

STATE CONSUMER HELPLINE KNOWLEDGE RESOURCE MANAGEMENT PORTAL

Centre for Consumer Studies, Indian Institute of Public Administration, New Delhi Sponsored by Department of Consumer Affairs, Govt. of India

When Buying Property

- 1. Ascertain whether the concerned builder/ realtor have obtained C. L. U. (Commercial Land Use certificate) or permission letter from the competent authority of the area where he is setting up the Project for sale.
- 2. Do extensive survey about the market rates and negotiate.
- 3. Ascertain and confirm the target completion date.
- 4. Ascertain the date of possession when the property will be handed over to the buyer?
- In case the project has been completed and some of the sites have already been occupied, discuss with them to find out the problems if any being encountered by them.
- 6. Discuss about the penalties for delays in payment, possession etc.
- 7. Carefully study the cost escalation clauses, cancellation policies and payment refund procedure.
- 8. The site plan should clearly define about provision of gardens, Public utilities, Electricity, Roads, Water and Sewages etc.
- 9. Ascertain whether the buyer will have to pay any extra charges for the above mentioned facilities.
- 10. When buying property from the developer check carpet area, built-up area and super built up area, payment terms, schedule of payments and also study complete technical specifications of the design and material etc.
- 11. Ensure that the design offered is earthquake resistance.
- 12. Always insist for complete original documents and check the owner ship title of the Property to be purchased, Certificate of non-encumbrance (i.e. free from any dispute), certificate of all dues including municipal taxes electricity, water and sewage etc. paid.
- 13. Make sure that the seller has paid all taxes associated with the property till date. Ask for the recent tax paid receipts from the seller.
- 14. The Banks are normally ensuring that the project being financed by the banks are approved for proper projects. Enquire from the Banks regarding sanction of loans to buy the property.
- 15. If original document are not available counter check the ownership from the available photocopies. Verify the ownership details from developing authority/ Municipal Corporation or Tehsildar office.
- 16. If the property is to be transferred by means of Power of Attorney verify whether the attorney holder has the authority to sell the property.
- 17. Carefully read the clauses of power of attorney.
- 18. Make proper verification. Enquire regarding the property and the neighboring land by examining the land map properly.
- 19. Whether the property is mortgaged/ hypothecated with the bank or under civil / criminal dispute.
- 20. Whether the property is free from any encroachment.
- 21. Ascertain whether land to be purchased come under acquisition notification of Govt. u/s 4 & 6 of land Acquisition Act.
- 22. Get a certificate copy of every document from the concerned Sub Registrar / Tehshildar office.
- 23. Ensure that payments are made through cheques / DDs in the name of vendor against a proper receipt like sale deed, Agreement to sell etc.
- 24. Ensure that signatures / finger-prints are made on the documents by the vendor.
- 25. No sale is complete without signatures of both the parties.

STATE CONSUMER HELPLINES

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