

* Note :->Depositor should approach treasury for judicial ninmps etc. after ventying successful Account Propared status of this challen at Vority Challen' on e-Gras webelle. This status become mealable after 24 hrs of deposit of cash or clearence of cheque / DD.

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\$TAMP NO. S0D2019K153 DA11:04-11-2019 AMOUNT Rs. L.87,450/-ISSUED BY Online AREA 11 KANL 18 MARLA VILLAGE - DEVLAWAS, DISTRICT REWARL HARYANA.

COLLABORATION AGREEMENT

This COLLABORATION AGREEMENT (hereinafter "Agreement") is made and executed at Rewari on this 06 day of Nov. 2019.

BETWEEN

ShRaj Kumar S/o Sh Kundan Lal S/o Sh Ganpat, Smt Suresh Devi W/o Sh Raj Kumar S/o Sh Kundan Lal, ShBabu Lal &Sh Vijay Pal S/o ShSugan Lal S/o Sh Gaapat and Sh Hari Singh & Ajay S/o Sh Tarachand S/o ShGanpat residents of village Devlawas, Tehsil & District Rewari (hereinafterjointly referred to as "Owners" which expression shall, unless repugnant to the context thereof, be deemed to include their heirs, attorneys, successors, and permitted assigns);

All above being the party of the FIRST PART.

AND

M/S B. M. GUPTA DEVELOPERS PVT. LTD. (CIN: U45400DL2008PTC175758)a company incorporated under the Companies Act, 1956 and having its registered office at Room No.2, First Floor, 5948 & 5949, Bastl Harphool Singh, Sadar Thana Road, Delhi - 110006(hereinafter referred to as "Developer" represented through its Authorized signatory Mr.RaviShanker Gopts authorized by board resolution dated 10/07/2019 which expression shall, unless repugnant to the context thereof, be deemed to include its successors and permitted assigns) being the party of the SECOND PART

The "Developer/Second Part" and the "Owners/First Part" shall hereinafter be individually referred to as the "Party" and collectively as "Parties".

The Annexdrey to the present agreement and the Recitals hereinunder are an integral part of this Agreement.

WHEREASilie Owners (Ro) Kumar 1/4 share, Sait Sureah Devi 1/4 share, Babu Lai & Vijay Pal 1/4 equal share and Hari Singh & Ajay Singh 1/4 equal share) are the absolute and hawfully recorded Owners and in physical possession of agricultural land forming part of Khewai No. 32, Khatoni No. 52. RectangleNo.9Kila,Mp. 14(8-0) 15(3-18) Kitat2 total measuring 11Kanalis Marta or 1.487 Agre situated in the revolue estate of Village Deviawas, Tehsil & District Rewari, Haryana The revenue records (Junnband for the year 2017-18and AkahSazra) and schedule of landprovided by the lundowners is unached as ANNEXURE-A). (Hereinafter referred to as the "theSald Land").

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गंब/सहर	देवतावास		
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Urailed By: Viany Yad	ov Adv.		Service Charmen

यह प्रतेख आज दिलाक 06-11-2019 दिल बुधवार समय 11:18:00 AM बर्ज औ/औमती /कुमारी राज कुमार पुत्र कुन्दनसाल सुरेश देवी पत्नी राजकुसार बाबूताल-विजयपाल पुत्र सुगमसाल हरि सिंह-अजय पुत्र ताराचन्द्र

निवास देवलाबास द्वारा पंजीकरण हेतु प्रस्तुत किया गया |

उपासकुत पंजीयन अधिकारी (दिवासे) सय रविस्त्रार CIICIC रेवाडी वित्तीमार प्रस्तुतकती

राज कुमार सुरेश देवी बाबूसाल-विजयवाल हरि सिंह-अजय

Ajujime

उपरोचल पेप्रवर्ता व बीरंबीमली रब्गारी Ms BM Gupts Dev Per Lei Della thru Ravi Shaoker GoptsOTHER पुच - हाजिर हे पतुत प्रतेश के तथ्यों को दोतों पक्षी

ने मुनकर तथा समझकर स्वीकार किया दिनों पक्षों की पहणान श्री/बीमती /कुमारीजास सिंह सम्बरदार पिसा - नियासी देवतायास व श्री/श्रीमती /कुमारी अनन कुमार पिता प्रजीन्द्र निवासी रेवाडी में की |

साली जं:1 को हम जम्बरधार /अधियंक्ता के रूप ने आजते हैं तथा वह साली जं:2 की पहसाल करता है |

turning tiches sittle thank t सब रणितद्वार रेवाधी upta Devo

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AND WHEREAS, the Developercontemplate to develop the above said landby developing DeenDayal 2au Awas Vojana - Affordable Plasted Housing Policy, 2016 (DD)AY-APHP.30(6)(bereinafter 'Project') therein after obtaining the requirile license from the concerned authornics and genitog the plans sanctioned/approved from the competent authority. However, if due to any encounstances like DeenDayal Ear Awas Yojana no more available, the Developer is free to choose other government scheme including but not innited to extension of its previous plotted colory.

AND WHEREAS the Owners/First Part are not fully equipped to execute and complete the work of development and construction of the proposed project and have approached the Developer/Second Partwho is engaged in the development and constructions of various types of buildings and is well experienced in the line of business and as such the Owners wish to collaborate with the developer in the execution and completion of the exid project on the said hand in terms of the license and approvals granted.

AND WHEREAS the Owners/First Parlassure and declare that they are the legal and absolute owners of the Said Land and have full rights to enter into this collaboration agreement with the Developer/Second Partand there is no dispute/family dispute, litigation charge, mortgage or any third party's interest of any nature.

AND WHEREAS the Developer, relying upon the aforesaid representations, assurances and declarations given by the Owners, has agreed to undertake the development, execution, marketing and completion of the said Project as may be licensed by the competent authority (hereinafter referred to as the "said Project") on the said land on the terms and conditions hereinafter appearing herein under.

NOW THIS AGREEMENT WITNESSETH AND PARTIES HEREBY AGREE AS UNDER:

1. That the subject matter of this Collaboration Agreement between the Owners and the Developer regarding the total land admeasuring 11 Kanal 18 Marta or 1.487 Acre, as per Annexure-A to the present Agreement for utilizing the same for Development and construction of the said Project. The DeveloperAtis B. M.Gupta Developer Private Limited shall be responsible for compliance of all the terms and conditions of License/Provisions of the Haryans Development and Regulations of Urban Areas Act, 1975 and the Rules made there under till the grant of final completion certificate for the colony or relieved of the responsibility by the DGTCP, Haryana, Chandigath whichever is earlier.

The life acknowledged and confirmed by the parties that the present Agreement is for development of the subject and and does not constitute sale of the land and house the Owners shall continue to be the owners of the subject land as per the above respective shares.

That the Division further declare that notification u/s 4/6 of Land Acquisition Act has not been issued published by the Government land acquisition Department in respect of the said Land.

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That the safe land is not mortgaged/charged/encumbered.



Book No Reg. No Reg. Year 1 5914 2019-2020 TOTE Quant' दावेदार

उपासयुंक्त पंजीयत अधिकारी NO 0/1 10/01/2441 स्रोध देवी बाब्ताल-विजयबाल हरि

पेशकर्ताः - राज, कुमार सुरेश देवी माधुताल-विजयपाल हरि तिए-अजय-

दावेदार :- thru Rovi Shanka Jupta DHERMs BM Gupta Dev Pvt.Ltd.Delhi_______

गवाह 2 :- अमन कुमार

जसाण पत्र

प्रमागित किया जाता है कि यह प्रसेख कमांक 5014 जाज दिनांक 08-11-2019 को बही में 1 जिल्द में 621 के पुष्ठ नं 82.5 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द में 8413 के पृष्ठ संख्या 98 से 108 पर थिपकाई गयी | यह भी प्रमाणित किया जाता है कि इस दस्तादेज के प्रस्तुतकर्ता और गवाहों ने अपने इस्ताक्षर/निशान अंगूठा सेरे सामने किये है |

दिनांक 08-11-2010

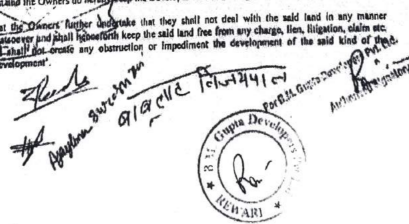
उपासचुंबन पंजीयन आधिपनी(रिवाडी) सब रजिस्ट्रार रेवाडी





- 5. That the Owners have declared and represented to the Developer that there are no disputes or any other encombrance of any kind whatsoever relating to the said land and the said Land is free from all encumbrances, mortgage, charges, gifty, liens, hypotheration, attachments, hubilines, renancy, unsauthorized occupation, claim and litigations and acquisition/charge/encumbrance and the Owners shall keep the title of the said land absolutely free and saleable till the duration and full implementation of this Agreement in all respects and the Developer has entered into this Agreement relying/action upon these declaration and representation/undertaking of the Owners
- That in case said land or any part thereof comprised in and subject matter of this Agreement declared belonging to the Owners, is lost on account of any defect in the Owner's title or any litigation started by any one claiming through the Owners or any one claiming title paramount to the Owners Or on account of any cause or causes whatsoever including relating to any outstanding(s), claim(s), taxes(s) etc. on the Owners, the Owners shall be liable for the damages, losses, custs and expenses sustained by the Developer and/or intending buyers of whole or part of the Plotted land/built-up/imbuilt-up areas of the Developer share, the Owners expressly agrees to keep the Developer and the intending buyers of whole or part of the Developer's share of the Plotted land/built-up/un-built-up areas harmless and indemnified against all claims and demands for damages, losses, cost and expenses which the Developer or the intending buyer may sustain or incur by reason of any cuse or cases whatsoever. In case the Owner's share is constructed, such losses, damages shall be first adjusted/recovered from the Owner's share of the area of project and/or proceeds thereof under this Agreement.
- 7. That if. Owner's litle or rights of possession are challenged in any court of law, thereby any claim, demand, tax litigation or any other court order of any nature whatsoever, as started in preceding clause, then it is a condition of this Agreement that the work of development and/or any other matter incidental to this Agreement shall not, at any time or after the commencement or on handing over possession to the intending purchase, be stopped/prevented obstructed or delayed in any manner whatsoever. It is agreed that such claims, outstanding, demands, litigation and/or courts decree shall only be met and satisfied out of Owner's share of the area of project and/or proceeds thereaf,
- That at the desire of the Developer, the Owners shall execute General Power of Attorney (OPA) and/or Special Power of Attorney and/or any other document or papers in favour of the Developer or it's nomineerto enable the Developer to apply for regulatory approvals, licenses, sanctions and no objections for development of the said land is required and to raite constructions thereon as agreed hereo. However, in the event, any other/further document in respect of said land is required, the Ownershaveto sign the same to enable the Developer to obtain the necessary license/permission and complete the development of the said Project on the said land. The Owners shall sign the same without raising any objection in any manner whatsoever and within the stipulated period. If, at any stage, any previous Agreement/collaboration/development Agreement executed by the Owners with any third party or any stivance taken by the Owners in relation to the said land or any part thereof is noticed and the project is delayed, then the time agreed for development shall be doesned as extended and it shall be sole obligation of the Owners to settle all such clainvelaims at their own ordinal the Owners do hereby keep the Developer indemnified against all such claims.

That the Owners further undertake that they shall not deal with the said land in any manner whatsoever und shall houseforth keep the said land free from any charge, lien, hitgation, elaim etc. and shall not orease any obstruction or impediment the development of the said kind of the development.





- 10 That the Developer, relying upon the affiresald representations, assurances declatation and undertakings given by the Owners, undertakes to develop the said Land, at its own cost and expension. expension, and with its own resources after procuring/obtaining the requisite Pennysians/LicenseiCLA), sauctions and approvals from all Competent Authorities and thereafter to construct on the said Land, after getting the plans sanctioned/approval from the concerned autharities. The Owners agree in necondance with the terms and conditions herain recorded to place at the complete disposal of the Developer, the said Land, and to inevocably yest in the Developer all discretion of the Developer for obtaining the requisite Permissions/License/CLU, senctions and approvals for development, construction and completion of the proposed taid Project on the taid

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- 11. That the approved site/building plan for the said Project shall be in accordance and conformity with the Zonal Plan and the rules and by-laws of the Director General, Town & Country Planning, Haryana, at such other Authority as may be prescribed theneof pertaining to the said Land as may be
- 12. That the Developer shall preceed to have suitable design, model and/or plans prepared for the proposed said Project and get them approved isanctioned from the Competent Authorities. For this purpose, the Developer undertakes to engage and employ Architect or Architects at its own cost and expenses. The Developer shall, for and on behalf of the Owners, apply to the Director General, Town & Country Planning, Haryana or such other Authorities as may be concerned in the matter for obtaining the requisite Pennissions/License/CLU, sanctions and approvals for the development and construction on the said Land, the proposed said Project in 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 necessary.
- 13. That the entire amount required for the cost of development/construction of the said Project including the charges and fees of the Architect(s), preparation of plana as also all other statutory fees and charges incidentals thereto shall be wholly to the account of the Developer.
- 14. The Statutory Payments payable to the Government on account of External Development Charges (EDC) and Infrastructure Development Charges (IDC), if any shall be borne by the Developer.
- 15. That the Owners covenant with the Developer that Owners shall supply and provide all documentary evidence as may be required to be submitted to the Director General, Town & Country Planning, Haryandur hay other Authorities concerned with the matter and further that the Owners shall also sign multi-execute all such other documents, letters etc. as may be necessary for development, construction and completion of the said Project and for giving effect to the terms of this Agreement.

That the Owners that render to the Developer all assistant necessary and undertakes to sign all applications, representations, patitions, indemnitles, affidavits, plans and all such other documents including, Power, of Attorney(s), as the Developer may require in its name for the purpose of submitting applications to the various authorities for requisition of License/CLU, permissions, approvals, sapetions and all other matters required statutorily to be done and performed in connection with the comfremement and completion of the said Project on the said Land and for the sale of Developer's Allowation in the said Project building and for all purposes mentioned in the said ersti of Power of Allorbey's approved by parties hereto till the duration and full implementation of Support Support of all a this Agreement in all respects. Auguntar

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17. That the Owners shall assist the Developer to defend and otherwise respond to any proceeding(s) that may be initiated by any personns) in regard to any portion of the said Lund which may be instituted at any time hereafter before any Court in other authority and all costs in regard thereto shall be borne by the Owners if such proceeding penaity to the detect in Ownership of title of the

- 18. Simultaneously, on signing of this Collaboration Agreement, the Owners have handed over the actual vacant physical possession of the said Land to the Developer for purposes of developing, construction and marketing the said Project ugreed to be developed under these presents and to enable the Developer to discharge its part of obligations. It is clarified that on execution of this Agreement, the Developer shall be entitled to enter upon the said Land, survey the same and carryont the work of development, construction and completion of the said Project on the said land and put up their hoarding/sign boards at site to show its presence/interest in the said Land with the legend that the Project to be developed and constructed, wherein the public is free to book the accauspaces in conformity with the plans sanctioned by the Competent Anthonity and to havesite office thereon. The handing over of the penetrasian by the Owners to the Developer is irrevocable and the possession of the said land once delivered/handed over to the Developer for the purpose of the aforementioned project shall not be disturbed or interfered with/by the Owners or his/their representative. Notwithstanding anything contained in this Agreement, the possession of the Said Land will be restored to the Owners if the Developer fails to obtain the eligibility confirmation/LOI from DGTCP("Eligibility Letter") within one years the date of this agreementor such extended period as agreed upon between the parties. To brief, the possession of the Said Land will remain with the Developer till the termination of this Agreement.
- 19. That this Agreement comprises the right of the Developer to Develop/build upon the Sald Project in accordance with the terms of this Agreement and to own asproperty belonging to the Developer and/or to sell, book, dispose off the whole of its share of the Plotted Land/built-up/un-built-up areas (Developer's Allocation) of the said project and to retain the sales proceeds thereof for its use, benefit and sole account as also the right to use the common areas and common facilities at the will of and at the sole discretion as may be decided by the Developer, from time to time, subject to the obligation of the Developer to develop/construct for theOwners, the "Owner's Allocation" in the proposed said project to be develop/built by the Developer.
- 20. That in consideration of the Owners providing the said land and the Owner's part of the deliveries/obligations under this Agreement and Developerdevelop/raising the construction of the Said Project under-this Agreement, the parties have agreed to divide the Plotted lands/builtup Sanctioned FAR area in the following manner:



	IN FAVOUR OF RAJ KUMAR	BANK	DATED	RTGS/CHEQUE	AMOUNT
2	RADINUMAR	PNB	3/10/2019		THE OWLE
	RAJEUMAR	PNB	Provident Contractor Contractor	RTGS	250,000,00
A COMPANY	HARI SINGH	PNB	5/11/2019	357004	493,750.00
WERT HELING	GABU LAL	WWW appropriate the	7/11/2019	357000	
- Andrews	VIJAY PAL	PNB	12/11/2019	357002	171.875.00
6	AJAY	PNB	14/11/2019	357003	371,875.00
7	SURESH DEVI	PND	17/11/2019	and the same of th	371,875.00
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sanctioned plan of the project for Retidential & Commercial purposes and not from any other areas, irrespective of the fact that Owner's, land as mentioned herein above, falls in other particus of the land. Also, the owner may notget his partice of share on the same piece of land which it is owning as mentioned in schedule of the land given below. The Owner's share may be located anywhere in the Project. The holance Developed Area (Developer's Share) in the suid project shall go and will be owned and retained by the Developer in lice of and consideration of project start go and with ne owned and resamed by the newcopper in the start construction of the development/construction of the said area and the Developer shall become exclusive Dwner of the Developer's share of the area and only Developer shart base the right to self-develop the or the exceptions share on the area and only exceptions have the right to sensueverop the raid Plattedland/hull-up area for other purposes other their residential/commercial. The Owner rate Protectation of allotted area of residential plotweenimercial shops of the developed area. The Common Arcaiof the project such as roads, services, community sites and other structures. except the commanity areas will be proportionately owned/controlled. The Developer, by virtue of this Agreement shall be entitled to bool/allov/sell the plots/commercial component and er enter_into Agreement shall be entitled to bool/allov/sell the plots/commercial component and er enter_into Agreement to sell with third parties. The Developer shall execute deeds of enter into "ogreenspit to sen with that parties. The Developer shart execute deeds of conveyances of such saleable area and various units of the said project in such part or parts as shall be required and the Owners shall become party to the conveyance as and when required by the transfer of parties. If condicat the algorithm to the conveyance as and when required by the Developer. Further, if required, Developer shall join and confirm such cale by executing all and every transfer document /deed in favour of the Transferces. The costs of such conveyances including stains duty and registration expenses, and all other legal expenses shall be borne and

flexides that, Developer is also making the Non-refundable security deposit of Rs. 20 Lakh's perarre. The said amount is being paid in the form of Post-dated cheques to the Owners in equal properties of their right in the land by the Developer by way of the following RTGS/NEFT mode

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proportion in the project out of the residential component area only carmarked in

paid by the Transferees. The Dwners shall execute further Registered SPAin favour of the book/allou/sell/manafer/disposed/fand receive consideration directly in its same for its use. The Book/allow/self/name propositional receive consideration and style in its name for its use. The Owners however, all elifernes shall co-operate for such purpose and shall execute any further documents to effectively/and legally transfer and convey Developer's unsold uses in thirds. Use E party i favoiar, without being entitled to any further money or consideration for that matter Gurden and a

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that as stand abase the Developer apon excention of this collaboration Agreement would be making have executors to seek the ficense (34) solutioning of the zoning plan and also the construction of the project. Therefore, the present collaboration Agreement autor be revolved or cancelled by the Ownerstin any manner whatsoever. After approval of the zoning plan, and once the Developer somes the allotment letter to the Owners for allocation of Owner's share, the Owners shall be contractually bound to authorize the Developer for dealing with Developer's chore in any manner whatsasever and for that prepose the Owners shall get either a GPA/SPA registered or alternatively. He Domens dual be bound to get the sale deed registered in favour of the Developers and the Owners shall be bound to confirm as a confirming party to the safe of the Developer's share. The present collaboration Agreement is to specify and state that the Owners hind themselves to execute and get each & everydacianent registered which the Developer may require to deal with the theveloper's share in the project. Any losses and/or damages suffered by the Developer on account of any default on the part of the Owners would be accounted for against the Owner's share in the project.

- 23. The Developer, at its absolute discretion, shall demolish all structure "Kacha" or "Pacca" existing on the said land before the Developer applies for requisite approvals and sanctions.
- 24. That the Owners shall, at its own will and discretion may authorize the Developer to book for sale/seli/lease the area failing under the Owner's Allocation to the prospective buyers/tenants, in whole or in parts, on prevailing rates fixed by the Developer and to receive payments and issue receipts thereof on behalf of the Owners, who will in turn transfer the same to the Owners within ten (10) days from the date of receipt of such payment in the Developer's account. The Developer shall be entitled to take its service charges from the Owners for such services which shall be over and above the Broker's commission if any.
- 25. That the Developer shall commence and complete the development/construction of the said Project by providing the entire finance, equipment, inputs, material infrastructure and expertise necessary to construct the said Project in accordance with the sanctioned plans and any modifications thereof as may become necessary during the progress of the work.

26. That the Developer undertakes to secure the Eligibility Letter/LOI or Commercial License at the corfless and inten by within one year from the date of execution of this agreement or any other extentifed period agreed upon between the parties. That the Developer further undertakes to finish the development not later than24months from the date of this agreement with a grace period of 1 monthly, except in the force majeure circumstances such as fire, act of God, irresistible force, civit disobedience, riots, terrorism, natural calamity, war, enemy action or by reason of non-availability of other building materials or water supply or electric power or slow down, strike, lockput, civil commotion or by any other reasons whatsoever beyond the control of the Developer Including the delay in granting such approvals, license, sanotions, permissions or notification of any action by Government or any Statutory Authority or Court's orders or any such similar situation which prevents the progress of the development/construction. In such case the Daveloper shall be entitled to a reasonable extension of time for completing the said Project. the Developer shall be entitled to a reasonable extension of time for completing the said Project. However, except in gape of force majouro circumstances, if the developer fails to offer the handover of the fellipart share of plotted hand to the owner except commercial share, a penalty, the of Rs. 150/ per sq. valuer month of the remaining plots will be upplicable till such offen of possission. Additional and a state of plotted for the remaining plots will be upplicable till such offen of for Differ the possibility of the remaining plots will be upplicable till such offen of additional and the remaining plots will be upplicable till such offen of additional and the remaining plots will be upplicable till such offen of additional additionadditional additional additional additional add Guildonut Maybour F- passivaliation. National Elderal

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27 that haved on this Agreenselt, the Developer shall be investing substantial emount in the project. It is clearly understand and spreed between the posities and thus forms the integral consistent of the Agreement that the execution of this Agreement, the Ownerstor they continges or their legal hears will not resolve, territude, cancel or back out from this Agreement muler any chromitations other than in provided for in the termination excets set out in this Apreement, In such escatuality the Developer without prejudice to its other rights will be entitled to get this Agreement fulfilled through a suit for specific performance at the cost and

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28. This the Developer shall be entited for refend of all fees, advance and other charges of whatsnever nature deposited by the Developer with various authorities for seeking various approvate etc. for the veid Project and the Owners undertake to refund such amount to the Developer within 10 days of the neceipt of such refund if such amount is refunded to the

29. The Developer shall be colely responsible and liable for payment of all does to its warkerstemplayees and statutory compliance of labour law, tale and regulation as see in force or introduction from time to three with respect to the employment of personnel, payment of wages, compensation, welfare etc. arefrer for any accident or lack of safety, resulting in injury or damage to winteries, plast and mathinery or third party.

30. The Developer alone shall be responsible for any accident that may occur during the course of development and it alone shall meet any financial or other lightlity 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, labout, employee, neighbour at any other person shall be home by the Developer and Owners shall be absolved of and indemnified by the Developer of any financial or other liability in this regard.

31. The Owners shall not interfere with or obstruct in any manner with the execution and completion of the work of development of the said Project and/or booking/allotment or sate/Lease of Developer's share of developedPlottedland/built or un-built areas of the said

32. The Developer and the Owners shall be entitled to retain or let out or allot or enter into Agreements for sale/lease or to dispose of the Platted land/built-up area of their respective

share/ellocation to any party either in whole or in parts, to receive the payments thereof and to execute the needs sury documents in favour of the such prospective allottees as stipulated herein. The Owners shall also join hands, if necessary, in executing the documents in favour of such prospective allottees of Developer's allocation and all receipts shall be issued for and on behalf of the Owner's affocation and the Developer conclusively thereby binding both the parties for the transaction. However, it is made clear that the financial flabilities will be of the party who receive any amount from the buyers, lessees or the tenants as the case may be in respect to their area allocation.

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33. That the maintenance services of the project will always be vested with the Developer and/or an that the majoretance activities of the project shall be liable to comply with all the terms and conditions of the Maintenance Agreement with the Developer and/or its appointed agency. The Conditions of the previating maintenance charges for the untold/self-occupied areas of their Owners shall pay the prevision management charges for the through a complex areas of their allocations. After the occupation, the Buyers/lessees upon occupying their areas shall pay the encounter through the deposits. The liability to pay the Maintenance, the previous of the previous of the date of the previous for the date when the Deposite the date of the previous for the date when the Deposite the date of the previous for the date when the Deposite the date when the Deposite the date of the previous for the date when the Deposite the date of the previous for the date of the previous for the date when the Deposite the date when the Deposite the date when the Deposite the date of the previous for the date when the Deposite the date when the date when the Deposite the date when Charges Mail acertic front the date of deemed possession i.e. the date when the Developer give For Dits Grata Dave

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14. That the Owners and the Developer shall be bound to somply with all the terms and conditions of Permissions/LicensedEligibility Letter/LObCommercial License and Agreement with the Descent General, Tosso & Country Plannag, Haryana, Chandigathef competent Authority/Concerned Authority in respect of the said Project sought to be developed.

35. OBLIGATION OF THE OWNERS:

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It is agreed by and between the parties that the Owners shall have the following obligations, including the other conditions specified in the rest part of the Agreement, which shall be performed by him at its own cost and expenses:

- a. To clear all outstanding taxes, dues by whatever names called including charges towards electricity and water up to date of this Agreement at its own cost and expenses.
- b. To keep the title of the said land free and marketable so as to enable the Developer to complete the Project.
- c. To sign, apply for and submit for all permissions and sanctions jointly with the Developer from the Government and or other authorities including the sanction of Building Plans, Revised/Modified Plans, Service Plans etc. before the concerned Local Authorities as may be required for commencement, continuation and completion of the Project.
- d. To permit the Developer to set up infrastructure, site office etc. and permit free access upon the said Land to the Developer, its staff, appointed architecty, specialists, contractors, subcontractors, site engineers, supervisors, agents, their servants and other personnel duly authorised by Developer.
- c. To execute and sign all necessary documents required by the relevant-Government authorities for smooth execution of the 'Project' including obtaining temporary/permanent electric connection, from Electricity Authority/Board, Water connection, Tube well etc. It is understood that by doing so the Owners shall not incur any responsibility or liability of any nature whatsnever, pecuniary or otherwise and its total cost or expenses would be borne by the Developer.

 To expende and sign Power of Attorney in favour of the Developer and/or its agents to triable the Developer to apply for and obtain all necessary permissions, sanctions, licenses i etc. from the concerned authorities to enable the Developer to commence and complete Project in accordance with this Agreement.

"To account and significant power of Attorney in favour of the Developer and/or its agents to enable the Developer to sign Agreement for sale/Agreement for Leuse in favour of Pruspicitive Edvers/lenaou/Licensees for Developer's share of developed area.

. To defend, compromise & settle, all suits, proceeding and cases jointly with the 'Developer that may be initiated by any third party sgainst sny/all acts of the Owners or Developer with regard to development, construction and marketing of the project.

+ Not to enter into any Agreement or arrangement for the development of the said land experience Vithe Development and interes). Tel course Development of the said land experience and the development of the said land experience the Developmen



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such liability or financial obligation of the Owners. After taking over the possession of the respective allocated area, all cases, charges, levies of any outflows in respect to the or at an or shares might be m guyrestrium allgedite Aguyliment project/unsaid areas shall be shared between the parties in proportion to the sharing of areas projectionantic areas many to so make a barrant the payers as may be decided by them for their respective allocation For D.M. Outla Dark 00144101

maintenance energes, representent tunn, among tuna, rowance etc. at and takes as may be fixed/denomialed by the Developed/Maintenance Agency and/or an Association of Buyers beyond five years from the date of handing over of the Owner's sharees the casemay be. The Owners shall also pay such charges accordingly in respect of their respective areas, if not sold or 4). All type of rates, eess, tax liabilities or financial obligations with respect to the Project land All type of rates, easy, tas thermites of manageneous outganders with respect to the Project land which intight so far have been incurred till the date of signing of this Agreement shall be met and which might so tar nave occur means an increase in against or one organized what or met and discharged by the Owners. The Owners shall keep the Developer fully indemnified against any

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favour of the buyers and if required by the Developer, the Owners shall become party to such 39. All necessary documents/Agreements, conveyance deeds for bookings/sales/leasing shall be prepared by the Developer to maintain uniformity of general terms including for maintenance of the developed planed hand/buildings. 40. All the continon press and facilities of the project shall be maintained by the Developer and or

their Norsinge/Maintenance Agency. All the boyers, including those of the Owner's allocated men roomneensamename agency. At an onyers menous the two others a menous areas shall sign a separate Maintenance Agreement with the Maintenance Agency and pay mens man algo a reparate monitorance opposition with the monitorance openicy and pay maintenance charges, replacement fund, sinking fund. Advance etc. at such rates as may be

38. The Owners as well as the Developer shall be entitled to market their respective allocated areas in the projectibuilding at their own cost. All costs on marketing, including advertisements, publicity and brokerage shall be borne by the parties for their respective areas. The Developer planetry and brokerage man be borne by the partica for men respective mean. The receiver is shall be entitled to execute the necessary Buyer Agreement and conveyance Dead! Sale Dead in

37. The parties hereto have agreed and undertaken to perform their part of Agreement with due difigence and mutual co-specialisis keeping in view the interest of each other and execute and to do all other acts, deeds, matters and things whatsoever as may be necessary for implementing or

authorizing the Developer to initiate any frightion against the third party/Government, to appear include any Tribunal or any other Anthanity to obtain the license/permission to develop the Said Land and to create charge, incumbrance, hypothecation or pledge of the same is any part thereof as the Atlineory shall thick fit and furthermore, do all the asis and death which are becoming for the Developer with regard in the Said Land.

to the OWNERS, the same will be retorned by the OWNERS to the DEVELOPER without In days of the receipt of the same and in the great of any delay beyond this period, the OWNERS will pay interest an 2% per month on the amount so received. We The Owners will give an irresonable Special ScheralPower of Alf-gray for the Developer,

(1) to ease of any amount/tees deposited with the Government/any other anthority is relanded



- 42 All taxes, levies such as Goods and Service Las and Works contract tax as may be applicable with regard to construction/development of the project up to the date of issuance of occupation certificate shall be borne and paid by the Developer However, the parties shall bear their respective meaning tax liabilities on the lacome generated out of this transaction and the individual tax liability as regard to the income ond assets must be accounted for by the party independently without any liability of each other in this respect. TheGoods and Service Tax, if applicable, over the Owner's share of the area shall be paid and borne by the Owner's atore.
- 43. During the period of development/construction till the date of occupation of the project, the Developer shall be entitled to keep the building properly insured against fire, war, natural calamitics, rlots etc. and shall pay the premium for that purpose. The Allottee(a) of the sold area and the Developer and the Owners, in case of the unsold area shall proportionately bear the cost of such insurances.
- 44. The Owner agrees that the Developer does have right to create mortgage or charge or any sort of encumbrance over the said Land or raise any finance against security of the said Land from any bank/financial institution.
- 45. That the Owners shall authorize or executeirrevocable Power of Attorney in favour of Developer for the registration of sale deed in the office of registrar Rewari on their behalf for the area under Developer allocation and/or the Owners themselves appear before the registrar at the time of registrations of sale deeds if so desired by the Developer and/or the Owners shall become party to such sale deeds.
- 46. That no changes, modifications or alterations to this Agreement shall be done without mutual consent of the parties in writing hereto.
- 47. That 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 other and to execute and do all other acts, deeds, matters and things whatsoever as may be necessary for implementing or giving effect to the terms of this Agreement.
- 48. That the failure of either party to enforce at any time, or for any period of time the provisions hereof shall not be construed to be waiver of any provisions or of the right thereafter to enforce each several provision.

49. That in pursuance of the obligations and parties hereto duly performing and observing all the coventnits berein contained this Agreement shall not be revoked or cancelled and shall be binding on both the parties and their successors, administrators, legal heirs, assignees, executors and floaddeor.

50. That this Agreement is not and shall not, however, be deemed to be constructed as a partnership between the parties hereto nor will the same be ever deemed to constitute one as the agent of the other, except to the extent specifically recorded herein.

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-- 12 --52. That it is an integral and essential term of this Agreement that the name of the said Project shall be decided exclusively by the Developer at its sole discretion and Owners shall not have any 53. That this Agreement shall always he subject to the usual force major circumstances, Norwithstanding anything to the contrary contained ansier this Agreement, it is specifically agreed between the Parties that any time taken by any Authority in granting any approvals. consents, plans, sparshors, licences etc, shall be excluded from the computation of any time in the completion of any work to be completed by the Daveloper and/or the obligations of the Developer under this Agreement. 54. That both the parties have represented to each other that they are duly authorized and competent to enter into this Agreement and this Agreement has been duly entered between them of their 55. In case of any dispute or difference, the parties shall try to settle the same amicably, failing which the matter shall be referred Arbitration under the Arbitration and Conciliation Act, 1996 which the menter man we receive Aronnance encourses that appoint one Arbitrator on their behalf and the Developer shall appoint one arbitrator and the two arbitrators so appointed thall appoint a third Arbitrator. The venue of arbitration shall be Reward. However, the work of development and/or completion of the said Project and/or any other matter incidental to this Agroement shall not at any time or during or alter arbitration proceeding, be stopped, prevented, obstructed or delayed in any manner whatever. All the maners directly or impliedly concerning this Agreement shall be subject to the jurisdiction of Courts as Rewari only. 35. That the said Registered Collaboration Agreement dated ______ will be irrevocable and no ______ modification/alteration etc. in terms and conditions can be undertaken except after obtaining 1 57. All communications between the parties shall be sent through registered post at the Addresses of 55. This Agreement aball be executed and the original copy of the same shall be retained by the That one copy belonging to the Developer shall be got registered with the concerned registrar and the Owners shall remain present for such execution before the registrar on the time and date. R FOT DIA GUT





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IN THE WITNESSES WHEREOF, THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS ON THESE PRESENT ON THE DAY, MONTH AND YEAR WRITTEN BELOW IN THE PRESENCE OF THE FOLLOWING WITNESSES.

SIGNED AND DELIVERED BY WITHIN NAMED DEVELOPER

FUERCE .

SIGNED AND DELIVERED BY WITHIN NAMED OWNERS aller and Ferenzy a 15 SW 2m Asingleman

Winas:

1. Jul Singh Nambordon, Deulawas

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ANNEXURE- A

SCHEDULE OF LAND

Devlawas 9 14 8-0 15 3-18 Total Land 11 Kanal 18 Maris
the second s
Total Land 11 Kanal 18 Maris
or 1.487 Acre







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