

ಕರ್ನಾಟಕ ಲಯಲ್ ವಿಸ್ಟೇಟ್ ನಿಯಂತ್ರಣ ಪ್ರಾಧಿಕಾರ

ಕಡತ ಸಂ	ಪ್ಪ <u>ComV - 4536</u>		ಪುಟ ಸಂಖ್ಯೆ .	03	*********
ವಿಷಯ	Novino sechos Kourne +	à seh	ws Jeer	Javo	Kameet
*************	Parksoed maple Tope	V-4	Awine		
ಕಂಡಿಕೆ ಸಂಖ್ಯೆ	ಟ್ಟಣಿ ಮತ್ತು ಆದೇಶಾ		· ·		
~~~~					

## CMP-9536

#### 26.05. 2022

As per the request of the complainants and Sri. C. B Anan. Rao authorised signatory of the respondent, this complaint is taken-up for amicable settlement in the National Lea Adalat to be held on 25.06.2022.

The complainants and Sri. C. B Anand Rao authorised signatory of the respondent are present in the pre-Lok-Adalat sitting held on 26.05.2022 settled the dispute relating to the subject matter of the complaint and filed the joint memo, stating that matter has been settled between the parties in terms of the settlement agreement dated: 26.05.2022 entered between them. The settlement entered between the parties is voluntary and legal one. Hence, settlement is accepted. For consideration of joint memo and award, matter is referred to Lok-Adalat to be held on 25.06.2022.

but so

Judicial Conciliator.

Advdcate Conciliator.

For RELATIONSHIP PROPERTIES PVT. LTD.,

Authorised Signatories

CMP. No. 9536

25.06.2024

## Before the Lok-Adalat

The above case is taken up before the Lok-Adalat. The joint memo filed by Loth the parties is hereby accepted. Hence, the matter is settled before Lok-Adalat as per joint memo. The joint memo filed by the parties shall be part and partial of award/order.

The complaint stands disposed off accordingly.

Judiciai Conciliator

Advocate Conciliator

# BEFORE LOK-ADALAT IN THE KARNATA KA REAL ESTATE REGULATORY AUTHORITY. 41 SENGALURU

### COMPLAINT NO: CMP/2/20526/0009536

Complainant

1. Mrs. Nai. a Suhas Kamat

2. Mr. Suhas Jeevaro Kamat

 $-\nabla_{\mathbf{S}}$ 

Respondent

M/s. Relationship Properties Private Limited.

Parkwest - Maple - Tower 4- A wing

#### JOINT MEMO

The complainants and the respondent in the above complaint jointly submit as under:

1. i. complainants/allottees and the respondent/promoter after due deliberation have got their dispute pertaining to the subject matter of the complaint settled amicably before the Lok Adalat. In terms 9

of the complaint settled amicably before the Lok Adalat, In terms of settlement of agreement enclosed to this Joins wemp.

2. In view of the same, they jointly request this Lok Adalat to dispose of the complaint as amicably settled before the Lok Adalat.

- 3. Both the parties to the proceedings have no claim whatsoever against each other in respect of the subject matter of the above complaint before any forum or court relating to the subject matter of the above complaint. If there is any claim by either of the parties, they have agreed that the same be disposed off as settled by filling an appropriate memo in such cases.
- 4. Parties further request that this settlement be recorded in the Bruhath National Lok Adalat scheduled to be held on 25.06.2022.

Bengaluru:

Date: 26.05.2022

Complainants/allottees

S-jeller H-H

Advocate for Respondent/Promoter

Authorized signatory of respondent

**Authorised Signatories** 

# KARNATAKA SATE LEGAL SERVICES

#### BEFORE THE LOK ADALAT

## IN THE KARNATAKA REAL ESTATE REGULATORY AUTHORITY AT BENGALURU

DATED: 25TH DAY OF JUNE 2022

: CONCLIATORS PRESENT:

Sri: I.F Bidari

...... Judicial Conciliator

AND

Sri/Smt.: Preethi.N

.. Advocate conciliator

COMPLAINANT NO: CMP/220526/0009536

#### Between

1) Mr. Naina Suhas Kamat

2) M. Suhas Jeevaro Kamat

.... Complainant/s

(In Person)

AND

1). M/s Relationship Properties Pvt. Ltd., ............Respondent/s

(By: Smt. Sujatha H.H. Advocate.)

#### Award

The dispute between the parties having been referred for determination to the Lok-Adalat and the parties having compromised/settled the matter, in terms of settlement of agreement dated: 26.05.2022 and in terms of joint memo dated:26.05.2022 filed during the pre Lok-Adalat sitting held dated:26.05.2022,same are accepted. The settlement entered between the parties is voluntary and legal one.

The complaint stands disposed of in terms of the Settlement agreement and in terms of joint memo as part and partial of the award.