

මීපර්භ तेलंगाना TELANGANA

S. No.3648 Thate 11/05/2023 Rs. 1001-

wa Claron Nedry S/o.W/o.D/o

Ramabhoofal Builders For Whom

AW 841201

LICENSED STAMP VENDOR Lic.No:16-10-048/1990 Ren. No.16-10-041/2023 H.No.6-2-188/8, A.C. Guards. Hyderabad (South) District Phone No.9246263797

SUPPLEMENTARY/ALLOCATION AGREEMENT

This Supplementary/ Allocation Agreement is made and executed on this 147 2023, by and between:

- KONDAKALLA YADI REDDY S/o K. Venkat Reddy aged 72 years 1. Occ: Agriculture (Aadhar No. 5057 1105 0155, Pan No. DHOPK9655M)
- 2. KONDAKALLA VENKAT REDDY S/o Yadi Reddy aged 45 yrs Occ: Agriculture (Aadhar No. 2610 6708 8463, Pan No. ANAPK5157B)
- 3. KONDAKALLA MAHIPAL REDDY S/o Yadi Reddy aged 40 yrs Occ: Agriculture (Aadhar No. 3905 6201 5573, Pan No. AUZPK6166E)
- KONDAKALLA SRINIVAS REDDY S/o Yadi Reddy aged 37 yrs Occ: Agriculture (Aadhar No. 2451 4655 7469, Pan No. BXWPK4956P)

K 010808

K. C. Redde

For RAMABHOOPAL BUILDERS

Partner

Presentation Endorsement:

Presented in the Office of the Joint SubRegistrar1, Patancheru (R.O) along with the Photographs & Thumb Impressions as required Under Section 32-A of Registration Act, 1908 and fee of Rs. 2000/- paid between the hours of ______ and _____ on the 14th day of JUN, 2023 by Sri K Yadi Reddy



14th day of June, 2023

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Signature of

All are residents of Tellapur Village, Ramachandrapuram Mandal, Sangareddy District.

Hereinafter collectively referred to as "FIRST PARTY/ LAND OWNERS" and which expression shall mean and include all their representatives, nominees. executors, assignees, legal heirs etc.

AND

M/s. RAMABHOOPAL BUILDERS, (Pan No. AANFR9919A) reptd. by its Managing Partner Smt. Boravelli. Roopali Reddy, (Aadhar No. 6555 3380 1545) W/o. B. Shiva Charan Reddy, aged 40 years R/o Plot Nos. 13, 14, Izzath Nagar. Cyber Elite, G-1, Kondapur, Hyderabad 500 084.

Hereinafter referred to as "SECOND PARTY / DEVELOPER" and which expression shall mean and include all its representatives, nominees, executors, assignees, legal heirs etc.

WHEREAS:

- The First Party / Land Owners and Smt. M. Hemalatha (daughter of Land Owner No.1 and sister of Land Owner Nos. 2 to 4) being the absolute owners and possessors of agricultural land admeasuring Ac.1-00 gts. in Sy.No.407/A/1 situated at Tellapur village, Ramachandrapuram Mandal, Sangareddy District, jointly entrusted the same to the Second Party / Developer, for composite development of the same into gated community residential Villas, by integrating the same with the adjoining land, through a registered Development Agreement Cum General Power of Attorney (DAGPA) bearing document No. 3840 of 2016 dated 22-02-2016 registered at R.O. Sangareddy.
- This Supplemental Agreement is executed in addition to DAGPA No. 3840 of 2016 dated 22-02-2016 and Supplemental Agreement No. 16296 of 2021 dated 20-03-2021 and additional supplementary agreement No.31778 of 2021 dated 23-08-2021, in view of change of circumstances for development of project agreed the clauses which are included in this Agreement will prevail over the conditions and clauses stated in earlier agreements wherever any condition is contrary to this agreement.

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46	Joint SubRegistrar1 Patancheru (R.O)
& Doct No	2 of 31
7491/2023	Sheet
Bk - 1, CS No	6997/2023.

SINO	Asdhaar Details	Address:	Photo
1	Aadhaar No: XXXXXXXX0155 Name: Kondakalla Yadi Reddy	S/O Kondakalla Venkat Reddy, Tellapur, Medak, Telangana, 502032	
2	Aadhaar No: XXXXXXXX8463 Name: Kondakalla Venkat Reddy	S/O Kondakalla Yadi Reddy, Seriingampally, K.v. Rangareddy, Telangana, 500046	9
3	Aadhaar No: XXXXXXXX7469 Name: Kondakalla Srinivas Reddy	S/O Kondakalla Yadi Reddy. Tellapur, Medak, Telangana, 502032	?
4	Aadhaar No: XXXXXXXX5573 Name: Kondakalla Mahipal Reddy	S/O Kondakalla Yadi Reddy. Tellapur, Medak, Telangana. 502032	9

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

Description			In th	e Form of			
of Fee/Duty	Stamp Papers	Challen w/\$ 41of IS Act	E-Challan	Cash	Stamp Duty u/\$ 16 of 19 act	DD/BC/ Pay Order	Total
Stamp Duty	100	0	2084340	D	0	0	208444
Transfer Duty	NA	0	0	0	0	D	
Reg. For	NA.	0	2000	0	0	0	200
User Charges	NA	0	1000	0	0	0	100
Mutation Fee	NA	0	0	0	0	0	
Total	100	0	2087340	0	0	0	208744

Rs. 2084340/- towards Stamp Duty including T.D under Section 41 of I.S. Act, 1899 and Rs. 2000/- towards Registration Fees on the chargeable value of Rs. D/- was paid by the party through E-Challan/BC/Pay Order No ,118YSC090623 dated .09-JUN-23 of .HDFS/

Online Payment Details Received from SBI e-P

respect of this instrument.

(1), AMOUNT PAID: Rs. 20873904, DATE: 09-JUN-23, BANK NAME: HDFS, BRANCH NAME: , BANK REFERENCE NO: 9303808856127, PAYMENT MODE: NB-1001138, ATRN: 9303808856127, REMITTER NAME: BRICKS INFRATECH LLP, EXECUTANT NAME: K YADI REDDY AND OTHERS, CLAIMANT NAME: RAMABHOCE ALBUILDERS!

Date:

14th day of June.2023

Signature of Registering Officer

Patancheru (R.O)





Certain terms and conditions of the said DAGPA were amended mutually c) by the Land Owners and the Developer, by executing registered Supplementary Deed bearing document No. 16296 of 2021 dated 20-03-2021, excluding Ac.0.07.43gts out of Ac.1-00 guntas from the scope of the development reducing the land entrusted for development to Ac. 0-32.57gts., changing the nature of construction/ development from Villas to Apartments and revisiting the ratio of sharing therein, by executing registered Additional Supplementary Deed No. 31778 of 2021 dated 23-08-2021, thereby inserting para 1(g) specifying that the Land Owners together are entitled for fixed built up / saleable area of 48000 (Forty Eight thousand) sq. feet, while the Developer is entitled for retaining the entire remaining super built up / saleable area derived from the development of the land admeasuring Ac.0-32.57gts entrusted for development. And in the event of the Developer constructing more than agreed built up area of 210000 sq. feet, the parties shall share such additional built up area over and above 210000 (Two Lakh Ten Thousand) Sq. feet in 40:60 ratio.

D) Smt.M.Hemalatha, daughter of Land Owner No.1 and sister of Land Owner Nos. 2 to 4 executed a registered Release Deed with Doc. No. 6754 dated 12-06-2023 registered at SRO Patancheru, thereby releasing / relinquishing her entire undivided 1/5th share in the said land admeasuring Ac. 1-00 gts. in Sy.No. 407/A/1 of Tellapur village, in favour of the Land Owner Nos. 1 to 4 herein.

E) Pursuant to the said DAGPA and Supplementary Deed thereon, the Developer integrated the land admeasuring Ac.0-32.57gts in Sy.No.407/A/1with the adjoining land situated at Tellapur and got the same converted from agriculture use to non-agricultural use vide No.A2/8863/16 dated 04-10-2016 and also obtained permission for construction of multi-storied residential apartment buildings consisting of Two Blocks A & B with 3 Cellar + Stilt + 32 Upper Floors (Total Units @ 536) to an height 100.80 mtrs. and amenities with

K. Sheddy For RAMABHOOPAL BUILDERS
ROOPAL
Partner

Certificate of Registration

Registered as document no. 6997 of 2023 of Book-1 and assigned the Identification number 1 - 1715 6997 - 2023 for Scanning on 14-JUN-23 .

Patancheru (R.O) Exercising the powers of Registrars under Section 30

(Dr S Laxma Reddy)

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 3 of 31 Joint SubRegistrar1 Patancheru (R.O)

NOTE: - One copy has been registrated along with original.

There is no differe between original and duplicate.





Ground + Three (3) floors in an extent of 16870.37 sq.mtrs, in Sy.Nos. 407/A1 and 407/A2/1, 2, 3 situated at Tellapur village, Ramachandrapuram Mandal, Sangareddy District, vide Permit No. 047316/SKP/R1/U6/HMDA/17072021 dated 21-01-2022 from Hyderabad Metropolitan Development Authority (HMDA), Hyderabad and released by The Commissioner, Tellapur Municipality, Sangareddy District vide Proc. No. 4970/TP/2021-22 dated 31-01-2022.

That in terms of the said DAGPA and Supplementary Deed & additional F) Supplementary Deed and the release deed executed by Smt. M. Hemalatha thereon, the Land Owners together are entitled for fixed built up area of 48000 sq. feet including the common areas along with the proportionate undivided share in the schedule property, while the Developer is entitled for retaining the entire remaining super built up / saleable area derived from the development of the land admeasuring Ac.0-32.57gts entrusted for development including the common areas along with the proportionate undivided share in the schedule property. However having regard to various factors including the delay occurred on account of securing clearances from Irrigation Department and SEIAA of Telangana and necessity to extend time stipulated earlier for completing the construction, However, Developer got approval for more than 2,10,000 square feet in built up / saleable area in 40:60 ratio as per the agreement, the parties have mutually agreed for increasing the fixed entitled built up / saleable area of the Land Owners from 48000 (Forty Eight Thousand) square feet to 50,000 (Fifty Thousand) square feet. If Developer constructs more than agreed built up area of 229803 sq. feet, the parties shall share such additional built-up area over and above 229803 (Two Lakh Twenty-Nine Thousand Eight Hundred and three) sq. feet in 40:60 ratio, while the Developer was entitled for retaining the entire remaining super built up / saleable area derived from the development of the land admeasuring Ac.0-32.57gts entrusted for development.

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For RAMABHOOPAL BUILDERS

Partner

Joint SubRegistrar1 Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 4 of 31

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- Accordingly, the total super built up / saleable area derived from development of Ac. 0-32.57 gts. is hereby divided between the Land Owners and Developer, in terms of the said DAGPA No.3840 of 2016 dated 22.02.2016 and Supplementary Deed No. 16296 of 2021 dated 20.03.2021 and additional Supplementary Deed No.31778 of 2021 dated 23.08.2021, by allotting 50000 (fifty thousand) Square Feet of built up/saleable area to the Land Owners together while the Developer retaining the entire remaining area derived from Development of Ac.0-32.57 gts subject to conditions and clauses sharing 40 % - 60 % if any area constructed more than that area.
- The Parties hereto having agreed for division of the super built up area / H) saleable area (Hereinaster referred to as "Units") basing upon the plans sanctioned by HMDA and Municipality, have further decided to reduce the same into writing under this Supplementary/Allocation Agreement for the purpose of clarity.
- The Developer agreed that he shall construct a Commercial complex in the remaining area of Ac. 0-07.43 gts (approximately 900 Sq.yards) out of Survey No.407 consists of Cellar, Stilt + Five floors covering an area of 24,000 Sft only for Stilt + Five Floors excluding area of Cellar within 18 months from the date of execution of this Agreement with his own costs and he shall also get the sanction from the concerned authorities as per norms for conversion from residential to commercial complex within 18 months with his own costs.

THIS SUPPLEMENTARY/ALLOCATION AGREEMENT WITNESSETH AS UNDER:

That in terms of the registered DAGPA No. 3840 of 2016 dated 22-02-2016 and Supplementary Deed No. 16296 of 2021 dated 20-03-2021, additional Supplementary Deed No.31778 of 2021 dated 23.08.2021 thereof registered at SRO / Sangareddy and release deed thereof registered at SRO

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K.S. Reddy

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 5 of 31 Joint SubRegistrar1 Patancheru (R.O)





/Sangareddy, basing upon the layout plan approved by HMDA vide Permit No. 047316/SKP/R1/U6/HMDA/17072021 dated 21-01-2022 and Tellapur Municipality, vide Proc. No. 4970/TP/2021-22 dated 31-01-2022, the SECOND PARTY / DEVELOPER hereby allots to the FIRST PARTY / LAND OWNERS together 50,000 (Fifty Thousand) square feet super built up / saleable area detailed below towards the entire share of the LAND OWNERS against the schedule property, viz land total admeasuring Ac. 0-32.57 gts. entrusted for development.

LAND OWNER Share

Name	Block	Floor No.	Flat No.	Area (SFT)	UDS (Sq.Yds)
K. Yadi Reddy	A	16	8	1385	25
	A	20	3	1795	32
	В	25	6	2285	41
	В	10	7	1385	25
	В	19	5	2470	44
K. Venkat Reddy	A	16	9	1385	25
	A	17	5	2100	37
	A	28	6	2470	44
	A	12	1	1795	32
	В	30	1	3570	64
THE SECRET PROPERTY AND ADDRESS.	В	19	6	2285	41
K. Mahipal Reddy	A	18	6	2470	44
	Α	17	4	2100	37
	Α	28	7	2285	41
	Α	12	3	1795	32
	В	9	7	1385	25
	В	18	1	3570	64

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For RAMABHOOPAL BI

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 6 of 31 Joint SubRegistrar1 Patancheru (R.O)





			Total SFT	50135	896
	В	14	4	2100	37
	В	14	1	3570	64
	В	9	8	1385	25
	В	25	5	2470	44
	Α	20	1	1795	32
K.Srinivas Reddy	Α	18	7	2285	41

The Units / Apartments hereby allotted to the LAND OWNERS together in "BRICKS RAMABHUPAL MARVELLA" are more clearly shown in Annexure - I appended hereunder and hereinafter collectively referred to as "Units allotted to LAND OWNERS".

- The DEVELOPER hereby retains all remaining Units / Apartments detailed below derived from the development of the land admeasuring Ac. 0-32.57 gts. integrated in "BRICKS RAMABHUPAL MARVELLA" for development, in terms of registered DAGPA bearing document No. 3840 of 2016 dated22-02-2016 and Supplementary Deed No. 16296 of 2021 dated 20-03-2021hereby allotted to the DEVELOPER towards the share of the DEVELOPER:
- 3. That in view of substantial time consumed in securing required statutory clearances for the high rise Apartments project from Irrigation department and State Level Environment Assessment Authority (SEIAA) Telangana State and delay occurred thereafter on account of inundation of project land on its excavation and erosion of retainer walls due to incessant rains, resulting in stoppage of development works, the LAND OWNERS have hereby expressly extended the time stipulated earlier for completion of construction for a further period of Two (2) years with effect from the date of time stipulated in

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Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 7 of 31 Joint SubRegistrar1 Patancheru (R.O)





Supplementary Agreement bearing document No. 16296 of 2021 dated 20-03-2021. That in the event of failure of the DEVELOPER, to complete the construction within the period of Two (2) years stipulated under Supplemental Agreement dated 20-03-2021 and agreed to extend 2 years more i.e., up to 23-12-2026, the DEVELOPER shall be liable to pay rent @ Rs 15/- (Rupees Fifteen only) per Sft for first one year, pay rent @ Rs 30/- (Rupees Thirty only) per Sft for second year and pay rent @ Rs 45/- (Rupees Forty Five only) per Sft for third year until developer completes all the units/flats to the LAND OWNERS in respect of the Units/Flats to an extent of 50,000 Sft built up area and the construction of which is allocated to LAND OWNER, until the completion of construction all Units/Flats. Further, if the DEVELOPER defaults in paying the rent for such delayed period of three (3) months consecutively and shall complete construction within stipulated time under this Supplement Agreement, the LAND OWNERS shall be entitled to cancel all agreements executed and registered.

- The DEVELOPER shall deliver the physical possession of Units hereby allotted to the LAND OWNERS immediately after completing the development thereon as per the terms of registered DAGPA No. 3840 of 2016 dated 22.02.2016 and registered Supplementary Deed bearing document No. 16296 of 2021 dated 20.03.2021 and this Supplementary Agreement.
- It is made clear and agreed by the parties that, entire remaining built up / saleable area (other than fixed/built area / saleable area allotted to the LAND OWNERS to an extent of 50,000 (Fifty Thousand Sft) shall belong to and shall be possessed by the DEVELOPER in the capacity of the Developer. The ownership of such saleable area shall vest solely with the DEVELOPER and the DEVELOPER shall be entitled to deal with such units/built up/saleable area in the manner of its choice including by way of sale, transfer, lease, mortgage, assign and enter into collaboration, joint venture with third parties or any other mode by delegating the authorities granted in its favour, on such

K.S. Pady For RAMABHOOPAL BUILDERS

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 8 of 31 Joinf SubRegistrar1 Patancheru (R.O)





terms/payment(s), which the DEVELOPER may deem fit, without any reference to the LAND OWNERS.

- 6. The LAND OWNERS and the DEVELOPER shall be the absolute owners of the Units viz., residential flats, car parking spaces allotted to their respective shares and consequently shall be entitled thereto and to all incomes, gains and benefits of all kinds and descriptions accruing, arising or following from or in relation thereto.
- In furtherance of the mutual agreement between the parties hereto, the allotment of Built up/ Salable Areas mentioned above are made in favour of the respective parties together with proportionate undivided right, title and interest on the land in the schedule property and proportionate rights amongst the parties in all common areas like corridors, staircases, common toilets, lobbies and other facilities, advantages, amenities and other areas in the buildings in the schedule property.
- The allotment of flats/ units hereby made between the parties hereto is voluntary and with mutual consent. As such, the same shall be final and binding on the parties hereto.
- By Virtue of above mentioned allotments in favour of the LAND OWNERS, the LAND OWNERS are entitled to own, possess and enjoy the same as the full and absolute owners with full powers of enjoyment and alienation and shall be entitled to enter in agreement of sale, execute sale deed or mortgage the flats together with proportionate undivided share, right, title and interest in the land in the schedule property in any manner they deem fit subject to the conditions stipulated in the DAGPA No. 3840 of 2016 dated 22-02-2016 and registered Supplementary Deed bearing document No.16296 of 2021 dated 20-03-2021.

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Bk - 1, CS No 7491/2023 & Doct No SubRegistrar1 SubRegistrar1 Sheet 9 of 31 Joint SubRegistrar1 Patancheru (R.O)





- Except as provided in this Supplementary Agreement evidencing division of Units, the LAND OWNERS shall not be entitled to any other benefit or share and the DEVELOPER shall stand discharged from all its obligations under the DAGPA No. 3840 of 2016 dated 22-02-2016 and registered Supplementary Deed bearing document No. 16296 of 2021 dated 20.03.2021, upon the delivery of units/ apartments total admeasuring 50,000 sft hereby allotted and subject to sharing of 40%-60% any extra area is constructed than agreed area in this agreement. Neither of the parties shall be entitled to make/raise any kind of claim(s) against each other on any ground after allotment of their shares.
- The Developer shall pay and responsible to pay GST on total built up area including allotted area of owners/ Party No.1 and also any kind of Tax to the total built up area and he is entitled to collect GST and other tax for the area sold by the owners and he is not entitled to recover the GST which is retained by owners inrespect of Tax imposed by authorities inrespect of construction of this project under this agreement. The owners shall pay the GST already paid by the Developer by charging the GST and other Taxes from third parties who purchased the flats from Developer only not for the area retained by owners.
- 12. The LAND OWNERS can sell, assign, transfer, lease or part with possession of the Units. In such an event, except in sale, it shall be the responsibility of the LAND OWNERS to continue to pay the charges including maintenance etc. pertaining to the Units payable under this Agreement to the Apartment Society until that LAND OWNERS will enjoy all the Amenities Provided by DEVELOPER or its nominated Agency at free of cost. It is further agreed by the LAND OWNERS shall be responsible and that they shall make sure that in the event the Units allotted to them is/are transferred / sold or the LAND OWNERS give temporary possession to any third party, such person shall from time to time, sign all applications, papers and documents and do all the acts, deeds, which the DEVELOPER deems necessary for safeguarding the

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Bk - 1, CS No 7491/2023 & Doct No 5997/2023. Sheet 10 of 31 Joint SubRegistrar1 Patancheru (R.O)





- 13. It is clearly understood between the parties hereto that the DEVELOPER is required/ entitled to enter into separate Supplementary/Allocation Agreements with the owners of the adjoining land entrusted to it for development through separate registered DAGPAs and integrated in the project. The LAND OWNERS shall not have any right or claim in respect of any apartments/ units other than those allotted to them under this Supplementary/Allocation Agreement and the DEVELOPER shall have absolute freedom to allot/ apportion/ divide all the remaining apartments/ units under separate Supplementary/Allocation Agreements, without any further reference to or consent of the LAND OWNERS.
- 14. It is abundantly made clear to the LAND OWNERS that in accordance with the approved plans of the integrated residential apartment complex, the DEVELOPER proposes to develop a Club / Community Centre and other recreational facilities for the occupants of the apartments. The LAND OWNERS agree to pay club/Community building, membership registration charges for availing the membership of the Club/Community building and other charges as decided by the Apartment Society until that LAND OWNERS will enjoy all the Amenities Provided by DEVELOPER at free of cost. The Apartment Society as the owner of such areas, facilities and amenities shall have the sole and absolute right and authority to deal in the manner, including but not limited to creation of rights in favour of any third party by way of sale, transfer, lease or any other mode which the Apartment Society in its sole discretion may deem fit.
- 15. Both the parties hereby undertake and agree not to do any encroachment over the common areas not to cause any littering, not to let water stagnate in or around the said Unit and to maintain the aesthetics of the project. The authorized personnel of maintenance agency will be permitted to check or inspect stagnant water within the said premises as pre-emptive precaution against mosquito and insect breeding.

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Sheet 11 of 31 Joint SubRegistrar1

Bk 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 11 of 31





- The DEVELOPER has made clear to the LAND OWNERS that to 16. maintain the safety and security of the residential complex and its occupants, it shall be mandatory for the LAND OWNERS to duly intimate the DEVELOPER about any further transfer of their respective Units/Flats by way of sale, lease or otherwise and to register its servants, drivers, staff or regular visitors with the maintenance office without fail.
- The Second Party/Developer had made all enquiries and confirmed and 17. satisfied that the land owners have got marketable title of the land to be developed and the Developer shall not raise any objection/Climes in respect of ownership of land on which construction is raising and if any litigation in respect of Ownership arises it is for Developer to contest the same on his own costs with Third Parties.
- 18. The Flats allotted to the Land owners, if they sell the flats allotted to them to third parties the prospective purchasers are liable to pay the maintenance charges for the initial period of one year, to be collected in advance at the time of handing over or at the time of issuance of Occupancy Certificate whichever is earlier, at the rate of Rs.30/- (Rupees Thirty only) per square foot and all other terms and conditions of per clause No.16 of the Development Agreement cum GPA are applicable to the LAND OWNERS transferees/ prospective Purchasers. However, the maintenance charges payable in respect of the Units/Flats retained by the LAND OWNERS, shall be paid/borne by the DEVELOPER until Apartment Society is formed and later Land owners will pay the Maintenance charges to the Apartment Society as per their decision.
- In case of any doubt/ ambiguity on any other aspect, which is not specifically dealt with hereunder, the terms of the DAGPA No. 3840 of 2016 dated 22-02-2016 and registered Supplementary Deed bearing document No. 16296 of 2021 dated 20-03-2021 shall prevail.

K. s. Peddy

Bk - 1, CS No 7491/2023 & Dact No 6997/2023. Sheet 12 of 31

1/2023 & Doct No Sheet 12 of 31 Joint SubRegistrar1 Patancheru (R.O)





- That any adjustment of areas between the Parties will be settled as per mutual understanding by paying value per Square Foot by either party.
- 21. This Supplementary/Allocation Agreement is executed in duplicate on a stamp paper and both the agreements will be treated as originals to enable the LAND OWNERS together to have custody of counter copy, while the original will be retained by DEVELOPER.
- 22. If any damages are caused to unit or project either at the time of construction or after construction due to defect of construction like engineering or defect in any material or any objection from sanctioning authority, the developer shall alone be responsible and to rectify the damage and get the permissions with the expenses of Developer alone and to rectify the damages within three months.
- 23. The Developer shall alone be responsible for any litigation either from Government authorities or any other institutions in construction of apartments either deviation from sanctioned plan or materials used even claimed by the purchasers, the Developer shall indemnify and rectify the mistakes and responsible to meet the litigation with his own funds in respect of residential and Commercial Portions.
- 24. The parties have agreed that the left-over Ac. 0.7.43 gts out of Ac. 1-00 guntas of land in Survey No. 407/A the Developer/ Second party shall develop the said area as a Commercial Complex only with the funds of Developer/ Party No.2 and no share in the said complex shall be shared by party No.2/ Developer in the said commercial complex. The Developer had agreed to complete the commercial complex in by showing the 900 Sq Yards Land to the LAND OWNERS and by obtaining the permission for Cellar, Stilt + Five Floors to an extent 24000 Sft within 18 months and if he fails to complete the construction within 18 months from the date of execution of this Supplement deed

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K. S. Reddy

For RAMABHOOPAL BUILDERS

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Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 13 of 31

1/2023 & Doct No Sheet 13 of 31 Joint SubRegistrar1 Patancheru (R.O)





DEVELOPER has agreed to pay Rs. 15 Lakhs (Rupees Fifteen Lakhs only) per month as a penalty to land owner. In the event the DEVELOPER has failed to pay the penalty of Rs. 15 lakhs (Rupees Fifteen Lakhs only) per month and also not constructed the commercial complex within stipulated time, this Supplemental Agreement as well as DAGPA No. 3840 of 2016 dated 22-02-2016 and Supplemental Agreement No. 16296 of 2021 dated 20-03-2021 all shall stands cancelled for total land of Ac.1.00(One Acre) and Developer shall be liable to pay damages of Rs. 2 Crores (Rupees Two Crores only) for utilizing the area. The Developer/ Party No.2 has already taken permission from authorities for construction of an area of Ac.0-07.43 gts and he shall get the conversion from residential to commercial within the stipulated time with his own costs. Developer is responsible to pay requisite fees for Commercial Complex to the concerned authorities relating to water lines, Electricity Dept (Transformer, Panel Board, Electricity Meters as per requirement), Laying of Sewerage, Elevator etc.., and also provide lift for all six floors.

The parties have agreed that the allotment of parking places for flats allotted to owners and also material which shall be used for construction of building are specified in Annexure No. 1 (parking) and Annexure No.2 (Material) annexed to this Agreement.

IN WITNESS WHEREOF the LAND OWNERSand the DEVELOPER with free will and consent have set their hands and sign this Allocation Agreement on the .. 14.14, June, 2023. mentioned above.

WITNESSES:

1. M. Anol

Karahipolida K.S. Reds DEVELOPER

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Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 14 of 31 Joint SubRegistrar1 Patancheru (R.O)







(FLATS / UNITS ALLOTTED TO THE SHARE OF THE LAND

Name	Block	Floor No.	Flat No.	Area (SFT)	UDS (Sq.Yds)
K. Yadi Reddy	A	16	8	1385	25
	A	20	3	1795	32
	В	25	6	2285	41
	В	10	7	1385	25
	В	19	5	2470	44
K. Venkat Reddy	A	16	9	1385	25
	A	17	5	2100	37
	A	28	6	2470	44
	A	12	1	1795	32
	В	30	1	3570	64
	В	19	6	2285	41
K. Mahipal Reddy	A	18	6	2470	44
	A	17	4	2100	37
	A	28	7	2285	41
	A	12	3	1795	32
	В	9	7	1385	25
	В	18	1	3570	64
K.Srinivas Reddy	A	18	7	2285	41
	A	20	1	1795	32
	В	25	5	2470	44
	В	9	8	1385	25
	В	14	1	3570	64
	В	14	4	2100	37
			Total SFT	50135	896

WITNESSES:

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Kiralifel Will Kis. feely

1. m. Am 2. Bal

DEVELOPER

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Bk - 1, CS No 7491/2023 & Doct No Sheet 15 of 31 Joint SubRegistrar1 Patancheru (R.O)





ANNEXURE – II
(FLATS / UNITS ALLOTTED TO THE SHARE OF THE DEVELOPER

Name of the Developer	Block No.	Floor No.	Flat No.	Extent(SFT)	UDS (Sq.Yds)
Ramabhoopal Builders	Α	6	5	2100	37
	Α	7	5	2100	37
	Α	1	6	2470	44
	A	2	6	2470	44
	A	3	6	2470	44
	A	4	6	2470	44
	A	7	6	2470	44
	Α	1	7	2285	41
	A	2	7	2285	41
	A	3	7	2285	41
	A	4	7	2285	41
	A	5	7	2285	41
	A	6	7	2285	41
	A	1	В	1385	25
	Α	2	В	1385	25
	A	3	8	1385	25
	A	4	8	1385	25
	Α	5	8	1385	25
	Α	6	8	1385	25
	A	1	9	1385	25
	A	2	9	1385	25
	A	3	9	1385	25
	Α	4	9	1385	25
	A	5	9	1385	25
	A	6	9	1385	25
	Α	7	9	1385	25
	A	10	3	1795	32
	A	10	6	2470	44
	A	11	5	2100	37
	A	12	6	2470	44
	A	13	6	2470	44
	A	14	6	2470	44
	A	8	7	2285	41
	A	9	7	2285	41
	A	10	7	2285	41
	A	11	7	2285	41
	A	12	7	2285	41
	A	13	7	2285	41
	A	9	8	1385	25
	A	10	8	1385	25

Mary. K.S. fedge Roofal Roofal

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 16 of 31 Joint SubRegistrar1 Patancheru (R.O)

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VITNESSES.		Total Area	(SFT)	149350	2674
	В	22	8	1385	25
	В	21	8	1385	25
	В	18	4	2100	37
	В	17	4	2100	37
	В	19	8	1385	25
	В	18	6	2100	37
	В	16	4	2100	37
	В	17	3	2100	37
	В	16	3	2100	37
	В	8	2	3570	64
	В	7	2	3570	64
	В	16	1	3570	64
	В	15	1	3570	64
	В	5	8	1385	25
	В	4	8	1385	25
	В	3	8	1385	25
	В	2	8	1385	25
	В	1	8	1385	25
	В	5	7	1385	25
	В	4	7	1385	25
	В	3	7	1385	25
	В	2	7	1385	25
	В	1	7	1385	25
	В	4	6	2285	4:
	В	3	6	2285	4:
	В	2	6	2285	4:
	В	1	6	2285	4:
	В	6	5	2470	44
	В	4	5	2470	44
	В	3	5	2470	44
	В	2	5	2470	44
	A	11	9	1385	25
	A	10	9	1385	25
	A	13	8	1385	25
	A	12	8	1385	25
	Α	11	8	1385	25

WITNESSES:

DEVELOPER

LAND OWNERS Kimali palledly

Kat 40 B

K.S. Reddy

DEVELOPER

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 17 of 31 Joint SubRegistrar1 Patancheru (R.O)





SCHEDULE PROPERTY

All that agricultural land admeasuring Ac. 0-32.57guntas in Sy.No.407/A/I situated at Tellapur Village, Ramachandrapuram mandal, Medak District, bounded by:

NORTH: Land belongs to K. Prabhakar Reddy SOUTH: Land belongs to Koteswara Rao

EAST : Land in Sy No.407/P

WEST : Road

1. m Know

2. BAN

IN WITNESS WHEREOF the parties have put the hand on the day and year mentioned above in the presence of witnesses.

WITNESSES:

LAND OWNERS

For RAMABHOOPAL BUILDERS

Partner

July. K.S. Reddy

DEVELOPER

1/2023 & Doct No Sheet 18 of 31 Joint SubRegistrar1 Patancheru (R.O) Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 18 of 31 Jr

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BLOCK-B



K. SPeddy

For RAMABHOOPAL BUILDERS

Partner

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 19 of 31 Joint SubRegistrar1 Patancheru (R.O)





SPECIFICATIONS

		R.C.C. framed structure to withstand wind & seismic loads				
1	STRUCTURE	Super Structure: All internal and external wall are RCC Shear walls				
		Cement Block masonry walls for non-				
2	FLOORING	structural walls (Wherever required)				
A	LIVING & DINING	800 x 800 mm size Double Charged Vitrified Tiles.				
В	ALL BEDROOMS & KITCHEN	800 x 800 mm size Double Charged Vitrifi Tiles.				
C	ALL BALCONIES	Anti-skid ceramic tiles of best brand				
D	BATHROOMS	Acid Resistant, Antic-Skid Ceramic Tiles of Reputed Make				
E	CORRIDORS	Tiles of Reputed Make with spacer Joints				
F	STAIRCASE	Tandur / Kota stone				
3	WALL FINISHES					
Α	INTERNAL WALLS	Smooth putty finish with 2 Coats of Premium Acrylic Emulsion Paint of Reputed make over a Coat of Primer.				
В	EXTERNAL WALLS	Textured finish and Two Coats of Exterior Emulsion Paint of Reputed Make.				
4	TILE CLADDING	The state of the s				
Α	BATHROOMS	Glazed / Matt finish Ceramic tiles dado up to : Height				
В	UTILITY AREA	Ceramic tile dado up-to 3 feet height and Flooring with Matt finish.				
5	KITCHEN	Separate Municipal Water tap (Manjeera or any other water provided by GHMC along with Bore well water)				
		Provision for fixing of Water purifier, exhaust fan & Chimney				
6	UTILITY/WASH AREA	Provision for washing machine&wet area for washing utensils etc.,				
	DOORS					

For RAMABHOOPAL BUILDERS

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 20 of 31

1/2023 & Doct No Sheet 20 of 31 Joint SubRegistrar1 Patancheru (R.O)





Α	MAIN DOOR	Engineered/Hard wood frame finished with melamine spray finish, veneered flush shutters with reputed hardware			
В	INTERNAL DOORS	Engineered / Hard Wood Door Frame & Laminate Shutter and Hardware of Reputed Make.			
С	FRENCH DOORS	UPVC door frames with float glass paneled sliding shutters with provision for mosquito mesh track			
D	WINDOWS	UPVC window glazing system with sliding casement shutters with provision for most mesh track UPVC Door Frame with Combination of Tinted Float Glass & Laminated MDF Panel			
E	UTILITY DOORS	UPVC Door Frame with Combination of Tinted Float Glass & Laminated MDF Panel			
	BATHROOMS	Premium quality ceramic wash basins of b Brand			
		Premium quality wall mounted EWC of best Brand			
8		Premium quality concealed flush tank of best Brand			
		Premium quality single lever C.P fittings of best brand			
		Provision for geysers in all bathrooms			
		Metered Water supply to all flats			
	ELECTRICAL	Power outlets for air conditioners in living, dining and bedrooms			
		Power outlet for geysers in all bathrooms			
9		Power plug for Hob, chimney, refrigerator, microwave oven, mixer / grinder in kitchen, washing machine in utility area			
		Three phase supply for each unit and individual prepaid metres.			

Karologo K.rahipal Reddy

Mrs. Reddy

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 21 of 31

1/2023 & Doct No Sheet 21 of 31 Joint SubRegistrar1 Patancheru (R.O)





		Miniature Circuit Breakers (MCB) for each distribution board of reputed make			
		Modular switches of reputed make.			
10	TELECOM	Telephone points in living room and master Bedroom			
10		Intercom facility to all the units connecting Security and neighborhood.			
11	CABLE TV	Provision for cable connection in living room and in all bedrooms			
12	INTERNET	Provision for internet connection in living room and master/all bedrooms			
13	LPG / PNG	Supply of LPG/ PNG with piped gas system			
14	GENERATOR	100 % D.G backup with Acoustic enclosure			
15	CAR PARKING	Spacious car parking slots			
16	PARKING MANAGEMENT	Entire parking is well designed to suit the number of Car Parks. Provided parking signage's and equipment at required places to ease the driving.			
17	FACILITIES FOR PHYSICALLY CHALLENGED	Access ramps at all block entrances shall be provided for differently abled.			
	SECURITY / BMS	Sophisticated round-the-clock security / Surveillance System.			
		BMS for electricity consumption with prepaid card system will be provided (Centralized billing)			
18		Surveillance cameras at the main security and entrance of each block to			
		monitor and also provided with CCTV camera inside the lifts			
		Panic button and intercom in the lifts connected to the security room.			
		Solar power fencing around the compound.			
19	LIFTS	High speed automatic elevators per block of reputed make with rescue device with granite /tile cladding for lift entrance.			

Muly. K.S. Reddy

For RAMABHOOPAL BUILDERS

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 22 of 31 Joint SubRegistrar1 Patancheru (R.O)

PARTITION

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		service elevator of reputed make with rescue device and entrance with granite / tile cladding on lift entrance.			
20	WTP & STP	Fully treated water will be made available through an exclusive water softening plant.			
		Hydro-pneumatic system for even pressure water supply at all floors			
		A Sewage Treatment plant of adequate capacity of adequate capacity inside the project, treated sewage water will be used for the landscaping and flushing purpose.			
		Rain Water Harvesting at regular intervals provided for recharging ground water levels			
21	FIRE & SAFETY	Fire hydrant and fire sprinkler system in all floors and basements. Fire alarm and Public Address system in all floors and basements			
22	BILLING SYSTEM	Automated billing system for Water, Power & LPG/CNG supply.			

AMENITIES

	CLUB HOUSE
1	Squash court
2	Badminton court
3	Creche
4	Multi-purpose hall
5	Indore games
6	Billiards Lounge
7.	Preview Theater
8	Aerobics
9	Gym Area
10	Yoga/Meditation
11	Unisex SPA Area
12	Conference
13	Business lounge
14	Guest rooms
15	Swimming Pool

July. K.S. Petty

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 23 of 31 Joint SubRegistrar1 Patancheru (R.O)





ITEM DESCRIPTION CIVIL Structure R.C.C Structure using TMT bars. Ready mix concrete as per the design mix and specification of the Concrete structural consultant. Walls Cement AAC block masonry walls (wherever required) Plastering Cement Plastering on both sides. Lift as per the design and traffic study. Lifts Building Elevation is done with insulated double glass units & Paneled Building Elevation with aluminum composite panels as suggested by the architect. B00mm*800mm Tiles of Reputed make. Flooring Stair Case: Tandur/Kota Stone flooring with MS hand rail. Engineered/Hardwood door frame & Laminate shutter and Hardware of reputed make. Doors Water Bore well water. Painting in the All internal walls and ceiling will be high quality Luppum and common areas acrylic emulsion. Colors will be as per Architects approval.

Common area lighting will be done.

architect design.

to be finalized byarchitect.

switches of reputed make.

Provision for exhaust fan in all toilets.

be provided.

IEEE rules.

SPECIFICATIONS

Transformer

Panels

Earthing

Lighting

common areas

Toilets

Urinals

WC's

Wall

Floor

Exhaust System External Electrical

the

Mels K.S. Redy

Sleek type urinals of reputed make will be provided as per

Acid Resistant, Anti-skid ceramic tiles of reputed make

Will be floor mounted commode. Paper holder and health faucet will

Glazed/Mat finish ceramic tiles will be used for toilets walls. Colours

If required, Transformer will be provided as per the consultant

Total earthing will be done as per site requirements according to

Will be as per site and load conditions with ACB's, MCCB's and

For RAMABHOOPAL BUILDERS

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 24 of 31 Joint SubRegistrar1 Patancheru (R.O)





	CAR PARKING ALLOCATION DETAILS							
S.No	Decreption	Cars/Flat						
1	2BHK	1						
2	3BHK+2Toi	1						
3	3ВНК	2	(50% back to back & 50% single parkings)					
4	4BHK+Maid	3	(50% back to back & 50% single parkings)					

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K. S. Felt

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 25 of 31 Joint SubRegistrar1 Patancheru (R.O)







PARTNERSHIP DEED

THIS DEED OF PARTNERSHIP IS MADE AND EXECUTED ON THIS THE 25th DAY OF JANUARY 2012 AT HYDERABAD, ANDHRA PRADESH BY AND BETWEEN:

- Smit, BORAVELLI ROOPALI REDDY, W./o Sri, B Shace Charan Reddy, aged about 29 years, resident of 8-3-813/268, Phase - 2, Kamalapuri Colony, Hyderahid 500075, heremafter called the party of the First Party. (Which terms so far as the context will adout include his heits, successors and assigns)
- 2. Sri. BORAVELLI SHIVA CHARAN REDDY, S. o Sri. B Bhippil Reddy, aged about 33 years, resident of 8-5 853 (268, Phase 2, Karnakipuri Coloni, Hickenbud 500073 bereinafter called the party of the Second Party. (Which terms so far as the context wall admit mediude his hears, successors and assigns).
- Smt. BORAVELLI RAMULAMMA, W/o Srt. B Bhupal Redde, aged about 56 years, resident of 8.3-833/268, Phase 2, Kornalapara Colorie, Hyderabad 500073, hereinafter colled the purey of the Third Party. (Which terms so far as the context will admin include his hears, state essors and assigns)

AND

 Sei, BORAVELLI BHUPAL REDDY, S/o Sri. B Gopal Roddy, aged about 6d years, resident of 8-5-835/268, Phase 2. Kamalapuri Colony, Huderabad 500073, heremafieticalled the party of the Fourth Party. (Which terms so far as the contest will admit unclude his heirs, successors and assigns)

Who all together heremafter referred to as partners

WHEREAS the above parties hereto agreed monually to consisture a partnership between themselves to carry on the bisiness of M/s. RAMABHOOPAL BUILDERS for carrying on the hosiness of Construction Contracts, Real Estate, Construction of Buildings, Residential Layouts, Mechanical Contracts, Electrical Contracts, Road Works, Canal Works, Irrigation Works, Sub Contract of all works of any other business as decided by the partners mutually from time to time

NOW THIS DEED WITNESSETH AND THE PARTIES HERETO MUITALLY AGREE THAT THEY SHALL BE AND REMAIN PARTNERS AND CARRY ON THE SAID BUSINESS ON THE TERMS AND CONDITIONS HEREINAFTER CONTAINED:

- That the parinership shall be carried on under the name and style of M/s. RAMABHOOPAL BUILDERS.
- That the principal place of business shall be at 8-5 851/268, Phase 2: Kamalapuri Colony, Hoderabad 508 073 or any other place as mutually decided by the partners
- 3 That all the transactions of the firm shall be done in the name of the firm.
- 4 That the puringship shall be one or will.
- That the business of the firm shall be outsile that of Construction Contracts, Real Estate, Construction of Buildings, Residential Layouts, Mechanical Contracts, Electrocal Contracts, Road Works, Canal Works, Irrigation Works, Sub Contract of all works or any other business as decided by the partners from time to time.

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Bk - 1, CS No 7491/2023 & Doct No 5997/2023. Sheet 26 of 31 Joint SubRegistrar1 Patancheru (R.O)





- 6. The capital of the farm shall be contributed by the partners in their profit sharing ratio. The partners will be entitled to interest at the rare of 12% simple interest per annum on Capital Account only. This interest parallel to the partners will be calculated on daily product basis and credited to their respective accounts at the end of the year.
- 7. That the Parte of the First Part Sunt B Roopali Reddy wall be the Managing Partner of the Parte of the Party of the second Part Sri. B Shiva Charan Reddy will be the Working Partner of the Firm and they are responsible for the conduct of business with full powers to do all such acts, marters and things deemed necessars, proper and expedient for carrying on the partnership business.
- 8. That the Bank recount of partnershap Firm shall be one Scheduled Bank, Co operative Bank or any Nationalized Bank with whom an account shall be opened and operated by Smr B Roopali Reddy Managing Partner of the Firm or Sri. B Shiva Charan Reddy Working Partner of the Firm Individually.
- 9. The remaineration paciable to the Managing Partner and working partner shall be computed in the manner laid down or deduction under section 40(b)(c), read with explanation 3 of the Income tax Act, 1961 or any other applicable provision as may be in force in the income tax assessment of the partnership firm for the relevant accounting your. The partners may also agree to receive the mode of calculating the above said temporeration as may be agreed to by and between the partners from time to time.
- 10. That all necessary and proper books of account of the partnership shall be kept duly posted up and each partner shall have access to them at all reasonable times and be control to make such extracts there from as he may think fit.
- 11. That the books of account for the first accounting period shall be closed on 31st March of every year. An account shall be taken of all the capital assets and liabilities for the time being of the partnership and Balance Short and profit and loss account after making due allowance for depreciation and recorping of any lost capital shall be prepared and a copy thereof formshed to each of the partners who shall be bound thereby unless some manifest error is disclosed within one calendar month in which case such error shall be rectified immediately.
- 1.2 That the profit and losses of the business after providing for all expenses and taxes shall be doubted amongst the partners in the following Ramo.

Party of the First Part	65%
Party of the Second Part	25%
Party of the Unit Part	5%
Party of the Fourth Pare	5%
Total	100 %

- This no partners shall draw any amount in excess of his share of profit in any year.
- 14 That any partner may tente from the partnership on giving the other partners not less than three calendar months nonce in writing of his intention to do so. A partner returns as aforesaid shall be entitled to be paid by the other partners within three months of his her retirement together with his share of profit, if any and be/she is also contried as per the profit ratio as goodwill of the firm based on the estimated profit by the firm for the minutiate next year from the date of retirement of such partner. The retiring partner shall not carry similar business within a period of 3 years from the date of retirement or deal with the chemis of the firm.
- 15. That the death or retirement or Insolvency of any of the partner for the time being shall not dissolve the partnership in the event of Death or Insolvency of Partner it will be treated as if the said partner has remed from the partnership the date of Death or Insolvency as the case may be.

B. Ramalanasa .

Bk - 1, CS No 7491/2023 & Doct No 5997/2023. Sheet 27 of 31 Joint SubRegistrar1 Patancheru (R.O)





- Dues, if any, from the partners shall be realized and the proceeds shall be applied first in repaying all the outside liabilities. Secondly the moneys advanced by the partners over and above their share of capital shall be returned with interest, if any, payable on such sums. Thirdly any other amount found owing the partners in the books of the firm. Lastly the surplus if any, shall be divided among partners in the same proportions as to profit and losses are to be divided.
- That if any difference or dispute arises among the partners hereto touching these presents or any thing herein contained or the operation hereof any of their respective rights dattes or liabilities hereunder or otherwise in connection with this partnership, the matter in difference or dispute shall be referred to the arbitrators, each appointed by the respective partner and the decision of the arbitrators shall be final and binding on the partners.
- 18. That the Managing Partner Sont B Roopali Reddy or Working partner Sti. B Shiv Charan Reddy are hereby authorised and empowered to negotiate and conclude sale of property and register under the Registration Act and document of every nature. That the Managing Partner is also authorized and empowered to enter into any transactions, arrangements or agreement and execute document of any nature and register the same under Indian Registration Act for and on behalf of this partnership and is also authorized and empowered to do or cause to be done any Act, Deed or thing incidental to or connected with the aforementioned activities and all the terms and conditions agreed to by him in this behalf shall stand ratified by and binding on the firm and all the parties hereto.
- 19. Any of the term or terms of this deed may be annualled, modified, deleted, amended, altered or otherwise be dealt with as may be mutually decided upon by the partners from time to time in writing which shall have the same effect and force as if it were embodied in this deed.

WITNESS

PARTNERS SIGNATURES

n & Cross (K. Glisseller Reddy)

(B ROOPALI REDDY)

2) B. Marick

(B SHIVA CHARAN REDDY)

(B. Harish Reddy)

31 B. Kamulano

(B RAMULAMMA)

(B BHUPAL REDDY)

Bk - 1, CS No 7491/2023 & Dact No 6997/2023. Sheet 28 of 31 Joint SubRegistrar1 Patancheru (R.O)









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Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 29 of 31 Joint SubRegistrar1 Patancheru (R.O)









K. manifolloddy







K.S. Fedd

Bk - 1, CS No 7491/2023 & Doct No 6997/2023. Sheet 30 of 31

Sheet 30 of 31 Joint SubRegistrar1

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Bk - 1, CS No 7491/2023 & Doct No 5997/2023. Sheet 31 of 31 Joint SubRegistrar1 Patancheru (R.O)



