



## LC-IV

# AGREEMENT BY THE OWNER OF THE LAND INTENDING TO SET UP A COMMERCIAL COLONY

This Agreement is made and executed at CHANDIGARH on of day of Sept. 2014.

### **BETWEEN**

Shri Satinder Singh virk S/o of late Sh.\_B S Virk R/o # 2118 Sector 35C Chandigarh 160022, being the Authorized Signatory, appointed vide Board Resolution passed in the Management Committee of M/s Ocimum Estates Private Limited Dated 01 -02 -2014 (Hereinafter called the "Owner") of the **One part.** 

#### AND

The Governor, of Haryana acting through the Director, Town & Country Planning, Haryana, Chandigarh (hereinafter referred to as the "DIRECTOR") of the other part.

Whereas the Owner is in possession of the land mentioned in the Annexure 'A 'attached

Here to for the purpose of developing and converting it into a Commercial Colony.

And whereas under Rule 11 of the Haryana Development and Regulation of Urban areas Rules 1976 (hereinafter referred to as the said 'Rules'), one of the conditions for the grant of the license is that the Owner shall enter into an agreement with Director for carrying out and completion of the development works in accordance with the license finally granted for the setting up a Commercial Colony on land measuring 2.38125 acres falling in revenue estate of village Daulatabad, Sector-103, Gurgaon, Haryana.

#### NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

In consideration of the Director agreeing to grant license to the Owner to set up said Commercial Colony on the said land mentioned in the Annexure 'A' attached

For OCIMUM ESTATE shere to complete fulfillment of all the conditions as are laid down in the Rules 11 of

Authorised Signatory

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- Enhanced compensation on the land cost, if any, shall be payable extra as decided by the Director General, from time to time
- b. The Owner shall arrange the electric connection from outside source for Electrification of their commercial colony from H V P N. If the Owner fail to seek electric connection from H V P N, then the Director shall recovered the cost from the Owner and deposit the same with the H V P N. However, the installation of internal electricity distribution infrastructure as per peak load requirement of the commercial colony shall be the responsibility of the Owner for which the colonizer will be required to get the "electric (distribution) services plan/estimates" approved from the agency responsible for installation of "external electrical services" i.e. HVPN/UHBVNL/DHBVNL, Haryana and compete the same before obtaining completion certificate for the commercial colony.
- c. That the rates, schedules, terms and conditions of External development charges may be revised by the director, during the period of the license as and when necessary and the Owner shall be bound to pay the balance of enhanced charges, if any, in accordance with the rate schedule and the terms and conditions so determined by the Director General.
- d. That the Owner shall be responsible for the maintenance and upkeep, of the commercial colony for a period of five years from the date of issue of Completion Certificate under Rule 16 of the Rules, unless either relieved of this responsibility.
- e. That the Owner shall be individually as well as jointly responsible for the development of the Commercial Colony.
- That the pace of the construction shall be at least in accordance with our sale agreement with the buyer's of the plots/flats etc. as and when scheme is launched.
- g. That the Owner shall complete the internal development works within initial validity of the grant of license.
- h. That, the Owner shall deposit Infrastructure Development Charges at the rate Rs. 1,000/- per square meter (175 FAR) for commercial area in two equal installments. The first installment of the infrastructure development charges would be deposited by the Owner within 60 days from the date of grant of license and the second installment to be deposited within six months from the date of grant of license. The unpaid amount of infrastructure Development charges shall carry an interest @ 18 % per annum (simple) for the delay in the payment of installment.

That the Owner shall, carry out, at his own expenses and cost, any other works which the Director General may think necessary and responsible in the interest of proper development of the Colony.

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- That the Owner shall permit the Director, or any other officer authorized by him in his behalf to inspect the execution of the development works in the Colony and owner shall carry out all directions issued to him for ensuring due compliance of the execution of the development works in accordance with the license granted.
- k. That without prejudice to anything contained in this agreement, all the provisions contained in the Act and these Rules shall be binding on the Owner.
- 1. That the Owner shall make his own arrangement for disposal of sewerage till external sewerage system is provided by HUDA and the same is made functional.
- 2. Provided always and it is hereby agreed that if the Owner commit any breach of the terms and conditions of this Agreement or violate any provisions of the Act or Rules, then and in any case and notwithstanding the waiver of any previous clause or right, the Director General may cancel the License granted to the Owner.
- Upon cancellation of the License under clause-2 above, the Govt. may acquire the 3. area of the aforesaid colony under the land acquisition act, 1894 and may develop the said area under any other law. The Bank Guarantee in that event shall stand forfeited in favour of Director General.
- The Stamp duty and registration charges on this agreement shall be borne by the 4. Owner.
- The expressions "THE OWNER" hereinafter used shall include his heirs, legal 5. representatives and successors and permitted assignees.
- After the layout and development works or part thereof in respect of the colony 6. have been completed by the Owner in accordance with the approved plans and specifications and a completion certificate in respect thereof have been issued, the Director General may, on an application in this behalf from the Owner release the bank guarantee or part thereof, as the case may be, provided that Bank Guarantee equivalent to 1/5th amount thereof shall be kept unreleased to ensure upkeep and Maintenance of the colony for a period of 5 years from the date of issue of the completion certificate under rule 16 or earlier in case the Owner are relived of the responsibilities in this behalf by the Government . However the Bank Guarantee regarding the External Development Charges shall be released by the Director General in proportion to the payment of External Development Charges received from the Owner.

That the owner shall convey the 'Ultimate power load requirement' of the project 7. to the concerned power utility with a copy to the Director, within two months

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Haryana Development and Regulation of Urban Areas Rules, 1976 the Owner, hereby covenant as follows:

- That the Owner undertake to pay proportionate External Development Charges as (i) per rate, schedule, terms and conditions hereto:
- (ii) That the Owner undertake to pay the proportionate External Development Charges at the tentative rate of Rs. 441.9404 Lacs per gross acre for the commercial Colony. These charges shall be payable to Haryana Urban Development Authority though the Director, Town & Country Planning, Haryana either in lump sum within 30 days from the date of the grant of license or in 12 (twelve) equal quarterly installments in the following manner:
  - First installment shall be payable within a period of 30 days from the date a the grant of license.
  - b. Balance 91.67% in 11 (Eleven) equal quarterly installments along with interest at the rates of 12 % per annum on the unpaid portion of the amount worked out at the tentative rates of Rs. 441.9404 Lacs per gross acre for commercial Colony, however at the time of grant of occupation certificate nothing will be outstanding on account of EDC.
- Owner shall pay EDC as per the schedule date and demands by DTCP. (iii)
- (iv) For the grant of Completion Certificate, the payment of External Development Charges shall be the par-requisite along with valid license and Bank Guarantee.
- (v) That the Owner shall specify the detail of Calculation per Sq.mtr/ Per Sq. Ft which is being demanded from plot Owner on account of EDC/IDC, if being charged separately as per rates fixed by the Govt.
- The unpaid amount of EDC will carry an interest at a rate of 12% per annum (vi) (simple) and in case of any delay in the payment of installments on the due date, an additional penal interest of 3% per annum (making the total payable interest @ 15% (simple) per annum would be chargeable up to a period of three months and an additional three months with the permission of Director.
- (vii) In case HUDA executes External Development Works before the final payment of EDC the Director General shall be empowered to call upon the Licensee/ Owner to pay the balance amount of EDC in the lump sum even before the completion of license period and the Owner shall be bound to make the payment within the period so specified. Saturder Sigh Var

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period from the date of grant of license to enable provision of site in licensed land for Transformers/switching station/electric sub-station as per the norms prescribed by the power utility in the zoning plan of the project.

IN WITNESS WHERE OF THE OWNER AND THE DIRECTOR GENERAL HAVE SIGNED THIS DEED ON THE DATE, MONTH AND THE YEAR FIRST ABOVE WRITTEN

Witnesses:-

1. Margal Singh Sto Balsam Singh Vill. Thana Gobindpash, A.C. Khizsabad, Teh. Kharar, Distt. Mohali.

Salender Sight Ver (Authorized Signatory/Owner)

2.

Haryana, Chandigarh

THE TWO SHEAR ALL SHEET FOR