

copy of proposed/sanctioned plan block wise and floor wise as per the terms and conditions of this deed without any interference by each other immediately after signing of this JVA. However, they will mutually decide the same and shall also review the same periodically after every alternate month.

**IN WITNESS WHEREOF** the parties hereto have signed and set their hands on the 27<sup>th</sup> day of month August and year 2015 first above mentioned.

#### DETAILS OF CONSTRUCTION AREA

Naam Plot No. 1, Block Mulkherjee, 6, Kanpur Road, Allahabad and New G. P.D. Tondon Road, Allahabad, the Land for construction 2460.78 Sq. meters out of the whole premises 16666.82 Sq. meters of land will be used for construction as covered area and marked red in the annexed map and bounded as below:-

#### Boundaries

North :	Bungalow No. 2 Mulkherjee Road.
South :	Kanpur Road.
East :	Compound of Boy's High School.
West :	Nulla

#### VALUATION OF STAMP

Property is situated on 30 Feet wide Road and it is governed by code No. 1000, according to Collector's prescribed tax valuation as under:-

Area 2460.78 sq. meters X Rs. 44,200/- = Rs. 10,87,66,476.00 say Rs. 10,87,66,500.00

The valuation of Total Land is Rs. 10,87,66,500.00/- and liability of Stamp is Rs. ~~Rs. 10,87,66,500/-~~ Rs. 10,87,66,500/-, the stamp duty has been paid as under:-

Mulkherjee - Director  
Omkar - Adm  
Wahidawala

Sai Dharm Residency  
Chief Executive Officer

34. That cost of this JVA including payment of Stamp Duty and Registration Fees shall be borne by the Fourth Party alone including freehold charges, stamp duty on freehold deed, purchasable cost for purchasable JVA payable to ADRA, Development Fees, Map sanctioned charges, or any charges or expenses shall be sole responsibility of the Fourth Party M/s Sai Dham Residency alone. That a sum to the extent of Rs. 10,00,000/- (Rs. Eighteen Crores Only) on account of freehold charges shall be borne by the MIPL out of its share of saleable constructed area of the entire project.
35. That the Fourth Party shall obtain the completion certificate in respect of entire project of the Multistoried Residential Apartment either block wise, floor wise or what so the case may be. The completion certificate in respect of the Multistoried Residential Apartment shall also be obtained Block wise/ Tower wise/Floor wise.
36. That the entire project shall be completed by the parties within three years from the date of sanction/approval of development plan by Allahabad Development Authority, Allahabad or receipt of possession by the 4<sup>th</sup> party of land in question for the purpose of its development whichever is later. The aforesaid period of 3 years may be extended by of six months on the request of 4<sup>th</sup> party.
37. That such period, during which the Fourth Party Builder shall not be able to carry out development and construction in the circumstances beyond his control like court restrain order, ban of Government order, due to change of Government Policy etc. shall be excluded from the aforesaid period of three years.
38. That the Fourth Party shall be entitled to construct temporary office over the aforesaid land, start leveling of the land and construction of boundary wall, and erect and display hoarding at appropriate place of the plot and at other places of the City for publicity of the project immediately after getting this JVA executed and the freehold deed executed and map is applied/sanctioned by the ADRA Allahabad.
39. That the M/s Mouni Infrastructures Private Ltd., and the 4<sup>th</sup> Party M/s Sai Dham Residency shall be entitled to book/allot the developed saleable area and receive advance sale consideration from prospective buyers of the saleable area of their respective share specifically earmarked on the

Mouni Infrastructures Pvt. Ltd.

H. S. M.  
Director

Chand Patel

Whistler

Sai Dham Residency

J. J. Ch. Executive Officer

or their assigns / agents / representatives / licensees in what so-ever capacity, in proportion to the area in their possession.

34. That the MIPL M/s. Mira Infrastructures Private Ltd. and the Fourth Party M/s. Sai Dham Residency or any agency nominated by them shall maintain the entire complex for a period of two years from the date of completion of construction and the cost of its maintenance shall be recovered by the MIPL M/s. Mira Infrastructures Private Ltd., and the Fourth Party M/s. Sai Dham Residency or the agency appointed by them from the owners/occupiers of different unit of the complex in proportion of the developed area occupied by them, the maintenance of the complex and common area, common facilities shall be maintained by the MIPL and the Fourth Party for a period of two years or till the formation of society that may be formed of owners of different units of the complex in accordance with law and the amount that may be laying in the fund of maintenance shall be transferred to the account of such society that may be formed in accordance with law.
35. That in case of any dispute arising between the parties hereto pertaining to the terms and conditions of this agreement the same shall be referred to sole arbitrator to be appointed by mutual consent of the MIPL and 4th Party and the decision of the arbitrator shall be final and binding on the parties hereto. The provisions of arbitration Act 1996 shall be fully applicable to such arbitration proceedings. It is also agreed that only Allahabad Courts shall have exclusive Jurisdiction in respect of any dispute between the parties. The Arbitral proceeding shall also take place only at Allahabad.
36. That it is specifically mentioned and made clear that during construction of the multistorey Complex the leases of the Second party society, and the MIPL including its LMs, executors nominees and assigns shall not be entitled to interfere in the construction of the multistorey complex and the construction work shall not be stopped in any circumstances even during pendency of any arbitral or court proceedings.
37. That after the execution of this agreement the leases of the society shall not be entitled to deal with the property subject matter of this agreement with anyone else.

Mira Infrastructures Private Ltd

  
M/s. Mira  
Director





Sai Dham Resi





नामित वै नामिक INDIA HIGH JUDICIAL

₹.5000

पाँच हजार रुपये

Rs.5000

FIVE THOUSAND RUPEES



ASHOK  
KUMAR



ARINDAM  
BHATTACHARYA

### JOINT VENTURE AGREEMENT (JVA)

This Joint Venture Agreement ("JVA") is made on this 27<sup>th</sup> day of August, 2019  
between -

1. Mr. Ashok Kumar Bhattacharya, Esq. Law Hobby Bhattacharyya & Associates, presently residing at 316, Ajoy Bagh, Alibagh Road, Mumbai and registered power of Attorney Number of Mrs. Reeta Kumar W/o Mr. Ashok Kumar, Esq. Law Hobby Bhattacharyya & Associates, Esq. 4000, IT, Kalyan, and permanent residence of 316, Ajoy Bagh, Alibagh with registered Power of Attorney dated 21.02.2008 registered with Sub-Registrar, Alibagh of Regd No. 4, Dist No. 409 in page 45 to 46 on Serial No. 2017 dated 29.02.2008, Mrs. Asha Kumar W/o Mr. K.L. Kumar, Esq. Law Hobby Bhattacharyya & Associates, Legal Services, Qutub Sagar, Alibagh and Mr. Ashok Kumar Bhattacharya Esq. Law Hobby Bhattacharyya & Associates, Esq. Mr. Arindam Bhattacharya, Calcutta both permanent residence of 316, Ajoy Bagh, Alibagh with registered power of attorney dated 18.03.2008 and registered with Sub-Registrar, Alibagh of Regd No. 4, Dist No. 409 in page 45.

(Both Individuals)

Mr.  
Ashok  
Kumar  
Bhattacharya  
Director

Arindam  
Bhattacharya

Arindam  
Bhattacharya

Arindam  
Bhattacharya  
Sept 2019

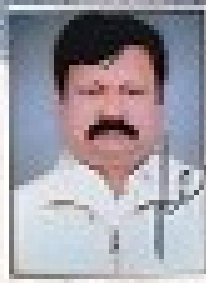
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₹.5000

पाँच हजार रुपये

Rs.5000

FIVE THOUSAND RUPEES



अस्त्र अधिकारी

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DESH

BG 122713

dated 26/06/2006 at Serial No. 1715 dated 06.12.1986, presently residing at  
V.C.T.N. 306, Aurobindo Nagar, Allahabad.

2. Shri Tapan Kumar Bhattacharya c/o Late Pandit Shyam Chakraborty, R/o  
306, V.C.T.N. Aurobindo Nagar, Allahabad.

Photograph Collectively Jointly called "The First Party/ the Lessee" which comprises shall when mentioned or appear in the context hereof include their successors, legal representatives, executors and assigns unless expressly excluded.

AND

1. Shri Purnendu Bhattacharya c/o Mrs. T.M. Banerjee, R/o 100, Dadasukh  
Kuan, Allahabad, Secretary of Mrs. Pratima Chakraborty Aurobindo  
Nagar having its registered office at 65, Muthibaug, Allahabad (U.P.), India.

*Abul Karim*  
*Abul Karim*

Sai Dharm Roychowdhury  
Executive Officer

Mars Initiatives  
Mars NMC  
Directed

*Mars Initiatives*





(hereinafter called "the second Party"), the Society which expression shall unless repugnant or opposed to the context hereof include his successors, legal, representatives, executors and assigns unless expressly excluded).

AND

- M/s. Mitesh Informations Pvt. Limited, a company duly incorporated under the Indian Companies Act of 1956 having its Branch Office at 8, High Road, Civil Lines, Allahabad-211001 through its Director Shri Manoj Kumar Mitesh Son of Late Mahendra Nath Mitesh, resident of 33, Darbhanga Colony, Allahabad.

(hereinafter called "MIPL, "The Third Party"), which expression shall unless repugnant or opposed to the context hereof include its successors, legal, representatives, executors and assigns unless expressly excluded.

AND

- M/s. Sai Dham Residency a partnership firm registered with Registrar of Firms and Societies under The Indian Partnership Act of 1932 and having its Registered Office at 12/14, Mayo Road, Allahabad-211001.

Chirag Patel  
Chirag Patel  
Mitesh Informations Pvt. Ltd

W. W. Webster  
W. W. Webster  
Sai Dham Residency  
Chirag Patel  
Chirag Patel

Digitized by srujanika@gmail.com

एक हजार रुपये  
रु.1000

ONE THOUSAND RUPEES

ग्रन्थालय प्राप्ति प्रमाणी।

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through the CEO, Project Leader: Georgia Myra Ward M.F. Douglas 80%+ 20+16  
Maynard, Massachusetts 01754.

pedagogical called "the theory theory" which maintains that it is important to teach concepts, or supposed to be concepts, from all available sources, logical, non-logical, concrete and abstract, and even empirically induced.

**RESPONSE** after First Paragraph: The Committee sincerely thanks Mr. John G. Kamm, Chairman, P-10 Lake Erie Shadegy 20 year Subdivision, Bell, Ohio, and Mr. Wm. C. and Mrs. H. C. Ladd, Lake Erie Shadegy, Bigeye Reservoir, Bell, Ohio, Thomas F. and E.C. Dennis, Mrs. Ladd, Lake Erie Shadegy, Bigeye Reservoir, Bell, Ohio, Robert R. Johnson, Mr. & Mrs. Lake Erie Shadegy, Bigeye Reservoir, and Mr. and Mrs. Arthur Reservoir, Mrs. Lake Erie Shadegy, Bigeye Reservoir, being both local representatives of Lake Erie Shadegy 20 year Subdivision on the lower bottom of Penn. Rd. Zp. 1, Bell, Ohio, who, although their buildings and structures standing have not disgraced the Merrionett as written by Mr. G. Warren Reed.

*Journal of Health Politics, Policy and Law*, Vol. 30, No. 3, June 2005  
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#### REFERENCES

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#### Our Plan of Secrecy

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कर्मसूल विभाग कार्यालय | CJA NON JUDICIAL

## एक हथार रूपये

₹1000

## ONE THOUSAND PESOS

**Rs.1000**

STATE BANK OF UTTAR PRADESH

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Additional information was also obtained from the 2007 Big Thicket and 2009 Big Thicket and 2010 Big Thicket surveys.

**2007-2008** The information listed below is from File No. 1, the 2007-2008 Annual Report published by the State Bradley-Biggs Retirement Fund regarding State Board-San Joaquin Unified School District File No. 1, 2007-2008 on pages 142 to 143 as follows: See 2007-2008 Annual Report for previous years' financial statements. The funds were disbursed at the location of the Bradley-Biggs Retirement Fund 2007-2008 by Committee No. 207 "Women Fund" \$11,286,298.00 and will be Disbursed on File #1, 2007-2008 on pages 144-145 in Committee No. 207-2007 and 2007-2008 on Office of State Auditor, Office and Auditor shall retain full right of ownership for another day of 10 years after the disbursement of funds.

~~RECOMMENDED: The Committee accepts the following changes. Mr. Robert S. Morrissey and others shall represent Penn State in a supplemental agreement to act with the General Faculty. The faculty members, M.L.A., Prof. Dr. Max Wolfson, have been added through the Interim Faculty. Prof. Peter J. Karpowicz, Chairman of the Department of Languages, has withdrawn his name from consideration of the C-2010-0001, although Mrs. Karen Kowalewski, Vice President of Academic Affairs, and Dr.~~

Chayh-tai

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~~Sal D'Amico Residency  
and Fellowship~~

नोन यूरिश राइट्स INDIA - NON JUDICIAL

## एक हजार कपडे

₹.1000

## THE TOWERERS

Rs.1000

卷之三

15 喵 電影評論

decide the parties' role in the flow from the user, the usage of which is best explained by the name *Flow*.

With established share in first quarter, we are off to a strong start and our momentum continues. We are also pleased to see significant growth in our direct sales channel, which is now the largest segment of our business. Our focus remains on executing our strategy to deliver value to our customers and partners.

*Chen - 8*

Sal Dine's Photography

Government Order Dated 15.01.2015 or as per the State Govt's Policy that may further be declared by Government of U.P. from time to time.

**AND WHEREAS** due to want of requisite permissions from the authorities concerned, the aforementioned the lessees Dr. Ashok Kumar Srivastava and others could not execute sale deed in favour of the Second Party the Society namely M/s Pratibha Sahkari Avas Samiti Ltd, although M/s Pratibha Sahkari Avas Samiti Ltd. had paid substantial amount to aforementioned Dr. Ashok Kumar Srivastava and others as per the registered agreement dated 27.09.1986.

**AND WHEREAS** aforementioned Dr. Ashok Kumar Srivastava and others, the lessees and Sri Prem Shanker Dubey Secretary Pratibha Sahkari Avas Samiti Ltd. decided to develop 12095 Sq. Yards or 10086.52 Sq. Mtrs. lands out of total 12659 Sq. Yds. or 10589.38 Sq. Mtrs. land on Kazi Plot No. 1, Bell Mustakharja, Tehsil Sadar, Allahabad bearing Municipal No. 6, Kanpur Road, Allahabad, having present No. 6, P.D. Tandon Road, Allahabad. Remaining 600 Sq. Yds or 501.86 Sq. Mtrs. land of the aforesaid said Plot shall be retained by Dr. Ashok Kumar Srivastava, the original lessee as per the oral family settlement among the lessees as its exclusive owner.

**AND WHEREAS** knowing the idea of Dr. Ashok Kumar Srivastava and others, the Lessees and Sri Prem Shanker Dubey Secretary of aforementioned Pratibha Sahkari Avas Samiti Ltd., the Third Party offered that it will develop the aforesaid property at its own costs and expenses. The Third Party also agreed to settle with the tenants of the main building as well as occupants of out houses of the aforesaid premises at its own costs and efforts.

**AND WHEREAS** now the aforementioned 2<sup>nd</sup> party the society through its secretary Sri Prem Shanker Dubey of M/s Pratibha Sahkari Avas Samiti Ltd. and the lessees the First Party agreed to develop a group housing scheme or any other scheme of Govt. of U.P. over the 12095 Sq. Yards or 10086.52 Sq. Meters land of Kazi Plot No. 1, Bell Mustakharja, Tehsil Sadar, Allahabad bearing municipal house No. 6, Kanpur Road, Allahabad and present House No. 6 P.D. Tandon Road, Allahabad and Dr. Ashok Kumar Srivastava one of the Lessee shall retain 501.86 square meter or 600 Sq. Yds Free Hold land as its exclusive owner and this 501.86 square meter or 600 Sq. Yds land is to be made free hold by the third party at its own means, cost and expenses.

**AND WHEREAS** after knowing the idea of the first party the lessees and 2<sup>nd</sup> party Sri Prem Shanker Dubey, Secretary of the aforementioned society M/s Pratibha Sahkari Avas Samiti Ltd., M/s Mira Infraventures Pvt. Limited (in short Mira Infraventures Pvt. Ltd.)

No. 1, 82-A,

Dinesh D. Dubey



Ash Srivastava  
Sai Dham Residency  
Chief Executive Officer



collaboration with other person/firm/company under group housing scheme of Govt. of U.P..

AND WHEREAS some other conditions are also laid down in the said MOU dated 06-09-2014 between the First Party the Lessors, The Second Party the Society and MIPL, and it will be the full obligation and liability of the MIPL to fulfill those terms and conditions of the said MOU and fully satisfy the First Party the Lessors and the 2<sup>nd</sup> Party the Society. However the parties may otherwise agree in writing.

AND WHEREAS to fulfill the obligations as per the MOU dated 06-09-2014 M/s Mira Infrastructures Private Ltd. through its Director, Manoj Kumar Misra approached the 4<sup>th</sup> Party the Builder namely M/s Sai Dham Residency to get the Lease Hold Rights converted into Free Hold Rights in the name of The First Party/the Lessors and to obtain Development Plan sanctioned in respect of 10000.00 Sq. Yard of land or 10000.00 Sq. Meter of land of Plot No. 1, Dell Muskharga, Alibabad after surveying 400.00 Sq. Yard or 500.00 Sq. Meter land to be retained by the original Lessee namely Dr. Ashok Kumar Srivastava as per the terms of the MOU dated 06-09-2014 and develop the balance 12000 Sq. Yard or 10000.00 Sq. Meter land of aforementioned Nand Plot No.1, Dell Muskharga, Alibabad as per the sanctioned plan under the Group Housing Scheme or any other Scheme of the Government of U.P. The aforesaid request of the MIPL has been accepted by M/s Sai Dham Residency the 4<sup>th</sup> Party/The Builder has agreed to join and develop the aforesaid Plot No. 1, Dell Muskharga, Alibabad, by constructing multi storied residential apartments as per the sanctioned plan under the Group Housing Scheme or any other Scheme of Government of U.P. on the terms and conditions mentioned hereinafter in pursuance of the MOU dated 06-09-2014, and in part performance of the said MOU, the MIPL has also entered into a MOU dated 14-08-2015 with the owners of the main building namely Mrs. Kavita Chaturvedi and Mrs. Meenakshi Chaturvedi, and they are also agreeing as witnesses to this registered document as confirmation and approval of the MOU dated 14-08-2015 and handing over the vacant possession of the building along with appurtenant land to the MIPL and the 4<sup>th</sup> party the builder note it will be the full obligation and liability of the MIPL to fulfill those terms and conditions of the said MOU dated 14-08-2015.

Sai Dham Residency

Chitravati

Mira Infrastructures Private Ltd.

Manoj Kumar Misra

Director

J. B. Chitravati

Dr. Chitravati



## NOW THE PARTIES AGREE TO COVENANTS AS UNDER:-

1. That the first party the lessors do hereby declares that Hazul Plot No.1, Bell Mushtaqia, Alibhabad area 12659.00 Sq. Yards or 10695.38 Sq. Meters, as more fully described at the end of this deed and also shown to be bounded by Red Lines in the annexed map, is exclusively owned/leased and possessed by the First Party Lessees namely Dr. Ashok Kumar Srivastava and others and is free from any encumbrances items or charges.
2. That the First Party Lessees and the Second Party the society, the third MPPCL and the fourth parties have decided to get this JVA executed after bearing the 600.00 Sq. Yards or 501.66 square meter land with Dr. A. K. Srivastava of the first party and the first party lessors shall have nothing to do with the saleable constructed area except the 600.00 Sq. Yards or 501.66 square meter of freehold land which is being retained by one of the Lessee namely Dr. Ashok Kumar Srivastava to their entire satisfaction.
3. That if the freehold rights are obtained in parts the total saleable constructed area shall also be shared by the parties to this agreement on the same pro-rata basis Tower wise/Block wise/Floor wise. Pursuant to this condition the first party the lessors had filed a writ petition in the Hon'ble High Court of Judicature at Allahabad vide Writ C No. 12148 of 2015 and the Hon'ble Bench was pleased to pass an Interim order dated 26.03.2015, and pursuant to that order the fourth party the builder applied a fresh freehold application with the District Magistrate for conversion of lease hold rights into freehold in 3 parts of 392.00 Sq. Meters each totaling = 2940.00 Sq. Meters in the name of the lessors the 1<sup>st</sup> party and deposited Rs. 24,46,470.00 for each application totaling Rs. 1,22,32,250.00 as per the following:
  - A. Freehold Application No. 86 dated 31.03.2015 for 992 Sq. Meters deposited Rs. 24,46,470.00 vide treasury challan No. 11017 dated 26.03.2015 in the name of Smt. Asha Verma W/o Shri K.K. Verma.
  - B. Freehold Application No. 87 dated 31.03.2015 for 992 Sq. Meters deposited Rs. 24,46,470.00 vide treasury challan No. 11017

Murd Infringement Power

Held in abeyance

Dated

Sai Dhanush Resh

Chief Executive

NPIL agreed to develop the aforesaid property by its own means, costs and expenses. The NPIL also agreed to settle with the tenants namely Smt. Rani Chaiti and Shri Manish Golati residing in the main building as well as other legal/legal occupancy of the out houses of the aforesaid premises at its own costs and efforts. And in partial performance of the said registered agreement to all dated 27.09.1999 the first party the lessors are joining/signing this joint venture agreement (JVA) but the first party/the lessors shall have nothing to do with the unlettable constructed area except the 600.00 Sq. Yards of land which is being retained by one of the lessors Dr. Ashok Kumar Srivastava.

AND WHEREAS after many rounds of negotiations the offer of the M/s Mihir Enterprises Pvt. Ltd was accepted by aforementioned the lessors Dr. Ashok Kumar Srivastava and others and the 2<sup>nd</sup> party the Society through its Secretary Sri Pavan Shashikumar Dubey the Secretary of the aforementioned Area GramHil and it was agreed that the NPIL shall obtain Free Hold Rights either at its own costs and expenses or in collaboration with other person/firm/company for entire Plot No. 1, Betti Munshooria, Allahabad Area 12000 Sq. Yards or 10666.32 Sq. Meters, freehold rights shall be obtained by applying either on full or in parts and thereafter the NPIL shall construct multi storied residential apartments under Group Housing Scheme or under any other scheme of Govt. of U.P. at its own costs and expenses or in collaboration with other person/firm/company only over an area of 12000 Sq. Yards or 10666.32 Sq. Meter and executed a Memorandum of Understanding (MOU) dated 6<sup>th</sup> day of September 2014 and as per the said MOU Out of total area of 12000 Sq. Yards or 10666.32 Sq. Meters of Land, 600 Sq. Yards or 501.66 Sq. Meters free hold land of the aforesaid plot shall be retained by Dr. Ashok Kumar Srivastava as its exclusive owner and the balance 11400.00 Sq. Yards or 10164.62 Sq. Meters only shall be developed by the NPIL at all its own cost and expenses as per the terms of the said MOU.

It was also agreed that the NPIL shall settle with the tenants of the main building as well as the other occupant of the out houses at its own costs, expenses and efforts. It was also agreed that the NPIL shall obtain legal/legal occupancy of entire 12000 Sq. Yard = 10666.32 Sq. meters Area of Plot No. 1, Betti Munshooria, Allahabad after leaving 600.00 Sq. Yard or 501.66 Sq. Meters to be earmarked, retained and developed by aforementioned Dr. Ashok Kumar Srivastava as its exclusive owner and NPIL shall develop the balance area of 11400.00 Sq. Yards or 10164.62 Sq. Meters at its own costs and expenses or in

Sai Dham Residency

Chitarkarvi Officer

Naj. 4-A/2014  
Director

dated 20/03/2015 in the name of Shri. Rakesh Kumar W/o Dr. Anil Kumar.

C. Freehold Application No. 98 dated 31/03/2015 for 592 Sq. Meters deposited Rs. 24,46,470.00 vide treasury challan No. 130100 dated 20/03/2015 in the name of Dr. Ashok Kumar S/o Late Radhey Shyam Srivastava.

D. Freehold Application No. 99 dated 31/03/2015 for 592 Sq. Meters deposited Rs. 24,46,470.00 vide treasury challan No. 130024 dated 20/03/2015 in the name of Vinod Kumar Srivastava S/o Late Radhey Shyam Srivastava.

E. Freehold Application No. 100 dated 31/03/2015 for 592 Sq. Meters deposited Rs. 24,46,470.00 vide treasury challan No. A85179 dated 31/03/2015 in the name of Shri Lalit Kumar Srivastava R/o Late Radhey Shyam Srivastava.

The Third and the Fourth Party undertake and declare that the application for grant of freehold rights shall be filed within seven days from the date of execution of this agreement and the 3<sup>rd</sup> and the fourth party shall deposit the 20% of the self assessed amount along with the application for grant of freehold rights in favor of Dr. A. K. Srivastava in respect of 600.00 Sq. yards or 501.46 Sq. Mtrs land to be retained by Dr. A.K. Srivastava in and portion to be exchanged by boundary wall on all sides within 15 days from date of execution of this agreement.

It has been decided between the parties that the 4<sup>th</sup> Party with the help of the MPPCL shall submit a fresh application for retaining part with in 2months from the date of execution of development plan by the ADO.

The MPPCL shall be entitled to claim the refund of the freehold charges already deposited, from DDA, Allahabad for obtaining freehold rights in the said property in favor of the original lessors and in case any benefit is obtained and freehold amount already deposited is reduced from Rs. 14,00,00,000/- then such benefit shall entirely go to the 3<sup>rd</sup> party, the MPPCL as per the MOU dated 06-06-2004. The First party, The Second Party agrees and give consent to reimburse the refunded amount awarded to the 3<sup>rd</sup> party MPPCL, as and when refund is made in their favor. However 10% out of the total refund made to the 3<sup>rd</sup> party MPPCL shall be paid to the second party by the third party and the 3<sup>rd</sup> party shall have no objection in it.

4. That it is hereby specifically agreed between the parties to this deed that, subject to all motions and approvals by all concerned Government

Rajendra Prasad

Mani K. W-



  
Arul

  
Vinod Kumar Srivastava

Sai Dharm Residency

  
Chief Executive Officer

agreement/authorization in this regard, Group Housing Scheme shall be made and consummated by the 4<sup>th</sup> Party the builder over the said House Plot No. 1, Shri Shreshtha and having House No. 6, P.D. Tandon Road, Allahabad at its sole cost, risk and responsibility and subject to the other terms and conditions as elsewhere stated in other clauses of these presents. Dr. A. K. Srivastava of the First Party/The Lessees will retain 6000.00 Sq. Yards = 529.26 Sq. Meters of the vacant household land out of the total 13600.00 Sq. Yards = 10360.32 Sq. meters so earmarked in the map and will have nothing to do with the developed/saleable constructed area. And it is hereby further specifically agreed to between the parties to this deed that, 40% or 110000.00 sq. feet (whichever is higher) out of the total saleable constructed area along with proportionate land floor wise, Tower wise and block wise thereto out of the total saleable constructed area together with proportionate land on 12000.00 Sq. Yards = 10080.32 Sq. Meters of land so made and developed shall vest and belong to the MIPL i.e. M/s. Mihir Infrastructure Pvt. Ltd., and thereafter the balance remaining 60% of the total saleable constructed area together with the proportionate land floor wise / tower wise/ block wise shall vest and belong to the fourth party the Builder on completion of the construction tower wise/ phase wise in respect of which completion certificate shall be issued by Allahabad Development Allahabad.

5. That 30% of the 40% or 110000.00 sq. feet (whichever is higher) i.e 33000.00 sq. feet out of the total saleable constructed area together with proportionate land floor wise/Tower wise and block wise shall vest and belong to the Second Party the society namely M/s Pratika Sahakari Aman Samiti Limited through its Secretary, Shri Pavan Shuker Dubey on completion of the construction tower wise/ phase wise in respect of which completion certificate shall be issued by Allahabad Development Allahabad.
6. That 60% of the total saleable constructed area along with proportionate land floor wise, Tower wise and block wise thereto out of the total saleable constructed area together with proportionate land on 12000.00 Sq. Yards = 10080.32 Sq. Meters of land so made and developed shall vest and belong to the M/s. Sai Dham Residency a partnership firm registered with Registrar of Firms and Societies under the Indian Partnership Act of 1932 and having its Registered Office at

Mera Infrastructures Pvt. Ltd.

Jyoti K. Mehta -

Director

*Jyoti*

Ash. *Whiravatra*

Sai Dham Reside

Chief Executive Of

*[Signature]*

12/14, Mayo Road, Allahabad-211001 through its CEO, Rajesh Kumar Chogte S/o Shri R.P. Chogte R/o 21/19, Mayo Road, Allahabad-211001 on completion of the construction tower wise/ phase wise in respect of which completion certificate shall be issued by A. D. A, Allahabad.

7. The settlement in any form of cuthouse dwellers, shall be the sole responsibility of the 4<sup>th</sup> Party the builder with the cooperation of the 3<sup>rd</sup> party MPPCL and the entire expenses in this regard shall be borne by the 4<sup>th</sup> party but the losses in the main building namely Rent, Rent Galat and Shri Manish Galat shall be settled by the third party alone on its own cost as per the previously executed MOU between them.
8. The Second Party, the Third Party and the Fourth Party alone shall be entitled to execute sale deed/deeds of the constructed saleable area with respective land of their respective share phase wise/tower wise/block wise/floor wise as may be completed as per sanctioned plan and an issue of completion certificate subject to other terms contained in this agreement.
9. That the Fourth party has got the building plan already prepared by a competent architect and shall submit the same for sanction before Allahabad Development Authority, Allahabad for its approval at its own risk, cost, expenses and persuasion. Out of the total land for development 10088.52 Sq. meters 362.210 Sq. meters is affected by the Master Plan of Allahabad 2021 in road widening of PD Tandoor Road, 672.36 sq. meters will be affected by compulsory 10% greens as per Building Byelaw 2012, 4298.14 Sq. meters of land will go in roads, setbacks, parking and other services and only 2466.78 Sq. meters of land will be used for construction as covered area. The Fourth Party shall at its/ their exclusive risk, cost and expenses apply for and obtain all permissions and sanctions including the letter of intent as may be required from all/ any Government Departments or other agencies for the construction of the Gharop Housing Scheme as per this agreement with the joint signatures of the 3<sup>rd</sup> party MPPCL and the 4<sup>th</sup> party the Builder.
10. That in pursuance of the terms of agreement as stated out in clause no. 6 above, the Third and Fourth party will submit to the Allahabad

More Information :-

*Nayak R. Akash*

Director



*Chiragh Asif Whitwara*



*Sal Dhani Reddy*

Chairman



Development Authority a site plan of the proposed Group Housing Colony with the joint signature of the 2<sup>nd</sup> party MIPR and the 4<sup>th</sup> Party the Builder.

11. That the funds for construction of the group housing scheme and completion of the project and all other costs and expenses in relation thereto shall be arranged and borne by the Fourth party alone, which shall be the sole and exclusive risk and responsibility of the Fourth party.
12. That on completion of the project phase wise/ tower wise of the Group Housing Scheme completion of the project phase wise /tower wise/ block wise/ over the land applied for household, the constructed salable area with proportionate land, 40% or 110000.00 sq. feet (whichever is higher) out of the total salable constructed area along with proportionate land floor wise, Tower wise and block wise thereto out of the total salable constructed area together with proportionate land area 12000.00 Sq. Yards = 10000.00 Sq. Meters of land so made and developed shall vest and belong to the MIPR i.e. M/s. Maran Infrastructure Pvt. Ltd., and 30% of the 40% or 110000.00 sq. feet (whichever is higher) i.e. 33000.00 sq. feet shall vest and belong to the second party society and thereafter the balance remaining 60% of the total salable constructed area together with the proportionate land floor wise / tower wise/ block wise shall vest and belong to the fourth party the Builder. A supplementary MOU will be executed between the 2<sup>nd</sup>, the 3<sup>rd</sup>, and the 4<sup>th</sup> parties to this agreement marking specific portions of the 2<sup>nd</sup>, the 3<sup>rd</sup>, and the 4<sup>th</sup> parties to this agreement in the said salable constructed area tower wise, floor wise and block wise as per the ratio settled and given herein before within 15 days from the date the map is prepared/applied/sanctioned/approved by the relevant authorities. It is further agreed between the parties hereto that in case any terms and conditions is left and not appeared in this JVA the same will be added or amended with the mutual consent of the parties hereto in this JVA.
13. That only after the completion of the construction of the project as per household applied and constructed area and obtaining the completion certificate block wise/floor wise to the effect by the Second party the 40% of salable constructed area along with proportionate land floor wise and block wise as owned by the MIPR.

*Play to play*  
Maran Infrastructure Pvt. Ltd.

Director

*O. S. Datta - Asst. Manager*

*Sai Dham Raji  
W. Director*

& the Second Party in the ratio as mentioned herein before and shall absolutely rest in the MIPL & the Second Party and the MIPL & the Second Party alone shall be entitled to either retain or execute sale deed/deeds of the same at their own discretion by their own signatures without any interference by the other parties or their successors or assigns or nominees.

14. Similarly only after the completion of this construction project and obtaining the completion certificate block wise/floor wise to the effect by the Fourth Party, the entire 60% of ~~salable constructed area~~ along with proportionate land tower wise, floor wise and block wise as owned by the Fourth Party as mentioned herein before shall absolutely rest in the Fourth Party and The Fourth Party shall alone be entitled to either retain or sell the same at their own discretion by the signature of its CEO or by its authorized officer without any interference by the first party, the Second party, the confirming party and MIPL or their heirs, legal representatives, executors or assigns or nominees.
15. That the MIPL, the Second Party and the Fourth Party all are entitled to book their respective shares of the salable constructed area with proportionate land and accept advance only for their shares after the execution of this JVA as per prepared maps for approval and earmarking their respective shares block wise and floor wise.
16. That the First Party/The Lessor, the Second Party, the tenants and MIPL shall hand over the said land in vacant possession to the Fourth Party/The Builder as per terms of this agreement only for the limited purposes of construction of the Group Housing Scheme as per the sanctioned plan in terms of this JVA strictly as per map sanctioned by ARA. Allottedland after signing/execution of this present JVA. It is specifically understood between the parties to this deed that such handing over of the site by the lessors to the Fourth Party is merely a license to commence the construction activity and does not in any manner what so ever, confer any right title or interest of any sort in favour of the Fourth Party. The responsibility of taking possession from the occupants of out houses shall be of the 4<sup>th</sup> party with the help of 3<sup>rd</sup> party and the entire expenses thereon shall be borne by the 4<sup>th</sup> party. The 4<sup>th</sup> party shall complete the project within three years from the date sanction of development plan or receiving vacant possession whichever

Maa Bhadrakali Phata (J) 10

N-1 No. 10/1

Director



Sai Dharm Reside



in later. The aforesaid period of three years may be extended to further of one year each on the request of the 4<sup>th</sup> party by the 2<sup>nd</sup> and the third party in writing. In case of delay the 4<sup>th</sup> party shall be liable to pay damages for delay per month to the 2<sup>nd</sup> and the 3<sup>rd</sup> party as may be mutually agreed.

17. That only after execution of free hold deed, and application for approval of the proposed map is submitted to the Alibabad Development Authority the MIDPL and the Fourth Party shall be authorized to commence promotional activities at the site such as fixing of Fix Board, Hoarding, Printing of Catalogue, Project Publicity and other necessary promotional activities or any other things necessary for the purpose.
18. That it is decided between the parties that, if required any signature or any undertaking or any kind of other requirement from the First Party/The Lessor namely Dr. Ashok Kumar Srivastava and other lessors, then it will be obtained by the Second Party only and the First Party/The Lessor assure the Second party and MIDPL and the Fourth Party/The Builder their full cooperation in all cases to come.
19. It is expressly agreed to between the parties to this deed that the ownership of the plot under reference would remain exclusively with the Lessor till it goes with all the parties to this agreement as per their respective shares on the completion of the project, and only after the completion certificate to the effect is obtained by the builders block wise/Floor wise or to the extent of household applied and freehold deed executed.
20. If the freehold is obtained in parts the total valuable constructed area shall also be shared by the parties to this agreement on the same percentage basis, block wise as well as floor wise.
21. That a refundable/adjustable advance of Rs. 4,00,000.00 (Rupees Four Crores only) for the part performance of this JVA shall be paid by Fourth party to the 3<sup>rd</sup> party MIDPL to enable it to fulfill its commitments to aforementioned Second party namely Shri Poon Shankar Dubey, Secretary Prachita Sikkhi Anna Sangh Ltd. and the tenants in the main Building namely Shri. Ravi Dubey and Shri. Manish Dubey, in the following manner:-

Shri. Prachita Sikkhi Anna Sangh Ltd.

Naveen K. Dubey

Director



Sai Dham Reside

  
Mihirendra

Chief Executive

- A. Rs. 1,00,00,000.00 (Rupees One Crore Only) has been paid by the 4<sup>th</sup> Party the Builder to the 3<sup>rd</sup> party M/s Mica Infrastructures Private Ltd., prior to execution of this Builders agreement to enable it to fulfill its obligations to the 1<sup>st</sup> party, the 2<sup>nd</sup> party, the tenants of the main building, the receipt of which is hereby acknowledged by the 3<sup>rd</sup> party M/s Mica Infrastructures Private Ltd..
- B. A further refundable advance of Rs. 1,00,00,000.00 (Rupees One Crore Only) shall be paid by the Fourth Party M/s Sai Dharm Residential to the Third Party M/s Mica Infrastructures Private Ltd., within 15 days of signing of this joint venture builders agreement and up till 30<sup>th</sup> of May 2018 the Fourth Party has paid a further sum of Rs. 33,35,000.00 (Rupees Twenty Two Lacs twenty Five Thousand Only) to the Third Party MIPL, the receipt of which is hereby acknowledged by the 3<sup>rd</sup> party M/s Mica Infrastructures Private Ltd. And the balance of Rs. 77,75,000.00 shall be paid within 15 days of execution and registration of this JVA.
- C. A further sum of Rs. 2,00,00,000.00 (Rupees Two Crores Only) shall be paid by Fourth Party to the Third Party within 4 months of execution of free hold deed executed in the favour of the lessee in respect of 2000.00 Sq. Meters of land applied as per Para 3 of this JVA.
22. That a sum to the extent of Rs. 18,00,00,000.00 (Rs. Eighteen Crores Only) out of the total amount deposited for freehold which shall be deposited by Fourth Party to the State Government on account of Freehold charges and that shall be borne by the MIPL and the same shall be adjusted out of their total share assessable constructed area along with the proportionate land of the entire project as per Para 23 of this JVA.
23. That in view of the aforesaid refundable/adjustable advances of Rs. 4,00,00,000/- (Rupees Four Crores Only) and the cost of freehold charges up to the extent of Rs. 18,00,00,000.00 (Rs. Eighteen Crores Only), which shall be deposited by the Fourth party with the state government on account of the MIPL, the MIPL shall adjust the said

Mica Infrastructures Private Ltd.

*[Signature]*

Director

*J. D. Patel*



Sai Dharm Resid  
Chennai



amount of Rs.22,00,00,000.00 (Rupees Twenty Two Crores only) to the 4<sup>th</sup> Party by adjusting its share of saleable constructed area along with proportionate land in favour of the 4<sup>th</sup> party. The value of such saleable constructed area alongwith proportionate land shall be the 90% of the 4<sup>th</sup> party's the builders prevailing selling rate at the time of adjustment which shall be within one month of actual payment and the selling rate shall be mutually decided by the 3<sup>rd</sup> and 4<sup>th</sup> Party periodically and renewed from time to time after every alternative month. The adjustment of constructed and saleable area shall be made floor wise and block wise in the ratio of area of free hold rights obtained out of total area and in proportion to the tune of the amount deposited by the Fourth Party for grant of Free Hold Rights and advance paid off for part portion of area declared Free Hold. All the payments shall be adjusted within one month of actual payments and that respective areas shall be earmarked in the final settlement plan instantly. The date of grant of completion certificate shall be the date completion of construction of phase-wise block-wise development.

24. That the Fourth Party M/s Sai Dham Residency shall obtain Free Hold Rights in parts of entire land of Nasul Plot No.1, Bell Musakhaj, Allahabad area 12659 Sq. Yards or 10688.38 Sq. Meters at its own funds and costs and expenses of the MIPL the third party within a time frame mutually agreed between the MIPL and the Fourth Party the Builder. In First phase it will obtain freehold rights in respect of total 2960 Square Meters land of Nasul Plot No. 1, Bell Musakhaj, Allahabad area 12659 Sq. Yards or 10688.38 Sq. Meters at its own funds and costs and expenses of the third Party MIPL. That a sum of to the extent of Rs. 18,00,00,000.00 (Rs. Eighteen Crores Only) though deposited by the 4<sup>th</sup> party Builder on account of free hold charges, but the same shall be borne by the MIPL out of its share in saleable constructed area of the entire project, either in whole or in parts and shall be adjusted by the MIPL in favour of the Fourth Party as per para terms of this JVA.
25. That thereafter getting the lease hold rights converted into Freehold Rights the Fourth Party shall get the proposed Development Plan sanctioned from Allahabad Development Authority Allahabad approved for construction of Multistoried Residential Apartment under Group Housing Scheme at its own costs and expenses over 12659 Sq. Yards land or 10688.38 Sq. Meters land or in parts as the freehold has been obtained after separating 600 Sq. Yards freehold land or 501.68 Sq.

M/s. Infraconex

No. 1, A.D.A.

Director



Sai Dham Resi-

der

Within freehold land in the aforesaid Development Plan to be retained solely by one of the First Party/The Lessee namely Dr. Ashok Kumar Bhattacharya after execution of this JVA.

26. That the Fourth Party shall utilize maximum FAR (Permissible and Purchasable) while obtaining development plan sanctioned from Alibabda Development Authority, Alibabda for construction of multi storied Residential Apartments at its own cost and expense immediately after the freehold has been obtained.
27. That the Fourth Party shall construct Multi storied Residential Apartments at its own costs and expense strictly as per sanctioned plan. The plan shall be signed by both the parties the MIPL and the Fourth Party only.
28. That if as per the state Government Policy, any Additional FAR/compensatable FAR is available on payment, then the Fourth party shall purchase the Additional FAR at its own costs and expenses and the Fourth Party shall develop the Additional FAR at its own costs and expenses which shall be obtained solely by the signatures of the fourth party alone and that additional FAR/compensatable FAR shall be solely owned and possessed by the Fourth Party and the 1<sup>st</sup>, 2<sup>nd</sup> party, and the 3<sup>rd</sup> party MIPL shall have nothing to do with it and The Fourth Party shall alone be entitled to either retain or sell the same at their own discretion by the signature of its CEO or by its authorized officer without any interference by the first party, the Second party, the third party and MIPL.
29. That the Builder will also have to build the compulsory EWS and LIG for the ADA as per the State Government Policy and If ADA allows any extra compensatory FAR in lieu of providing compulsory EWS and LIG, In that case the extra compensatory FAR i.e. extra compensatory FAR in lieu of constructing compulsory EWS and LIG, the share of the first party the Lessee, the MIPL, and the 2<sup>nd</sup> party shall be nil and the full extra FAR shall be solely owned and possessed by the Fourth party the Builder together with the proportionate land and The Fourth Party shall alone be entitled to either retain or sell the same at their own discretion by the signature of its CEO or by its authorized officer without

More Information, Call @ 123

*Dr. A. K. Bhattacharya*

Director



*G. D. Patel, Patel Infrastructure*

*Sai Dhans Rash*

Ch. Executive



any interference by the first party, the Second party, third party the MIPL.

29. That after the handover of the LIG and EWS flats to the allottees of the State Government/for the AOA, Allahabad or per the Government's Policy, whatever amount such allottees will pay to the builder, that whole amount shall be of the 4<sup>th</sup> party the builder the fourth party and the first party, the lessors, the MIPL, and the 2<sup>nd</sup> Party shall have nothing to do with it.
30. That it is also agreed that if the 4<sup>th</sup> party the Builder decides to deposit the Shelter fee as per the State Government's Policy for not constructing the compulsory EWS and LIG, then the Builder shall deposit the full shelter fees and the compensatory FAR / unusable area developed/ constructed in form of EWS and LIG shelter fees, shall be owned and possessed solely by the 4<sup>th</sup> party the builder together with proportionate land and the 1<sup>st</sup> party, the 2<sup>nd</sup> Party, the confirming party and the 3<sup>rd</sup> party the MIPL shall have nothing to do with it and The Fourth Party shall alone be entitled to either retain or sell the same at their own discretion by the signature of its CEO or by its authorized officer without any interference by the first party, the Second party, and the third party MIPL.
31. That all the terms and conditions agreed between the parties hereto shall be binding on all the parties to this agreement. The 3<sup>rd</sup> party shall alone be responsible to deposit and make payment of entire tax liability that may be imposed against the lessors and the 2<sup>nd</sup> party on immediately after the execution of this JVA whatsoever is imposed.
32. That the open areas of the group housing scheme shall always be used by all the parties to this agreement for more beneficial enjoyment of the entire complex in the manner they may mutually agree.
33. That after the multistoried complex under the group housing scheme is complete and occupied by the 2<sup>nd</sup> party, the 3<sup>rd</sup> party the MIPL and the Fourth Party or their assigns/agents/ representatives/ licensees in their service capacity, the cost of its maintenance (in all respects) including payment of Taxes to Municipal Corporation, Allahabad or Allahabad Jal Sanchar, Allahabad and the other maintenance charges will be shared by the 2<sup>nd</sup>, the 3<sup>rd</sup> party the MIPL and the Fourth Party

More information:

*Mr. R. S.  
Dinesh*

*Chapak Attri*

*Sai Dhaph Residency  
Jagdish Chandra Officer*

*Hansanabha*

11-8-17



## INDIA NON JUDICIAL

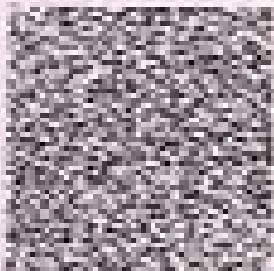
National Emblem

## Government of Uttar Pradesh

## e-Stamp

Contract No.  
Contract Issue Date  
Second Purchase  
Wages Govt. Retirement  
Particulars  
Description of Document  
Property Description  
Date of Birth/Death  
First Party  
Second Party  
Stamp Duty Paid By  
Stamp Duty Amount

R-JTC-20170111111111  
19-08-2017-000000000000  
SH-C-L-Tripathi-Vishwanath-Pandey-Subhash  
SUBHASH-PUTH-CH-17-2017-000000000000  
17-08-2017-000000000000  
Govt. Deed Registry, T-1-200-Paper Kumar Gopal  
Mobile-Agencies for the execution of agreements  
16-08-2017-000000000000-16-08-2017-000000000000  
2017-08-2017-000000000000-2017-08-2017-000000000000  
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Bank Kumar Sharan and Other Parks  
KVS Deen Mohan, T-1-200-Paper Kumar Gopal  
KVS Deen Mohan, T-1-200-Paper Kumar Gopal  
2017-08-2017-000000000000  
Govt. Deed Registry



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रिकॉर्ड नं. ०७-३१-३५१७ वा रोटो प्रिंट  
कुल का. १ रात. ४५.३२  
का. २३। + २८। रेगिस्ट्रेशन नं. ११०६  
वा रोटो प्रिंट

यम रिकॉर्ड  
संग्रहालय राजस्थान



1. Rs. 72,000/- through E-Stamp Certificate No. ES-UH(1322676634775).
2. Rs. 34,000/- Stamp paid by Non-Judicial Staff according to G.O. 2786/11 dated 20th Aug. 2006.

*✓*  
*(145)*  
 First Party

*W. M. Johnson*

*J. D. Park*  
 Second Party

Third Party

Mrs. Indira Devi -

Mrs. K. N. -

W. M. Johnson

Director

1. *Non-judicial Staff*  
 2. *Non-judicial Staff*  
 3. *Karuna Mohan Bhattacharya*

Fourth Party

*Sal Dham Residency*

*Chief Executive Officer*

*Rani Gulati*  
 1. *Non-judicial Staff*  
 2. *Non-judicial Staff*  
 Drafted by: *S. K. Ganguly*

Typed by: *W. M. Johnson*



