

mesh kumar Alperen

1 2 MAY 2022

R.S. MALIK STAMP VENDOR Kadipur, Gurugram (Lic. No.

aster. Collaboration Ata.

क्यी का संख्या -4143



Indian-Non Judicial Stamp Harvana Government



Date: 17/10/2019

Certificate No.

G0Q2019J1646

59000422

Stamp Duty Paid: ₹ 1542000

Penalty:

Seller / First Party Detail

Name:

GRN No.

Jägdish Chander

H.No/Floor: '0

Sector/Ward: 0

andMark: 0

Haryana

City/Village: Dhankot

District: Gurugram

State:.

Phone:

Buyer / Second Party Detail

Name:

Dishita Infra Pvt Itd

H No/Floor: 160

Sector/Ward: 10a

andMark: 0.

Gurugram City/ 1ge:

District: Gurugram

State: . Haryana

Phone:

Purpose:

Joint Development Agreement

The authenticity of this document can be verified by scanning this QrCoda Through smart phone or on the website https://egrastry.nic.in

Type of Deed

JOINT DEVELOPMENT AGREEMENT

Stamp Duty

Rs. 1542000/-

E-Stamp No.-

G0Q2019J1646 dt. 17-10-2019

Pasting & Reg. Fees :

59008282 /50005

Stamp Duty issued by -

Online

Name of Village

Gopalpur

JOINT DEVELOPMENT AGREEMENT

This Joint Development Agreement (hereinafter referred to as "the Agreement") is executed at Gurugram on this 17th day of 0, 2019:

BETWEEN

SH. Jagdish chand (Aadhar No. 8424 8911 9724) S/o SH. Ramsaroop R/o village Dhankot Tehsile - kadipur disst: Gurgram Haryana hereinafter referred to as "The LAND OWNERS", which expression shall, unless it be repugnant to the context or meaning

हेमाडीडायर

दिनांक:17-10-2019

डीड सबंधी विवरण

डीड का नाम

COLLABORATION

AGREEMENT

तहसील/सब-तहसील हरसरू

गांव/शहर

गोपालप्र

धन सबंधी विवरण

राशि 76500000 रुपये

्रस्टाम्प इयूटी की राशि 1530000 रुपये

स्टाम्प नं : G0Q2019J1200

स्टाम्प की राशि 101 रूपये

रजिस्ट्रेशन फीस की राशिं 50000

EChallan:59008282

पेस्टिंग शुल्क 0 रुपये

रुपये

DeficiencyStampno: G0Q2019J1646

DeficiencGmno: 59000422

DeficiencyAmt 1542000

Drafted By: GYAN CHAND JOLANIA ADV

Service Charge:0

यह प्रलेख आज दिनाक 17-10-2019 दिन गुरुवार समय 2:41:00 PM बजे श्रीम्मीमती ।कुमारी JAGDISH CHAND पुत्र RAMSAROOP निवास DHANKOT KADIPUR GGM द्वारा पंजीकरण हेतु प्रस्तुत किया गया |

उपासयुक्त पंजीयन अधिकारी (हरसरू)

हस्ताक्षर प्रस्तुतकती JAGDISH CHAND

उपरोक्त पेशकर्ता व श्री/श्रीमती /कुमारी MS DISHITA INFRA PVT LTD thru DHEERAJ SOODOTHER हाजिर है । प्रतुत प्रतेख के तथ्यों को दोनी पक्षी

ने सुनकर तथा समझकर स्वीकार किया |दोनों पक्षो की पहचान श्री/शीमती |कुमारीGYAN CHAND पिता — निवासी ADV GGM व श्री/श्रीमती /कुमारी DEEPAK KUMAR पिता —

निवासी ADV GGM ने की |

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

उप/सयुंक्त पंजीयन अधिकारी(हरसरू)

दिनांक 17-10-2019

thereof, be deemed to mean and include their respective legal heirs, legal representatives, successors, nominees and permitted assigns of the FIRST PART

M/s DISHITA INFRA PRIVATE LIMITED, a company registered under the provisions of The Companies Act, 1956, having its registered office at House no.160 sector10A gurgram Haryana. Through. Dheerajsood s/o R.K.soodauthorized to enter into the present agreement on behalf of company vide resolution passed in the meeting of the board of directors held on 10th November, 2017 herein after referred to as "THE DEVELOPER" Which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its legal representatives, nominees, executors, administrators, successors and assigns of the of the SECOND PART,

The parties of the FIRST and the SECOND PART are hereinafter collectively referred to as "Parties" and individually as "the Party".

DEFINITION

Definitions - in this agreement (including the recitals), unless the context otherwise requires, the following expressions shall have the following meanings:

- a. "Agreement" Shall mean this agreement including all schedule attached hereto or incorporated herein reference, as may be amended by the parties from time to time.
- b. "Applicable Law" shall mean any statue, law, regulation, ordinance, rule, judgment, rule of law, order decree, ruling, bye-law, approval of any statutory or government authority, directive, guidance, policy, clearance, requirement or other governmental restrictions or any similar form of decision of or determination by, or any interpretation or administration having force jurisdiction over the matter in question, whether in effect as of the effective date or at any time there;
- "Approvals" means ant permission, approval, sanction, clearance, consent, letter of intent, the license, lay out plans, building plans, order, decree, authorisations, authentication of, or registration, qualification, declaration or filing with or notification, exemption or ruling to or from any governmental authority required under any statue or regulation for designing, planning, constructions, development, marketing and sale of the project, contemplated under this Agreement.
- d. "Government Authorities" shall mean any government authority, statutory authority, government department, agency, commission, board, tribunal or court or any other law, rule or regulation making entity having or purporting to have jurisdiction on behalf of the Republic of India or any state or other sub division thereof, including any municipality, district or other sub division thereof, including any municipal/ local authority having jurisdiction over any matter pertaining to the construction and development of the project;

a. The LAND OWNERS have represented that they are the owners and in possession of the land bearing Khewt/Khata No. 230/268 Mustkil No. 43//11(3-7), 19(6-9), 20(8-0), 21(8-0), 22(8-0), 23/1(0-4) kita 6 total measuring 34 Kanals 0Marlas i.e4.25acres total situated within the revenue estate of village Gopalpur Sector 99A Tehsil Harsaru

Reg. No.

Reg. Year

Book No.

4143

2019-2020

1



पेशकर्ता



दावेदार



गवाह

उपासयुक्त पंजीयन अधिकारी

पेशकर्ता :- JAGDISH CHAND (जिसिक्) यह

दावेदार :- thru DHEERAJ SOODOTHERMS DISHITA INFRA PVT

गवाह 2 :- DEEPAK KUMAR

प्रमाण पत्र

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 4143 आज दिनांक 17-10-2019 को बही ने 1 जिल्द ने 19 के पृष्ठ नं 91.75 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द नं 508 के पृष्ठ संख्या 60 से 62 पर चिपकाई गयी | यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंग्ठा मेरे सामने किये हैं |

दिनांक 17-10-2019

उप/सयुंक्त पंजीयन अधिकारी(हरसरू)

and District Gurugram vide Jamabandi, for the year of 2013-14(hereinafter referred to as 'the said Land'). That the said land has been more specifically shown in the attached map (schedule A) and has been shown in colorYellow.

The LAND OWNERS have represented that they have unimpeachable absolute right, title and interest free from all claim(s), charge(s), lien(s), adjustments), liability(s), litigation(s) or any Encumbrance of whatever kind over it and that the said Land is eligible for development under the relevant laws of the State of Haryana without any impediment of any nature. The LAND OWNERS have represented and assured that there is absolutely no encumbrance or obstruction in the title and possession of the said land or in the entitlement and capability of the land owners to enter upon the present Joint Development Agreement.

The DEVELOPER is a reputed real estate company and holds sufficient expertise in the development of Colonies, Group Housing Schemes, Commercial Towers and Shopping Complexes etc. and has developed various projects in and around Gurgaon.

d. The DEVELOPER has in good faith relying on the representations and confirmations of the LAND OWNERS accepted the proposal of the LAND OWNERS and the Parties to this Agreement are now desirous of recording the detailed stipulations, terms and conditions governing this Agreement in writing, as follows.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES AS FOLLOWS:

- 1. That the recitals contained above shall form part and parcel of this Joint Development Agreement.
- 2. SUBJECT MATTER: That the subject matter of this agreement between the LAND OWNERS and the DEVELOPER is the said land admeasuring Khewt/Khata No. 230/268 Mustkil No. 43//11(3-7), 19(6-9), 20(8-0), 21(8-0), 22(8-0), 23/1(0-4) kita 6 total measuring 34 Kanals 0 Marlas i.e4.25acres situated in revenue estate of village Gopalpur Sector 99A Tehsil Harsaru and District Gurugram for utilizing the same for construction and development of the same as aproposed Affordable Housing Project by the DEVELOPER.

CONSIDERATION:

a. In consideration of the said Land and mutual agreements and covenants, representations & warranties contained in this Joint Development Agreement and other good and valuable- consideration, each of the Parties hereby agree, as follows:

		and the same of th	Cheque No.	Date	Amount
SIN	issued To	BDIAM HOTEL	000021	18-10-2019	10,00,000/-
1	Jagdish Dhander		000631	16-10 2015	
1	Jaguish Dhancer		10 - 20 a.	he government	

That out of the approved built up area by the government measuring 76,230 (maximum permissible area for affordable housing) sq.ft. per acre the share of parties would be as under:

Share of the LAND OWNERS - 50%

Share of the DEVELOPER - 50%

4. POSSESSION OF THE SAID LAND

- a. That the possession of the said land has been transferred to the DEVELOPER by the LAND OWNERS simultaneously to execution of the present agreement, enabling the DEVELOPER to carry out its obligations enunciated in the present agreement and to develop an Affordable Housing Project on the Said Land. Such delivery of possession does not requires any other act on the part of the LAND OWNERS or the DEVELOPER such as execution of a possession letter etc and the actual and physical possession of the said land has vested with the DEVELOPER simultaneously upon execution of the present agreement. After the execution of this agreement, in the event of any dispute arising with any party relating to title, possession, tenancies pertaining to the said Land or any part thereof, the same shall be settled by LAND OWNERS at their own cost and risks and the possession of the said Land which vests with the DEVELOPER, shall not be disturbed by the LAND OWNER for any reason.
- b. That it is agreed between the parties after the possession of the said land / property delivered / handed over to the DEVELOPER for the purpose of the above-mentioned project shall not be disturbed in any manner and DEVELOPER shall not be dispossessed therefrom till the project building is complete. The building shall be deemed to have been completed when the structure of the building has been completed. The DEVELOPER assures the LAND OWNERS to complete the Project as per Affordable Housing Policy.

AUTHORIZATIONS

The LAND OWNERS undertake to sign all such applications, documents, NOC and declarations that may be required by the DEVELOPER with respect to the said Land and further the Land Owners hereby authorize the DEVELOPER to submit all suchapplications and to follow up on its behalf with Director, Town & Country Planning, Haryana, Chandigarh and all other competent authorities as the Developer deems fit.

6. LAND FREE OF CHARGES & LIENS

- The LAND OWNERS represent and assure the DEVELOPER that the said Land is in their peaceful and LAND OWNERS have unimpeachable and absolute right, title and interest over the said Land, free from all claims, charges, liens, adjustments, liabilities, prior mortgages or encumbrances of any kind whatsoever and shall keep the said land free from all encumbrances, till the duration and full implementation of this agreement in all respects. The DEVELOPER has entered into the Joint Development Agreement relying/acting upon these declarations and representations / undertakings of the LAND OWNERS.
 - The LAND OWNERS represent that all charges, such as land revenue, taxes, etc. with respect to ownership of the said Land and all other dues, such as electricity charges, water charges, etc. relating to the said Land have been paid up to the date of this Agreement. The LAND OWNER further undertakes to bear and pay all such charges. and dues up to the date of execution of the present agreement. The LAND OWNERS agree that he shall also be liable to pay the aforesaid charges even if they are communicated or levied after the date of the present agreement provided the charges pertain to the period prior to the date of the present agreement.

7. LICENSE, APPROVALS, HRERA &ETC

- That the DEVELOPER undertakes to procure/obtain at its own cost and expense and with its own resources the requisite licences, permissions, sanctions and approvals of all competent authorities as well as HRERA for developing of an Affordable Housing Project. The LAND OWNERS agree in accordance with the terms and conditions herein recorded, to place at the complete disposal of the DEVELOPER, the said land and to irrevocably vest in it all the authority of the LAND OWNERS as may be necessary in the discretion of the DEVELOPER for obtaining the requisite licence, permissions, sanctions, approvals and HRERA for development, construction and completion of the proposed complex on the said land. All expenses involved in and for obtaining licence, clearances, permissions or sanctions and HRERA from the concerned authorities shall be incurred and paid by the DEVELOPER.
- That the Building Plans for the proposed Affordable Housing Project shall be in accordance with conformity with the Zonal Plan and the Rules and bye-laws of the Town and Country Planning Department, Haryana, and/or any other competent authority as may be prescribed /applicable pertaining to the said land as may be in force in the area presently or in future.
- c. That the DEVELOPER shall proceed to have suitable design, model and/or plans prepared for the proposed Affordable Housing Project and get them approved / sanctioned from the competent authority(s). The DEVELOPERshall apply to the Director, Town and Country Planning, Haryana and/or such other authorities as may be concerned in the matter for obtaining the requisite licences, permissions, sanctions and approvals for the construction on the said land of the proposed Affordable Housing Project in accordance with applicable zonal plans subsequent to execution of this agreement.
- That the entire amount required for payment of statutory fees and charges as may be prescribed by the concerned authority till obtaining of license shall be wholly to the account of the DEVELOPER will be paid by the DEVELOPER responsibility of the developer.
- That thereafter, the cost of construction of the said Affordable Housing Project including the charges and fees of the architects, consultants, engineers, contractors etc., preparation and sanctions of plans as also all other expenses incurred in undertaking development of the project obtaining occupation/completion certificate, payment of compounding fee or any other fee, charge, cess or tax related to the project and complying with conditions contained in applicable policy, internal/external development charges, infrastructure development charges and enhancements thereof shall be wholly deducted from the sale consideration received by sale of apartments in the project.
 - That the DEVELOPER shall apply for License for Development of Affordable Housing Project on the Said Land to the Town and Country Planning Department, Haryana pursuant to executed collaboration contract. The DEVELOPER shall complete all formalities for obtaining permission for change of land use/licence. The LAND OWNERS assures to return the amount mentioned in Sub-Clauses of 3(a) in case the permission for change of land use/licence is not granted by the competent

authority on account of any statutory constraint or departmental instructions pursuant to submission of application for grant of licence and on this account the DEVELOPER is unable to obtain the requisite permission/ grant of licence for development of the said land.

- g. That this agreement shall devolve all necessary rights and entitlements on the DEVELOPER to build upon the said land a proposed Affordable Housing Project in accordance with the terms of this Agreement.
- h. That the LAND OWNERS covenant with the DEVELOPER that they shall apply and provide all documentary evidence and support as may be required to be submitted to the Town and Country Planning Department, Haryana and /or such other authority concerned with the matter and further than the LAND OWNERS shall on receipt of any request from the DEVELOPER sign and execute such other documents, letters etc. as may be necessary for the development, construction and completion of the said complex and for giving effect to the terms of this agreement as earlier as possible.
- i. That the DEVELOPER shall be entitled to the refund of any amount, fees, security deposit, bank guarantee and other deposits of whatsoever nature deposited by the DEVELOPER with government or any other statutory authorities for seeking various approvals etc. for the said building. The LAND OWNERS undertake that within Thirty (30) days of the receipt of any such refund referred to hereinabove, they shall pass on the same to the DEVELOPER

8. EXECUTION OF POWER OF ATTORNEY:

The LAND OWNERS have executed irrevocable registered Special Power of Attorney(s) and General Power of Attorneys in favour of the DEVELOPER/it's nominee(s), simultaneously to the execution of the present agreement which include raise construction thereupon, make all the applications to and represent the LAND OWNERS before all Statutory, Governmental, Local and Municipal Authorities, Departments, Offices, Agencies, Electricity and water supply undertakings, etc. for grant of requisite exemptions, approvals, permissions, NOC's, etc. The said Power of Attorney(s) contains the right to sub-delegate all or any of the powers contained therein and also includes the right to initiate / defend legal cases for the protection of the titles and the possession of the said Land and the buildings to be constructed thereon and the rights to transfer/alienate the areas forming part of the project. The said Irrevocable General Power of Attorney(s) shall not be cancelled by the LAND OWNERS. A General Power of Attorney shall also authorize the DEVELOPER to discharge its part of the obligations under this agreement /sell the constructed/developed portions of the project. There is no need of NOC from the LAND OWNERS regarding the abovementioned act and deeds to be performed by the DEVELOPER.

9. DISPUTES/CLAIMS ON THE TITLE OF THE LAND OWNERS

a. The LAND OWNERS hereby agree that in the event any claim is made by a person claiming title through or in trust for the LAND OWNERS or their predecessor-in title except government and any of their authorities, before any court of Law and on any ground whatsoever, it shall be the sole responsibility of the LAND OWNERS to settle and satisfy the claims and secure the consent of such person (s), and likewise, if any

Gाग्रिश पर्नेहा

.

इस्सल, गुरुग्राम

document is found to exist which is inconsistent with the representations made by the LAND OWNERS or which is likely to cause any defect in the title of the LANDOWNERS, it shall be the responsibility of the Land Owners to cure such defects at their own costs.

10. BUILT UP AREA AND RIGHT TO SELL/MARKETING/TRANSFER

- a. That the LAND OWNERS are aware of the fact that the Affordable Housing Project over the Said Land shall be set up in accordance with the Affordable Housing Policy. The LAND OWNERS are aware that in terms of the aforesaid policy the allotment of apartments shall be done under the supervision of a committee comprising of designated representatives of government Department/ agencies of the state. The LAND OWNERS are further aware that a comprehensive project report is required to be submitted by the DEVELOPER for the purpose of obtaining requisite licence/permission for establishment of the Affordable Housing Project over the Said Land. The LAND OWNERS specifically agreed that the DEVELOPER shall be entitled to get the project report prepared for this purpose.
- b. That the LAND OWNERS are further aware that the sales are to be made on carpet area basis and that in district Gurgaon allotment rate of the apartments shall be as applicable on the Affordable Housing Policy. The LAND OWNERS are further aware that the apartment sizes in the project are to be constructed within the range mentioned in the applicable policy. The LAND OWNERS have examined the aforesaid policy in detail and is aware of the fact that parking facilities to be provided for cars and two wheelers in the project.
- c. That advertisement would be required to be published in newspapers for the purpose of sale of apartments in the project. The DEVELOPER shall be competent and entitled to get the advertisements published to comply with the policy. The DEVELOPER shall also be entitled to deal and interact with the concerned government officials, to finalise the date of draw of lots for allocation/sale of apartments in the Affordable Housing Project and intimate about the same to the LAND OWNERS.
- d. That all office establishment expenses as may be required to be incurred by the developer for maintenance of records, printing of documents, keeping record of transfers, publication of advertisements and other aspects of the project shall also be deducted from the sale consideration received by sale of apartments in the project.
- That land owner is aware that the developer shall be free to market, book and sell the apartments as per the policy of Affordable housing Project.
- That the Land owner undertake to execute all documents / agreements of assurances that may be necessary to be given and vouched safe to the allottees of the covered and uncovered areas of the project building at the cost and expense of the said allottees.

11. FORCE MAJEURE CONDITIONS

If the performance of this Agreement by the DEVELOPER is prevented in whole or in part, by causes beyond it's reasonable control, the causes being (i) acts of God (ii) strike or lockout, riots, insurrection, war (undeclared or declared), embargoes or blockages, (iv) floods, explosions, fire or earthquakes, (vtheDEVELOPER shall not be responsible for fulfilling its obligations contained in this agreement, even those which are time bound, during the subsistence of the force majeure conditions.

12. THE DEVELOPER SHALL ALSO:

- a. Endeavour to overcome the consequences of force majeure event and perform its obligations as far as practicable, and
- b. Inform the LAND OWNERS as soon as possible about the cessation of the force majeure event and its consequences and commencement of its obligations affected by the force majeure event.

13. UNDERTAKING OF THE LAND OWNERS

- a. The LAND OWNERS have assured the DEVELOPER that all the stipulations, obligations, terms and conditions in this Agreement shall be faithfully and fully performed/complied with and LAND OWNERS further agrees and undertakes:
 - i. To accompany the DEVELOPER to the offices of Government of Haryana and to be present for site inspection as and when required by the DEVELOPER onprior intimation of three days and to sign / execute all the documents, letters and papers as and when demanded by the DEVELOPER, including, but not limited to, obtaining refunds of the moneys/bank guarantees given to the Government of Haryana / competent authorities,
 - ii. Not to cause any hindrances/obstructions or omit / neglect to do any act, deed, things which could prevent the DEVELOPER from obtaining expeditiously all approvals, occupation certificates, release of bank guarantees and refunds, etc.
 - iii. Not to do and / or cause to be done any act of omission or commission which may cause annoyance, inconvenience, hindrance, objection and/or obstruction in smooth commencement, execution and completion of the construction works on the said Land and / or conveyance / transfer of the said Land in terms of this Agreement.
 - iv. To render full assistance and cooperation to the DEVELOPER in completion of the construction works and all its other obligations under this Agreement.
 - v. To faithfully and fully perform/comply with all the stipulations, obligations, terms and conditions as stipulated in this Agreement.
 - vi. To abide by the laws of the land and any local enactments including Haryana Apartment Ownership Act, 1983, if made applicable to building(s) on the said Land and any other law that may become applicable in future with respect to the said Land or the buildings on the said Land,
 - vii. To abide by the Building Plans, Design approval of which has been taken from the Concerned Government Authority of the construction works as may be finalized by the DEVELOPER and shall not interfere or ask for any variation in the specifications or raise any dispute in respect thereof,
 - viii. That during the subsistence of this Agreement, LAND OWNERS shall not sell, partition, gift, mortgage, pledge or encumber or in any manner deal with the said Land with any other party or declare themselves bankrupt i.e. they shall not by any means through any registered and/or unregistered document create any third party rights or interest on the said Land in any manner, whatsoever.

No.

त्रमिश्च पद्म

That the LAND OWNERS shall abide by and shall be bound by the terms and conditions this agreement.

14. UNDERTAKINGS OF THE DEVELOPER

- a. The DEVELOPER has assured the LAND OWNERS that all the stipulations, obligations, terms and conditions in this Agreement would be faithfully and fully performed/complied with and the DEVELOPER further agrees and undertakes:
 - i. To make applications, declarations, etc in the prescribed forms & to process and obtain necessary sanctions, permissions and approvals, as may be required from the Local/State Government and other authorities under the relevant laws for development of the said Land.
 - ii. That it shall with its own manpower/contractors and material and at its own costs carry out and complete the development/ construction works on the said Land in accordance.
 - All claims pertaining to the labour or arising out of the construction of any kind or any manner shall always be the liability of the DEVELOPER and not of the LAND OWNERS.
 - iv. To engage, at its own costs and expense, services of Architects, Engineers, Contractors and other employees as it may deem fit and necessary.
 - v. To be responsible for compliance of all laws, rules, regulations and notifications regarding the said project during the time of construction works are being carried out on the said Land in terms of this Agreement.
 - vi. To abide by all the laws of the land and any local enactments including Haryana Apartment Ownership Act, 1983, if made applicable to the buildings and any other law which may become applicable in future.

15. MISCELLANEOUS

- a. The DEVELOPER shall have the right to carry out due diligence on the title of the said Land at any time before commencement of the development / constructions on the said Land.
- b. After the execution of this Agreement, the LAND OWNERS shall not do anything on the said Land, which could materially affect the title and for other rights appurtenant thereto including the right of easement.
- c. The DEVELOPER shall have right to integrate additional land with the said Land of the LAND OWNERS, either with any land already owned by it or with any land acquired by it either through outright purchase or on collaboration, on such terms as it may deem fit and the LAND OWNERS agrees not to raise any objections or interfere in this.
- d. The DEVELOPER shall have the absolute right to get the substance of this Agreement duly notified to the public at large from time to time and to restrain any other party from dealing with the LAND OWNERS in respect of the said Land and/or development / construction works thereon.

अग्रिया पन्न

9

- The Parties to this Agreement shall respectively bear and pay their own Income Tax and all other taxes in respect of the realization received by each of them in pursuance of this Agreement.
- f. This agreement contains the whole agreement between the parties with respect to the subject matter herein and replaces all the previous written or oral agreements relating to the subject matter herein. No changes, modifications or alterations to this agreement shall be done without the written consent of the parties thereto.
- That the common areas of the said complex / scheme shall be maintained by professional maintenance company appointed by the mutual agreement between the owner and the DEVELOPER for a period of 5 years from the date of grant of occupation certificate.
- h. That in pursuance of the due performance of the obligations and the covenants herein contained, this agreement shall not be revoked or cancelled, and shall be binding on the parties and their successors, administrators, liquidators and assigns.
- 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 a waiver of any provision or of the right thereafter to enforce each and every provision.
- That 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 reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to applicable law and remaining provisions of this Agreement shall remain valid and enforceable in accordance with their terms.
- k. If any provision(s) of this Agreement or the application thereof to any person or circumstance is or becomes invalid or unenforceable to any extent due to any change
- l. in law or otherwise, the remainder of this Agreement and application of such provision(s) to the persons or circumstances other than those to which it is held invalid or unenforceable shall not be affected thereby and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.
 - a) Each right, power or remedy provided for herein or in law, whether existing or enacted subsequently, or in equity or otherwise, shall be cumulative, and the exercise or the forbearance of exercise by either Party of one or more of such rights, powers or remedies shall not preclude the simultaneous or later exercise by such Party of all or of all such other rights, powers or remedies.
 - b) This Agreement shall not be construed or understood to be a partnership, agency, contracting/sub-contracting or any other legal relationship between the LAND OWNER and DEVELOPER, save and except what is specifically provided for under the terms of this Agreement.

16. INDEMNIFICATIONS

i. The LAND OWNERS hereby agree to indemnify the DEVELOPER and keep the DEVELOPER indemnified at all times from and against all claims, demands, actions, suits and/or proceedings that may be made or taken against the DEVELOPER and

against all the losses damages, costs and expenses that may be suffered by the DEVELOPER on account of the following:

a) Any of the representations, statements and assurances made by the LAND OWNERS is found to be false, fraudulent or misleading.

17. REGISTRATION & ADDITIONAL CLEARANCES

- i. In the event this Agreement is required by law to be registered, then second parties to this Agreement shall take all the required steps to get the same registered and all expenses relating to the said registration shall be borne and paid by the DEVELOPER.
- ii. Non-registration of this Agreement shall not absolve the respective obligations to be fulfilled by the LAND OWNERS and the DEVELOPER under this Agreement.

18, NOTICES

All notices and other communications under this Agreement shall be made in writing and delivered either by hand against receipt or sent by certified or registered mail at the notified addresses of the addressee (the current addresses mentioned in the opening pages of this agreement). Any such notice or communication shall be deemed to have been duly given and served upon actual delivery and confirmed receipt in case of hand delivery.

19. TERMINATION

The Parties herein agree that in terms of this Agreement, the Land Owners have taken certain irrevocable steps, such as, acceptance of advances, execution of Power of Attorney, handing over of the physical possession of the said Land to the DEVELOPER and making representations to make the DEVELOPER undertake construction works and in view of the above irrevocable steps and representations, the DEVELOPER has been induced to invest huge amounts, time and manpower on the said Land. It is therefore agreed by the LAND OWNERS that, they shall perform and complete their obligations under this Agreement the LAND OWNERS further agree that they shall not rescind, terminate or defeat the purpose of this Agreement.

20. COMPLETE UNDERSTANDING

This Agreement represents the entire understanding between the Parties hereto with respect to the matters dealt herein and supersedes all previous understanding, agreement or arrangement (express or implied) between the Parties in relation to all such matters.

That this agreement is irrevocable and no amendment alternation or modification shall be made to it without prior permission from DTCP Haryana that the developer M/s. Dishita Infra Pvt. Ltd. will be responsible for all the development works and for compiling with the direction as issued by the DTCP Haryana.

21. COPIES OF THE AGREEMENT

Two copies of this Agreement have been executed in original and both the Land Owner and the Developer shall retain one copy each.

जगदीया पन्ड

11

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SIGNED THIS AGREEMENT ON THIS THE _ th day of _____, 2018.

SIGNED AND DELIVERED by Within named LAND OWNERS

SIGNED AND DELIVERED by Within named DEVELOPER

Director

Witnesses:

Signature: Name::

ADVOCATE S/o: R/9:_

DISTT. COURTS GURUGRAM

Signature:

Name: : Deetak Kumar

S/o: Advocate
R/o: Distr. Court Gurugram

GYAN CHAND JOLANIA Advocate Distt. Courts, Gurugram

🕽 सब राजिस्ट्रार