SCANNED क्र 1895% भारतीय गेर न्यायिक

एक सौ रुपये

ড. 100



ONE HUNDRED RUPEES

सत्यमेव जयते

भारत INDIA INDIA NON JUDICIAL

මීපර්ෆංහ तेलंगाना TELANGANA

S.No. 22490 Date:30-11-2018

Sold To: RAMESH

S/o.Late NARASING RAO

For Whom: NILGIRI ESTATES

U. 456946

K.SATISH KUMAR

LICENSED STAMP VENDOR LIC No.16-05-059/2012, R.No.16-05-025/2018 Plot No.227, Opp.Back Gate of City Civil Court, West Marredpally, Sec'bad. Mobile: 9849355156

AGREEMENT FOR CONSTRUCTION

This Agreement for Construction is made and executed on this the 12th day of December 2018 Keesara, Medchal-Malkajgiri District by and between:

- 1. M/s. NILGIRI ESTATES {Pan No.AAHFN0766F}, 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 Partner, M/s. Modi Housing Pvt. Ltd., represented by authorised signatory, Shri Soham Modi, S/o. Late Satish Modi, aged about 49 years, Occupation: Business, resident of Plot No. 280, Road No. 25, Jubilee Hills, Hyderabad{Pan No. ABMPM6725H, Aadhaar No.3146 8727 4389}.
- 2. M/s. MODI & MODI CONSTRUCTIONS {AAKFM7214M}, 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 Partner, M/s. Modi Housing Pvt. Ltd., represented by authorised signatory, Shri Soham Modi, S/o. Late Satish Modi, aged about 49 years, Occupation: Business, resident of Plot No. 280, Road No. 25, Jubilee Hills, Hyderabad{Pan No. ABMPM6725H, Aadhaar No.3146 8727 4389}.

hereinafter referred to as the Developer and severally as Vendor No. 1 and Vendor no. 2, respectively-

For Nilgiri Estates &

Modi & Modi Constructions

Authorised Rep. SOHAM MOOI

811/6

Ano)

Presentation Endorsement:

Presented in the Office of the Sub Registrar, Keesara along with the Photographs & Thumb Impressions as required Under Section 32-A of Registration Act, 1908 and fee of Rs. 8875/- paid between the hours of _______ and ______ on the 12th day of DEC, 2018 by Sri Soham Modi

eignature/lok Th Execution admitted by (Details of all Executants/Claimants under Sec 32A): • Signature/Ink Thumb SI No Code Thumb Impression Photo Address S JAYA SREE W/O. S RAMA KRISHNA R/O F.NO 301 P.NO 141 SB CL MOTI NAGAR HYD, 5 JAYA SREE::12/12/2 [1530-1-2018-19634] S RAMA KRISHNA S/O. LATE PRABHAKAR RAO R/O F.NO 301 P.NO 141 SB RESIDENCY SNEHAPURI COLONY MOTI NAGAR HYD, 2 CL 5 RAMA KRISHNA::12 [1530-1-2018-19634] K. PRABHAKAR REDDY[R]M/S.MODI AND MODI CONSTRUCTIONS REP BY M/S. MODI HOUSING PVT LTD REP BY 3 EX Sub Registrar SOHAM MODI . LATE. SATISH MODI R/O. 5-4-187/3 & 4, SOHAM MANSION, M.G. ROAD, SECUNDERABAD K. PRABHAKAR RED [1530-1-2018-1963 K. PRABHAKAR REDDY[R]M/S. NILIGIRI ESTATES REP BY M/S. MODI HOUSING PVT LTD REP BY SOHAM 19634/2018 & Doct No of 10 EX MODI . LATE. SATISH MODI R/O. 5-4-187/3 & 4, SOHAM MANSION, M.G. ROAD, SECUNDERABAD Sheet C. PRABHAKAR RED [1530-1-2018-1963 Identified by Witness: Thumb Impression Photo SI No Name & Address Signature D RAMESH 1 HYDERABAD D. Romes. D RAMESH::12/12/ [1530-1-2018-1963 D CHALPATHI RAO 2 **HYDERABAD** D CHALPATHI F [1530-1-2018-:

12th day of December, 2018

Signature of Sub Registrar Keesara





AND

- Mr. S. Rama Krishna, Son of Late Prabhakar Rao, aged about 51 years {Pan No. BFIPS2487F, Aadhaar No. 6350 18O8 9659} and
- Mrs. S. Jaya Sree, Wi fe of Mr. S. Rama Krishna, aged about 47 years both are residing at Flat No. 301, Plot No. 141, S. B. Residency, Snehapuri Colony, Moti Nagar, Hyderabad 500 018 {Pan No.AUPPJ2419P, Aadhaar No. 7089 2475 4740}, hereinafter referred to as the 'Purchaser'

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

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

1. DETAILS OF PLOT PURCHASED:

- 1.1. The Purchaser has purchased a plot of land in the Housing Project known as Nilgiri Estate, forming a part of Sy. Nos.75, 77, 78, 79 & 96, 100/2 of Rampally Village, Keesara Mandal, Medchal-Malkajgiri District (formerly known as Ranga Reddy District) vide registered sale deed from the Developer and the details of which are given in Annexure A (hereinafter referred to as the Scheduled Plot).
- 1.2. The Developer has agreed to sell the Scheduled Plot to the Purchaser on the condition that the Purchaser shall enter into an Agreement for Construction with the Developer for construction of a villa/house on the Scheduled Plot.
- 1.3. Accordingly the Purchaser had agreed to enter into this Agreement of Construction.
- 2. DETAIL OF THE VILLA BEING CONSTRUCTED
- 2.1. The Developer has agreed to construct a villa on the Scheduled Plot as per the details given herein and the Scheduled Plot of land along with the villa constructed thereon shall be referred to as Said Villa.
- 2.2. The plan of the Said Villa to be constructed shall be as per the Annexure B attached herein and the specifications shall be as per Annexure C attached herein, with such modifications and alterations as may be required or are deemed necessary by the Developer from time to time.
- 2.3. The Developer has provided plans of the Said Villa to the Purchaser along with details of carpet area and built-up area. The Purchaser has understood these terms and has verified the method adopted for calculating these areas in respect to the Said Villa. The consideration mentioned herein is the lumsum amount for the Said Villa. The Purchaser confirms that he shall not raise any objections on this count.

3. CONSIDERATION FOR CONSTRUCTION:

3.1. The Purchaser agrees to pay the Developer the consideration detailed in Annexure – A for construction of the Said Villa and the payment shall be made in installments as detailed in Annexure – A.

For Nilgiri Estates &

Modi & Modi Constructions -

Accordance application - to

respect of this Instrument.									
Description of Fee/Duty	in the Form of								
	Stamp Pap e rs	Challan u/S 41 of IS Act	E-Challan	Cash	Stamp Duty u/S 16 of IS act	DD/BC/ Pay Order	To►tal		
Stamp Duty	100	0	8775	0	0	0	887		
Transfer Duty	NA	0	0	0	0	0			
Reg. Fee	NA	. 0	8875	0	0	0	. 887		
User Charges	NA	0	100	0	0	0	10		
Total	100	0	17750	0	0	0	17-85		

Endorsement: Stamp Duty, Tranfer Duty, Registration Fee and User Charges are collected as below in

Rs. 8775/- towards Stamp Duty including T.D under Section 41 of I.S. Act, 1899 and Rs. 8875/- towards Registration Fees on the chargeable value of Rs. 1775000/- was paid by the party through E-Challan/BC/Pay Order No ,519ZRK111218 dated ,11-DEC-18 of ,YESB/

Online Payment Details Received from SBI e-P

(1). AMOUNT PAID: Rs. 17750/-, DATE: 11-DEC-18, BANK NAME: YESB, BRANCH NAME: , BANK REFERENCE NO: 0369714178418, PAYMENT MODE:NB-1000200, ATRN:0369714178418, REMITTER NAME: PRABHAKAK REDDY K,EXECUTANT NAME: NILGIRI ESTATES REP BY SOHAM MODI, CLAIMANT NAME: MR. S. RAMA KRISHNA AND S. JAYA SREE).

Date:

12th day of December, 2018

Signature of Regretering Officer

Keesara

18950 How 18950 8





- 3.2. The stamp duty, registration charges and other expenses related to the execution and registration of the sale deed and a ny other related documents shall be borne by the Purchaser only and such costs do not form part of the agreed consideration mentioned in Annexure A. The Purchaser shall pay stamp duty and/or registration charges as required for execution of this Agreement for Construction. In case the Purchaser fails to pay such stamp duty and/or registration charges, the Developer shall be entitled to pay the same for and on behalf of the Purchaser and shall be recoverable as dues from the Purchaser.
- 3.3. It is hereby agreed and understood explicitly between the parties hereto the Purchaser shall be solely responsible for payment of any sales tax, VAT, GST, service tax or any other similar levy that is leviable or may become leviable with respect to the construction of the Scheduled Plot. Such charges shall not form a part of the consideration mentioned in Annexure A. In case the Purchaser fails to pay such taxes or charges, the Developer shall be entitled to pay the same for and on behalf of the Purchaser and shall be recoverable as dues from the Purchaser.
- 3.4. That the Developer has agreed to construct the Said Villa as per plan and specifications given in Annexure B and Annexure C. The cost of any additions and alterations made over and above the specifications at the request of the Purchaser shall be paid by the Purchaser and shall be paid over and above the agreed consideration.
- 3.5. Interest on delayed payment, if any, shall be paid over and above the agreed consideration.

4. COMPLETION OF C ONSTRUCTION:

- 4.1. The Developer agrees to deliver the Said Villa completed in all respects on or before the date mentioned in Annexure-A with a further grace period of 6 months. In case of delay beyond the date of delivery and after a further grace period of 6 months the Purchaser shall be entitled to compensation for delay in completion at the rate of Rs. 5/- per sft per month, being the average expected rent for the Said Villa. The Purchaser shall be entitled to such a compensation for delay in completion, if and only if, the Purchaser has paid the entire consideration to the Developer. The Purchaser agrees to limit their claims for delay in completion to the said amount.
- 4.2. The Developer shall not be responsible for delay in completion in case of delay in payment by the Purchaser. In case of delay in payment of installments by the Purchaser to the Developer, then the delay in payment in no. of days for each installment the payment has been delayed shall be added to the date of completion mentioned in Annexure A.
- 4.3. That upon completion of construction of the Said Villa the Developer shall intimate to the Purchaser the same at his last known address and the Purchaser shall be obliged to take possession thereof, subject to the condition that he has fulfilled all his obligations including payment of the entire consideration hereunder according to the terms hereof strictly. After such intimation, the Developer shall not be liable or responsible for any loss, theft, breakage, damages, trespass and the like and the Purchaser shall also be obliged to pay monthly maintenance charges to the Developer or the respective society or Association. The Developer shall be entitled to recover such dues, if any, from the Purchaser.
- 4.4. That from the intimation as to possession or completion of the Said Villa or date of receipt of possession of the villa, whichever is earlier the Purchaser shall be responsible for payment of all taxes, levies, rates, dues, duties charges, expenses, etc. that may be payable with respect to the Said Villa including municipal taxes, water and electricity charges either assessed/charged individually or collectively and such other taxes, etc. payable to the Government or other local bodies or any other concerned body or authority, etc. The Developer shall be entitled to recover such dues, if any, from the Purchaser.

Modi & Modi Constructions

BK-1, CS No 19634/2018 & Doct No (8950) 신호 Sheet 3 of 10 Sub Registral Keesara



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

POSSESSION OF VILLA:

- 5.1. That the Purchaser shall not have the right to let, sublet, alienate, charge, encumber or otherwise d eal with the Said Villa before it is fully constructed and possession delivered unless he has made full payment of consideration along with other charges such as electricity, water, monthly naintenance, corpus fund, taxes, interest, etc., under and strictly according to this agreement.
- 5.2. The Purchaser shall be entitled to take possession of the Said Villa only on receipt of 'Letter of Possession' from the Developer. Any claim to possession made by the Purchaser without o btaining the Letter of Possession shall be deemed to be trespassing and the Developer shall have a right to take legal action (both civil and criminal) for recovery of possession till such time all dues are paid.
- 5.3. At the request of the Purchaser the Developer may give license to the Purchaser to enter the villa being purchaser by him for the purposes of installation of furniture and fixtures or for purposes like housewarming, before the Purchaser has paid the entire consideration and other charges to the Developer. The Purchaser shall not be entitled to claim possession of the Said Villa till such time all dues are cleared and such a license given by the Developer to enter the Said Villa cannot be construed as handing over of possession by the Developer to the Purchaser. Any claim to possession made by the Purchaser before clearing all the dues shall be deemed to be trespassing and the Developer shall have a right to take legal action (both civil and criminal) for recovery of possession till such time all dues are paid.

6. FORCE MAJEURE:

- 6.1. That in event of any delay in the completion of the construction of the Said Villa and delivery of possession of the said villa by reason of non-availability of essential inputs like cement, steel etc. or by reason of war, civil commotion, etc. or due to any act of God or due to any difficulty arising from any Government ordinances, legislation or notification by the Government or local authority etc., or by way of any order of a court, tribunal, statutory authorities, etc., the Developer shall not be held responsible. The Purchaser shall not have right to claim any compensation, interest, loss or damage, etc. or shall not insist for the refund of any amount till the final work is completed.
- 6.2. 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 Nilgiri Estates & Modi & Modi & Constructions-

SALLY

Sin

Page 4

BK-1, CS No 19634/2018 & Doct No 18950 1 2018. Sheet 4 of 10 Sub Registrar



ANNEXURE- A

Part of the second seco	rmanent reside		2. Mrs. S. Jaya Sree			
Part of the second seco	rmanent reside		2. Mrs. S. Jaya Sree			
Purchaser's permanent residential address:			R/o. Flat No. 301, Plot No. 141, S. B. Residency, Snehapuri Colony, Moti Nagar, Hyderabad - 500 018.			
Sale deed executed by Developer in favour of Purchaser			Document no. 18949 of 2018, dated 12.12.2018 registered at SRO, Keesara, Medchal-Malkajgiri District.			
Type of villa			AA2 – Single			
No. of floors						
No. of bedrooms			2BHK			
Details of Said	Villa:					
a. Villa no.:			80B			
b. Plot area: c. Built-up area:			175 Sq. yds.			
			1205 Sft.			
d. Carpet ar	ea		719 Sft.			
Total sale consideration:			Rs. 17,75,000/-(Rupees Seventeen Lakhs Seventy Five Thousand Only)			
Details of advance paid:						
received which	h is admitted a			Ired Only) already		
	3.	Due date for payment		Amount		
I	Committee of the commit	s of comp		64,500/-		
II				2,00,000/-		
Scheduled dat						
along with a known as "N Rampally Vi	villa construct Vilgiri Estate" Ilage, Keesar	ed thereon 'forming a Mandal ked in red Plot No. Plot No.	n having built up area 1205 st part of Sy. Nos. 75, 77, 78, Medchal-Malkajgiri Distri in the plan annexed hereto ar 80A	ft, in the housing project 78, 79, 96 & 100/2 of ct (formerly known a		
	Type of villa No. of floors No. of bedroor Details of Said a. Villa no. b. Plot area c. Built-up d. Carpet ar Total sale cons Details of adva Rs.15,10,500/ received which Payment term Installment I Scheduled dat Description of All that pieces along with a way known as "Neampally Vi	Type of villa No. of floors No. of bedrooms Details of Said Villa: a. Villa no.: b. Plot area: c. Built-up area: d. Carpet area Total sale consideration: Details of advance paid: Rs.15,10,500/-(Rupees Fiftereceived which is admitted and first coat of the second of	Type of villa No. of floors No. of bedrooms Details of Said Villa: a. Villa no.: b. Plot area: c. Built-up area: d. Carpet area Total sale consideration: Details of advance paid: Rs.15,10,500/-(Rupees Fifteen Lakhs received which is admitted and acknote and payment terms: Installment I Within 7 days of complications Within 7 days of complications Scheduled date of completions Description of the Scheduled Villa: All that piece and parcel of land be along with a villa constructed thereof known as "Nilgiri Estate" forming Rampally Village, Keesara Mandal Ranga Reddy District) marked in red North Plot No. South Plot No.	District. Type of villa AA2 – Single No. of floors Ground Only No. of bedrooms 2BHK Details of Said Villa: a. Villa no.: b. Plot area: c. Built-up area: d. Carpet area 719 Sft. Total sale consideration: Rs. 17,75,000/-(Rupees Sev. Five Thousand Only) Details of advance paid: Rs.15,10,500/-(Rupees Fifteen Lakhs Ten Thousand and Five Huncreceived which is admitted and acknowledged by the developer. Payment terms: Installment Due date for payment I Within 7 days of completing of flooring, doors, first coat of paint, etc. II On completion Scheduled date of completion: 31.03.2019 Description of the Scheduled Villa: All that piece and parcel of land bearing plot no. 80B, admeasu along with a villa constructed thereon having built up area 1205 sf known as "Nilgiri Estate" forming part of Sy. Nos. 75, 77, 78, Rampally Village, Keesara Mandal, Medchal-Malkajgiri Distric Ranga Reddy District) marked in red in the plan annexed hereto and North Plot No. 80A South Plot No. 38		

M/s. Nilgiri Estates & M/s. Modi & Modi Constructions

rep. by its Partner M/s. Modi Housing Pvt Ltd.,

rep. by its authorized signatoryNilgiri Estates &

Modi & Modi Constructions

Authorised Rep. SOHAM MODI

DEVELOPER

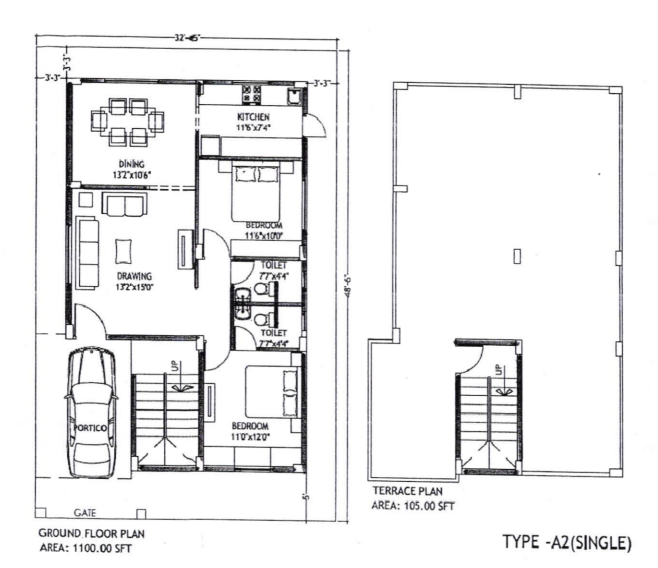
PURCHASER

BK-1, CS No 19634/2018 & Doct No 18950 1 3018. Sheet 5 of 10 Sub Registrar Keesara



ANNEXURE- B

Plan of the Said Villa:



M/s. Nilgiri Estates & M/s. Modi & Modi Constructions rep. by its Partner M/s. Modi Housing Pvt Ltd.,

rep. by its authorized signatory
For Nilgin Estates &

Modi & Modi Constructions

Authorised Rep. SOHAM MC.

DEVELOPER

PURCHASER

BK-1, CS No 19634/2018 & Doct No (8950 / 2008). Sheet 6 of 10 Sub Registrar Keesara



ANNEXURE - C

Specifications' of Said Villa:

Item	Specifications		
Structure	RCC		
Walls	Cement blocks		
External painting	Exterior emulsion		
Interior pain ting	Smooth finish with OBD		
Flooring	Branded 2 x 2 ft vitrified Tiles		
Main door	Wood with polished panel door		
Internal door frames	Wood with paint		
Door shutter's	Painted panel doors with dorset hardware		
Windows	Aluminium sliding windows		
Sañitary	Cera /Parryware / Hindware or equivalent brand		
CP fittings	Branded quarter turn		
Bathrooms	Branded designer tiles upto 7ft.		
Kitchen	Granite slab with 2 ft dado and SS sink		
Electrical	Copper wiring with modular switches		
Plumbing	UPVC /CPVC/ PVC pipes.		

Note:

- Choice of 2 colours for interior painting, Western / Anglo-Indian W C and 2 or 3 combinations of bathroom tiles shall be provided.
- 2. Changes to external appearance and color shall not be permitted.
- 3. Fixing of grills to the main door or balconies shall not be permitted.
- 4. Change of doors or door frames shall not be permitted.
- 5. Changes in walls, door positions or other structural changes shall not be permitted.
- 6. Only select alterations shall be permitted at extra cost.
- 7. RCC lofts and shelves shall not be provided.
- 8. Design and make of furniture, furnishings, modular kitchen, etc. shall be at the sole discretion of the Developer and subject to change from time to mime without prior notice.
- 9. The additions and alterations that may be permitted within the Said Villa shall be at the sole discretion of the Developer and the Purchaser shall not raise any objections on this count.
- 10. The Purchaser shall be given an opportunity to visit the site for providing details like choice of colour of walls, bathroom tiles, etc. The Purchaser at his discretion may provide material like floor tiles, bathroom tiles, sanitary fitting, CP fitting, electrical switches, etc., to be installed in place of the material provided by the Developer. The Developer agrees to refund the cost of not providing the said materials to the Purchaser. The Purchaser shall record the additions and alterations that he wishes to make at site and such a record shall be jointly signed by the Purchaser and the Developer's engineer. The additions and alterations shall be carried out strictly as per the recorded alterations. The Purchaser will deliver such material, if any, to the site at its cost by the agreed date. Any delay in completion of the Said Villa for delay in delivery of the material by the Purchaser shall be added to the schedule date of completion of the villa.

M/s. Nilgiri Estates & M/s. Modi & Modi Constructions rep. by its Partner M/s. Modi Hotsh Plat Lattates &

rep by its authorized signatory

Modi & Modi Constituetions

Silly

Am

DEVELOPER

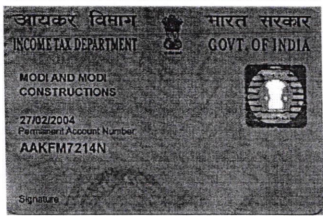
BK-1, CS No 19634/2018 & Doct No (8950) 2008. Sheet 7 of 10 Sub Reglected Reesara

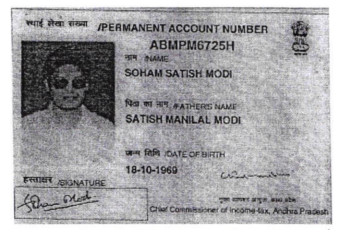




VENDOR or DEVELOPER:









Aadhaar No 3287 6953 9204

Richargan

Bk-1, CS No 19634/2018 & Doct No 1899/81/21





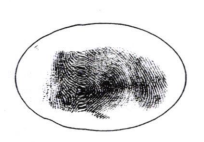
PHOTOGRAPHS AND FINGER PRINTS AS PER SECTION 32A OF **REGISTRATION ACT, 1908.**

SL.NO.

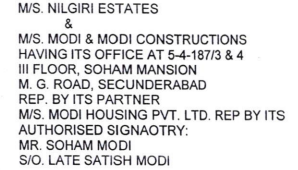
FINGER PRINT IN BLACK (LEFT THUMB)

PASSPORT SIZE **PHOTOGRAPH BLACK & WHITE**

NAME & PERMANENT POSTAL ADDRESS OF PRESENTANT / SELLER / BUYER





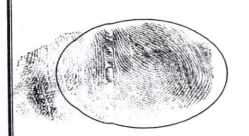






GPA FOR PRESENTING DOCUMENTS VIDE GPA NO. 59/BK-IV/2016, DATED:21.07.2016 AT SRO, KEESARA:

MR. K. PRABHAKAR REDDY S/O. MR. K. PADMA REDDY (O). 5-4-187/3 & 4 III FLOOR, SOHAM MANSION M. G. ROAD SECUNDERABAD - 500 003.





PURCHASER:

DEVELOPER:

1. MR. S. RAMA KRISHNA S/O. LATE PRABHAKAR RAO R/O. FLAT NO. 301, PLOT NO. 141 S. B. RESIDENCY SNEHAPURI COLONY MOTI NAGAR HYDERABAD - 500 018.





2. MRS. S. JAYA SREE W/O. MR. S. RAMA KRISHNA R/O. FLAT NO. 301, PLOT NO. 141 S. B. RESIDENCY SNEHAPURI COLONY MOTI NAGAR HYDERABAD - 500 018.

D-Romest. Ochelogellis

For NNgiri Estates & Modi & Modi Constructions

Authorised Rep. SQHAM MOO!

SIGNATURE OF THE DEVELOPER

SIGNATURE OF THE PURCHASER

Bk - 1, CS No 19634/2018 & Doct No (8950 / 2018). Sheet 8 of 10 Sub Registration Researa







భారత ప్రభుత్వం Government of India

సుపర్ణ రామకృష్ణ Suvarna Ramakrishna තුළින මිසි / DOB : 28/06/1966 තුරාතුය Male



6350 1808 9659

నా ఆధార్, నా గుర్తింపు



భారత ప్రభుత్వం GOVERNMENT OF INDIA

సువర్ణ జయ.శ్రీ Suvarna Jayasree



పుట్టిన సంవత్సరం/Year of Birth : 1971 / Female

7089 2475 4740

- సామాన్యుని హక్కు



ుంది విశేష్ట్ల గు**స్తింపు ప్రాదేకారి** సంస్థ Unique Identification Authority of India

S/O సువర్ణ ప్రభాకర్ రావు. ణ-గాయా/300, స్పేహపూరి కాలనీ, మోతీనగర్, బాలానగర్, రంగారెడ్డి, ఆంధ్ర ప్రదేస్, 500018

Address: S/O Suvarna Prabhakar Reao, 13-1-155/301, Snehapuri Colony, Mothinagar, Balanagar, Rangareddi, Andhra Pradesh 500018

6350 1808 9659



M

W.S.A.



భారత విశిష్ట్ర గుర్తింపు ప్రాధికార సంస్థ UNIQUE IDENTIFICATION AUTHORITY OF INDIA

చిరునామా: w/o సువర్ణ రామకృష్ణ, 13-1-155/301, స్నేహపూర్ కాలసీ. మాతీనగర్. బాలానగర్, రంగారెడ్డి, ఆంద్ర స్థవదేస్. 500018

Address: W/O Suvarna Ramakrishna, 13-1-155/301, Snehapuri Colony, Mothinagar, Balanagar, Rangared-di, Andhra Pradesh, 500018



 \boxtimes

www



Unique Identification Authority of Sovernment of India හැරජ වුසාජැං

ನವಿಂಬ್ಯ / Enrollment No. : 1190/62116/15178

To Ramesh Donepudi ਰਤੰਡੇ ਡੀ ਤੰਤਵਾਰ S/O: Donepudi Chalapathi Rao 6-51/5 Plot No 39 Madhura Nagar Colony Nagaram, K. V. Rangareddy Andhra Pradesh - 500083

21/03/2013

Romest

KL011341456FT

మీ ఆధార్ సంఖ్య / Your Aadhaar No.

ఆధార్ – సామాన్యుని హక్కు 7607 6045 5889

Government of India



කුමුම නයක්තුරේ/Year of Birth: 1969 කුමායය / Male

ನಿಯ್ಯುನಿ ಭಾತ್ರು 7607 6045 5889 1 මෙතුංලි .

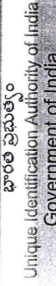












ಕಮ್ ಸಂಖ್ಯ / Enrollment No.: 1190/62144/04625 Government of India

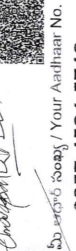
S/O: Late D Ram Murthy H No 6-51/5, Plot No 39 Madhura Nagar Colony To D Chalapathi Rao ಡಿ ವಲಬಡಿ ರಾವು

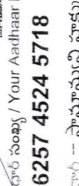
Nagaram Nagaram,K.V.Rangareddy Andhra Pradesh - 500083 9177894429 Nagaram 23/04/2013

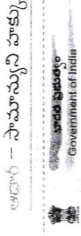


KL109817681FT

10981768







X





BK-1, CS No 19634/2018 & Doct No |8950 / 2018. Sheet 10 of 10 Sub Registrar |Reesara





Government of Telangana **Registration And Stamps Department**

Payment Details - Office Copy - Generated on 12/12/2018, 01:41 PM

SRO Name: 1530 Keesara

Receipt No: 20029

Receipt Date: 12/12/2018

AGREEMENT

1775000

DD No:

Bank Branch:

E-Challan Bank Branch:

Cash

E-Challan Bank Name: YESB

Account Description

Registration Fee Deficit Stamp Duty User Charges

Total:

Prepared By: RAJINIREDDY

In Words: RUPEES SEVENTEEN THOUSAND SEVEN HUNDRED FIFTY ONLY

Amount Paid By

Challan

E-Challan 8875

8775

100

17750

Signature by SR



Government of Telangana **Registration And Stamps Department**

Payment Details - Citizen Copy - Generated on 12/12/2018, 01:41 PM

SRO Name: 1530 Keesara

Receipt No: 20029

Receipt Date: 12/12/2018

Name: SOHAM MODI

Transaction: DEVELOPMENT AGREEMENT OR CONSTRUCTION

Chargeable Value:

Bank Name:

CS No/Doct No: 19634 / 2018

Challan No:

Challan Dt:

E-Challan No: 519ZRK111218

E-Challan Dt: 11-DEC-18