	Judicial Stamp Government Date : 06/03/2019
Certificate No. G0F2019C2991 GRN No. 44887259 Name: Sternal Buildcon Pvt Itd H.No/Floor: 12th	Stamp Duty Paid : ₹ 1697000 (Rs. only) Penalty ·
City/Village : New delhi District : New delhi Phone: 0	LandMark : Dr gopal das bhawan State : Delhi
Buyer / Second Name : Signatureglobal Homes Private Limited H.No/Floor : 1309/13th Sector/Ward : Nil City/Village: New delhi Phone : 0	Party Detail LandMark : Dr gopal das bhawan State : Delhi
urpose : Collaboration Agreement	THE SEAL OF G
The authenticity of this document can be verified by scanning this QrCo	de Through smart phone or to its
DEVELOPMENT / COLLABOR	7105

Stamp Duty Stamp No. Date

Rs, 16,97,000/-G0F2019C2991 06.03.2019

THIS AGREEMENT OF DEVELOPMENT/COLLABORATION is made and executed at Sohna, District Gurugram on this 6th March, 2019

Between

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For STERNAL BUILDSON FVT. LTD.

Director/Aut

M/S STERNAL BUILDCON PRIVATE LIMITED (Having CIN: U70109DL2009PTC195052) & (PAN No. AAOCS0457N) a company incorporated under the Companies Act, 1956, having its registered office at 12TH Floor, Dr. Gopal Das Bhawan, 28, Barakhamba Road, New Delhi-110001, represented by Mr. Dhananjay Shukla, (Aadhar No. 9937 7354 3638) authorized in this behalf vide Board Resolution dated 07 January, 2019, hereinafter referred to as "Owner" which expressions shall unless excluded by or repugnant to the context or meaning thereof be deemed to include it's subsidiary, companies, associates, representatives, successors, liquidators, permitted nominees and assigns of the First Part.

AND

or Signatoreglobal Homes Private Limited))* Director/Authorised Signatory

दिनांक:13-03-2019

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निवासी ALIPUR SC निवासी WARD 15 S	HNA व श्री/श्रीमत SOHNAने की	या दिनि पक्षों की पहचीन आखाला '3 तो /कुमारी VUAY SINGHपिता RATAN CHAND क़तों के रूप में जानते हैं तथा वह साक्षी नं:2 की पहचान करता है क़तों के रूप में जानते हैं तथा वह साक्षी नं:2 की पहचान करता है
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	5	उप/सयुंक्त पंजीयन अधिकारी(सोहना)

M/S SIGNATUREGLOBAL HOMES PRIVATE LIMITED (Having CIN: U70100DL2008PTC176641 & PAN AABCJ9888R a company incorporated under the Companies Act, 1956, having its registered office at 1309, 13th Floor, Dr. Gopal Das Bhawan, 28, Barakhmaba Road, New Delhi-110001, represented by Mr. Devender Aggarwal, (Aadhar No. 5343 4370 0054) authorized in this behalf vide Board Resolution dated24 December, 2018, hereinafter referred to as " Developers " "which expressions shall unless excluded by or repugnant to the context or meaning thereof be deemed to include it's subsidiary, companies, associates, representatives, successors, liquidators, permitted nominees and assigns of the Second Part.

WHEREAS THE FIRST PARTY is/are the lawful owner in possession of land at Khewat No. 103, Khata No. 103, Rect. No. 21, Killa No. 19/2(3-7), 23/1(4-0) total field 2 and land measuring 7 Kanal 7 Marla Salam, Khewat No. 202, Khatoni No. 203, Rect. No. 21, Killa No. 22/2(6-2), 23/2(4-0), Rect. No. 24, Killa No. 3/2(0-15) total field 3 and land measuring 10 Kanal 17 Marla Salam, Khewat No. 382, Khata No. 387, Rect. No. 24, Killa No. 2(7-18) total field 1 and land measuring 7 Kanal 18 Marla Salam, (Total admeasuring 26 Kanal 2 Marla or 3.2625 ACRES) situated at Revenue Estate of Village Dhunela Tehsil Sohna, District Gurugram, Haryana. There is no license on the above land.

AND WHEREAS the developer company contemplate to develop the said land by developing it as a Affordable Plotted Colony as per "Deen Dayal Jan Awas Yojna - Affordable Plotted Housing Policy 2016" and amendment thereof; thereon after obtaining the requisite license from the concerned authorities and getting the plans sanctioned/approved from the competent authority.

AND WHEREAS the owner has approached the developer who is engaged in the development and construction of various type of buildings and is confident that he is in a position to obtain permission for Change of Land Use/obtain license etc. to Collaborate with them in the execution and completion of the said Affordable Plotted Colony on the said land

AND WHEREAS the developer has agreed to undertake the execution and completion of said Affordable Plotted Colony on the said land on the terms and conditions hereinafter appearing.

NOW THIS AGREEMENT WITNESSETH AND PARTIES HEREBY AGREE AS UNDER:-

1) That the subject matter of this Deed of Collaboration between the owner and the developer is the said land admeasuring 26 Kanal 2 Marla or 3.2625 acres for utilizing the same in part or full for Development of Affordable Plotted Colony which fall in:-



For Signatureglobal Homes Private Limited ctor/Authorised Signatory



उप/सयुंक्त पंजीयन अधिकारी

पेशकर्ता 👍 thru DHANANJAY SHUKLAOTHER MS STERNAL BUILDCON PVT LTD_ दावेदार :- thru REVENDER AGGARWALOTHERMS SIGNATUREGLOBAL HOMES PVTLTD गवाह 1 :- SHRI CHAND LAMBERDAR गवाह 2 :- VIJAY SINGH

प्रमाण पत्र

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 7125 आज दिनांक 13-03-2019 को बही नं 1 जिल्द नं 2122 के पृष्ठ नं 35 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द नं 1411 के पृष्ठ संख्या 37 से 38 पर चिपकाई गयी | यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगूठा मेरे सामने किये है |



दिनांक 13-03-2019

Khewat No. 103, Khata No. 103, Rect. No. 21, Killa No. 19/2(3-7), 23/1(4-0) total field 2 and land measuring 7 Kanal 7 Marla Salam, Khewat No. 202, Khatoni No. 203, Rect. No. 21, Killa No. 22/2(6-2), 23/2(4-0), Rect. No. 24, Killa No. 3/2(0-15) total field 3 and land measuring 10 Kanal 17 Marla Salam, Khewat No. 382, Khata No. 387, Rect. No. 24, Killa No. 2(7-18) total field 1 and land measuring 7 Kanal 18 Marla Salam (Total admeasuring 26 Kanal 2 Marla or 3.2625 ACRES) situated in revenue estate of village Dhunela Tehsil Sohna & Distt. Gurugram, Haryana.

2) That the owner assures and declares that they are the absolute owner of the said land and is entitled to enter into the said collaboration with the developer & further states that this area (Proposed for collaboration) is free from acquisition.

3) That all the rates, cesses and taxes due and payable in respect of the said land up to the handing over of the actual physical possession of the said land to the developer shall be the exclusive liability of the owner and thereafter the liability in this behalf be shared by the parties in the agreed proportion mentioned herein.

4) That the owner has declared and represented to the developer that said Land is free from attachments, tenancy, un-authorized occupation, litigations and acquisition and the owner 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 owner.

5) That in case the said property or any part thereof comprised in and subject matter of this agreement declared to be belonging to the owner, is lost on account of any defect in the owner's title or any litigation started by any one claiming through the owner or any one claiming title paramount to the owner or on account of any cause or cause whatsoever including relating to any outstanding (s) claim (s) taxes (s) etc. on the owner, the owner shall be liable for the damages, losses, costs and expenses sustained by the developer and / or intending buyers of whole or part of the build / un-built areas of the developer share. the owner expressly agrees to keep the developer and the intending buyers of whole or part of the developer's share 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 case or cases whatsoever.

6) That if there be any demand, litigation of any nature whatsoever against the owner, 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 purchaser, 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 thereof.



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7) That the Owner shall execute General Power of Attorney (GPA) / Special Power of Attorney and / or any other document or papers in favour of the Developer or it's nominee to enable the Developer to apply for all regulatory approvals, licenses, sanctions and no objections for development of the said land as required and to raise constructions thereon as agreed hereto. However, in the event, any other/further document in respect of said land is required the Owner have to sign the same to enable to Developer to obtain the necessary license/permission and complete the development of the colony on the said land. The Owner shall sign the same without raising any objection in any manner whatsoever and within the stipulated period. That the owner, if at any stage, any previous agreement / collaboration / development agreement executed by the Owner with any party or any advance taken by the Owner 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 deemed as extended and it shall be sole obligation of the Owner to settle all such claim/claims at it's own cost and the Owner do hereby keep the developer indemnified against all such claims.

8) That the Owner further undertakes that they shall not deal with the said land in any manner whatsoever and shall henceforth keep the said land free from any change except as disclosed above, lien, litigation, claim etc. and shall not create any obstruction or impediment in the development of the said kind of the 'Development'.

9) That the Owner shall furnish documentary proof of their title to the said land as and when required by the Developer and / or the concerned authorities as may be required from time to time.

10) That the owner will assist the developer to defend and otherwise respect to any proceeding that may be initiated by any person in regard to the said portion of the said land which may be instituted at any time hereafter before any court or other authority and all costs in regard thereto shall be borne by the owner.

11) That owner will hand over the actual physical possession of the said land to the developer for purpose of developing for the purpose agreed to be developed, with the immediate effect from signing of this collaboration agreement, to enable the developer to discharge it's part of obligation.

12) That the developer shall develop, construct and complete the total development and construction of the aforementioned land after procuring requisite licenses, permissions, approvals, sanctions, whenever required from the concerned authorities at its own cost and expense.

13) That all licenses, approvals, sanctions etc. wherever required for development on the said land shall be procured by the Developer at it's own cost and expenses and in it's own name. All expenses towards scrutiny fee,

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external development charges, Internal Development Charges and any other Charges, fee etc. payable to the concerned authorities shall be paid by the Developer only.

14) That It is agreed between the parties that in lieu of the owner providing his land to the developer and the developer shall developed land within 48 months from the date of launch of the Project. The Developer shall launch the project within 6 months from the date of this agreement or such period as may be mutually agreed upon by the Parties.

15) That it is further agreed between the Owner and Developer that in lieu of the Developer agreeing to develop the said land for Affordable Plotted Colony Project and agreeing to obtain the licenses at it's own cost and expenses and the Owner's acknowledgement of the refundable security deposit made by the Developer to the Owner the parties hereto have agreed to share the Proportionate Revenue in the project of which the land under collaboration shall form part of, with respect to the said land in the following manner :

OWNER'S	10 % of the Residential component in the Project and 100 % of
ALLOCATION	the approved Commercial component in the Project
DEVELOPER'S ALLOCATION	Balance area in the Project including 90% of the Residential component in the Project.

In lieu of and consideration of the development of the said area the developer shall become exclusive owner of the share of the developed area as mentioned above. The Common Area of the project such as Roads, services, community sites and other structures will be owned/ controlled by the Developer. Developer on the basis of GPA shall be entitled to book the plots/ flats/ Shops and or enter into agreement to sell with third parties, shall execute deeds of conveyances of such saleable area and various units of the said project in such part or parts as shall be required. Further developer shall join and confirm such sale by executing all and every transfer document/deed in favour of the Transferees. The costs of such conveyances including stamp duty and registration expenses and all other legal expenses shall be borne and paid by the Transferees. Owner shall execute further GPA in Developer's or its nominee favour such that developer shall be fully entitled to sell its share of the unsold area and receive consideration directly in its name. Owner however at all times shall co-operate for such purpose and shall execute any further documents to effectively and legally transfer and convey developer's unsold area in third party favour, without being entitled to any further money or consideration for that matter.



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16) The Developer has paid to the Owner Rs 25,00,000/- (Rs. Twenty Five only) as refundable security deposit vide cheque no. $\underline{ooeo75}$ dated $\underline{obeo75}$ dated $\underline{obeo75}$ drawn on \underline{HpfC} (Bank. Bank, which the Developer shall keep deposited with the Owner towards the refundable security deposit, which will be refunded to the Developer within 6 months from the date of launch of the proposed project.

17) Developer at it's absolute discretion shall demolish all structure "Kacha" or "Pacca" existing on the said land before the Developer applies for requisite approvals and sanctions.

18) That the developer shall commence and complete the development of the said Affordable Plotted Colony by providing the entire finance, equipment, inputs material infrastructure and expertise necessary to develop the residential Colony in accordance with the sanctioned plans and any modifications thereof as may become necessary or agreed to during the progress of the work. That the Developer is fully empowered and entitled to assign agreement in favour of any Third party at its absolute discretion without any recourse to the Owner and the Owner shall have no objection for such assignment.

19) That the developer/owner shall pay and bear in proportion to their respective share as aforesaid all taxes, cesses and levies payable for the said land and building from the date of the commencement of development and any party failing to pay his part of the taxes shall be liable to indemnify the other for all or any recoveries that may be affected by the Government Department or Authority.

20) 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 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, neighbour or any other person shall be borne by the developer and owner shall be absolved of and indemnified by the developer of any financial or other liability in this regard.

21) The owner shall not interfere with or obstruct in any manner with the execution and completion of the work of development of the said colony and / or booking and sale of developer's share of developed, built or un – built areas of the Project. However if any defect is pointed out in the development while the work is in the progress by the owner, the same will be removed and rectified by the developer.

22) It is agreed between the parties that the possession of the said land once delivered/handed over to the developer for the purpose of the aforementioned project shall not be disturbed nor any interference caused by the owner till the project is complete. It is clarified that the ownership in the said



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land shall continue to vest exclusively in the owner and developer shall not be entitled to claim any right, title or interest in the said portion of the said land or any part thereof before successful completion of the project as provided herein after which the ownership in the property shall be of both the parties as per their respective shares.

23) The developer shall rectify defects in the development or in the material utilized or to be used promptly as may be intimated to it in writing during the course of development. In the event of any difference of opinion in this respect, the decision of the Architect of the project will be final.

24) The developer shall be entitled to enter into any agreement to sell or to receive the payments and to execute the necessary documents in favour of purchasers. The owner shall also join hands in executing the documents in favour of such purchaser and shall also do all other acts, deeds and things which may be required to be done in order to confer legal and perfect title in favour of such purchaser all receipt shall be issued for and on behalf of the owner and developer conclusively thereby binding both the parties for the transaction.

25) The owner shall execute General Power of Attorney in favour of the developer and / or its agents, nominee of the developer to enable the developer to obtain necessary sanctions, permissions, approvals, connections, raw materials etc. and also to enable the developer to discharge its part of obligation under this Collaboration agreement and to let/sell area of its share.

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 the project sought to be developed, which have been duly seen and examined by developer.

27) 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 execute and to do all other acts, deeds, matters and things whatsoever as may be necessary for implementing or giving effect to the terms of this agreement.

28) It is an integral and essential term of this agreement that the said residential colony shall be named as decided by the developer without any objection whatsoever from the owner.

29) That the parties hereto understand that present arrangement shall not be deemed or construed as partnership or joint venture. The collaboration is pure and simple agreement for development and sharing of area to be developed in the Project by and between the parties as mentioned hereinabove.

FOR STERMAL BUILDCON PVT, LTD. Director/Authorised Signatory

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30) That all original documents in respect of the said land shall be kept with Developer after the license has been obtained.

31) That the Developer shall be liable for payment of all charges & dues and shall also be responsible for compliance of all terms and conditions of license Provisions of the Haryana Development and Regulation of Urban Act, 1975 and the Rules made there under till the grant of final completion certificate of the colony or relieved of the responsibility by the DGTCP Haryana, whichever is earlier.

32) The said agreement shall be irrevocable and any modification/ alteration etc in terms and condition can be undertaken except after obtaining prior permissions of DGTCP Haryana. It is further agreed that Collaborator Company shall develop the project on the applied land exclusively for Affordable Plotted Colony.

33) OBLIGATION OF THE OWNERS:

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 of infrastructure, site office etc. and permit free access upon the said Land to the Developer, its staff, appointed architects, specialists, contractors, subcontractors, site engineers, supervisors, agents, their servants and other personnel.

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- e. 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 owner shall not incur any responsibility or liability of any nature whatsoever, pecuniary or otherwise and its total cost or expenses would be borne by the Developer.
- f. To execute and sign Power of Attorney in favour of the Developer and/or its agents to enable the Developer to apply for and obtain all necessary permissions, sanctions, licenses etc. from the concerned authorities to enable the Developer to commence and complete Project in accordance with this Agreement.
- g. To execute and sign Power of Attorney in favour of the Developer and/or its agents to enable the Developer to sign Agreement for sale
- h. To execute and sign all necessary documents of transfer of the developed area/Flats/Shops including sale deed in favour of Prospective buyers for transfer of title of the upon completion of the Project.
- i. To defend, compromise & settle, all suits, proceeding and cases jointly with the 'Developer that may be initiated by any third party against any/all acts of the Owner or Developer with regard to development, construction and marketing of the project but if any suits, proceeding and case is file against the owner with respect to title, ownership, possession of the Owners land then defending the same shall be the sole responsibility of owners.
- j. Not to enter into any agreement or arrangement for the development of the said land expect the Developers or its nominee/s.
- k. In case of any amount/fees deposited with the Government/any other authority is refunded to the OWNER, the same will be returned by the OWNER to the DEVELOPER within 30 days of the receipt of the same and in the event of any delay beyond this period, the OWNER will pay interest @12% p.a on the amount as received.

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34) OBLIGATIONS OF THE DEVELOPER :

It is agreed by and between the parties hereto that the following shall be the obligations and responsibility of the Developer, which shall be performed by it at its own cost and expenses:

- a. Survey of the said land, preparation of the layout and building plans and development schemes independently for the said land, to submit the same to the appropriate authorities with the approval of Owner for grant of approval and sanction, to fulfill the objects of this agreement.
- b. To prepare detailed development plans and estimates and to assign and execute the work and supervise the same so as to carry out and provide all services of development.
- c. To develop the said Land to carry out and manage the constructions for a Affordable Plotted Colony purposes as per the building plans and other approvals as may be issued by the concerned authorities.
- d. To complete the said project in all respect including but not limiting to the completion of construction of floors space carrying out internal development by laying roads, sewage lines, overhead and, underground water storage tanks electrical and telephone lines etc.
- e. To market the said project in terms of this Agreement.
- f. To enter into contracts, agreement or arrangements with any person for the construction or development of the said project at its own cost.
- g. To discharge, pay and deal with all employees may be workmen, officials or otherwise who are engaged or working with the said project directly or indirectly, at the site or otherwise who shall be the employees / officials / staff of the Developer exclusively. All their wages or other dues statutory or contractual shall be payable exclusively by the Developer.
- h. Timely completion of formalities for obtaining the requisite permissions, sanctions and approvals and follow up with the



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various authorities during and post construction period with regard to the building and building services from the concerned authorities.

- i. Timely completion of all formalities pertaining to application and obtaining of completion / occupancy certificates from the concerned authorities.
- j. To bring in finance for development of the said project in terms of this agreement as and when required for the said Project in time so that the development of the project is not hindered on any account whatsoever particularly for non – availability of finances.
- k. To determine the sale price lease amount or license fees of the built up units of the said project from time to time.
- I. To abide by all contracts, agreement and allotment on such terms and conditions that the Developer may execute in respect of the said project with any of the contractors, suppliers. Third Parties and / or Prospective purchasers / allottees / transferees / Licensors etc.

35) That in the event of the dispute or deference between the parties relating to this agreement or any part thereof, the same shall be referred to Gurugram Court and Gurugram court alone shall have the jurisdiction for adjudication of disputes, if any, between the parties.

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 For Sig WITHIN NAMED DEVELOPER:d

Authorize Signatory

SIGNED AND DELIVERED BY WITHIN NAMED OWNER For STERMAL BUILDOON PVT. 170.

Authorize Signatory

Witnesses : -

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Vijay SINGH 31. Sh. Ratton Chand W. No-15 SOHNA

