भारतीय गेर न्यायिक भारत INDIA

500

FIVE HUNDRED RUPEES

पाँच सौ रूपये

Rs. 500

INDIA NON JUDICIAL SESSESSE

EFFT HARYANA

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COLLABORATION AGREEMENT



S COLLABORATION AGREEMENT is made and executed at Gurgaon on the 15th

BY AND BETWEEN

Mark ABAG Hi- Tech Education Pyt Ltd a company incorporated under the Companies

t 1985 and having its registered office at 106, Vishwadeep Tower District Center

Janakpuri District Center Janakpuri, New Delhi - 110058 acting through its Director,

 $\underline{Kr. Amul Gabrani}$ Director of Company and for $\underline{Mr. Rajesh Katyal}$ duly authorized by the \underline{Rajesh} \underline{Rajesh} Cheremafter referred to as

and which expression shall unless repugnant to the context thereof mean and include its

er resentatives, assigns and administrators)

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RAJ SHAD KENDOR गांव/शहर वजघड़ा भवन का विवरण

सबंधा विवरण

रजिस्ट्रेशन जॉम को राशि 0.00 रुपये

ं प्रयाप भाज दिनांक 18-04 20} दिन सोमबार समय 3-31 00PM बजे श्री/श्रीमती/कुमारी Mis ABAG Hi-Tech तात राज्यों क्षित्रे सोमजी क्रुमारी विकासी 106 Vishwadeen idwer District Center Amakpuri Ndelh हारा पैजीकरण हंतु

कुल स्टाम्प डयूटी की राहि

गुडगांचा

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स्पेयं

ातात प्राप्ता के भी श्रीमनी/अपूर्णेति Tigus-Satyanal Surgic दर्शना हाजिए हैं। प्रस्तुत प्रलेख के तथ्यों को दोनों पक्षों ने सुन ाहिता किया प्रतिष्ठ के अनुसार १८० रूपये की एसि रावेदर में मेरे समक्ष प्रकार एक जो तथा प्रत्येष्ठ में कृषिति अग्रिम अब को गई सांशि के लंक देन को स्वीकार किया।

ा है। जिल्लाम की श्रीमनी/कुमारी MK Couches पुत्र/पुत्री/पतनी श्री/श्रीमतो/कुमारी ार्ग रोजनो ब्युजारो तारक टेः पुत्ररेषुत्रोरपहेनीः श्रीरंशीमृतौरकुमारो Range La: निवासी H-602 Palam vihar Gwgaon मा पर पर्यादा अधिवकत् के हेप में जानते हैं तथा वह साक्ष्मी मा2 की पहचीन करता है।

ATTESTED .

Satyapal Singh duly authorized by the Board of directors vide resolution dated 25th July, 2010 (hereinafter referred to as Developer, which expression shall unless repugnant to the context thereof mean and include its legal representatives, assigns and administrators)

WHEREAS the FIRST PARTY has represented to the second party that he is the lawful owner in possession and otherwise well and sufficiently entitled to that entire piece and parcel of Farming land, Khewat No.2 Min , Khata No.2 Rect. No.16 Kila No.21 Rakba V Kanal 7 Marla , Khewat No. 285. Khata No.299 Rect. No. 19 Kila No.2/1 Rakba V Kanal 9 Marla and Khewat No.45 Khata No.48 Rect No.16 of Killa No. 22/2 Rakba 2 Kanal 0 Marla, Rect. No. 19 of Killa No. 2/3 Rakba 2 Kanal 1 Marla Total Kita 4 Fotal Area of 11 kanal 17 Marla. Situated in the Revenue Estate of Village Baighera, Tehsil and District Gurgaon, as per Jamabandi for the year of 2004-2005 vide Mutation No: 1915 dated 11th March 2011 hereinafter referred to as the "Said Land":

note necessary the plans sanctioned/approved from the competent authorities and after getting the plans sanctioned/approved from the competent authority.

AND WHEREAS the developer has reasonable expertise and considerable experience, being a well established business house, in developing such kinds of lands and setting up a Residential Group housing thereupon.

development and construction of the proposed Residential Group housing. Which the owner proposes to build on its abovementioned site and as such the owner has requested and as such the owner to develop Residential Group housing on the said land as the their is confident and convinced that the Developer is in a position and has necessar, experience and expertise in starting and completing the project thereof.

AND WHEREAS the developer has agreed to undertake the execution and tompletion of said Residential Group housing, on the said land on the terms and partitions appearing as under

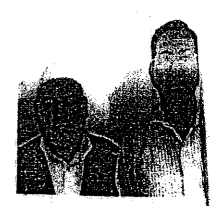
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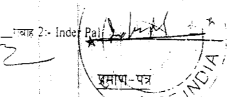






दावेदार

गवाह



है कि वह प्रमाय क्यां के 1,133 आज दियांक 18/04/2011 को बही न: 1 जिल्द न: 12.951 के प्रमाय क्या इसकी एक प्रति अतिरिक्त वहीं सख्या 1 जिल्द न: 1,225 के विवक्त के प्रस्तुतकर्ता और कि विवक्त के प्रस्तुतकर्ता और कि विवक्त के प्रस्तुतकर्ता और

.उप **किं**क्त पॅजीयन अधिकारी गृडगांवा

ATTESTED

APR 2011

GREEMENT <u>WITNESSETH</u> AND PARTIES HEREBY AGREE AS UNDER .-

- 1. That the subject matter of this Deed of Collaboration between the Qwiner and the subject matter of this Deed of Collaboration between the Qwiner and the subject matter of this Deed of Collaboration between the Qwiner and the subject matter of this Deed of Collaboration between the Qwiner and the collaboration between the co
- The "said land" and is entitled and fully competent to develop the said land in the Collaboration with the developer and there are no other persons of claimages to the said and except the owner and the said land is neither under any fluf nor there are any minor's interests in the property. That the owners confirms that it is seized and cossessed of said land and there are no tenants occupying the said land nor the said and has been given on lease to any person nor there is any bar or prohibition of their transferring the said land or part thereof from executing the present development agreement with the developer and the said land has not been notified under sections 4 and 6 of the Land Acquisition Act till date. The owner further that the said that has not entered into any agreement or contract of whatsoever kind matter a that you'd regarding this property and no court or revenue proceedings are bending anywhere regarding this property.
- That all rates, cesses and taxes due and all kinds of liabilities of whatsoever nature and payable in respect of the said land up to the handing over of the actual vacant physical possession of the said land to the developer shall be the exclusive liability of the owner.
- That the owner has declared and represented to the developer that there are no receious or family disputes or any other encumbrance of any kind what-so-ever relating to the said land and the said property is free from all encumbrances, which is a prise or any pothecation, attachments, rapidities, tenancy, un-authorized to apation, claims decree order notification and litigations. The owner shall keep the title of the said land absolutely free and sale able till the duration and full micromentation of this agreement in all respects and the developer has entered into the agreement relying/acting upon these representations of the owner with all

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The owner covenants with the developer that it will supply and provide all mentary evidence as may be required to be submitted to the Director Town & Development Authority and/or such other and provide all such other documents, letters and execute all such other documents, letters are developer also sign and execute all such other documents, letters are developer also sign and execute all such other documents, letters are development, construction and completion of the said Residential Group and sing. And for giving effect to the terms of this agreement.

6. That owner shall render to the developer all assistance necessary and sign all applications, representations, petitions, indemnities, affidavits plans all such other documents including power of attorney (ies) as the developer may require in ts name or in the name of its nominee for submission to the Municipal Committee, - IDA, DTCP and /or any other Government or statutory authority to enable them to postain necessary sanctions, permissions and approvais from all or any of the said Buthorities in connection with the obtaining of the building licenses and sanctioned gers and or to carry out any modification or amendment thereof for obtaining sent ared plans, licenses, controlled building plans, material, and all permissions nacessary therein if any, and also for providing electric installations, lifts and elevators, water and sewerage connections and in general for fully effecting the parms and conditions of this agreement and also empowering such attorney(s) to sell/allot/transfer/lease/ license/ or otherwise transfer their allotted areas of the developer's share and for all purposes mentioned in the power of attorney approved by the parties hereto till the duration and full implementation of the agreement in all respects. However, it is clearly understood by the parties that till the allocation of the owner is actually handed over to it, the developer/the attorney nominated by it shall be entitled to enter into any transaction like agreement of sale, sale deed, lease deed, mortgage deed, license deed etc in respect of the allocation of the developer. The seveloper shall be entitled to obtain all permissions/licenses etc in its favour as ter the requirement of law and statue as the case may be for all/any applicable licenses for development of said option of land.

That owner will assist the developer to defend and otherwise respond to any proceeding that may be initiated by any person in regard to the said land which proceeding that may be initiated by any person in regard to the said land which proceeding that may be initiated by any person in regard to the said land which proceeding that may be initiated by any person in regard to the subject of the said land which proceeding that may be initiated by any person in regard to the said land which proceeding that may be initiated by any person in regard to the said land which proceeding that may be initiated by any person in regard to the said land.

The many when shall be entitled to Farming in the premises existing on the aforesard tand the nanding over of actual physical possession to the developer.

g. That the owner shall give access to the land for survey and for fulfilling the prerequisites for obtaining letter of intent and license from the concerned and

10 That the developer undertakes to develop the said land at its own cost and expenses competent authority (les) resources after procuring/obtaining the permissions sanctions and econnais of all competent authorities and thereafter to develop the said land by setting up a Residential Group housing. The owner represents to the developed that That the applied for Residential Group housing license regarding this property. That the contact agrees, in accordance with the terms and conditions herein recorded, to place at the complete disposal of the developer, the said land and to authorize the caveloper for obtaining the requisite licenses, permission, sanctions and approvals development, construction and completion of the proposed project on the said Tang. All expenses involved in and for obtaining commercial licenses, permissions or sanctions from the concerned authorities including Internal development charges, fees, levies, taxes etc shall be borne by the developer. However External Development Charges (EDC) and Infrastructure Development Charges (IDC) will be area to both the parties in their respective share.

That the developer shall proceed to have suitable design, model and/or plans in conscitation with the owner prepared for the proposed Residential Group housing and get them approved sanctioned from the competent authorities. For this purpose the developer undertakes to engage and employ reputable architect at its own cost and expenses. The developer shall for and on behalf of and in the names of the owner apply to the Director, Town & Country Planning Haryana, Haryana Urban Development Authority and/or such other authorities as may be concerned in the matter, obtaining the requisite licenses, permissions, sanctions and approvals for the construction/development on the said land, the proposed Residential Group housing accordance with the applicable Zonal Plans However, the developer shall be entitled to make or agree to such variations in the design of the plans as may be required or considered by the developer desirable or necessar

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The the entire amount required for the cost of development of the said land now charges including the charges and fees of the Architect, preparation of plans as also charges statutory fees and charges, incidentals including scrutiny fees, license fees, mer statutory fees and charges, incidentals including scrutiny fees, license fees, marges internal/External development charges, Electricity and water the charges, any type of renewal charges, payable now or in future, to the charges and type of renewal charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and charges, payable now or in future, to the charges and cha

Developer raising the construction of the Project building under this agreement. The amount of non refundable security deposit for the said land is Rs,3,00,000/- amount of non refundable security deposit for the said land is Rs,3,00,000/- (Rupees Three Lakh Only) being paid at the time of agreement and 1,20,000 which will be in term of number of flats / apartments. sq.ft. of super saleable area which will be in term of number of flats / apartments. which will be allotted free of cost. The ways we have its share of EWS and Commercial space as per the agreed ratio's of space of build up area.

The developer shall commence and complete the development of the said etc. by any the entire finance equipment, nouts material infrastructure and expertise equipment of the expertise equipment

The developer shall domplete the development over the "said land" within 42 months from the date of taking License of the said land from DTCP Haryana or such attended period as may be nectually agreed between the parties excepting as a description of earthquake, lightening or any order or notification or any action by result of earthquake, lightening or any order or notification or any action by some statutory Authority or Court's order which prevents the progress. Sovernment or any Statutory Authority or Court's order which prevents the progress of the development or by reason of war or enemy action or act of God or for any of the development or by reason of the developer; In such case the developer shall be action to a reasonable extension of the for completing this development work and the developer shall apply for necessary certificate/completion dentificate/partial

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entering certificate from the concerned authorities. Since considerable entering the lefters and expertise are involved in getting the land use changed, training the license for the proposed Residential Group housing, it is pre-requisite that the owner/or his nominee or his legal heirs or stressor in interest will not cancel or back out from this agreement under any croumstances subject to fulfillment of its part of the collaboration agreement by the cevaloper. In such eventuality the developer besides his other rights will be entitled through process of law at the cost and risk of the

The Owner agree to execute an irrevocable power of attorney or any other required cocument to this effect in favour of the Developer or their nominees for this purpose the LOI/Licence at the time of signing of this agreement.

The developer shall pay all costs, fees and other expenses of the architects and other responses experts, for commencement and completion of the said construction and for any addition and alterations, all wages and salaries to all persons employed by the sub-contractors or his agents or his nominees for the sub-contractors or his agents or his nominees for the said construction and the owner shall not be responsible or liable for salaries. The developer shall indemnify the owner against any claims arising out of and during the course of construction in regard thereto in respect of this collaboration agreement.

The developer alone shall be responsible for any accident that may occur during the source of development and it alone shall meet any financial or other liability either under Workmen Compensation Act or under any other Law or Regulation in force for the time being. Any financial expenditure of whatever nature involved in any accident to workmen, labour, employee, neighbor or any other person shall be borne by the developer.

The owner shall not interfere with or obstruct in any manner with the possession of the owner shall not interfere with or obstruct in any manner with the possession of the work development of the said Residential Group housing and or possing and

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above so T and consideration which even is earlier.

- The Developer shall rectify defects in the building or construction or in the material of construction. In the event of any difference of opinion in this respect, the degision of construction. In the event of any difference of opinion in this respect, the degision of the Architect of the project or the Developer will be final.
 - or sell/allot iet out 0. icense/lease/assign/transfer their respective super built up areas. The developer 23. The developer The provided to enter into any agreement with contractors to cause constitution का का grasse semplease/Micense/rent/anot or to dispose of the developed area in any marrian to receive the payments and to execute the necessary documents in favour of such purchaser to which the owner would have no objection subject to due performance of its obligations under this collaboration agreement by the developer. The owner shall also join hands in executing the documents in favour of such purchaser and shall also do all other acts, deeds, letters and things which may be required to be done in order to confer legal and perfect title in favour of such successor, allottee and all receipt shall be issued for and on behalf of the owner and developer conclusively thereby binding both the parties for the transaction. In other words, it will be the legal duty and responsibility of owner to join hands in execution of documents with the developers as and when required to confer legal and perfect estate of such ourchaser/allottees.
 - The maintenance service of the Residential Group housing, will always be vested with me developer and/or an agency appointed by it and the owner shall be responsible me developer and/or an agency appointed by the developer for the maintenance may all the charges, which are chargeable by the developer for the maintenance may all the charges and/or agreed to be paid to the said agency without any demur
 - The owner shall simultaneously with the execution of this portion, execute a general power of Attorney in favour of the developer and/or its agents hominees of the developer power of Attorney in favour of the developer and/or its agents hominees of the developer to blain necessary sapetions, pear is ons.

mors, raw materials etc. The developer shall be entitled to lease, Lat on any after handing over the owner's payment to

developer without any interference from and by the owner.

The second secon

26 The owner and the developer shall be bound to comply with all the terms and conditions of Licenses and agreement with Town & Country Planning Department in respect of Residential Group housing. Sought to be developed, which have been duly seen and examined by developer. The owner hereby gives a right to the developer to aca some other areas also to this project subsequently if the need arises as per

merges and supersedes all prior discussions and correspondence the entire agreement between them. No charges reactions or alterations to this agreement shall be done without consent of the

28. The owner shall not assign, transfer, charge or encumber in any manner this agreement or its/their rights and benefits under this agreement to any person a thout the prior written intimation to the developer.

39 The parties hereto have agreed and undertaken to perform their part of agreement with due diligence and mutual co-operation keeping in view the interest of each age and execute and to do all other acts, deeds, matters and things whatsoever as the necessary for implementing or giving effect to the terms of this agreement.

33.1n pursuance of the due performance of the obligations and parties hereto duly performing and observing all the covenants herein contained this agreement shall not be revoked or cancelled during its validity period and till then shall be binding on som the parties and their successors, administrators, legal heirs, executors,

any provision of this agreement shall be determined to be agreement in so oper applicable law, such provision shall be deemed to be amended or deleted in so Applicable law, such provision shall be deemed to be amended or deleted in so Applicable law, such provision shall be deemed to be amended or deleted in so Applicable law, such provision shall be deemed to be amended or deleted in so Applicable law, such provision shall be deemed to be amended or deleted in so

est the second to appropriate award remaining provisions of the access o

This an integral and essential term of this agreement that the said Residential Group nousing shall be named as decided by the developer without any objection whatsoever from the owner

The parties have represented to each other that they are duly authorized and and this agreement has been duly entered by persons. Mr. Satyapal Singh has been by persons. Mr. Satyapal Singh has been by persons of the developer company to enter into the care agreement vide their resolutions respectively passed in their respective grasses agreement vide their resolutions respectively passed in their resolutions.

That the developer shall comply with all rules, regulations, by laws related to development and construction of Residential Group housing and would strictly ensure that the developer would be exclusively liable and the developer would be exclusively liable.

the parties hereto hereafter consider it necessary of appropriate to support the parties hereto hereafter consider it necessary of appropriate to support the parties of override any terms of this agreement they shall be binding as addendum hereto and no such term shall be binding support terms in writing as addendum hereto and no such term shall be binding support terms in writing as addendum hereto and no such term shall be binding support terms of the parties until and unless they are reduced in writing and signed by each section and parties necessary.

36.4 mutual notices shall be served upon the parties on their respective addresses given above by courier/registered mail.

an Any dispute arising out of this agreement shall be settled through arbitration by an accordance with arbitrators each to be appointed by the parties failing which by in accordance with arbitrators each to be appointed by the event there is a tie between the arbitration and coloristion Act, 1996. In the event there is a tie between the arbitration and coloristion arbitrators to settle the dispute.

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were of the parties have set their hands to this collaboration 15th day of March, 2011 and place first mention above in the presence of the under-mentioned withesses

Mahesh K. Chauhan Mahesh K. Chauhan Advocate Advocate Justi. Courts, Gurgaon

Mahesh K. Chauhan Advocate, Gurgaon OWNER

M/s ABAG Hi- Tech Education Pvt Ltd

DEVELOPER

M/s. CSN Estates Private Limited

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