

Dated:- 02.07.2020

To,

Tehsildar, Harsaru,

Gurugram, Haryana.

Subject:-

Entry of Licence No. 06 of 2017 dated 08.02.2017 and 65 of 2019 dated 11.06.2019 in revenue record, both licence's granted for setting up of an Affordable Group Housing Colony on an area measuring 8.76875 acre situated in revenue estate of village wazirpur in Sector 92, Gurugram, Haryana.

## Respected Sir,

With reference to the subject matter, we hereby enclosed copy of Licence No. 06 of 2017 dated 08.02.2017 and 65 of 2019 dated 11.06.2019 issued to us by Directorate of Town and Country Planning Haryana for the setting up of Affordable Group housing colony on an area measuring 8.76875 acres situated in revenue estate of village wazirpur in Sector 92, Gurugram, Haryana.

You are requested to accept the aforementioned documents and provide us copy of Revenue record / Jambandi after made entry of the above said Licence's in the Revenue record / Jambandi at earliest.

This is for your information and further necessary action in the matter.

Thanking You, Yours Faithfully,

For GLS Infraprojects Pvt Ltd

**Authorized Signatory** 

मूंलरूप में हल्का कानूनगों पटवारी को रिपोर्ट / आगामी आवश्यक कार्यवाही हेतु प्रेषित है।

Encl; As above

नायव तहसीलदार हरसक् (गुरुग्राम)

Regd office: 707, 7th Floor, JMD Pacific Square, Sector-15, Part-II, Gurugram, Haryana-122001

Ph: 0124-4200577 / 4600170/171/172, E-mail: customercare.avenue51@glsho.com, Website: glsinfra.in

CIN: U70102HR2013PTC051335

Non Judicial



## Indian-Non Judicial Stamp Haryana Government



Date: 21/03/2018

Certificate No.

G0U2018C1881

GRN No.

34235946



Stamp Duty Paid: ₹892500

Penalty:

₹0

(Rs. Zero Only)

Name: Omparkash Rathi

H.No/Floor: 723

Sector/Ward: 14

Buyer / Second Party Detail

Seller / First Party Detail

City/Village: Gurugram

District: Gurugram

LandMark: Na

State: Haryana

Phone:

9555555027

Name:

Gls infraprojects Pvt Ltd

H.No/Floor: 707/7th

Sector/Ward: 15

LandMark: Part ii jmd pacific square

City/Village: Gurugram

District: Gurugram

State:

Haryana .

Phone:

9717994849

Purpose: Collaboration agreement

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on

HE SEAL OF

1. Nature of document

: Collaboration agreement

Village 2.

: Wazirpur : Harsaru

Tehsil 3.

: Gurugram

4. District

: 24 Kanal 11 Marla

5. Area

Stamp duty

: Rs. 8,92,500/-

GRN No.

: 34235946

Stamp Certificate No

: G0U2018C1881

## COLLABORATION AGREEMENT

THIS AGREEMENT OF COLLABORATION (hereafter referred to as the Agreement) is executed at Gurugram on this 22nd day of March, 2018

#### BETWEEN

Sh. Omparkash Rathi (Aadhar No. 9600 6604 0329) S/o Sh. Bharat singh R/o H.no. 723, Sec 14, Gurugram, Haryana - 122001 hereinaffer referred as OWNER as the "PARTIES TO THE

RAM NHWAS POOK NOT 12 GURGAON Reg. No. 8224



डीड सबंधी विवरण डीड का नाम AGREEMENT तहसील/सब-तहसील हरसरू गांव/शहर वजीरपुर भवन का विवरण भूमि का विवरण सबंधी विवरण

राशि 44,625,000.00 रुपरे

कुल स्टाम्प डयूटी की राशि 892,500.00 रुपये

E-Stamp स्टाम्प न. GC1J2018C1881 रजिस्ट्रेशन फीस की राशि 15,000.00 रुपये

स्टाम्प की राशि 892,500.00 रुपये

DFC: JKIJLPKM

पेस्टिंग शुल्क 2.00 रुपये

Drafted By: Shiv Kumar Singh ADv

Service Charge: 200.00 रुपये

यह प्रलेख आज दिनोंक 22/03/2018 दिन गुरूवार समय 11:50:00AM बजे श्री/श्रीमती/कुमारी Om Parkash Rathi पुत्र/पुत्री/पत्नी श्री/श्रीमती/बुमारी Bharat Singh निवासी 723 Sec-14 Gurugram द्वारा पँजीकरण हेतु प्रस्तुत किया गया।

उप / सयुँकत / पँजीयन अधिकारी

हरसरू

हस्ताक्षर प्रस्तुतकर्ता

श्री Om Parkash Rathi

उपरोक्त पेशकर्ता व श्री/र्श्र ती/कुमारी Thru- Rakesh Kumar दावेदार हाजिर है। प्रस्तुत प्रलेख के तथ्यो को दोनो पक्षो ने सुनकर तथा समझकर स्वीकार किया। प्रलेख के अनुसार 0.00 रूपये की राशि दावेदार ने मेरे समक्ष पेशकर्ता को अदा की तथा प्रलेख मे वर्णित अग्रिम अदा की गई राशि के लेन देन को स्वीकार किया। निवासी ADvGGN दोनो पक्षो की पहचान श्री/श्रीमती/कुमारी Shiv Kumar Singh पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी व श्री/श्रीमती/कुमारी T C Khatana पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी निवासी ADv GGn ने की। साक्षी न: 1 को हम न अरदार/अधिवक्ता के रूप में जानते है तथा वह साक्षी न:2 की पहचान करतू। है।

दिनाँक 22/03/2018

उप / सयुँकत पॅर्जीयन अधिकारी

हरसरू

पर डाल दी गई है। यह प्रमाणित किया जाता हे कि पंजीकृत वसीका की स्कैन प्रति jamabandi.nic.in

उप / सयुँक्त पॅर्जीयन अधिकारी





FIRST PART" (which expression shall mean and include their successors, legal heirs, liquidators, executors, legal representatives, administrators, agents, assignees and nominees etc.).

#### AND

M/s GLS Infraprojects Pvt. Ltd., (Pan no. AAFCG4795C) a company duly incorporated under the provisions of the Companies Act, 1956 and having its office at 707, 7<sup>th</sup> Floor, JMD Pacific Square, Sector 15 Part II, Gurugram, through its Authorised Representative Sh. Rakesh Kumar authorised vide board resolution dated 16<sup>th</sup> March 2018, hereinafter called as the **DEVELOPER** as "PARTY TO THE SECOND PART", (which expression shall mean and include their successors, legal heirs, liquidators, executors, legal representatives, administrators, assignees and nominees etc.).

(hereinafter the **OWNER** and the **DEVELOPERS** are collectively referred to as "Parties" and individually as "Party" as the context demands).

WHEREAS the OWNER is in possession of the agricultural land bearing Khewat No. 181 Khata No. 218 Rectangle No. 90 Kila No. 2(8-0), Khewat No. 525 Khata No. 580 Rectangle No. 90, Kila No. 3(8-0), Khewat No. 528 Khata No. 583 Rectangle No. 90, Kila No. 4/2(3-11), Rectangle No. 90 Kila No. 7/1(5-0) vide mutation no. 3080 dated 21.03.2018 total land admeasuring 24 Kanal 11 Marla situated within the revenue estate of Village Wazirpur, Tehsil & District Gurugram, Haryana (hereinafter referred to as the 'said land') vide Jamabandi year 2011-12 (hereinafter referred to as the 'said land' which shall include the land beneath and all resources comprised therein).

AND WHEREAS the OWNER contemplate to DEVELOP the said land into a real estate project whether residential colony/Group Housing Project/commercial project and/or any other planned project and being not fully equipped to execute and complete the work of development of the proposed residential colony/group Housing Project/commercial project and/or any other planned project and have approached the DEVELOPER who is engaged in the development of Real Estate as its object, and has good repute and experience in this line of business and could pursue to obtain all requisite permissions, sanctions and approvals from all concerned authorities and departments as the case may be and the OWNER therefore, desire to collaborate with the DEVELOPER for development of a planned real estate project on the said land.

Page 2 of 12

LTI & Share

4,291

2017-2018



पेशकर्ता



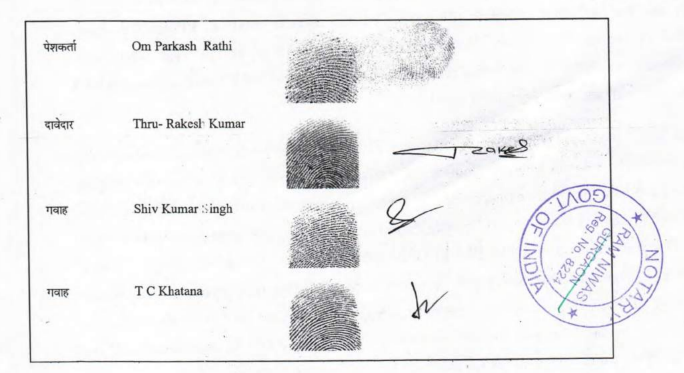
दावेदार



गवाह



उप / सर्युंक्त पॅंजीयन अधिकारी





And whereas the DEVELOPER believing the representations of the OWNER as true and being involved in the business of real estate development has accepted the proposal for development of a planned real estate project over the said land on the terms and conditions hereinafter appearing:

NOW THIS AGREEMENT WITNESSTH and it is hereby agreed, declared and covenanted:

### 1. SUBJECT MATTER

- a) That the subject matter of this Agreement comprises the development of the land of the OWNER by the DEVELOPER into a planned real estate project in accordance with the approvals, sanctions and permissions as may be granted to the Developer and to share the ownership of the developed area over the said land between the parties as agreed.
- b) That the DEVELOPER shall be seized off the decision to choose the kind of development of the said land and whether a residential or commercial or any other project is to be developed and the DEVELOPER shall exercise such discretion in the best interests of the parties and in the best interests of the said land.
- c) That the OWNER shall cease all rights in the said land against consideration herein agreed and give the land clear from all encumbrances in all respect for the development of the said real estate project and the DEVELOPER shall at its own costs and expenses and responsibilities develop the said real estate project over the said land and the parties shall share the rights and ownership in the developed area of the said real estate project as per their entitlement.

## 2. CONSIDERATION

- a) That the OWNER shall as a consideration of the said land going into the real estate project as stated shall get an area of 30% of the total developed area along with corresponding & respective rights of amenities and parking space.
- b) That the OWNER have apart from the share in the developed area have also received an amount of Rs. 50,00,000/- (Rupees Fifty Lakh Only) from the DEVELOPER as refundable security deposit for the present agreement in the following manner:

GURGAOT Reg. No. 82



Reg. No.

Reg. Year Book No.

4,291

2017-2018

प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख कमांक 4,291 आज दिनाँक 22/03/2018 को बही नः 1 जिल्द नः 6 के पृष्ठ न: 66 पर पेंजीकृत किया गया तथा इसकी एक प्रति अतिरिक्त बही सख्या 1 जिल्द न: 170 के पृष्ठ सख्या 55 से 56 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहो ने अपने हस्ताक्षर/निशान अंगुठा मेरे सामने किये है ।

दिनाँक 22/03/2018

हरसरू







S.no	Amount	Cheque No.	Dated	Drawn on
1	50,00,000/-	707604	20.03.2018	YES Bank

c) That the DEVELOPER shall as consideration of developing the real estate project over the said land shall be entitled to all residual rights in the said project and the remaining 70 % of the developed area and land beneath along with corresponding & respective rights of amenities and parking space and shall also get the complete right to management of the developed real estate project and rights to maintenance of the said real estate project against consideration.

## 3. OBLIGATIONS OF THE OWNER

- a) That the OWNER shall be obliged to provide the complete set of original documents qua the said land and complete revenue record of the said land for a period of 30 years herefrom with 7 days of the execution of the present agreement.
- b) That the OWNER shall be obliged to assist the DEVELOPER in demarcation set land and its survey.
- c) That the OWNER shall have clear all encumbrances over the said land and shall be obliged to hand over the actual physical possession of the said land to the DEVELOPER for the development of the real estate project and for doing all necessary and ancillary acts for the same.
- d) That the OWNER shall as and when called by the DEVELOPER, without any further considerations, jointly or individually be obliged to execute the General Power of Attorney / Special Power of Attorney, or any kind of authorization as is required by the DEVELOPER for the performance of the terms of the present agreement and for the effective development of the said land into a real estate project including for obtaining permission for change of land use, procuring license / CLU, for getting sanctioned site plans and for obtaining all such approvals as may be required to be obtained from any authority for the purpose of raising construction and for dealing with/sale of

Reg. No. 8224

LTI State

(2)

constructed/unconstructed and/or developed/undeveloped portions of the said real estate project.

- e) That the OWNER shall be liable to pay all charges, taxes or other recoveries or encumbrances against the said land up to the date of the present agreement.
- f) That the OWNER shall be estopped from creating any encumbrance or third party rights in the said land after the execution of the present agreement.
- g) That the OWNER shall if at all they wish to back off the present agreement and want to sell their said land right-away, they shall be eligible for the same at the sale consideration as agreed mutually between the Owner and Developer to be shared as per their share in the land, as reduced by the amounts received herein as Security Deposit which shall also form part of the sale consideration in that case, and the developer shall have the first right to purchase the said land and all rights therein by payment of the agreed consideration.
- h) That the OWNER shall not interfere with or obstruct in any manner with the execution and completion of the work of development and construction of the said real estate project.
- i) That the OWNER shall be responsible and be liable for their personal tax obligations.

## OBLIGATIONS OF THE DEVELOPER

- a) That the DEVELOPER shall on execution of the present agreement shall be obliged to ascertain the kind of real estate project the said land is eligible for.
- b) That the DEVELOPER shall at its own costs and expenses shall be obliged to prepare the best layout/site plan for the development of the said land.
- c) That the DEVELOPER shall at its own costs and expenses be obliged to apply to the concerned authorities for grant of Letter of Intent and License for such development at its own costs and expenses.



- d) That the Developer shall at its own costs and expenses be obliged to procure all necessary and requisite permissions, sanctions and approvals from the concerned Ministry, Department, or Local or other Authorities, as are required for the development of the said real estate project over the said land.
- e) That the DEVELOPER shall at its own bear the complete costs of construction and the Government or other local authority charges including all statutory or other security deposits/fees, labour or other cesses, conversion charges, external or internal development charges, electric and other utility installations charges and costs and all other charges as applicable for such development.
- f) That the DEVELOPER shall at its own costs and expenses through itself or through its agents, contractors or representatives, be obliged to execute the development work as per the specifications devised, of the said real estate project in a timely manner.
- g) That the DEVELOPER shall be obliged to complete the real estate project with all amenities and facilities in place and complying with all regulations and rules as in force in all respects and obtain Occupation Certificate for the same.
- h) That the DEVELOPER shall be obliged to take up the construction of the said real estate project as per the recognized standards of the industry.
- i) That as soon as possible and on finalization of the layout plan of the said real estate project, the Developer shall be obliged to demarcate the area of the OWNER and the area of the Developer.
- j) That the DEVELOPER shall bear the complete costs stamp duty and registration charges for the execution and registration of the present agreement.
- k) That the DEVELOPER shall be obliged to undertake the development as the per all laws and rules and regulations in force and as applicable and shall be obliged to comply with all conditions of licenses and permissions and put in place all implements and





infrastructure as applicable and specified for the purposes of safety and security or other conditions specified by any authority as seized of jurisdiction.

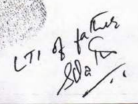
## 5. RIGHTS OF THE OWNER

- a) That the OWNER shall have the complete right, title and interest in the developed area the extent of 30 % of the complete developed in area, developed over the said land.
- b) That subject to the conditions regarding marketing and selling stated herein, the OWNER shall be free to deal with their share in the said real estate project as per their desire, subject to the general conditions of transfer, maintenance and management of the said real estate project and the costs and expenses related thereto.
- c) That the OWNER shall be entitled to fully paid allotment letters regarding their respective share of the developed area as and when the same are being issued by the Developer.
- d) That on completion of the real estate project the OWNER shall without any further costs be entitled to have the conveyance for their share of developed area in their favour.
- e) That the OWNER shall be entitled to know about the exact status of said the real estate project and to attend the board meetings regarding the development of the said real estate project.

#### 6. RIGHTS OF THE DEVELOPER

- a) That the Developer shall be entitled to take over the actual physical possession of the said land for the development of the said real estate project.
- b) That the DEVELOPER shall have the right and prerogative to choose the development of the said land and to finalise the name, layout plans, and internal layouts and designs, facilities and services to be provided and all other development plans for the said land.
- c) That the DEVELOPER shall have the right and prerogative to choose the architects, designers, contractors and other service providers for the best development of the said real estate project.

GURGAON Reg. No. 8224





- d) That the DEVELOPER shall have the right and prerogative to prepare and plan the budget of the whole project and the same shall be the concern of the Developer only.
- e) That the DEVELOPER shall have the right and prerogative to choose the kind and grade of materials used for construction, however the same shall in no manner be lesser than the Government recognized standards and the DEVELOPER shall also be rightfully entitled to choose any of the vendors for the same.
- f) That the DEVELOPER shall have the right and prerogative to prepare the marketing and advertising schemes of the said project and to appoint the Authorized Brokers and Dealers for the said project.
- g) That the DEVELOPER shall the rightfully entitled to the entire management of the said project from the inception to the completion and thereafter for the efficient maintenance of the services being provided therein against consideration and shall be rightfully entitled to the security deposit against the same.
- h) That the DEVELOPER shall be entitled to raise finance against the said project as it may deem fit and proper, however the share of the OWNER shall not be encumbered.
- i) That the DEVELOPER shall without any further authorization from the OWNER have rights to market and sell the rights in the to be developed area in the said real estate project through any manner and scheme as it may deem fit and to receive money against the same and execute receipts and other agreements for the same.
- j) That the DEVELOPER shall have complete authority to represent the OWNER and to execute, file or deposit any document, application, pleading, representation, costs and fees etc. and to appear before any authority, or Government or Statutory body regarding the said land or the said real estate project for and on behalf of the OWNER as may deemed necessary for the purposes of the present agreement and development of the said real estate project.

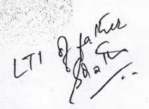
LTI Starker

6

- k) That the DEVELOPER shall in case the OWNER want to sell their said land rightaway be rightfully entitled to purchase the said land at an agreed consideration as mutually between the Owner and Developer, to be shared as per the share of the sellers in the land and the payments made herein shall be adjusted in the said sale consideration. And the developer shall have the first right to purchase the said land and all rights therein by payment of the agreed consideration. And the developer shall be entitled to have the said land and all rights purchased at the agreed consideration on availing the Licence from the concerned Authority by paying the balance sale consideration as per agreed payment schedule.
- 1) That the DEVELOPER shall be entitled to the refund of all fees, security deposit and other charges of whatsoever nature deposited by the DEVELOPER with various Statutory Authorities for seeking various approvals etc. for the said residential colony/Group Housing Project/commercial project and/or any other planned project.
- m) That on completion of the project and availing Occupation Certificate, the DEVELOPER shall be rightfully entitled to the refund of the security deposit from the OWNER and till the same is repaid the DEVELOPER shall have a right to withhold the actual possession of the share of the OWNER and also be entitled to an interest of 12 % over the same.

#### 7. ASSIGNMENT

- a) That the DEVELOPER shall be rightfully entitled to assign its rights, completely or partially, created herein to any party or its own concern or company specifically created for the purpose and may enter into further agreements for the same.
- b) That the OWNER can assign their rights created herein however, prior to creating any third party rights against consideration qua their share the OWNER shall have to offer the same to the DEVELOPER and the DEVELOPER shall have a first right to refuse to such assignment.



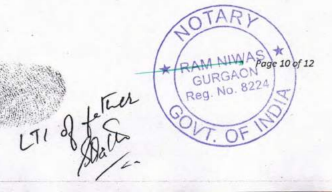


### 8. DEMARCATION OF DEVELOPED AREA

- a) That on finalization of the layout plans of the said real estate project, the DEVELOPER shall demarcate the respective areas coming to the share of the DEVELOPER and the OWNER respectively.
- b) That the area shall as far as possible to be distributed as per their share in total area between the parties as per the available size of units in the said real estate project.
- c) That such distribution shall unless otherwise mutually agreed take place as if the parties are co-OWNER in a land and as per the settled principles of law applicable to partition of immovable properties.

## 9. MARKETING & SALE OF DEVELOPED AREA

- a) That the DEVELOPER shall be responsible for the complete marketing and sale of the developed area in the said real estate project.
- b) That the DEVELOPER may hire any suitable agency and devise strategy for the marketing of the said real estate project.
- c) That the DEVELOPER will maintain complete records for the agreements to sell the developed area in the set real estate project and shall prescribed for the complete documentation of the same and shall have a dedicated office for such sale and marketing.
- d) That the Developer shall from time to time prepare, policy and prescribe the minimum rates and charges for the sale and transfer of the rights in the developed area in the said real estate project.
- e) That no sale of the rights in the developed area shall be valid unless the same is as per the uniform policy of the DEVELOPER and unless the same is acknowledged by the DEVELOPER and registered in the records of the DEVELOPER and is as per the terms or costs and charges for the same.





f) That the OWNER shall be estopped from marketing or selling their share in open market and shall have to make transactions through the offices of the DEVELOPER only and as per the uniform policies of the DEVELOPER only.

### 10. TIME PERIOD

- a) That in general the time shall to be the essence of the present agreement, however, the DEVELOPER shall strive for completion of the complete residential project as early as possible and will not in any keep the project in abeyance.
- b) That, the DEVELOPER shall prepare plans for undertaking each and every task for development of the said project in a timely manner and shall strive for achieving the same in the timeframe specified.
- c) That the DEVELOPER shall not be held responsible for delay the occasioned by the government authorities in providing requisite sanctions, permissions or approvals regarding the development of the said real estate project.

## 11. FORCE MAJEURE

- a) That in case of any unexpected event or drastic change in circumstances which could not have been contemplated by the parties and which defeats the very purpose of the present agreement and there happens a force majeure event due to which the complete bargain between the parties is defeated, the present shall stand terminated.
- b) That any judicial or authoritative pronouncement barring the present agreement or estopping the parties from carrying on the objects of the present agreement shall be deemed force majeure event.
- c) That in such a circumstance the parties shall be relegated back to the same position as if the present agreement did not take place and the parties shall return the benefits availed on the basis of the present agreement and the DEVELOPER shall be entitled to costs and expenses as may be undertaken.

LTI of Jather Start.



## 12. INDEMIFICATIONS

- a) That the OWNER shall at all times keep the DEVELOPER and the said real estate project indemnified due to any defects in their title or any disputes between the OWNER or their heirs or representatives and such disputes shall be settled by the OWNER personally and they shall personally be liable for the same.
- b) That the DEVELOPER shall keep the OWNER indemnified of any liability accruing to them or their share of developed area due to the acts or obligations of the DEVELOPER or any of its agents, contractors or vendors.

### 13. DIPUTE RESOLUTION

- a) That any disputes occurring between the parties shall firstly be communicated to each other in writing and the same shall be right to be resolved mutually.
- b) That any disputes so remaining and settled between the parties shall be subject to the exclusive jurisdiction of the Courts at Gurugram.

IN WITNESS WHEREOF, the parties hereto have signed this Collaboration Agreement on the day, month and year first mentioned above.

Witnesses

SHIV KUMAR SINGH
Advocate
Distt Courts Gurugram

Parties

1. T.C. KHATANA
Advocate
Distt. Court, Gurgaon

Parties of the First Part

Sh. Omparkash Rathi S/o Sh. Bharat singh

Shiv Kumar Singh
Advocate
Distt. Court, Gurugram

Party of the Second Part

M/s GLS Infraprojects Pvt. Ltd., a company having its office at 707, 7<sup>th</sup> Floor, JMD Pacific Square, Sector 15 Part II, Gurugram, Haryana.

Certified & Attested to be True Copy

RAM NIWAS, ADVOCATE

2 3 MAR 2018

2 2 MAR 2018

\* RAM NIWAS \*

\* RAM NIWAS \*

GURGAON
GURGAON
Reg. No. 8224
Reg. No. 8224



## Indian:Non Judicial Stamp Haryana Göyernment

Seller / First Party Detail



Certificate No.

G0Q2018G2041

GRN No.

Name:

37079781



Stamp Duty Paid:

Omparkash Rathi

HNO/Elpor: 723

Sector/Ward: 14

City/Village: Gurugram

District :

Phone: 9555555027

Name "

Gls infraprojects Pvt ltd

HiNo/Floor: 707/7th

LandMarke, 18art 2 Jmd pacific square

Ĉify/Village: Gurugram

...Haryana

Phone;

Purpose:

9717994849

ADDENDUM TO COLLABORATION AGREEMENT

The authenticity of this document can be verified by scanning this QrCode Through smart phone of

ADDENDUM TO COLLABORATION AGREEMENT

THIS ADDENDUM TO AGREEMENT OF COLLABORATION (hereafter referred to as the Agreement) is executed at Gurugram on this 20th day of JULY, 2018

## BETWEEN

Sh. Omparkash Rathi (Aadhar No. 9600 6604 0329) S/o Sh. Bharat singh R/o H.no. 723, Sec 14, Gurugram, Haryana - 122001 hereinafter referred as OWNER as the "PARTIES TO THE FIRST PART" (which expression shall mean and include their successors, legal heirs, liquidators, executors, legal representatives, administrators, agents, assignees and nominees etc.).

### AND

M/s GLS Infraprojects Pvt. Ltd., (Pan no. AAFCG4795C) a company duly incorporated under the provisions of the Companies Act, 1986 and having its office at 707, 7th Floor, JMD Pacific Square, Sector 15 Rart II, Curugrand, through its Authorised Representative Sh. Rakesh Kumar Mahender Singh Pi

Gu Nappesage s

For GLS INFRA PROJECTS PVT. LTD

Authorized Sign : 1977



## डीड सबंधी विवरण

डीड का नाम

AGREEMENT

तहसील/सब-तहसील

हरसरू

गांव/शहर

हुइडा के सैक्टर

## धन सबंधी विवरण

राशि 25000 रुपये

स्टाम्प इंयुटी की ग्राशि 2.25 रुपये

स्टाम्प नं : G0Q2018G2041

स्टाम्प की राशि 101 रुपये

रजिस्ट्रेशन फीस की राशि 100 रुपये

पेस्टिंग शुल्क 3 रुपये

Drafted By: Shiv Kumar Singh ADv

Service Charge:200

यह प्रलेख आज दिनाक 20-07-2018 दिन शुक्रवार समय 10:53:00 AM बजे श्री/श्रीमती /कुमारी OM PARKASH RATHIYA BHARAT SINGH निवास 723 SEC 14 GGM द्वारा पंजीकरण हेतु प्रस्तुत किया गया |

ETT of bell

उप/सयुंक्त प्रजीयन अधिकारी (हरसरू )

Naib **Tehsild**ar Harsaru (Gurugram)

OM PARKASH RATHI

उपरोक्त पेशकर्ता व श्री/श्रीमती /कुमारी M'S GLS INFRAPROJECTS PVT LTD thru RAKESH KUMARROTHER हाजिर है | प्रतुत प्रलेख के तथ्यों की दोनों पक्षों

ed all and a first or and the established a second and regularity or

ने सुनकर तथा समझकर स्वीकार किया |दोनों पक्षो की पहचान श्री/श्रीमती /कुमारी T C KHATANA पिता -- निवासी ADV GGM व श्री/श्रीमती /कुमारी SHIV KR SINGH पिता ---

निवासी ADV GGM ने की |

साक्षी नं:1 को हम नम्बरदार /अधिवक्ता के रूप मे जानते है तथा वह साक्षी नं:2 की पहचान करता है |

MUDIA

दिनांक 20-07-2018

TI Stall

habliaheT diaN (maigunua) unashaH उत्पर्भितंत्रम् तद्योताय अन्त्रयारी( धरसरू ) authorised vide board resolution dated 16th March 2018, hereinafter called as the DEVELOPER as "PARTY TO THE SECOND PART", (which expression shall mean and include their successors, legal heirs, liquidators; executors, legal representatives, administrators, assignees and nominees etc.).

(hereinafter the OWNER and the DEVELOPERS are collectively referred to as "Parties" and individually as "Party" as the context demands).

WHEREAS the OWNER is in possession of the agricultural land bearing Khewat No. 181 Khata No. 218 Rectangle No. 90 Kila No. 2(8-0), Khewat No. 525 Khata No. 580 Rectangle No. 90, Kila No. 3(8-0), Khewat No. 528 Khata No. 583 Rectangle No. 90, Kila No. 4/2(3-11), Rectangle No. 90 Kila No. 7/1(5-0) vide mutation no. 3080 dated 21.03.2018 total land admeasuring 24 Kanal 11 Marla situated within the revenue estate of Village Wazirpur, Tehsil & District Gurugram, Harvana (hereinafter referred to as the 'said land') vide Jamabandi year 2011-12 (hereinafter referred to as the 'said land' which shall include the land beneath and all resources comprised therein).

AND WHEREAS the parties to develop the said land into a real estate project had executed into a registered Collaboration Agreement dated 22.03.2018 registered vide Vasika Noi 4291 dated 22.03.2018 in the office of Sub-Registrar, Harsaru, Gurugram.

And whereas the Developer in pursuance of the said Collaboration Agreement had applied to the Department of Town and Country Planning, Chandigarh, for grant of License for development of the land into a real estate project.

And whereas for the sake of clarification and supplementing the said Collaboration Agreement dated 22.03.2018, the Owners herein agree that the Collaboration Agreement is an irrevocable one & the Owners have very well consented to the development of the said land into a real estate project as per the terms of the Collaboration Agreement dated 22.03.2018 so executed between the parties.

Now this Addendum to the Collaboration Agreement dated 22.03.2018 witnessth as under-

1. That the terms of the Collaboration Agreement dated 22.03.2018 shall be irrevocable and the parties shall abide by the terms of the Collaboration Agreement dated 22.03.2018.

2. That the Owners give their unequivocal consent to the development of the said land into a real estate project in terms of the Collaboration Agreement dated 22.03.2018 to be developed by the Developer.

Mahender Singh Punia Page of 3 Gurugram Regg No. 3999

r singh Punia Por GLS INTRAPROJECTS PVT. LTD

Authorized Signalory

LTI 9 tether



Reg. No.

Reg. Year

Book No.

A magnification of the contract of the second of the contract of the contract of the contract of the contract of

· 自己是不知的 1000 是第一年,1945年,1945年,1945年,1945年,1988年,1988年,1986

See of STATE of the process PM and proceedings of the application of the state of t

Deal - A John

restructive fuller to other manifest will include branchie util in the second of

1666 -

2018-2019





दावेदार गवाह



and the common that purpose a representation and the common of

उप/सर्यक्त पंजीयन अधिकारी

पेशकर्ता :- OM PARKASH RATH

दावेदार :- thru RAKESH KUMARROTHERM S GLS INFRAPROJECTS PVT

a crass take the field finish for the state of the

गवाह 1 :- T.C KHATANA

गवाह 2 :- SHIV KR SINGH

# there are a secretarily and the second of th

प्रमाणित किया जाता है कि यह प्रलेख क्रमोंक 1666 आज दिनोंक 20-07-2018 को बही नं 1 जिल्द नं 8 के पुष्ठ नं 126.5 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या । जिल्द नं 231 के पुष्ठ संख्या 81 से 82 पर चिपकाई गयी | यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगूठा भेरे सामने किये हैं।

दिनांक 20-07-2018

संयुक्त पंजीयन अधिकारी(हरसरू) Naib Tehsildar Harsaru (Gurugram)

1 4 Car off, or by a state with the st

mi re 2105 12 1



- 3. That the parties have contemplated the complete bargain between themselves and have validly executed the Collaboration Agreement dated 22.03.2018 which is irrevocable in nature and the same is in the best interests of the Owners and very well backed by consideration and binding.
- 4. That the terms of the present Addendum are irrevocable and shall be read as part and parcel of the Collaboration Agreement dated 22,03,2018.

IN WITNESS WHEREOF, the parties hereto have signed this addendum to agreement of LTI BERTUR Collaboration on the day, month and year first mentioned above.

Witnesses

mergunus क Advocate SHIV KUMAR SINGH Uraited By

**Parties** 

Parties of the First Part

Sh. Omparkash Rathi S/o Sh. Bharat singh-For GLS INFRA PROJECTS PVT. LTD.

Shiv Kumar Singh

Advocate Distt. Court, Gurugram

Distt, Court, Gurgaon

Authorized Signatory Party of the Second Part

M/s GLS Infraprojects Pvt. Ltd., a company having its office at 707, 7th Floor, JMD Pacific Square, Sector 15 Part II, Gurugram, Haryana.

ATTESTED TO BE TRUE COFY

JH **2018** 

Modern Committee (1986) and the Modern Committee

Marine the process which is the barrier of the second process of the second was a second of the seco

and the color of the section

Water to the term of the species

AHWARAMA SARON

Constitution of the Consti

and the state of t

State of the Art of th

SEAL OF BY

ZHARSARU>

.

e de est

\*