

Book No. 01 of 82  
Date. 14 SEP 2024

**FORM 'B'**

[See rule 3(4)]

14 SEP 2024

**DECLARATION, SUPPORTED BY AN AFFIDAVIT, WHICH SHALL BE SIGNED BY THE PROMOTER OR ANY PERSON AUTHORISED BY THE PROMOTER**

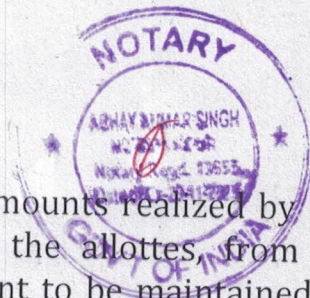
**Affidavit-cum-Declaration**

Affidavit cum Declaration of

Mr./Ms...Sanjay...Kumar,...Director...of...Aanjaneya...Real...Estate...And...  
Constraction...pvt...Ltd.....[promoter of the project/duly authorized  
by the promoter of the project, vide its/his/their authorization  
dated...17.../...03.../...2020...(dd/mm/yy);

I,...Sanjay...Kumar,...Project...Name...Garibnath...Complex... promoter of the  
project/duly authorized by the promoter of the project ] do hereby solemnly  
declare, undertake and state as under:

1. That [I/promoter] [have/has] a legal title to the land on which the  
development of the project is proposed  
or  
(1)...Mr...Mukteshwar...Prasad...Singh...(2)...Mr...Lakshmeshwar...Prasad...  
Sinha...[have/has] a legal title to the land on which the development of the  
proposed project is to be carried out  
and  
a legally valid authentication of title of such land along with an  
authenticated copy of the agreement between such owner and promoter  
for development of the real estate project is enclosed herewith.
2. That the said land is free from all encumbrances.  
or  
That detail of encumbrances.....  
Including details of any rights, title, interest, dues, litigation and name of  
any party in or over such land.
3. That the time period within which the project shall be completed by  
[me/the promoter] is...15/10/2027...



4. That seventy percent of the amounts realized by [me / the promoter] for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose.
5. That the amounts from the separate account, to cover the cost of the project, shall be withdrawn by [me/the promoter] in proportion to the percentage of completion of the project.
6. That the amounts from the separate account shall be withdrawn by [me/the promoter] after it is certified by an engineer, an architect and a chartered accountant in practice that the withdrawal is in proportion to the percentage of completion of the project.
7. That [I/the promoter] shall get the accounts audited within six months after the end of every financial year by a chartered accountant in practice, and shall produce a statement of accounts duly certified and signed by such chartered accountant and it shall be verified during the audit that the amounts collected for a particular project have been utilized for the project and the withdrawal has been in compliance with the proportion to the percentage of completion of the project.
8. That [I/the promoter] shall take all the pending approvals on time, from the competent authorities.
9. That [I/the promoter] [have/has] furnished such other documents as have been prescribed by the Act and the rules and regulations made thereunder.
10. That [I/the promoter] shall not discriminate against any allottee at the time of allotment of any apartment, plot or building, as the case may be.



Sanjay Kumar

Deponent

Verification

The contents of my above Affidavit cum Declaration are true and correct and nothing material has been concealed by me therefrom.

Date...../...../..... (dd/mm/yy)

Place .....

Sanjay Kumar

Deponent

Deponent's name Affirmed & declared before me

ABHAY KUMAR SINGH  
No. 1409, Regd. 13655  
Notary Public

14 SEP 2022

SHCIL

YL 0005369459

GOVERNMENT OF BIHAR  
e-Court Fee



DATE & TIME : 09-SEP-2022 11:15:25  
NAMES OF THE ACC/ REGISTERED USER : SAHAJ RETAIL LIMITED  
LOCATION : CIVIL COURT MUZAFFARPUR  
e-COURT RECEIPT NO : BRCT095712254K703  
e-COURT FEE AMOUNT : ₹ 90  
( Rupees Ninety Only)



BRCT095712254K703

Statutory Alert : The authenticity of this e-Court fee receipt should be verified at [www.shcilestamp.com](http://www.shcilestamp.com) . Any discrepancy in the details on this receipt and as available on the website renders it invalid. In case of any discrepancy please inform the Competent Authority. This receipt is valid only after verification & locking by the Court Official.