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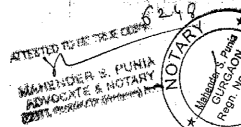
FIVE HUNDRED RUPEES

प्राच्यक्षी रुप्रधे

Rs. 500

# INDIA NON JUDICIAL

हरियाणा HARYANA



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This COLLABORATION AGREEMENT is made and executed at Gurgaon on the 28th day of



# BY AND BETWEEN

Mr. Bhay Ram s/o Lakhmi Chand s/o Bansi Resident of Village Bajghera, Tchsil & Distt. Gurgaon (hereinafter called the Executant/owner which expression shall profile the successors in interest, administrators, and nominees and permitted assigns)

#### AND

M/s, CSN Estates Private Limited, a company incorporated under the Companies Act 1956 and having its corporate office at Plot No. 128, Sector – 44, Gurgaon 122002, acting through its Director, Mr. Sidharath Chauhan OR Inderpal Singh duly authorized by the Board of directors vide resolution dated 25th June 2010 & 11th April, 2011 (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 Owner represented that he is the owner of the piece of land admeasuring labout 15 Kanal 19 Marlas, Falling in, Khewat No. 10, Khata No. 12, Mustil No. 19 Khasra No. 11/1 (0 - 8) 20/2 (0 - 6) Mustil No 20 Khasra No. 15 (9 - 3), 16/1 (6 - 2) situated in village Bajghera, Tehsil & District Gurgaon (herein after referred to as "Above mentioned land)



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12000

Drafted By: MK chauhan adv

यह प्रलेख आज दिनोंक 07/06/2011 दिन मंगलवार समय 1:25:00PM बजे श्री/श्रीमती/कुमारी Bhay Ram पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी lakhmi chand निवासी Baighera Gurgaon द्वारा पॅजीकरण हेतु प्रस्तुत किया गया।



उप / सर्गुक्त पंजभान अधिकारी गुडगावा

उपराक्त पंशकतां व श्री/श्रीमती/कुमारी Thru-Inderpal Singh रावेदार हाजिए है। प्रस्तुत प्रलेख के तथ्यों को दीनो पक्षों ने सुनकर तथा समझकर स्वीकार किया। प्रलेख के अनुसार 0.00 रूपये की राशि रावेदार ने मेरे समक्ष पंशकतां को अदा को तथा प्रलेख में वैणित अग्रिम अदी की गई राशि के लेने देन को स्वीकार किया। दोना पक्षों को पहचान श्री/श्रीमती/कुमारी Dharam Chand पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी Banwari Lal निवासी VPO किंग्ली)श्रीश्रीस्वीशिक्ष Chauhan पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी निवासी adv GGN ने की। सक्षों न: 1 को हम नम्बरदार/अधिवक्ता के रूप में जानते है तथा वह साक्षी न:2 की पहचान करता है।

दिनांक 07/06/2011

उप/सर्युक्त पंजीवन अधिकारी गुडगांवा



AND WHEREAS the Owner is desirous to develop the said land into a Residential Multistoried Group housing/Commercial/ IT project as permitted and approved by the concerned authorities as they are not fully equipped with technical know how, infrastructure and financial resources for the same.

AND WHEREAS the Developer based on their professional expertise and experience, have agreed to undertake development of the project as may be approved with regard to the development of the above said project including responsibility for planning, designing, obtaining approvals, carrying out development and construction arranging finances, etc required for the same.

The Parties have agreed to reduce the agreed terms into writing.

NOW THEREFORE THIS COLLABORATION AGREEMENT WITNESSETHS AS UNDER

# 1. PROJECT LAND / PROJECT

1.1 The Project land shall mean and comprise of land measuring about, 15 kanal 19 Maria, Falling in, Khewat No. 10, Khata No. 12, Mustil No. 19 Khasra No. 14/1 (0 - 8) 20/2 (0 - 6) Mustil No 20 Khasra No. 15 (9 - 3), 16/1 (6 - 2) situated in village Bajghera, Tehsil & District Gurgaon, Haryana in R-Zone residentially known as Sector-113, Gurgaon.

1.2 In Pursuance of obligations assumed by the Developer and subject to the terms and conditions of this agreement, the owner agrees to make available the project land after the LOI to the of Developer for the purpose of development and construction of a residential project/ Commercial/ IT on the project land, (Rereinagle) referred to as the project land, thereinagle referred to as the project land, thereinagle referred to as the project land, thereinagle referred to as the project land, the project land, thereinagle referred to as the project land, the project land to the project land, there is no the project land, the project land after the land after the

#### 2. LAYOUT BUILDING PLANS

2.1 The Developer shall design/plan the project within the permissible areas as per the prescribed norms, rules and regulations with all the requisite facilities /amenities required for the execution of the planned project.

2.2 The Developer shall immediately on receipt of LOI/ License, proceed to get the building plans of the project prepared through reputed architects for submission to the concerned authorities for its approval and sanction.

2.3 The Developer shall be entitled as may be considered appropriate by him with the prior intimation to the owner to make any modification, change or amendment in the building plans within the permissible framework or rules and bye laws.

#### 3. APPROVALS



MANTETIDER S. PUNIA Lady Ocate & Notary Mantenacia distributes Reg. No.

Reg. Year

Book No.

. 6248

2011-2012





दावंदार



शकतः 3hay Ram

खंदार

"hru- Inderpal Singh

शह 1 - Dha: am Chand

प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख कमांक 6,248 आज दिनोंक 07/06/2011 को बही नः 1 जिल्द नः 12,957 के पृष्ठ नः 165 पर पँजीकृत किया गया तथा इसकी एक प्रति अतिरिक्त बही सख्या 1 जिल्द न: 1,338 के गृष्ट सख्या 39 से 40 पर विपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्छूतंकर्ता और ावाहां ने अपने हस्ताक्षर∕निशान अंगुठा मेरे सामने किये हैं ।

· दिनॉक 07/06/2011

उप/सर्युक्त पॅजीय

ग्डगांवा



- 3.1 The Developer agrees to obtain all kinds of requisite permissions, sanctions and approvals including renewals wherever necessary, as may be required from all the concerned authorities for the conversion and construction of the said project within period as prescribed in the notification / gazette of the said land.
- 3.2 The Developer shall secure all the necessary permissions, approvals for installation of electricity, water supply and sewerage connections for effective implementation of the proposed scheme within the stipulated period.
- 3.3 The Owner shall be under an obligation to cooperate and assist in the submission of necessary applications/ building plans for approval and agrees to sign and execute applications, documents for that purpose along with the execution of Special Power of Attorney in favour of the Developer at the time of signing this agreement.

#### 4. CONSTRUCTION / COMPLETION

. .

4.1 The Developer shall ensure that the project buildings are subject on structed and completed in accordance with the approved building plans within the stipulated time.

- 4.2 The Developer shall commence development/construction immediately of receipt of necessary License(s) including approval of building plans and complete the construction of the building and development work on the land in phases spread over a period of 60 months from the signing of this collaboration agreement and necessary permissions subject to force majeure, restraints/restrictions from authorities/courts and circumstances beyond the control of the Developer and reasons attributable to the Owner, the Developer shall complete the whole project/building within a period of 60 months from the date of signing the collaboration agreement. In case, Developer does not complete the construction of the whole project/building in all respects within stipulated period, then the developer has to pay Rs. 5/- per Sq. Ft. per month to the owner and the said period of 60 months would be extended by six months and thereafter the penalty will be Rs. 10/- per Sq. Ft. per month. Upto the date of physical possession of land owner shares.
- 4.3 The Owner and/or their authorized representatives shall be at liberty and entitled to visit the site to look at the progress of construction provided that the owner or anybody else claiming through or under him shall not cause any type of hindrance or interference in construction activities or in the day to day affairs of the Developer.
- 4.4 For the purpose of this agreement, the buildings shall be deemed to be completed when Developer declares the completion of the construction and obtain completion/occupancy certificate from the competent authority.





4.5 The materials /specification to be used for construction of the buildings shall be of finest quality, to be decided at the sole discretion of the Developer. The materials, specifications used shall be informed to the owner for the construction of all the building/areas including the share of the owner.

## 5. COMPLETION CERTIFICATE

5.1 Developer on completion of the building shall duly apply for obtaining the completion certificate of the project buildings at their own cost. Efforts shall be made to obtain completion / occupancy certificate in parts / phases. The developer shall not deliver the actual physical possession of the flat/units to its vendees/ allottees unless the said certificate of the complete project including the share of the owner is issued by the competent authority.

5.2 Developer shall be solely responsible and liable for any deviations made from the approved plans and shall bear and pay all kinds of charges fees and penalties that may be demanded or incurred for regularization or restrication of any deviations thereof.

### 6. WORK'S FORCE

- 6.1 Developer shall ensure to employ an effequate number of qualified engineers, architects, consultants, skilled and unskilled workers, to ensure timety, completion of the construction of buildings under the terms of this agreemenGO
- 6.2 It will be an obligation of Developer to abide by all the statutory provisions regarding the employment of such workers and payment of their outstanding dues in time as and when it incurs.
- 6.3 In case any claim is made by any worker or employee or by any third person against the owner regarding the construction of the buildings, then the Developer shall keep the owner indemnified from such claims / Itabilities.
- 6.4 If during construction, any injury is caused to any person(s) or property then the Developer shall be solely responsible for bearing the consequences and damages for any civil & criminal liabilities thereby arising, if any. In case the owner is made/held liable for any such expenses, then the Developer shall re-imburse the same to the owner.
- 6.5 The developer shall keep the owner informed in the matter of receiving the said permission, sanction and approval and progress in construction from time to time.

### 7. COSTS

7.1 All costs and expenses including the fees of the Architects, Engineers, consultants and staff / workforce of the Developer for the preparation of layout / building plans



and obtaining of approvals including payment of submission fees, security fees, conversion and license fees, external development charges, furnishing of bank guarantees shall be borne and paid by Developer.

- 7.2 All costs and expenses relating to internal development of the project land and construction of the proposed project buildings including cost of materials, inputs, labour, supervision, installation of electric substations, transformers, generators, lifts, fire fighting equipments or any other facilities/amenities as approved shall be borne and paid by the Developer.
- 7.3 All costs on/after obtaining completion certificate of the project buildings including any penalties or Compounding charges incurred thereby shall be met by the Developer and any further charges for regularization of compoundable areas constructed beyond the sanctioned areas shall also be borne exclusively by the Developer.

#### 8. ASSURANCES

- 8.1 The owner has assured the developer that the owner did no enter info anytype of transaction in respect of any part of the project land with anythird party and that as on date the project land is free from any kind of encumprances, charges, liens etc thereon.
- 8.2 In case any type of obligations/liabilities towards the third parties have been undertaken by the Owner with reference to the project land, the same shall be met and discharged by the owner and the Developer shall be kept indemnified against any such objections/liabilities before and during the above said agreement.
- 8.3 The owner has confirmed and declared before the Developer that the owner's right, title and interest in the project land is absolute, subsisting and marketable and agrees to bear any defects/faults in his title to the project land rectified at his own cost and to keep the Developer indemnified against all/any kind of business or personal losses, damages as may be caused to the Developer thereof.

# 9. REPRESENTATION, WARRANTIES AND INDEMNIFICATION

- 9.1 Developer hereby represents and warrants that he shall observe and comply with all the rules, regulations, terms and conditions of license, building plans and other statutory provisions including statutory payments like EDC / IDC.
- 9.2 All claims whatsoever made by any party concerned with construction by the Developer including suppliers of material, equipments to be used in the construction and completion of the scheme/buildings under this agreement shall be borne and paid by the Developer.
- 9.3 The owner agrees to indemnify and hold the Developer from and against any claims, losses, damages or any such expenditure as may be caused or incurred by the



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Developer on account of any defects in ownership title to the project land or the existence of any encumbrances thereon.

9.4 The Developer shall indemnify and hold harmless the owner against any claims including any third party claims, any losses, damages and consequences arising out of any violations of statutory provisions, payments and conditions of license.

## 10. BANK GUARANTEES

10.1 Any bank guarantees required for the payment of any external development charges, carrying out an internal development of any other obligation required by any authority, shall be furnished by the Developer all easts, expenses including any margin money to obtain any bank guarantee. In this regard shall be met by the Developer. In case any collateral security as required to be furnished to the bank for issuing the bank guarantee, the same shall ass the provided by the developer by way of deposit of title deeds of the project land. The title deed of the project land shall not be deposited as Collateral security unless the LOI is obtained by the DTCP in accordance of rules and law and the deposition of the ritle deed shall not exceed the extent of 62% of the total project i.e. to the extent of developer share. The owner agrees to sign all necessary documents for deposit of title deeds to the extent of 62% (Developer's shares) with the lending bank / financial institutions or issue a Power of Attorney for this purpose in favour of the Developer. There shall be no liability on the owner for repayment of loans or any interest thereon and the Developer shall keep the owner indemnified against any claims on account of loans and interest.

# 11. DEVELOPMENT CHARGES (EDC/IDC)

11.1 The entire amount of external/internal development charges, by way of principal amount or by way of interest thereupon or any other type of charge/s connected with the external/internal development works to be carried out by the government authorities, shall be paid and discharged by the Developer only, even though the same are required to be paid/deposited in the name of the owner, with reference to the license.

# 12. SECURITY DEPOSIT / REFUND

12.1 The owner hereby acknowledges the receipt of Rs.10;00;000/- per acre for example Rs.1993750/- (Nineteen Lacs Ninty Three Thousand Seven Hundred Fifty only) has been paid in Rs.5;00;000 Lakhreash and Rs.14,93;750 vide chaque No. 328753 dated 26<sup>th</sup> May 2011 drawn on Karnataka Bank Limited Gurgaon and agrees that the same is non refundable, non adjustable interest free security deposit for the project land.

12.2 Developer shall be entitled to get the refunds, if any, for any amounts deposited by him with various authorities in the name of the owner for seeking approvals, etc., if required with full cooperation of owner.

# 13. CONSIDERATIONS





- 13.1The consideration on the part of the owner includes provision of the project land by him free of any charges and other obligations undertaken by him under this agreement for the development and construction of the said project.
- 13.2 The Consideration on the part of Developer in terms of this agreement includes obtaining all the approvals, carrying out development and construction of the project building at his own cost and all sums of money spent by him in connecting with the said project including scrutiny fees, license fees and conversion fees, payment of EDC furnishing of bank guarantees etc. with the authorities concerned. The consideration on the part of Developer also includes obtaining of completion certificate of the project buildings.

# 14. SHARING OF AREAS

- 14.1 Both the parties hereby agree that they will share the area of the F.A.R project in a ratio of 38:62 i.e. 38% (28967 sq ft of super saleable area) by the Owner & 62% by the Developer. The percentage of 62% of the Developer shall include the whole/entire saleable/super built areas including the Economically Weaker Section (EWS), Commercial areas, School, Club etc.
- 14.2 Both the parties hereby agree that they will share the area of the car parking in a ratio of 30%:70% of the covered car parking i.e 30% share of the land owner and 70% of the developer; and 25%:75% of the open car parking spaces i.e 25% of the land owner & 75% of the developer.
- 14.3 The parties agree that the built up saleable areas related to Developer share shall belong exclusively to the Developer & the owner shall not dispute the same at any judicial or non judicial forum at any point of time.
- 14:4 The areas of the parties shall be allocated equitably in the buildings in various phases and shall be demarcated on the building plans at the time off submission of the same for approvals to the authorities or as may be mutually decided/agreed in writing between the parties at the appropriate time.
- 14.5 That the saleable/super built area for the purpose of this Collaboration Agreement shall be the built-up covered area of the flats/units plus proportionate area under the corridors, passages, projections & architectural features, lift wells, lift rooms, staircase, murite, common toilets, circulation areas, refuge areas, underground and overhead water tanks, electric sub-station, common, facilities etc. The percentage of super area shall be worked out by the Developer only.
- 14.6 The Developer and owner shall also be entitled within the rights herein conferred to all permissible future vertical and horizontal exploitation of the project whether by way of additional construction in the proportion of 62% and 38% respectively, subject to approvals of the concerned authorities.

15. MARKETING



- 15.1 That subject to the provisions of this agreement the parties shall be entitled to book/sell the respective areas allocated to their share after getting Licence only. The parties shall be free to market their shares of areas independently on their own. Parties agree not to undercut each other. However, the developer shall not deliver the physical possession of the units/flats of its share and until the construction of the share of the owner is completed in all respects and requisite fees regarding EDC/IDC, loan amount or interest is completely made and completion / occupancy certificate and NOC from the Bank is issued. The copies of all these documents/credentials shall be given by the developer to the owner before delivering the possession to its buyer.
- 15.2 In case the owner wants to get his share of areas marketed through the Developer, he shall be entitled to do so by paying 7% (Seven Percent) of the basic sale price of the area as reimbursement of costs towards brokerage, advertisements, publicity etc. to the Developer. In that eventuality the sale proceeds shall be shared proportionally by both the parties through an escrow account to be opened in joint names and appropriate instructions shall be issued to the credit proceeds in agreed ratios to the individual accounts of the parties on daily basis. In case the whole or any part of the area is given on lease then the parties shall pay brokerages, if any, directly to the agency concerned in proportion to their share of areas let out.

15.3 All necessary documents agreements conveyance deeds for bookings/sales/leasing shall be prepared by the Developer to maintain uniformity of general terms including the maintenance of the buildings.

# 16. MAINTENANCE OF THE COME

16.1 All the common areas and facilities of the scheme/buildings shall be maintained by the developer and/ or their nominees till taken over by any government body or by a body / association of the buyers under the Haryana Apartment ownership Act or otherwise. All the buyers of the areas allocated to both parties shall pay maintenances charges, replacement fund; security deposits etc. at such rates as may be decided by the Developer and/or an association of the buyers, as the case may be. In ease of owner will keep his share part of units than developer will not charge any security deposit. If they sale than the developer will charge the security charges from the buyer.

#### 17. TAXES

17.1 All types of tax liabilities or any other type of financial obligations of the owner to be paid to the government authorities or departments to the extent of his share in the project with reference to the project land which might so far have been incurred by



him shall be met, borne and discharged by the owner upto the date of singing the agreement. The owner undertakes to keep the developer fully and completely harmless and indemnified against any such liability or financial obligations. The owner and/or buyers of their shares of areas shall also be liable for all the taxes including property taxes, charges, levies or any outflows in respect of their share of areas in the project from the date of making offer of possessions of areas by the Developer. Similar taxes, charges and liabilities relating to Developer's project shall be met by the Developer.

- 17.2 The parties shall be individually/separately liable for all taxes inducing property taxes, charges levies or any outflows In respect of their share of areas in the project from the date these are levied or made applicable and might be passé don to the buyers as may be decided between them.
- 17.3 Taxes relating to construction like works tax or any other applicable tax shall be the sole liability of the Developer and in case of owner's part of tax liability; the same shall be borne by owner only.

### 18. POWER OF ATTORNEY

- 18.1 The Owner agrees to execute special power of attorney in the favour of Developer at the time of signing this agreement for obtaining all requisite mandatory approvals including LOI/ License and building plans, and institute connection to submit any application affidavits, undertakings and deposit any feet that the submit any application affidavits, undertakings and deposit any feet that the submit any application affidavits.
- 18.2 The Owner agrees to also sign/execute the phication, documents, affidavits, undertakings, indemnity bonds, agreement and an other deeds and documents as may be required or necessary for obtaining approvals and for the implementation of this agreement.
- 18.3 The buyers may require raising leans for the purchase of the areas. The Developer shall be entitled to issue no objection certificate and to execute any documents for enabling buyers to raise leans for purchase of aleas by creating mortgage I respect of areas falling in Developer share in favour of any banks/financial institutions without creating any by liability on the Owner. Likewise, the Owner shall also be entitled to issue such no objections and to execute any documents for enabling buyers of their share of areas with any banks/financial institutions.
- 18.4 The Owner agrees to execute all such documents, deeds of transfer for proportionate undivided interest in land in favour of the developer and to execute the appropriate power of attorney for this purpose, in favour of the Developer after obtaining the LOI/ Licence in respect of areas allocated with respect to the share of Developer.

#### 19. INSURANCE / CALAMITIES

19.1 During the period of construction till the date completion of the project, the Developer shall keep the buildings properly insured against fire, riots theft, robbery, etc including







Mark observed brokensky key

natural calamities, like floods, earthquakes, cyclones, etc and shall pay the premium for that purpose.

#### 20. POSSESSION / TITLE DEEDS

- 20.1 The Owner shall deliver vacant project land after obtaining the LOI to the Developer at the time of starting of construction work after getting approval from the concerned authority; the owner can cultivate the land.
- 20.2 The Developer shall be entitled to run site office after getting LOI and may put up hoardings on the project land on the signing of this agreement.

# 21. RAISNG OF LOANS/ FINANCE FOR CONSTRUCTION

- 21.1 The Developer can not raise any loan for development and construction of the project buildings from any Bank/ financial institutions. Therefore the developer may issue bank guarantees for EDC & obtaining License in favour of any concerned authorities in respect of the project getting necessary permissions from the competent authority i.e. Haryana Town and Country Planning etc. to the extent of their share. Developer alone shall liable and responsible for repayment with interest thereon, if any.
- 21.2 The owner hereby confirm and declare that he will extend all kind of support and cooperation to the Developer in taking and obtaining the loan or finance from the Bank and Financial Institution including to provide the title deeds and related documents.

# 22. EXECUTION OF SALE DEEDS

22.1 Without prejudice to the generality of the aforesaid it is agreed that after due completion of the project buildings, the Owner shall execute the registered sale deed or deeds in respect of proportionate undivided interest in the project land in favour of the buyers of developer's share of areas at the cost and expenses of the buyers. The Owner agree to execute an irrevocable special power of attorney or any other required document to this effect in favour of the Developer or their nominees for this purpose LOI/Licence at the time of signing of this agreement. MUNICHES PROTHER

#### 23. GENERAL

23.1 The name of the project shall be decided by the Deweloper.

23.2 This agreement contains all the terms and conditions that have been agreed to and between the parties. On the execution of this agreement, of ther documents, offers and proposal(s) contained in other documents which are not expressly made a part of this agreement shall be deemed to be cancelled and and not to be referred to or relied upon in any way or to be used for the purpose of interpreting by the terms of this agreement and the rights of the parties hereunder.





- 23.3 The parties agree that in case the residential license is not granted for the said project by the authorities, then the further plan of construction on that area will be mutually decided by the parties.
- 23.4 If the density is exhausted then the developers shall be empowered to get the License for I.T. Park / Commercial colony etc.
- 23.5 No amendment or modification in this agreement shall become operative or binding on the parties unless they are agreed to it in writing by the authorized representative of each party and such writing shall be expressly stated and accepted as being an amendment to the above said agreement.
- 23.6 If any provision of this agreement shall be determined to be void or unenforceable under applicable law, such provisions shall be deemed to be amended or deleted in so far as reasonable in consistence with the purpose of this agreement and to the extent necessary confirming to the applicable law(s) and remaining provisions of this agreement shall remain valid and enforceable in accordance with their terms.
- 23.7 The Owner and the Developer have entered into this agreement on principal to principal basis and that nothing stated herein shall be deemed or construed as a partnership or as a joint venture or as a agency between the Owner and the Developer nor shall the Owner and the Developer in any manners construe it as an association of persons unless and except to the extent specially recorded herein. Parties shall be liable for their own capital gains and income tax and any other tax liabilities, each party shall keep the other indemnified from and against the same.
- 23.8 Neither party shall be deemed to have waived any right under this agreement, unless such party shall have delivered to the other party a written waiver signed by that party or a duly authorized person no delay or omission in the exercise of any right or remedy shall be construed to the waiver of any default or acquiescence therein or of the right thereafter to enforce such right or remedy.

23.9 All communications/notices between the parties shall be sent through registered A D Post at the addresses of the parties given above or against receipt by hand and the letters and notices sent to the parties

23.10 This agreement is subject to all Force Man

# 24. ARBITRATION

- 24.1 Disputes, if any that may arise between the parties with respect to the agreement, or interpretation of terms, or its performance or execution shall be settled by reference to arbitration under the provision of Arbitration and Conciliation Act 1996. The venue of the arbitration shall be Gurgaon.
- 24.2 Parties to the Agreement have fully understood the content of the Agreement. Each part of the Agreement has also been made to understand to all the parties in vernacular





language also the parties have put their hands (signature and / or thumb impression) while fully understanding the contents of the agreement even in vernacular language

# 25. JURISDICTION

25.1 This agreement shall be subject to the jurisdiction of Gurgaon / Haryana Courts only.

Both the parties do hereby declare that this instrument shall be equally binding on our legal heirs, representatives, nominees, successors in interest and assigns.

IN WITNESS WHEREOF the parties hereto have signed this agreement with their own accord, free will, without any pressure from any corner and are in good state of mind, in the presence of following witnesses on the day, month and year first above written.

Mr. Bhay Ram

Owner

For M/s. CSN Estates Private Limited

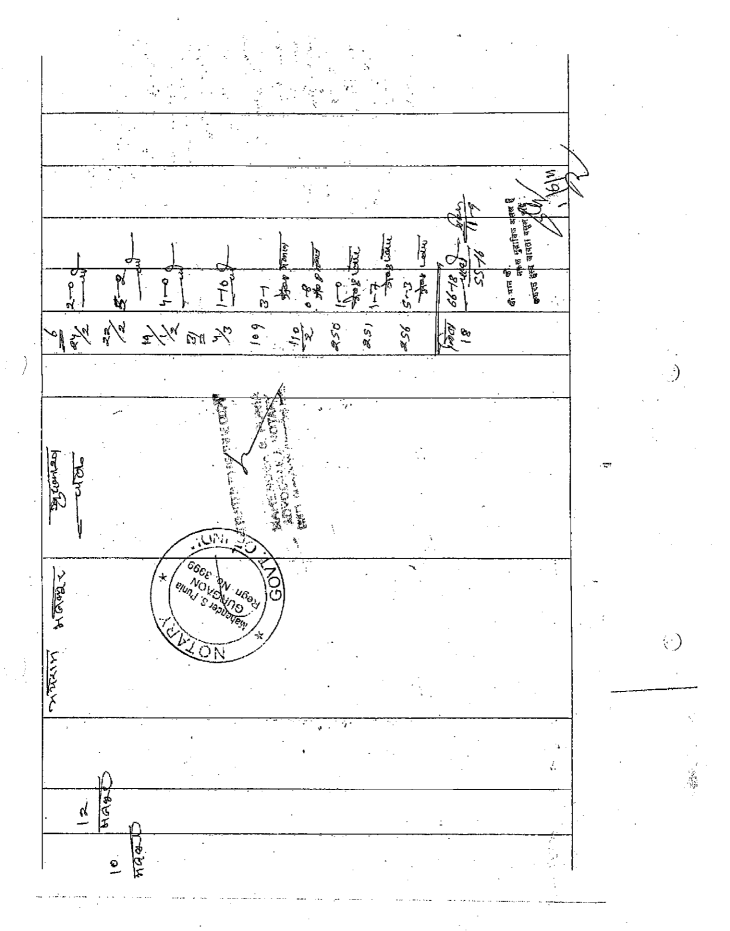
Witnesses:

Mahesh K. Chaufian Advocate, Gurgaon

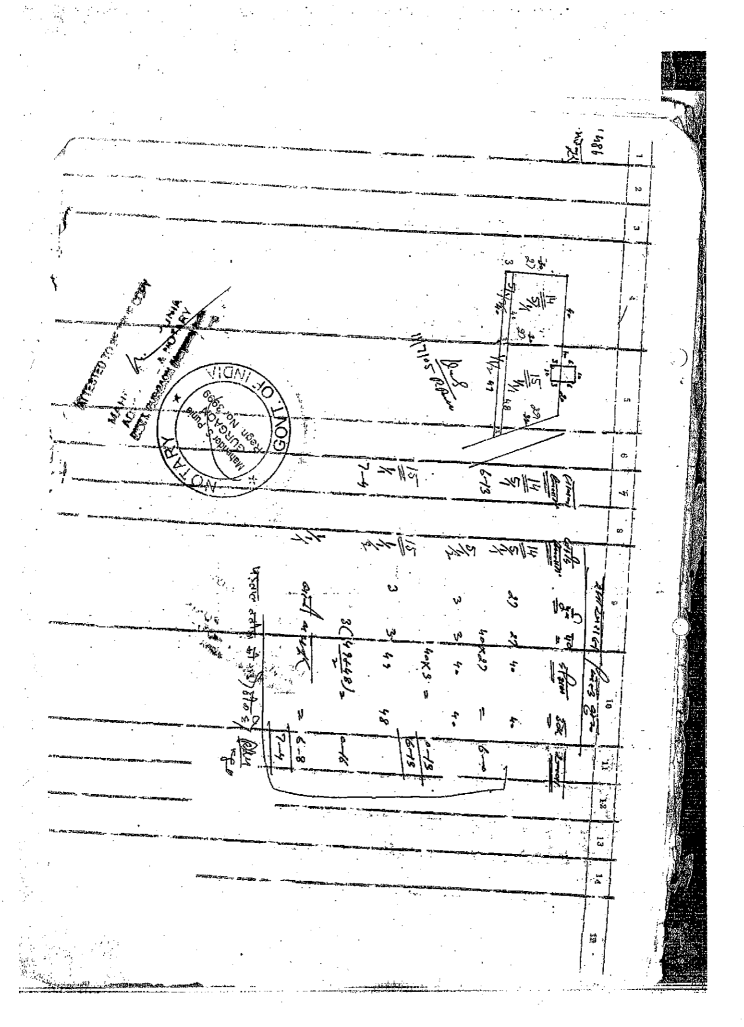
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स्प्रिटि पटवारी या ससदीक भिरदावर ज्ञानूनगी 世帯の下の 10 मस्य 6 4 क्रप्रक्र-सका ३ प्रक्रि किस्म या तारीष इश्लकास क्षय *३ जर*हर (mye sh माम्याः या संगाम नश्वर वे नाम खेत व रहता ने निस्स जमीत िला क्षिम किया चाएमा काश्तकार व षह्याल 10 F. 17 16 15 伤 प्रदीय नाम मलिक ब अहिबाल 30x0 2010 इन्द्राज तहसीन राजरार इस्तकाल ≽िक भरवर साम्रा जमावन्द्र \ \io मामस्य १६ तमाम मृत्लेत ह तक शाम थे क्रम्ब सिम्छ द्रम्बी धावका मं । श्रुवमस्त 三儿的 15/1-20 इन्त्रकाल जिसको हच्मीम कि सासानी से बमायन्दी के ग्राप्य मन्त्री हो सके। क्रास्त्रकार पहुर्वास Strate 1 द्राल समायन्द्री गुजरता या साखरी बाक् Gram Es 2 मासक न शह्वांत Ŧ दुन्द्रकास्तात 年1年 पटदारी फाने ए० 15/50 होंहें कि मेरे हैं सि dΦ 3 2/2 F <u>०</u>/५८ नं० छ।ता जमावन्दी सविन 1486 नम्बर ब्रायार भागिक्षराध्याः 1887



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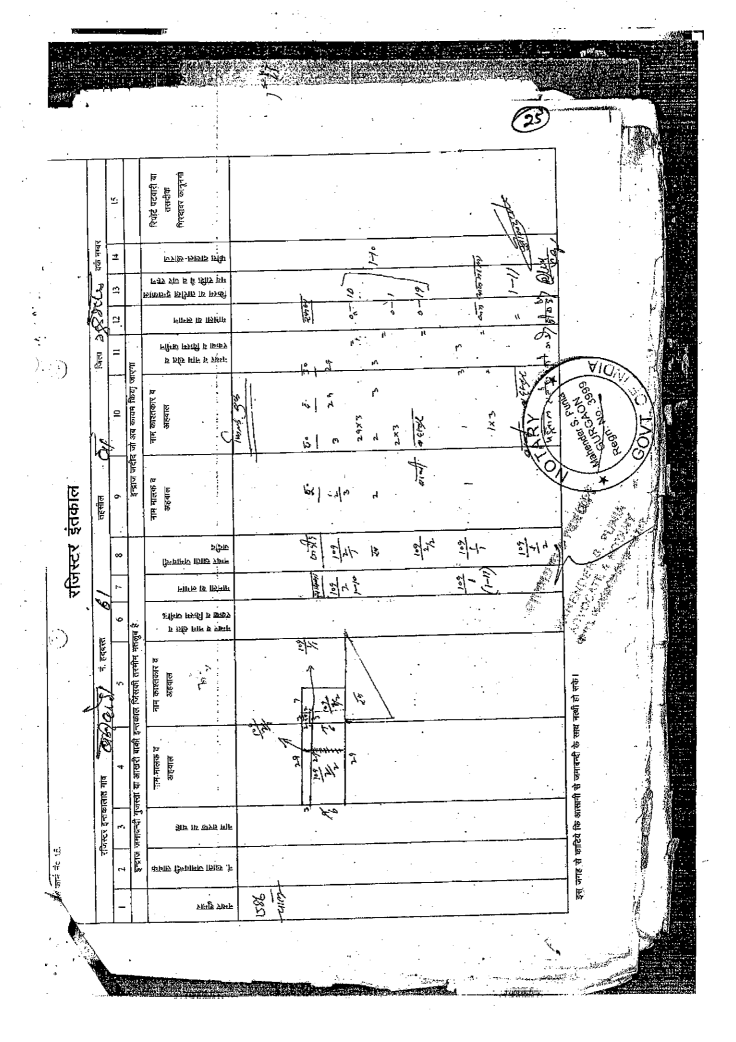
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And Marian निरदावर कानूनमे रियोटं पटवारी या तसदीक चका नम्बर 7 मित्रेर राय व व व रहन लिक्स या तारीत इत्यान 9 नामहा क्षा कामा क्षारीमन्द्र ושור של ני ושוצו ं . लिक्ट क्लिकी छ क्लि ए रिवेर मार ह प्रकार AYON इन्द्राज जदीर जो अब कावम किया नाम काश्वतकार द 9 E नाम मालक व रिस्टर इंतकाल तहसील जदीद िनम्ह खाता जमावन्दी -118 1-1 301 طلطها عنا طبلانا Sex Sex ह होईट स्पृष्ट हे रहन <u>\_</u> .0 वायस्यूर नं. हदबरत इस जगह से साटिये कि आसानी से फ़मबन्दी के साथ नत्थी हो सके। मुजरता या आखरी बाकी इनाकाल जिसकी तरमीम नाम काश्तकार ब (水水、水水 新 西山北 नाम मालक व काम पर कराउँ महि <u>014</u> प्रस्कारी काम नेत 15  $\overline{\omega}/\overline{z}$ क्षाता जमावन्दी साबक 18.84 सर श्रीमार

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रिपोर्ट परवारी व वसदीक गिरदावर 5 वक स्वत् 4 /acho8 99 91 ज्यात्या जुलाच्या ~ नक्र भेष व क्रम 30399 कम जार्कान्ड क्रिगित है स्मिका 2 भागता था लगान 利息 Gara 1 र्नाक्षार म्फर्की नम्हा व नाम खेते व एकजा व Tream Change राम काश्वकार मध מוכנייעי 0 हत्राज अदीत जो अब कायम किया जाएना 300 AARY रजिस्टर इन्तक 🦙 Ama 190 14. भारवेड, स्ट्राजन हो। व्यास के शुड्याचा कारा विकास कार किंद्र मित्रकेट के जाए बार्ग अधिरूट के जाए गेम मातक पद अहबाल वहसील इंद्रिक क्रिमानक प्रमान व्हेड ने हवक्त इन्द्रेष जमानदी गुज़स्ता या आखती बाको इन्तकाल जिलको तरमीम मत्तुव है 2 ्र होम्रह्म स्म्रकी 12 43-19 नाम कास्तकार मय Deligt. अहवात 1345 -1851 - 1851 - 1851 1348 - 1850 - 1851 - 1851 1000 A अपनाम पुत्र कालाम्बर Sy 51 45 हस जाह से काटिये कि आधाने से जमानदी के साथ तत्थी हो सके। अस्त्राक्त से काटिये कि आसानी से जमाबन्दी के साथ नत्थी हो सके। नाम पालक मध ARKE PASS मद्वादि भव्य प्र 年 ののない THE WALL निकृत्मित गांव ब्राष्ट्र एक या चाह पटवारी फार्च ने० 15 Q क्रभार क्रिमानक छोड़ ०५ 408 shidted fine 1231 Jane 2 - 6661 भारतर्थः श्रीमार्

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