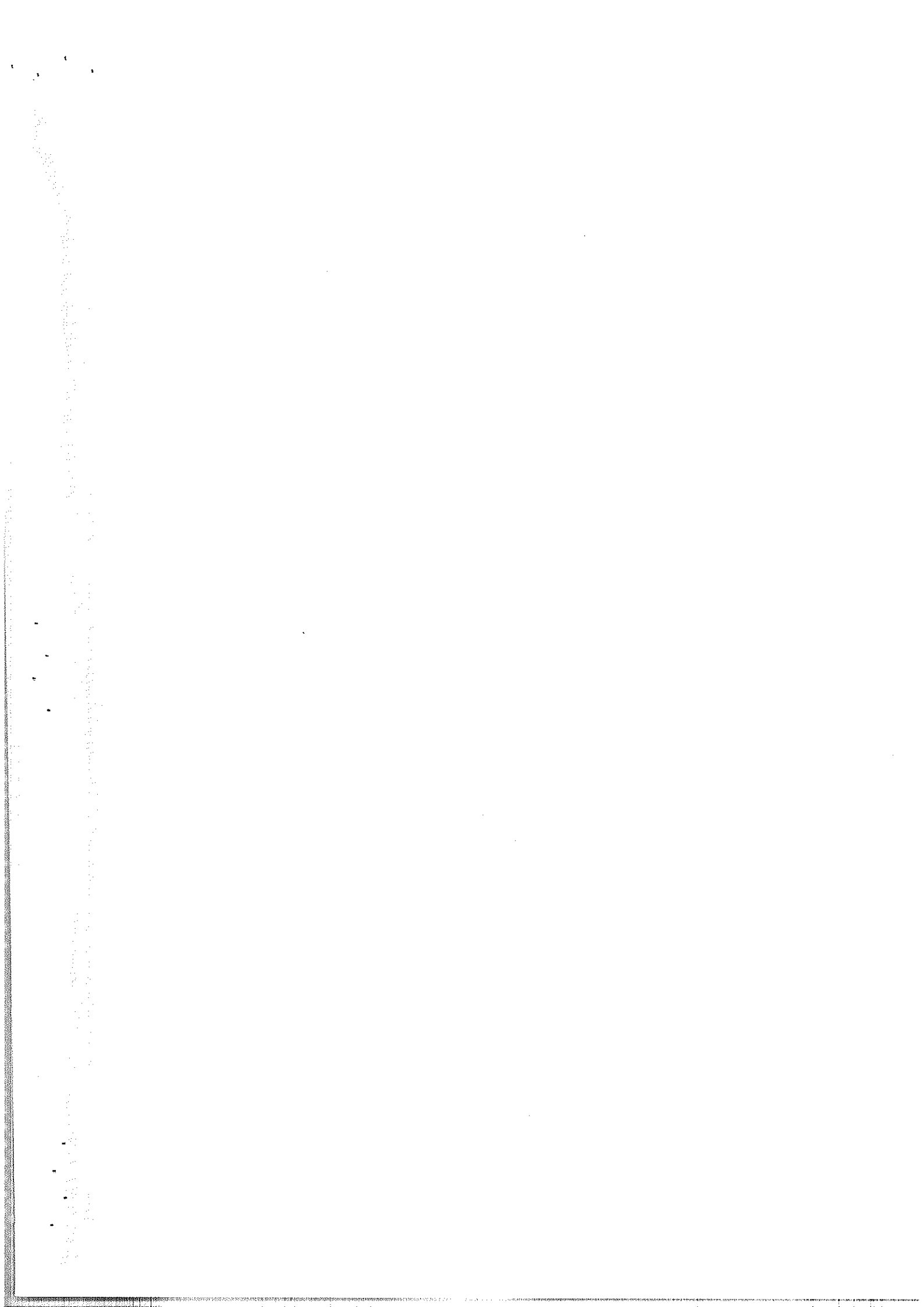
EVENTS OF DEFAULT

On the happening of one or more of the events specified as "Events of Default" (hereinafter called "the Event(s) of Default"), the Mortgagee may at its discretion, by a notice in writing to the Mortgagor, declare the entire Mortgage Debt payable forthwith and the security created hereunder shall become enforceable: -

- 6.1 If default shall be made by the Mortgagor in repayment of the Mortgage Debt on the Due Date;
- 6.2 If default has been committed by the Mortgagor in payment of the Interest or in the payment of any other amount under these presents as and when the same is due and such default has continued for a period of thirty days after notice in writing with regard thereto has been given by the Mortgagee to the Mortgagor;
- 6.3 The Mortgagor's failing to pay the Mortgage Debt to the Mortgagee, despite demand having being made on the Mortgagor in that behalf;
- 6.4 If default is committed in the performance or observance of any events enumerated in the Agreement and /or any obligation, covenant, condition or provision contained in these presents;
- 6.5 Any information given by the Mortgagor in their reports and other information furnished by the Mortgagor and the representations and warranties given/deemed to have been given by them to the Mortgagee is misleading or incorrect in any respect;
- 6.6 If there is reasonable apprehension that the Mortgagor is unable to pay it's/their debts or proceedings for liquidation, whether voluntarily or compulsorily, may be or have been commenced;
- 6.7 If the Mortgaged Properties have not been kept insured or they depreciate in value to such an extent, that in the opinion of the Mortgagee further security should be given and on advising the Mortgagor to that effect, such security has not been given to the Mortgagee to its satisfaction;
- 6.8 If without the prior written approval of the Mortgagee, the Mortgaged Properties or any part thereof is sold, disposed of, alienated or further charged or encumbered by the Mortgagor or the Mortgagor has acted in a manner which would prejudice the Mortgaged Properties or any part thereof in any manner whatsoever;
- 6.9 The Mortgagor has voluntarily or involuntarily become the subject of proceedings under any bankruptcy or insolvency law and/or is voluntarily or involuntarily wound up;
- 6.10 The Mortgagor has taken or suffered to be taken any action for re-organisation of its capital, by way of merger, amalgamation or restructuring, or liquidation or dissolution;
- 6.11 A Receiver or a Liquidator has been appointed or allowed to be appointed of all or any part of the Mortgaged Properties;
- 6.12 If an attachment or distraint has been levied on the Mortgaged Properties or any part thereof or any injunction or prohibitory order is passed or certificate proceedings have been taken or commenced for recovery of any dues from the Mortgagor;
- 6.13 If any extra ordinary circumstances shall have occurred, which would make it improbable for the Mortgagor to fulfill its obligations under these presents;
- 6.14 If the Mortgagor ceases or threatens to cease to carry on its business or gives notice of its intention to do so;
- 6.15 If the Mortgagor is unable to pay its debts within the meaning of Section 434 of the Companies Act, 1956 or any

x
Borrower

x
Co-Borrower



other appropriate Insolvency Laws or if the Mortgagor is carrying on business at a loss and it appears to the Mortgagee that continuation of its business will endanger the security hereby created;

6.16 If in the opinion of the Mortgagee, the security created hereby is in jeopardy;

ARTICLE 7

CONSEQUENCES UPON HAPPENING OF ANY EVENT OF DEFAULT

On the happening of any of the Events of Default and in any of the said cases notwithstanding anything herein contained to the contrary, the following consequences shall follow: -

7.1 Mortgage Debt to become due and payable

The whole of the Mortgage Debt shall at once at the option of the Mortgagee shall become immediately payable and in such case all such rights and remedies shall be available to the Mortgagee as would be available to it under the terms of these presents or by law upon default being made in these presents;

7.2 Right to enter

The Mortgagee may enter upon the Mortgaged Properties and shall quietly possess and enjoy the same, shall receive the rents, interests and profits thereof and without any lawful interruption or disturbance whatsoever by the Mortgagor herein or any of them or any other person or persons AND free from encumbrances and shall (until the Mortgagor shall have tendered or deposited under section 83 of the Transfer of Property Act, 1882, the amounts for the time being due under these presents, as hereinabove provided) be at liberty (but under no obligation) to pay the outgoing accruing due in respect of the Mortgaged Properties or any part thereof during the possession as agent of the Mortgagor and shall appropriate the surplus of the rent, interest and profit over the outgoing as part payment of monies due under these presents on the Mortgage Debt and the covenants hereinbefore contained in that behalf and if there be any surplus, shall appropriate the same in reduction or discharge of the Mortgage Debt hereunder.

7.3 Power to sell, lease, let, transfer and mortgage

AND IT IS HEREBY AGREED AND DECLARED that it shall be lawful for the Mortgagee, at any time or times hereafter and without any further consent on the part of the Mortgagor, to sell, lease, let, transfer and mortgage the Mortgaged Properties or any of them hereby granted, assigned, transferred and assured or expressed so to be or any part or part thereof either together or in parcels; either by public auction or private contracts and either with or without special conditions or stipulations relating to title or evidence of title or otherwise with power to postpone such sale, lease, let, transfer and mortgage from time to time and to buy the Mortgaged Properties or any of them or any part thereof at any sale by public auction or to rescind or vary such contract for the sale thereof and to resell the same from time to time without being answerable for any loss or diminution in price occasioned thereby and for the purposes aforesaid (and any of them to make agreements / transfers / conveyances, execute assurances, give effectual receipts, or discharge for the purchase money, and do all other acts and things for completing the sale which the person or persons exercising the power of sale shall think proper PROVIDED ALWAYS AND IT IS HEREBY FURTHER AGREED AND DECLARED that the power of sale hereinbefore contained shall not be exercised by the Mortgagee unless and until:-

- i) Any of the Events of Default as provided hereinabove, has occurred; or
- ii) Default shall have been made in payment of the Mortgage Debt on the Due Date and a notice thereof has been given by the Mortgagee to the Mortgagor and the Mortgagor has failed to pay the Mortgage Debt for the space of three months next after a notice in writing as required under the clause (2) Section 69 of the Transfer of Property Act, 1882 and requiring payment of the Mortgage Debt, have been served on the Mortgagor.

AND IT IS HEREBY AGREED AND DECLARED

- a) Any notice or request required to be served or given on the Mortgagor or any of them shall for the purposes of these presents sufficiently served at the registered office of either of the Mortgagor or if left or affixed to any part of the registered office of the Mortgagor or any of them and such notice shall also be deemed to be properly and duly effected if it is sent by post in a registered letter addressed to the Mortgagor or any of them at the address stated above and such services shall be deemed to have been made at the time at which such registered letter would in the ordinary course of post be delivered and even though returned unserved on account of refusal or otherwise howsoever.
- b) Any notice or request to be given or made to the Parties shall be in writing. Such notice or request shall be deemed to have been given or made when it is delivered by hand or dispatched by mail or telegram to the other party at the following addresses:

In case of Mortgagee:

Kind Attn:

Fax No.

In case of Mortgagor;

Kind Attn:

Fax No.

c) PROVIDED ALSO AND IT IS HEREBY AGREED AND DECLARED that without prejudice to all rights conferred on the Mortgagee by the said Section 69 of the Transfer of Property Act, 1882, no purchaser upon any sale purporting to be made under the power hereinbefore contained shall be bound or concerned to see or inquire whether either of the cases mentioned in the proviso lastly hereinbefore contained has happened or whether any such default has been made in payment of any money intended to be hereby secured or whether any money remains owing on this security or whether any such notice has been given or left or affixed as aforesaid or otherwise as to the necessity or propriety of such sale or the necessity or expediency of the conditions subject to which the sale is made or otherwise as to the regularity of the sale or be affected by express notice that no such default has been made or notice given or left or affixed as aforesaid or that the sale is otherwise unnecessary, irregular or improper and notwithstanding any such irregularity, impropriety or want of necessity such sale shall, as regards the safety or protection of the purchaser or purchasers, be deemed to be within the aforesaid power in that behalf and be valid and effectual accordingly and the remedy of the Mortgagor or any of them in respect of any breach of the proviso hereinbefore contained for any irregularity in any such sale shall be in damages only AND IT IS HEREBY AGREED AND DECLARED that upon any such sale as aforesaid the receipt of the Mortgagee for the purchase money of the Mortgaged Properties or any of them sold shall be an effectual discharge for the money expressed to be received and that no purchaser shall be concerned to see to the application of the purchase money or be answerable for any loss, misapplication or non-application thereof AND IT IS HEREBY FURTHER AGREED AND DECLARED that the Mortgagee shall apply the monies to arise from any such sale in the first instance, to reimburse the Mortgagee itself or pay and discharge all the costs, charges, and expenses attending to or incurred in or about such sale or otherwise in respect of the Mortgaged Properties or any of them and in the next instance to apply such monies in or towards satisfaction of all and singular the monies for the time being owing on the Mortgage Debt and to pay the surplus if any of the said monies unto the Mortgagor or any of them AND IT IS HEREBY AGREED AND DECLARED that the Mortgagee shall not be answerable or accountable for any involuntary losses which may be caused in or about the exercise or execution of the aforesaid powers and trusts or any of them AND IT IS HEREBY AGREED AND DECLARED that the power of sale hereinbefore contained may be exercised by any person or persons for the time being entitled to receive and give a discharge for the monies for the time being owing on the security of these presents. AND IT IS HEREBY AGREED AND DECLARED that all other provisions and trusts ancillary to the power of sale which are contained in Section 69. of the Transfer of Property Act, 1882, shall apply to the Mortgaged Properties as if the same were incorporated herein.

7.4 Power to appoint Receiver

AND IT IS HEREBY AGREED AND DECLARED that the Mortgagee shall have power to appoint in writing in a Receiver of the Mortgaged Properties to receive the rents profits and income thereof under the provisions of Section 69A of the said Transfer of Property Act and in that event shall be at liberty and entitled to appoint any officer of the Mortgagee or any other person or persons as such Receiver or Receivers by writing signed by the Mortgagee or on its behalf and all the powers provisions and trusts contained in the said Section 69A of the Transfer of Property Act, 1882 shall apply to the Receiver or Receivers appointed by the Mortgagee. That the said Receiver shall, by and out of all moneys received by him in the first place pay all the rents, taxes, and revenue, rates, assessments, and outgoings whatsoever affecting the Mortgaged Properties and which shall not be otherwise paid and the expenses of repairing or insuring against loss or damage by fire or riot, the Mortgaged Properties which he may think fit to repair or insure and in the next place pay the expenses of collection and management and deduct and retain for his own use such amount as in the opinion of the Mortgagee and the said Receiver shall be reasonably entitled to for his trouble and in the next place pay to Mortgagee interest from time to time accruing due on the security of these presents in reduction of the mortgage debt due to Mortgagee and shall pay the residue (if any) of the money received by him to the person who, but for the possession of the Receiver, would have been entitled to receive the income of which he is appointed Receiver or who is otherwise entitled to the Mortgaged Properties.

7.5 Authority to execute documents

AND IT IS HEREBY FURTHER AGREED AND DECLARED that the re-conveyance on the payment of the Mortgage Debt or the conveyance in case of sale, assignment or transfer of the Mortgaged Properties in exercise of the power of sale herein contained or transfer of mortgage or other assurance required to be executed by the Mortgagee shall, if executed by authorized officer of the Mortgagee, be deemed as good and effectual as if the Mortgagee had authorized such person to execute the same. The stamp duty, registration charges and costs in respect of the re-conveyance of the Mortgaged Properties shall be borne and paid by the Mortgagor only;

7.6 Right of foreclosure

PROVIDED ALWAYS AND IT IS HEREBY AGREED AND DECLARED that notwithstanding anything to the contrary

contained in Section 67 of the Transfer of Property Act, 1882; in the event of default being made in repayment of the Mortgage Debt or any part thereof, the Mortgagee shall have a right to obtain from the Court a Decree that the Mortgagor or any of them shall be absolutely debarred of their right to redeem the Mortgaged Properties and to file a suit for foreclosure.

ARTICLE 8

MISCELLANEOUS PROVISIONS

It is hereby further agreed and declared by the Mortgagor that:

- 8.1 The obligations of the Mortgagor shall also be governed by the provisions contained in the Agreement and that the same shall be binding upon and enure to the benefit of each party hereto and its respective successors and assigns;
- 8.2 The power of the Mortgagor while lawfully in possession of the Mortgaged Properties or any part thereof, has no power to make leases thereof, save and except with the consent in writing of the Mortgagee first, obtained on such terms and conditions as the Mortgagee in its absolute discretion may think fit and the provisions of Section 65A of the Transfer of Property Act, 1882, shall not apply to these presents;
- 8.3 In the event of the Mortgagee holding any other mortgage or a mortgage executed by the Mortgagor in respect of any other property or properties of the Mortgagor, the Mortgagee shall be entitled to sue for realization of the Mortgage Debt secured by these presents without being bound to sue on the other mortgage or mortgages on other property or properties of the Mortgagor although the money secured by the said other mortgage or mortgages had then become due;
- 8.4 The Mortgaged Properties or any portion thereof being at any time taken up by Government of India or State of Maharashtra or by the Municipal Corporation or by the Income-tax department or by any other public body for a public purpose, the Mortgagee shall be entitled to receive the compensation which the Mortgagor may be entitled or declared to be entitled and to apply the same or a sufficient portion thereof towards repayment of the Mortgage Debt under these presents and all proceedings for ascertainment and apportionment of the compensation payable for the Mortgaged Properties or any of them, shall be conducted by the Mortgagor through the Attorneys of the Mortgagee but if the Mortgagor or any of them do not do so, then the Mortgagee shall be entitled to engage another set of Attorneys and the Mortgagor shall repay on demand to the Mortgagee all costs charges and expenses that may be incurred by the Mortgagee with interest thereon at the stipulated rate, from the time of the same having been so incurred and that until such repayment the same shall be a charge upon the Mortgaged Properties hereby granted, assigned, transferred and assured or expressed so to be;
- 8.5 The Mortgagor shall pay all costs, charges and expenses between Attorney and Client in anywise incurred or made by the Mortgagee of and incidental to these presents or of and incidental to or in connection with this security as well as for the assertion or defense of the rights of the Mortgagee as for the protection and security of the Mortgaged Properties hereby granted, transferred, assigned and assured or expressed or intended so to be and for the demand, realization and recovery of the Mortgage Debt secured by these presents or any part thereof or for the exercise of any of the powers contained in these presents and the same shall be paid on demand by the Mortgagor to the Mortgagee and that until such re-payment the same shall be a charge upon the Mortgaged Properties hereby granted, assigned, transferred and assured or expressed so to be;
- 8.6 For all or any of the aforesaid purposes, mentioned above, under these presents, the Mortgagor hereby irrevocably appoints the Mortgagee as well as the Receiver to be appointed under these presents to be its attorneys or attorney and in the name and on behalf of the Mortgagor to execute and do all acts, deeds and things which the Mortgagor or any of them ought to execute and do under the covenants and provisions herein contained and generally to use the name of the Mortgagor in the exercise of all or any of the power(s) by these presents conferred on the Mortgagee or any Receiver or Receiver appointed by it;
- 8.7 The Mortgagee may maintain, in accordance with their usual practice, accounts evidencing the amounts from time to time lent by and owing to them under the Agreement. The Mortgagee shall maintain in their books a control account or accounts in which shall be recorded:
 - a) the amount of any advance made under the Agreement;
 - b) the amount of any principal or interest due or to become due from the Mortgagor to the Mortgagee under the Agreement;
 - c) the amount of any sum received or recovered by the Mortgagee under the Agreement and/or these presents and/or security documents executed in favour of the Mortgagee.

In any legal action or proceedings arising out of or in connection with the Agreement or under these presents, the entries made in the accounts maintained pursuant to sub-clause (a), (b) and (c) above shall be prima-facie evidence of the existence and amount of obligations of the Mortgagor as therein recorded.

ARTICLE 9

COST AND CHARGES

- 9.1 The stamp duty on this Indenture and / or on all the other documents and writings relating to the creation of the present security as well as further security is and shall be borne and paid by the Mortgagor. The registration charges and all other costs relating to this Indenture and all other documents and writings relating to the Mortgaged Properties and the securities created or to be created herein shall be also paid by the Mortgagor;
- 9.2 The Mortgagor shall pay on demand to the Mortgagee the costs of the registration of this Indenture with the Registrar of Companies;

ARTICLE 10

WAIVER

No delay in exercising or omission to exercise any right, power or remedy accruing/available to the Mortgagee upon any default or otherwise hereunder or under any other documents shall impair or prejudice any such right, power or remedy or shall be construed to be a waiver thereof or any acquiescence therein and any single or partial exercise of any right, power or remedy hereunder shall not preclude the further exercise thereof and every right and remedy available to the Mortgagee shall continue in full force and effect until such right, power or remedy is specifically waived by an instrument in writing executed by the Mortgagee. None of the terms of this Indenture / Deed shall be deemed to have been waived or altered, unless such waiver or alteration is in writing and is signed by the Parties.

ARTICLE 11

ASSIGNMENT

The Mortgagor shall not assign or transfer any of their rights and/or obligations under this Indenture except with the Mortgagee's prior written permission.

However the Mortgagee shall be entitled to, without issuing any notice or obtaining any consent from the Mortgagor, sell, assign, securities or transfer the Mortgagor's right and obligations under this Indenture / Deed with or without any other security in favour of the Mortgagee (including all guarantee/s, if any) to any person ("Intending Assignee") of the Mortgagee's choice in whole or in part and in such manner and on such terms and conditions as the Mortgagee shall decide. Any such sale, assignment, authorisation or transfer shall conclusively bind the Mortgagor and all other related persons. The Mortgagee shall be further entitled to act as security agent / agent of such Intending Assignee, without issuing any notice or obtaining any consent from the Mortgagor, and may at its discretion hold the Mortgaged Properties, whole or in part, for and on behalf of such Intending Assignee or on behalf of itself and any such act of the Mortgagee acting as an agent or security agent of the intending Assignee shall conclusively bind the Mortgagor and shall not be challenged or disputed by the Mortgagor and the Mortgagor shall not be discharged of their obligations under this Indenture.

ARTICLE 12

MODIFICATIONS

No amendment or modification to this Indenture will be effective or binding unless it is in writing and executed by the Parties hereto and refers to this Indenture.

ARTICLE 13

INVALIDITY

If at any time any one or more of the provisions (or part thereof) of this Indenture become invalid, illegal or unenforceable in any respect, under any law, the validity, legality and enforceability of the remaining provisions (or parts thereof) shall not in any way be affected or impaired thereby.

**THE FIRST SCHEDULE ABOVE REFERRED TO
(Description of the said Property)**

A. Immovable Properties

ALL THOSE piece and parcels of plot of land bearing _____

_____, along with construction thereon both present and future, and bounded as follows, that is to say:

- On or towards the East :
- On or towards the West :
- On or towards the North :
- On or towards the South :

IN WITNESS WHEREOF the Mortgagor executed these presents, on the day and year first hereinabove written in the manner hereafter appearing.

THE COMMON SEAL of the _____ Ltd,]

Abovementioned Mortgagor has been hereunto affixed pursuant to]

the Resolution of its Board of Directors passed in that behalf on]

the _____ day of 200__ in the presence of]

1. _____]

2. _____]

Director(s), who have signed these presents and Mr. _____]

_____ Authorised Person/Secretary of the]

Mortgagor who has signed/countersigned these presents in token]

thereof Witnesses]

1. _____]

2. _____]

[To be used in case the Mortgagor is a Company]

* SIGNED AND DELIVERED]

by the withinnamed Mortgagor _____]

through its partners]

1. _____]

2. _____]

3. _____]

4. _____]

Witnesses

1. _____]

2. _____]

[To be used in case the Mortgagor is a Partnership Firm]

* SIGNED AND DELIVERED]

by the withinnamed Mortgagor]

Shri _____]

Shri _____]

as Sole Proprietor/ Proprietress of M/s _____]

Witnesses

1. _____]

2. _____]

[To be used in case the Mortgagor is a Proprietorship Concern]

* SIGNED AND DELIVERED]

by the withinnamed Mortgagor]

Shri _____]

Shri _____]

Witnesses

- 1. _____]
- 2. _____]

[To be used in case the Mortgagor is an Individual]

* SIGNED AND DELIVERED]

By withinnamed Mortgagor _____]

By Shri _____]

in his capacity as karta of _____ HUF]

Witnesses

- 1. _____]
- 2. _____]

[To be used in case the Mortgagor is a Karta of HUF]

* SIGNED, SEALED AND DELIVERED]

by the withinnamed Mortgagor _____]

through its authorized signatory _____]

Shri. _____]

pursuant to the Resolution passed at its Meeting held on _____]

In the presence of Shri. _____]

1. _____]

2. _____]

Who have executed THESE PRESENTS]

Witnesses

- 1. _____]
- 2. _____]

[To be used in case the Mortgagor is a Society]

x
Borrower

x
Co-Borrower

DEED OF GUARANTEE

THIS DEED OF GUARANTEE is made at _____ on this _____ day of _____ 200__ ("Deed")

BY

* M/s. _____ Limited, a company incorporated under the Companies Act, 1956 and having its registered office at _____ (Co Borrower/Guarantor hereinafter referred to as "Guarantor", which expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Guarantor is a Company]

OR

* Mr. _____, Mr. _____ and Mr. _____ carrying on the business in partnership under the firm name and style of M/s. _____, registered under the Indian Partnership Act, 1932 and having its principal office at _____ (Co Borrower/Guarantor hereinafter referred to as "Guarantor", which expression shall include its surviving partners, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Guarantor is a Firm]

OR

* Mr. _____ proprietor of M/s. _____ having its office at _____ (Co Borrower/Guarantor hereinafter referred to as "Guarantor", which expression shall include his heirs, executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Guarantor is a proprietorship concern]

OR

* Mr. _____ son of _____, residing at _____ (Co Borrower/Guarantor hereinafter referred to as "Guarantor", which expression shall include his heirs, executors and permitted assigns as the case may be)

[To be used in case the Guarantor is an Individual]

OR

* Mr. _____ Karta of _____ (HUF), residing at _____ (Co Borrower/Guarantor hereinafter referred to as "Guarantor", which expression shall include his heirs, executors and permitted assigns as the case may be)

[To be used in case the Guarantor is a Karta]

OR

* M/s. _____ a body incorporated under the _____ and having its place of business at _____ (Co Borrower/Guarantor hereinafter referred to as "Guarantor", which expression shall include its executors, administrators, successors and permitted assigns as the case may be)

[To be used in case the Guarantor is a Society]

x
Guarantor

In favour of Reliance Capital Limited a non banking finance company incorporated under the Companies Act, 1956 and having its registered office at 1st Floor, H Block, Dhirubhai Ambani Knowledge City, Koparkhairane, Navi Mumbai, 400710 and one of the offices at _____, (hereinafter referred to as " RCL " which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors, and permitted assigns)

WHEREAS in terms of an Agreement of Loan dated _____ ("Loan Agreement") entered into by _____ (herein under referred to as "the Borrower", which expression shall unless repugnant to the context or meaning thereof be deemed to include its successors and permitted assigns) with Reliance Capital Limited ("RCL") of the Other Part, RCL has agreed to finance the Borrower for the purpose of _____, more particularly mentioned therein ("Purpose") and such other facilities as may be agreed upon from time to time between RCL and Borrower for sums not exceeding in the aggregate of Rs. _____/- (Rupees _____ Only) (hereinafter referred to as "Loan") on the terms and conditions specified and contained therein.

AND WHEREAS one of the conditions specified and contained in the Loan Agreement is that the Borrower shall procure and furnish to RCL a guarantee from the Guarantor guaranteeing due repayment by the Borrower of the said sum of Rs. _____/- (Rupees _____ Only) (hereinafter for the sake of brevity referred to as "the Guaranteed Sum") together with interest, costs charges, expenses and/or other monies due to RCL in respect of or under the aforesaid Loan or any of them on demand by RCL.

AND WHEREAS the Guarantor at the request of the Borrower and in consideration of the RCL having agreed to grant or granted at the request of the Guarantor the aforesaid Loan to the Borrower, have agreed to execute this Guarantee in favour of RCL on the terms and in the manner hereinafter appearing.

NOW THIS DEED WITNESSETH that in consideration of the above premises it is hereby covenanted and agreed (all the Guarantor/s covenanting and agreeing jointly and severally) as follows;

1. If at any time default shall be made by the Borrower in repayment of the Guaranteed Sum together with interest, costs, charges, expenses and/or other monies for the time being due to RCL in respect of/or under the Loan the Guarantor shall forthwith on demand, without any demur or protest, irrevocably and unconditionally pay to RCL the whole of such Guaranteed Sum together with interest, costs, charges, expenses and/or any other monies as may be then due to RCL in respect of the Loan and shall indemnify and keep indemnified RCL against all losses of the said Guaranteed Sum, interest or other monies due and all costs charges and expenses whatsoever which RCL may incur by reason of any default on the part of the Borrower.
2. The Guarantor agrees and confirms that interest shall be charged on the outstanding amount of the Loan at such rate(s) as may be determined by RCL from time to time. Interest shall be calculated on the daily balance of the account(s) maintained by RCL and be debited thereto on the last working day of the month or quarter according to the practice of RCL. RCL shall also be entitled to charge at its own discretion such enhanced rates of interest on the account(s) either on the entire outstanding or on a portion thereof as it may fix for any irregularity and the charging of such enhanced rate of interest shall be without prejudice to RCL's other rights and remedies.
3. RCL shall have the fullest liberty without affecting this Guarantee to vary the amounts of the individual limits of the Loan as may be agreed upon from time to time between RCL and the Borrower subject to the aggregate thereof not exceeding the Guaranteed Sum together with interest and other monies due and payable by the Borrower under the Loan Agreement and/or to postpone for any time or from time to time enforce or forbear to enforce any remedies of securities available to RCL at its liberty with reference to the matters aforesaid or any of them or by reason of time being given to the Borrower or of any other forbearance act or omission on the part of RCL or any other indulgence by RCL to the Borrower or by any other matters or things whatsoever which under the law relating to sureties would but for this provision have the effect of so releasing the Guarantees.
4. As the Loan has been further secured by creation of equitable mortgage by way of deposit of title deeds of the property/ies under separate security documents executed by the Borrower with RCL which security documents would contain stipulations as to the margin or value of property/ies to be maintained and other matters, the Guarantor agrees that no failure in requiring or obtaining such security or in the observance or performance of any of the stipulations or terms of the said security documents and no default of RCL in requiring or enforcing the observance or performance of any of the said stipulations or terms shall have the effect of releasing or discharging or in any manner affecting the liability of the Guarantor under these presents.
5. RCL shall be at liberty to take in addition to the subsisting securities any other securities for the Loan or any of them or any part thereof and to release or forbear to enforce all or any of the remedies upon or under such securities and any collateral security or securities now held by RCL and that no such release or forbearance as aforesaid shall have the effect of releasing or discharging or in any manner affecting the liability of the Guarantor under the Guarantee and that the Guarantor shall have no right to the benefit of the said security that may be held by RCL until the claims of RCL

x
Guarantor

against the Borrower in respect of the Loan and of all other claims (if any) are fully satisfied and then in so far only as such security shall not have been exhausted for the purpose of realising the amount of RCL's claims and rateably only with other Guarantor or other persons (if any) entitled to the benefit of such securities respectively.

6. The Guarantee herein contained shall be enforceable against the Guarantor notwithstanding the securities aforesaid or any of them or any other collateral securities that RCL may have obtained or may obtain from the Borrower or any other person shall at the time when proceedings are taken against the Guarantor hereunder be outstanding and/or not enforced and/or remain unrealised.
7. The Guarantor/s hereby confirm, declare and affirm that their liability under the Guarantee herein contained, shall be joint and several and co-extensive with the liability of the Borrower and RCL shall be entitled to act as if the Guarantor/s was/ were principal debtor/s to RCL for all the payments guaranteed by them as aforesaid to RCL.
8. The Guarantee herein contained is a continuing one for all amounts advanced by RCL to the Borrower in respect of the Loan or under the Loan Agreement as also for all interest costs and other monies which may from time to time become due and remain unpaid to RCL thereunder and shall not be determined or in any way be affected by any account or accounts opened or to be opened in a bank approved by RCL becoming nil or coming into credit at any time or from time to time or by reason of the said account or accounts being closed and fresh account or accounts being opened with the bank approved by RCL in respect of fresh facilities being granted within the overall limit sanctioned to the Borrower.
9. Notwithstanding RCL's rights under any security which RCL may have obtained or may obtain, RCL shall have the fullest liberty to call upon the Guarantor to pay the Guaranteed Sum together with interest as well as costs charges and expenses and/or other monies for the time being due to RCL in respect of the Loan or under the Loan Agreement, or any of them without requiring RCL to realise from the Borrower the amount due to RCL in respect of the Loan and/or requiring RCL to enforce any remedies or securities available to RCL.
10. The Guarantee herein contained shall not be determined or in any way prejudiced by any absorption of or by RCL or by any amalgamation thereof or therewith but shall ensure and be available for and by the absorbing or amalgamated RCL or concern.
11. The Guarantee shall be irrevocable and enforceable against the Guarantor notwithstanding any dispute between RCL and the Borrower.
12. The Guarantor affirm and confirm and declare that any balance confirmation and/or acknowledgment of debt and/or admission of liability given or promise or part payment made by the Borrower or the authorised agents of the Borrower to RCL shall be deemed to have been made and/or given by or on behalf of the Guarantor themselves and shall be binding upon each of them.
13. The Guarantor shall forthwith on demand made by RCL deposit with RCL such sum or security as RCL may from time to time specify for the due fulfillment of their obligations under this Guarantee and any security deposited with RCL may be sold by RCL after giving to the Guarantor a reasonable notice of sale and the said sum or the proceeds of sale of the securities may be appropriated by RCL in or towards satisfaction of the Guaranteed Sum together with interest and other monies due and payable by the Borrower under the Loan Agreement and any liability arising out of non-fulfillment thereof by the Guarantor.
14. The Guarantor hereby agrees that notwithstanding any variation made in the terms and conditions of the Loan Agreement and/or any of the said security documents including reallocation / interchange of the individual limits within the Guaranteed Sum, variation in the rate of interest, extension of the date for payment of the installments, if any, composition made between RCL and the Borrower to give time to or not to sue the Borrower, or RCL parting with any of the securities given by the Borrower, the Guarantor shall not be released or discharged of their obligation under this Guarantee provided that in the event of any such variation or composition or agreement the liability of the Guarantor shall notwithstanding anything herein contained be deemed to have accrued and the Guarantor shall be deemed to have become liable hereunder on the date or dates on which the Borrower shall become liable to pay the amount/amounts due under the Loan Agreement and/or any of the said security documents as a result of such variation or composition or arrangement.
15. The Guarantor hereby agrees and confirms that RCL shall be entitled to adjust or set-off all monies held by RCL to the credit of or for the benefit of the Guarantor on any account or otherwise howsoever towards the discharge and satisfaction of the liability of the Guarantor under these presents.
16. Without prejudice to the liability to pay the Guaranteed Sum together with interest and other monies due to RCL as aforesaid, the Guarantor hereby declares that RCL shall be at liberty to sue the Borrower and the Guarantor jointly and/or severally or RCL shall be entitled to proceed against the Borrower and/or Guarantor in the first instance. The Guarantor hereby bind(s) themselves/himself to pay on the first demand, the amount due with costs thereon.
17. RCL may recover against me/us to the extent herein before mentioned notwithstanding that the principal or his

agents, partners, directors or officers may have exceeded his or their powers or that the arrangements with RCL may have been ultra virus and without being bound to enforce its claim against the principal or any other person or other security held by RCL. RCL shall not be bound to inquire into powers of the principal or his agents or partners, directors or officers purporting to act on behalf of the principal and all moneys dues or liabilities incurred shall be deemed to form part of the present guarantee notwithstanding that the principal or his agents, partners, directors and officers may have exceeded his or their power or the arrangement with RCL may have been ultra virus.

18. The Guarantor agrees that notwithstanding RCL for any reason whatsoever losing and/or parting with any of the securities given by the Borrower the Guarantor shall not be released or discharged of their obligations under this Guarantee and in the event of RCL so losing or parting with the security the Guarantor shall be deemed to have consented to or acquiesced in the same.
19. The Guarantor agrees that if the Borrower being an individual becomes an insolvent or being a company goes into liquidation or winding up (whether compulsory or voluntary) or if the management of the undertaking of the Borrower is taken over under any law or if the Borrower and/or the undertaking of the Borrower is nationalised under any law or make any arrangement or composition with creditors, RCL may (notwithstanding payment to RCL by the Guarantor or any other person of the whole or any part of the amount hereby secured) rank as creditor and prove against the estate of the Borrower for the full amount of RCL's claim against the Borrower or agrees to and accepts any composition in respect thereof and RCL may receive and retain the whole of the dividends composition or other payments thereon to the exclusion of all the rights of the Guarantor in competition with RCL until all RCL's claims are fully satisfied and the Guarantor will not be paying off the amounts payable by them or otherwise prove or claim against the estate of the Borrower until the whole of RCL's claims against the Borrower have been satisfied and RCL may enforce and recover payment from the Guarantor of the full amount payable by the Guarantor notwithstanding any such proof or composition as aforesaid. On the happening of any of the aforesaid events, the Guarantor shall forthwith inform RCL in writing of the same.
20. The Guarantee hereby given is independent and distinct from any security that RCL has taken or may take in any manner whatsoever whether it be by way of hypothecation pledge and/or mortgage and of any other charge over goods, movables or other assets and/or any other property movable or immovable and the Guarantor have not given this guarantee upon any understanding faith or belief that RCL has taken and/or may hereafter take any or other such security and that notwithstanding the provisions of Sections 140 and 141 of the Indian Contract Act, 1872 or other section of that Act or any other law the Guarantor will not claim to be discharged to any extent because of RCL's failure to take any or other such security or in requiring or obtaining any such or other security or losing for any reason whatsoever including reasons attributable to its default and negligence benefit of any or other such security or any of rights to any or other such security that have been or could have been taken.
21. This Deed shall be governed by and construed in all respects with the Indian Laws and the parties hereto agree that any matter or issues arising hereunder or any dispute hereunder shall, at the option/discretion of RCL, be subject to the non-exclusive jurisdiction of the Courts of the City of/ Mumbai in India. This shall not however limit the rights of RCL to file/take proceedings in any other Court of Competent Jurisdiction.
22. The Guarantor agrees and accepts and consents for the disclosure and sharing by RCL of all or any information and data relating to the Guarantor, the Guarantor's account, and this Deed, including but not limited to information relating to default, if any, committed by the Guarantor, in the discharge of the Guarantor's obligations, as RCL may deem appropriate and necessary to disclose and furnish, to the Reserve Bank of India ("RBI") and/or to the Credit Information Bureau (India) Ltd. and/or to any other agency authorized in this behalf by RBI, to its professional advisers and consultants and to its service providers, third party or otherwise, instructed by it in relation to this Deed and/or the Loan, and/or as required under law or any applicable regulation, at the order of a court of law, or at the request or order of any statutory, regulatory or supervisory authority with whom it customarily complies.

The Guarantor declares that the information and data furnished and to be furnished to RCL are and shall be true and correct.

The Guarantor: accepts that the RBI or the Credit Information Bureau (India) Ltd. and any other agency so authorized, any statutory, regulatory or supervisory authority, may use, process, disseminate the said information and data disclosed by RCL in such manner as deemed fit by them in any particular circumstances; and shall not hold RCL at all responsible or liable in this regard

23. The Guarantor agrees that any admission or acknowledgment made in writing signed by the Borrower of the liability or indebtedness of the Borrower or otherwise in relation to the Loan and/or any part payment as may be made by the Borrower towards the principal sum hereby guaranteed or any judgment, award or order obtained by RCL against the Borrower shall be binding on the Guarantor and the Guarantor accepts the correctness of any statement of account that may be served on the Borrower and the same shall be binding and conclusive as against the Guarantor also and the Guarantor further agrees that in the Borrower making an acknowledgment or making a payment the Borrower shall in addition to his personal capacity be deemed to act as the Guarantor's duly authorised agent in that behalf for the

purpose of but not limited to Sections 18 and 19 of the Limitation Act of 1963.

24. The Guarantor shall not assign or transfer any of their rights and/or obligations under this Deed. No delay in exercising or omission to exercise any right, power or remedy accruing/available to RCL upon any default or otherwise hereunder or any other security documents/letters of guarantee shall impair or prejudice any such right, power or remedy or shall be construed to be a waiver thereof or any acquiescence therein and any single or partial exercise of any right, power or remedy hereunder shall not preclude the further exercise thereof and every right and remedy of RCL shall continue in full force and effect until such right, power or remedy is specifically waived by an instrument in writing executed by RCL.

However RCL shall be entitled to, without issuing any notice or obtaining any consent from the Guarantor, sell, assign, this Deed with or without any other security in favour of RCL (including all guarantee/s, if any) to any person ("Intending Assignee") of RCL's choice in whole or in part and in such manner and on such terms and conditions as RCL shall decide. Any such sale, assignment, securitization or transfer shall conclusively bind the Guarantor and all other related persons.

25. The Guarantor agrees that the amount due under the Loan Agreement and hereby guaranteed shall be payable to RCL on RCL serving the Guarantor with a notice requiring payment of the amount and such notice shall be deemed to have been served on the Guarantor by actual delivery thereof to the Guarantor or by dispatch thereof by Registered Post or Certificate of Posting or by courier or by any other means to the Guarantor's address herein given or any other address in India to which, the Guarantor may by written intimation give RCL or request that communication addressed to the Guarantor be dispatched. Any notice dispatched by RCL by Registered Post or Certificate of Posting or by courier or by any other means to the address to which it is required to be dispatched under this clause shall be deemed to have been duly served on the Guarantor four days after the date thereof, and shall be sufficient if it is established that such notice, communication or demand was properly addressed and sent.
26. This Deed shall be enforceable notwithstanding any change in the name or constitution of RCL and it shall inure for the benefit of company/entity with which the RCL may become amalgamated or to which RCL shall assign / novate / transfer / securities.

IN WITNESS WHEREOF the Guarantor/s (abovementioned) have executed these presents the day and year first here in above written.

@* The Common Seal of _____ Ltd,]
the withinnamed Guarantor has been affixed pursuant to the resolution]
passed by its Board of Directors at their meeting held on the day of in]
the presence of Mr. _____ and]
Mr. _____ who have signed these presents]
and Mr. _____, Secretary/ Authorised Person]
who has signed/countersigned these presents in token thereof]

[To be used in case the Guarantor is a Company]

* SIGNED AND DELIVERED]
by the withinnamed Guarantor _____]
through its partners]
1. _____]
2. _____]
3. _____]
4. _____]

[To be used in case the Guarantor is a Partnership Firm]

* SIGNED AND DELIVERED]
by the with in named Guarantor]
Shri _____]
Shri _____]
as Sole Proprietor/ Proprietress of M/s _____]

[To be used in case the Guarantor is a Proprietorship Concern]

* SIGNED AND DELIVERED]
by the with in named Guarantor]
Shri _____]
Shri _____]

[To be used in case the Guarantor is an Individual]

* SIGNED AND DELIVERED]
By withinnamed Guarantor]
Shri _____]
in his capacity as karta of _____ HUF]

[To be used in case the Guarantor is a Karta of HUF]

*SIGNED, SEALED AND DELIVERED]
by the withinnamed Guarantor _____]
through its authorised signatory _____]
Shri _____]
pursuant to the Resolution passed at its Meeting held on _____]
In the presence of Shri. _____]
1. _____]
2. _____]

Who have executed THESE PRESENTS]

[To be used in case the Guarantor is a Society]

@ If the Guarantor is a company, the Guarantor shall furnish the following:-

- i) Memorandum and Article of Association of the Guarantor, with a power to give guarantee in part(B) of the Object Clause,
- ii) Resolution u/s 372A of the Companies Act, 1956, and Auditor's certificate showing compliance of the provisions Section 372A, if the Guarantor is a public company,

x
Guarantor

POWER OF ATTORNEY

TO ALL TO WHOM THESE PRESENT SHALL COME, I/WE _____ SEND GREETINGS:

Whereas I/We am/are the owner/s of the immovable property described in the Schedule hereunder written (herein after called the "Property")

And Whereas by a Loan Agreement dated _____, made between me/us (herein after called "the Borrower") and Reliance Capital Limited, a non banking finance company incorporated under the Companies Act, 1956 and having its registered office at H Block, 1st Floor, Dhirubhai Ambani Knowledge City, Koparkhairane, Navi Mumbai 400710, and one of the branch office at _____, (hereinafter referred to as "RCL" or "Lender" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors, and permitted assigns) has agreed to grant or granted Loan facilities to me/us upto a maximum principal amount of Rs. _____/- (Rupees _____ only) by way of _____ (hereinafter called the said "Facility" or "Loan")

And Whereas one of the conditions for sanction of the said Loan and for securing the due repayment by me/us of the said Loan, interest, fees, charges, costs and other expenses and all other amounts payable by me/us to RCL, I / We have agreed to create / created a first and exclusive mortgage in favour of RCL over the Property by way of legal mortgage/an equitable mortgage by deposit of title deeds;

And Whereas I / We have agreed to execute irrevocable Power of Attorney in favour of RCL authorizing RCL to do certain acts, deeds, matters and things in relation to the Property in the manner herein after appearing:

NOW KNOW YE ALL AND THESE PRESENTS WITNESSETH that I / We, do hereby nominate, constitute and appoint RCL (herein after called the said "Attorneys") as my / our true for true and lawful attorney for me / us in our name and on my / our behalf and at my / our cost and risk to do, execute, and perform all or any of the following acts, deeds, matters, and things, that is to say:

1. To make, execute, sign, seal and deliver and cause to be registered in favour of RCL at my / our cost and expense (inclusive of all stamp duties, fees and taxes) in all respects:
 - i) An legal and / or equitable or any other form or type of mortgage in respect of the Property, as a security for the said Loan together with interest/commission, further interest by way of liquidated damages, commitment charge, costs, charges and expenses and all other moneys payable by me to RCL in respect of the said financial facility, with all covenants, conditions, declarations, agreements, provisions and stipulations as in the absolute discretion of RCL be seemed stipulations as in the absolute discretion of RCL be deemed necessary or expedient and in the form acceptable to RCL.
 - ii) All such other deeds and documents as also the requisite particulars required to be filed with any authority as may be necessary.
2. To apply for and obtain the necessary Certificate/Certificates and permissions under Section 281(1) of the Income Tax Act, 1961 or any other applicable law and/or any other certificate that may be necessary and all other deeds and

x
Borrower

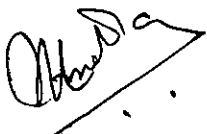
Vancho. V. mehta

x
Co-Borrower

documents and for the purpose of the legal and / or equitable or any other form or type of mortgage, to appear for and on behalf of me / us before the concerned authorities and pay and discharge all liabilities if any and reimburse all such sums so paid or debit such amounts to my / our account carrying interest at stipulated rates.

3. AND I / WE DO HEREBY DECLARE that this Power of Attorney shall be irrevocable till all the dues of RCL in respect of the Loan including the principal amount thereof together with interests, costs, charges and expenses and all other monies due and payable thereon are fully and finally repaid to the Lender.
4. To sign and file any applications, statements, declarations and other papers as may be required under the provisions of any law and in particular, to apply for and obtain necessary permission or consent as may be necessary for creation of the said legal and / or equitable or any other form or type of mortgage and all deeds and documents for the purpose of creating an effective security in favour of RCL and for the above purpose to appoint any nominee / agent to appear for and on my /our behalf before the State Government and/or other authorities and to incur on my /our behalf all costs, charges and expenses in that behalf as also to engage any solicitor, advocate, architect, valuer or other person concerned for the purpose and to reimburse any such sums as may have been paid in that behalf and claim or debit the said amount to my /our account carrying interest at the stipulated rates.
5. To appear before the Registrar and Sub-Registrar of Assurances in any District or Sub-District appointed to register documents under the law applicable thereto for the time being in force for the registration of documents and to present for registration the deed/s and document/s, executed by virtue of these presents and also to admit execution thereof and to do or cause to be done all such acts, deeds, matters and things as may be necessary or proper for the effectual completion and all other deeds and documents so executed in the Land Registry, Collector and other Revenue Authorities as well as the Registrar of Companies or otherwise howsoever.
6. To enforce security in terms of the Indenture of Mortgage or Memorandum of Deposit of Title Deeds including taking possession of the said Property and for the said purpose, to do all such acts, deeds, matters and things as may be necessary.
7. AND GENERALLY to do or cause to be done every other act, deed, matter or thing which RCL may deem necessary or expedient for the purpose of or in relation to these presents as well as for the effectual creation of the said legal and / or equitable or any other form or type of mortgage and all other deeds and documents in favour of RCL, as fully and effectual as if I / We was / were present and had done, executed and performed the same myself / ourselves. Further, to delegate to the substitute attorney or attorneys so nominated or appointed by me/us, all or any or some of the powers, authorities hereby conferred on RCL as my/our Attorney and to revoke any such nomination or appointment and to nominate and to appoint another or others in his/their place, provided that such nomination and appointment shall not divest RCL's Attorney of any of the power granted under the aforesaid Power of Attorney and provided further that the power to nominate or appoint substitute under this paragraph shall not be exercisable further by any such substitute or substitutes.
8. And I / We hereby agree, ratify and confirm all that RCL may as such attorney lawfully do or cause to be done in relation to and by virtue of these presents.
9. I / We do hereby agree that all or any of the powers hereby conferred upon the said Attorney (Lender) may be exercised by any officer or officers of the said Attorney nominated in writing by the Lender / any other Constituted Attorney of the said Lender specifically authorized in that behalf.


Borrower



Vaishali V. Mehra 41


Co-Borrower

SCHEDULE
(DESCRIPTION OF THE PROPERTY TO BE MORTGAGED)

IN WITNESS WHEREOF, I / We have executed this presents on this _____ day of _____

SIGNED AND DELIVERED]
by the withinnamed Borrower]
Shri _____]
Shri _____]

[To be signed when Borrower is an Individual]

SIGNED AND DELIVERED]
by the withinnamed Borrower]
Shri _____]
Shri _____]

as Sole Proprietor/ Proprietress
of M/s _____]

[To be signed when Borrower is a Sole Proprietor]

SIGNED AND DELIVERED]
by _____]
2) _____]
3) _____]

for and on behalf of M/s _____]

[To be signed when Borrower is a Partnership Firm]

SIGNED AND DELIVERED]
by the withinnamed Borrower]
Shri _____ Karta of]
_____ (HUF)]

[To be signed when Borrower is a Karta]

THE COMMON SEAL of the abovementioned Company has been]
hereunto affixed pursuant to the Resolution of its Board of Directors]
passed in that behalf on the _____ day of _____ 20__ in the]
presence of 1. _____]

2. _____]
Director(s) who have signed these presents and Mr. _____]

_____ Authorised Person/ Secretary of the Company]
who has signed/countersigned these presents in token thereof]

[To be signed when Borrower is a Company]

THE COMMON SEAL of the withinnamed Society has been affixed]
hereunto pursuant to the Resolution passed at its Meeting held on]
_____ in the presence of]

1. _____]
2. _____]


who have executed THESE PRESENTS]

[To be signed when Borrower is a Society]

Before me
(Notary)

Place: _____

Date: _____

x 
Borrower

x
Co-Borrower

CERTIFIED TRUE COPY OF THE EXTRACT OF THE RESOLUTION PASSED AT THE MEETING OF THE BOARD OF DIRECTORS OF _____ HELD ON _____, (day) OF THE _____ (month), 200 ____.

The Chairman informed the Board about the proposal to avail credit facilities for meeting requirements of the Company's _____ under the _____ from Reliance Capital Limited on such terms and conditions as specified in the draft of the Loan Agreement and other security documents, placed before the Board. The Board after discussion passed following resolution:

"RESOLVED THAT consent of the Board be and is hereby given to avail credit facilities for meeting the _____ requirements of the Company's _____ under the _____ from Reliance Capital Limited (hereinafter referred to as "RCL") on such terms and conditions, including creation of security on the present and future assets of the Company, as contained in the draft Loan Agreement and other security documents placed before the Board and initialed by the Chairman for the purpose of identification."

"RESOLVED FURTHER THAT the consent of the Board be and is hereby given to borrow such sums, from time to time under this facility, as the Board may deem fit provided that the aggregate amount of outstanding under this facility at any time shall not exceed Rs. _____ / (Rupees _____ Only)."

"RESOLVED FURTHER THAT Mr./Ms. _____ (designation) is authorised to execute for and on behalf of the Company the Loan Agreement, Demand Promissory Note, Letter of Continuity, Request Letters and any other agreements, deeds, documents and writings as may be required by RCL and to do all such acts, deeds and things necessary for giving effect to this resolution."

"RESOLVED FURTHER THAT Mr. / Ms. _____ (designation) is authorised to create such security as may be required by Reliance Capital Ltd and to execute any agreements, deeds, documents and writings and do all acts, deeds, matters and things as may be required by RCL including without limitation registering any charges or admitting execution of documents with the offices of registrar of companies and to do all such acts, deeds and things necessary for giving effect to this resolution."

"RESOLVED FURTHER THAT wherever necessary the common seal of the Company be affixed on all necessary documents for availing loan facilities in accordance with the Articles of Association of the Company."

For _____

For _____

Director / Company Secretary

Director / Company Secretary

Date: _____


Place: _____

Note:

- Board Resolution to be signed by a director/secretary of the company.
- Board Resolution should be Typed and printed on the letter head of the company

x 
Borrower

Varsha V. Mehra

x 
Co-Borrower

AUTHORITY LETTER FROM THE PARTNERS FOR THE BORROWING AND CREATION OF SECURITY

Date: _____

Reliance Capital Limited ("RCL")

1st Floor, H Block,

Dhirubhai Ambani Knowledge City,

Koparkhairane, Navi Mumbai 400 710.

Dear Sir / Madam,

We the undersigned partners of M/s. _____ (Firm) hereby declare that at the request of the Firm, RCL has agreed to grant the Firm the credit facilities to the extent of Rs. _____/- (Rupees _____ Only) ("Facilities").

WE FURTHER DECLARE THAT:

1. The Firm does borrow and avail Facilities from RCL on the term and condition as may be finalised by any of Mr. _____ and / Mr. _____ who are jointly and severally authorised to settle and finalise the term and also agree to such amendments, modifications or revision thereof as are acceptable to RCL for and on behalf of the Firm.
2. The Firm does authorise, Mr. _____ and Mr. _____ jointly and severally to sign and execute the loan documentation including promissory note, loan agreement, security agreement, hypothecation deed, mortgage documents, promissory note, letter of continuity, indemnity, guarantee, letter of lien, assignment letter and various other documents as required by RCL, in respect of the said Facilities and to take such other action as may be required in this regard.
3. The Firm does authorize Mr. _____ and Mr. _____ jointly and severally to sign and execute the loan documentation and / or create Security over the properties belonging to the Firm, including the equitable / registered mortgage, hypothecation, Pledge or any other Security and execute such documents, declaration and such other papers, documentations, undertakings as may be required by RCL and to take such other action as may be required in this regards.
4. The Firm does authorise Mr. _____ and Mr. _____ to create a registered mortgage / extension of mortgage/ mortgage by deposit of title deeds in favour of RCL by depositing the title deeds / documents / evidences / writing with RCL by giving an oral consent to RCL to continue to hold and retain the title deeds / documents / evidences / writings in respect of the company's immovable properties situate at _____ together with all buildings and structures thereon and all plant and machinery attached to the earth or permanently fastened to anything attached to the earth (hereinafter collectively referred to as the "said Immovable Properties") to secure the due repayment by the Firm of its Facilities indicated above together with interest, additional interest, further interest by way of liquidated damages, compound interest, commitment charges, premia on repayment or on redemption, guarantee commission, commission for letters of credit, costs, charges, expenses and other monies including any increase as a result of devaluation / revaluation / fluctuation in the rates of exchange of foreign currencies involved payable by the Firm to RCL under the loan/ facility agreement / Letters of Sanction / Memo of terms and conditions, etc as amended from time to time.
5. The Firm does hereby authorize Mr. _____ and Mr. _____ Partners of the Firm to jointly and severally deliver to and deposit with RCL the title deeds, writings and evidences with RCL and to give oral consent as aforesaid for and on behalf of the Firm with an intention to create a mortgage / extend the mortgage over the said Immovable Properties belonging to the Firm.
6. The Firm does hereby authorize any two of the Partners of the Firm to execute letters of Acknowledgment of Debt / Balance confirmation letters favouring RCL for and on behalf of the Firm acknowledging the liabilities of the Firm to RCL in respect of the various Facilities availed by the Firm from time to time as and when called upon to do so by RCL.
7. The Firm does authorize Mr. _____ and Mr. _____ to procure Guarantees from Mr. _____ and Mr. _____ to execute letters of guarantee and letters of Acknowledgment of Debt/Balance confirmation letters in their

x
Borrower

x
Co-Borrower

Vaasha V. Mehta 44

respective personal capacity and on behalf of the Firm as Guarantor favouring RCL to secure the various Facilities availed/ to be availed by the Firm from RCL and acknowledging their liability as Guarantor to the said Facilities.

8. The Firm shall request (for third party security)

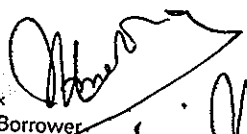
- 1) _____ ;
- 2) _____ ;
- 3) _____ ;
- 4) _____ ; and
- 5) _____ ;

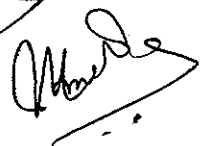
to create mortgage over their / his respective properties favouring RCL to secure the various Facilities availed/ to be availed by the Firm from RCL.

9. The Firm further authorizes Mr. _____ and Mr. _____ to do all acts, deeds, matters, things and do execute any documents, writings, agreements, deeds, declarations and undertaking as may be necessary on behalf of the Firm for availing of such advances / Facilities.

10. Such act of execution will bind all the partners and their heirs/successors in their individual capacity. Each Partner to sign alongside his individual name.

NAME	INDIVIDUAL SIGNATURE


x
Borrower
Va

 Vaasha. V. Mehta

x
Co-Borrower

LETTER FROM MEMBERS OF HUF TO RELIANCE CAPITAL LIMITED

Date: _____

To,
Reliance Capital Limited ("RCL")
1st Floor, H Block,
Dhirubhai Ambani Knowledge City,
Koparkhairane, Navi Mumbai 400 710.

Dear Sir/s,

Re: Authority Letter.

This is to confirm that in consideration of the credit facilities granted/ to be granted toup to Rs. _____ ("Facilities") by Reliance Capital Limited, we the Co-parcenors of HUF (hereinafter referred to as "HUF") have agreed and consented to Mr..... (Karta of the HUF) to execute necessary loan documents and to create mortgage in favour of Reliance Capital Limited by deposit of title deeds or otherwise over the immovable property more particularly described in Schedule belonging to the HUF as security for the due repayment of all out standings in respect of the Facilities together with interest, fees, costs, charges and expenses and all other amounts payable by..... to under the terms of the letter of sanction.

We confirm that Mr. Karta/ Manager of HUF is duly authorised on behalf of the HUF and on our behalf to-

- a) to sign and execute for and on behalf of the members of the HUF loan documentation including promissory note, loan agreement, security agreement, Hypothecation deed, mortgage documents, promissory note, letter of continuity, Indemnity, guarantee, letter of lien, assignment letter and various other documents as required by RCL. in respect of the said Facilities and to take such other action as may be required in these regards.
- b) to sign and execute the Loan/Security Documents and / or create/extend Security over the properties belonging to HUF, including the mortgage, hypothecation, pledge or any other Security and execute such documents, declaration and such other papers, documentations, undertakings as may be required by RCL and to take such other action as may be required in this regard and/or execute Power of Attorney authorizing any other person/s to sign and execute the Loan/Security Documents and / or create/extend Security over the properties belonging to HUF, including the equitable mortgage/mortgage, hypothecation, pledge or any other Security
- c) to deliver to and deposit with RCL the title deeds, writings and evidences with RCL and to give oral consent as aforesaid for and on behalf of the members of the HUF with an intention to create a mortgage / extend the mortgage over the immovable Properties mentioned in the Schedule hereunder belonging to the HUF.
- d) to execute letters of Acknowledgment of Debt / Balance confirmation letters favouring RCL for and on behalf of the members of the HUF acknowledging the liabilities of the HUF to RCL in respect of the various credit Facilities availed by the from time to time as and when called upon to do so by RCL.

We further agree and confirm that RCL is not bound or obliged to verify or keep track of the end use of funds drawdown or utilized or availed and we hereby declare that all funds drawdown or utilised or availed are and the mortgage created shall always be for the attainment of the objects, purpose and for the benefit of the HUF or its ultimate beneficiary and RCL is authorised to treat it so at all times. In case any drawdown or utilisation or availment happens to be or found to be fraudulent or forged or beyond the objects, powers or purposes of the....., we hereby agree and declare that we shall not take a defense or a plea that we shall not be liable and we expressly hereby agree that we will be liable for all or any drawdown or utilisation or availment and that RCL will not be made a party to any dispute amongst us nor shall your interest over the Property in any way be jeopardized or affected.

AND we make the aforesaid declaration knowing fully well that on the faith thereof, RCL has agreed to accede to the aforesaid request made by us.

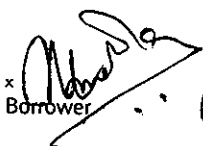
We further confirm that this authority, declaration and letter shall be binding on us and our legal heirs, representatives, executors, administrators and permitted assigns and shall inure for the benefit of RCL, its successors and assigns.

Schedule

Immovable property

Yours faithfully,

(All Co-parcenors to sign)

x 
Borrower

vaasha. v mehta

x
Co-Borrower

DEMAND PROMISSORY NOTE

Place: _____

Date: _____

ON DEMAND, I / We _____ (*jointly and severally) promise to pay Reliance Capital Limited ("RCL"), or its assigns a sum of Rs. _____/- (Rupees _____ only) for value received together with interest at the compounding rate of _____% per annum with _____ rests or such other rates which RCL may specify from time to time. Presentment for payment and noting and protest of the note are hereby unconditionally waived.

Rs. _____/- (Rupees _____ only)

The Common Seal of M/s. _____ Ltd. has been affixed hereunto pursuant to a Resolution passed by the Board of Directors at their meeting held on _____ in the presence of Mr. _____ and Mr. _____ one / two Director/s of the company who has / have signed these presents in token thereof and Mr. _____ Secretary/Authorised Person who has signed/ countersigned these presents in token thereof.

[Handwritten Signature]

Signed by the above named _____

OR

For _____ Ltd.

Director / Authorised Signatory

OR

- 1. _____
- 2. _____
- 3. _____
- 4. _____



Vaasha Virehita

(All partners of the Firm)
* include in case of partnership only

OR

Individual / Proprietor

[Handwritten Signature]
[Handwritten Signature]
* Borrower *Vaasha Virehita*

* Co-Borrower

LETTER OF CONTINUITY FOR DEMAND PROMISSORY NOTE

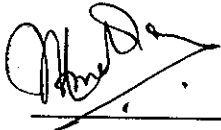
Date: _____

Reliance Capital Limited ("RCL")
1st Floor, H Block,
Dhirubhai Ambani Knowledge City,
Koparkhairane, Navi Mumbai 400 710.

Dear Sirs,

I/We _____ have executed a Demand Promissory Note for Rs. _____/-
(Rupees _____ only) dated _____ duly
signed and delivered by me/us to you as security for the repayment by me/us to RCL of any sum now due or which may
hereafter be or become due by me/us to RCL by way of loans or advances, notwithstanding the fact that the loans or
advances or the account, may from time to time be reduced or extinguished or the balance in the said account brought to
credit, the intention being that the said Demand Promissory Note and the security shall be a continuing security for any
borrowing by us at anytime to RCL.

Yours faithfully,



In case of a Company

The Common Seal of _____ Ltd.. has been affixed]
hereunto pursuant to the Resolution of Board of Directors]
dated _____ in the presence of: _____]
1. _____]
2. _____]
the Director/s have signed these presents in token thereof and]
Mr. _____ Secretary/]
Authorised Person who has signed/countersigned these presents in]
token thereof.]

  Vaasha. V mehta
x Borrower

x
Co-Borrower

DECLARATION FOR SIGNING IN VERNACULAR LANGUAGE

I, _____, son/daughter/wife of _____ adult and inhabitant of _____ residing at _____, do hereby state and declare as solemn affirmation as under:

I have been read out and explained in, the language known to me, the contents of the loan documents and all other documents incidental to availing the loan from RCL by me / by Mr./Ms. _____ and I have signed the said documents after having understood them and by signing the same I do hereby agree to abide by all the terms and conditions of the loan and the clauses of the same.

I declare that whatever I have stated hereinabove is true and correct to the best of my knowledge and belief.

Solemnly affirmed at _____, on this _____ day of _____ 200__.

Signed

X

X

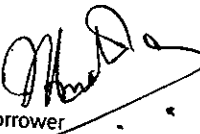
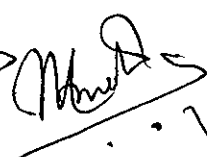
Name: _____

Signature of Applicant/co-applicant signing in Vernacular Language (let us obtain it separately from each such person).ok

Relation to Applicant: _____

Date: _____

Place: _____

x  Borrower
x  Vaasha V. Mehta
x Co-Borrower

Cheque Submission Form (Office copy)

Important Instructions:

- Cheque should be crossed as "Account Payee only."
- The Cheque should be drawn in favour of "Reliance Capital Ltd." Only.
- Please ensure that all corrections have been countersigned and amount in words and figures are the same.
- EMI Cheques to be dated as per your Repayment Schedule.

Customer Details

Application No _____

Name of Applicant(s) _____

LAN No _____

Cheque Details

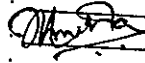
Sr. No	Cheque Numbers		No. of Cheques	Date of Cheque		Bank & Branch	Purpose (EMI/PF/Security PDC/AF/PEMI etc)	Amount of each Cheque
	From	To		From	To			
1								
2								
3								
4								
5								

I declare that, I have not given any cheques other than the ones mentioned above and all cheques are drawn in favour of "Reliance Capital Ltd"

Name of the Applicant* _____

Signature of Applicant* _____

Date _____



Received by

Name of Executive _____

Name of DMA _____

Signature of the Executive _____

Date _____

*Name and Signature of the person providing the cheques to be taken in case they are from a person other than the applicant.

Cheque Submission Form (Customer copy)

Important Instructions:

- Cheque should be crossed as "Account Payee only."
- The Cheque should be drawn in favour of "Reliance Capital Ltd." Only.
- Please ensure that all corrections have been countersigned and amount in words and figures are the same.
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Date _____

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