FORM LC -V (See Rule 12) HARYANA GOVERNMENT TOWN AND COUNTRY PLANNING DEPARTMENT

Licence No. 12.5 of 2023

This Licence has been granted under the Haryana Development and Regulation of Urban Areas Act, 1975 & the Rule 1976, made there under to SPJ Properties Pvt. Ltd., A-11, Pitampura, New Delhi-110034 for setting up Commercial Plotted Colony over an area measuring 4.15625 acres in the revenue estate of village Gurugram, Sector-14, District Gurugram Manesar Urban Complex.

- The particulars of the land, wherein the aforesaid Commercial Plotted Colony is to be set up, are given in the Schedule annexed hereto and duly signed by the Director General, Town & Country Planning, Haryana.
- 2. The Licence is granted subject to the following conditions:
 - i. That the licencee will pay the Infrastructure Development Charges amounting to Rs. 2,52,30,516/- in two equal instalments. First Instalment will be due within 60 days of grant of license and second Instalment within six months of grant of license failing which 18% PA interest will be liable for the delayed period.
 - ii. That area coming under the sector roads and restricted belt / green belt, if any, which forms part of licensed area and in lieu of which benefit to the extent permissible as per policy towards FAR is being granted, shall be transferred free of cost to the Govt.
 - iii. That the licencee shall maintain and upkeep of all roads, open spaces, public park and public health services for a period of five years from the date of issue of the completion certificate unless earlier relieved of this responsibility and thereupon to transfer all such roads, open spaces, public parks and public health services free of cost to the Govt. or the local authority, as the case may be, in accordance with the provisions of Section 3(3)(a)(iii) of the Haryana Development and Regulation of Urban Areas Act, 1975.

iv. **Director** General Town & Country Planning Haryana, Chandigarh v.

That the licencee shall construct portion of service road, internal circulation roads, forming the part of site area at your own cost and shall transfer the land falling within alignment of same free of cost to the Govt. u/s 3(3)(a)(iii) of the Haryana Development and Regulation of Urban Areas Act, 1975.

- That the licencee shall be liable to pay the actual rates of External Development Charges as and when determined and demanded as per prescribed schedule by the DGTCP Haryana.
- vi. That the licencee shall integrate the services with Haryana Shehari Vikas Pradhikaran services as and when made available.
- vii. That the licencee have not submitted any other application for grant of license for development of the said land or part thereof for any purpose under the

provisions of the Haryana Development and Regulation of Urban Areas Act, 1975 or any application seeking permission for change of land use under the provision of the Punjab Scheduled Roads and Controlled Area Restrictions of Unregulated Development Act, 1963.

- viii. That the licencee have understood that the development /construction cost of 24 m/18 m major internal roads is not included in the EDC rates and applicant company shall pay the proportionate cost for acquisition of land, if any, alongwith the construction cost of 24 m/18 m wide major internal roads as and when finalized and demanded by the Department.
- ix. That the licencee shall obtain NOC/Clearance as per provisions of notification dated 14.09.06 issued by Ministry of Environment & Forest, Govt. of India before execution of development works at site.
- x. That the licencee shall make arrangements for water supply, sewerage, drainage etc. to the satisfaction of DTCP till these services are made available from External Infrastructure to be laid by Haryana Shehari Vikas Pradhikaran.
- xi. That the rain water harvesting system shall be provided as per Central Ground Water Authority Norms/Haryana Govt. notification as applicable.
- xii. That the licencee shall make provision of solar power system as per guidelines of Haryana Renewable Energy Development Agency and shall make operational where applicable before applying for an Occupation Certificate.
- xiii. That the licencee shall use only LED fitting for internal lighting as well as campus lighting.
- xiv. That the licencee shall convey the 'Ultimate Power Load Requirement' of the project to the concerned power utility, with a copy to the Director, within two month period from the date of grant of license to enable provision of site in licensed land for Transformers/Switching Stations/Electric Sub Stations as per the norms prescribed by the power utility in the zoning plan of the project.
- xv. That the licencee shall submit compliance of Rule 24, 26, 27 & 28 of Rules 1976 & Section 5 of Haryana Development and Regulation of Urban Areas Act, 1975, and shall inform account number and full particulars of the scheduled bank wherein applicant company has to deposit thirty percentum of the amount from the floor/space holders for meeting the cost of Internal Development Works in the colony.

xvi.

That the licencee shall permit the Director or any other office authorized by him to inspect the execution of the layout and the development works in the colony and to carry out all directions issued by him for ensuring due compliance of the execution of the layout and development works in accordance with the license granted.

xvii.

That the licencee shall not give any advertisement for sale of commercial area before the approval of layout plan / building plans of the same.

- xviii. That the licencee shall pay the labour cess as per policy instructions issued by Haryana Government vide Memo No. Misc. 2057-5/25/2008/2TCP dated 25.02.2010.
- That the licencee shall keep pace of construction at least in accordance with sale xix. agreement executed with the buyers of the flats as and when scheme is launched.
- That the licencee shall submit the additional bank guarantee, if any required at XX. the time of approval of Service Plans/Estimate. With an increase in the cost of construction and increase in the number of facilities in Layout Plan, applicant company would be required to furnish an additional bank guarantee within 30 days on demand. It is made clear that bank guarantee of Internal Development Works/EDC has been worked out on the interim rates.
- That the licencee shall specify the detail of calculations per Sqm/per sqft, which xxi. is being demanded from the flat/shop owners on account of IDC/EDC, if being charged separately as per rates fixed by Govt.
- xxii. That the provisions of the Real Estate (Regulation and Development) Act, 2016 and rules framed thereunder shall be followed by the applicant in letter and spirit.
- That no pre-launch/sale of commercial site will be undertaken before approval xxiii. of the layout plan.
- That the owner/developer shall derive maximum net profit at the rate of 15% of xxiv. the total project cost of the development of the above said Commercial Colony after making provisions of the statutory taxes. In case, the net profit exceeds 15% after completion of the project period, the surplus amount shall be deposited within two months in the State Government Treasury by the Owner/Developer or they shall spend this money on further amenities/facilities in their colony for the benefit of the resident therein.



That the licencee execute the development works as per Environmental Clearance and comply with the provisions of Environment Protection Act, 1986, Air (Prevention and Control of Pollution of Act, 1981) and Water (Prevention and Control of Pollution of 1974). In case of any violation of the provisions of said statutes, you shall be liable for penal action by Haryana State Pollution Control Board or any other Authority Administering the said Acts.

That, the owner/developer shall integrate its bank account in which 70% allottee receipts are credited under Section-4(2)(1)(D) of the Real Estate Regulation and Development Act, 2016 with the on-line application/payment gateway of the Department, in such manner, so as to ensure that 10% of the total receipts from each payment made by an allottee is automatically deducted and gets credited to the EDC head in the State treasury.

xxv.

xxvi.

- xxvii. That such 10% of the total receipts from each payment made by an allottee, which is received by the Department shall get automatically credited, on the date of receipt in Government treasury against EDC dues.
- xxviii. Such 10% deduction shall continue to operate till the total EDC dues get recovered from the owner/developer.
 - xxix. The implementation of such mechanism shall, however, have no bearing on the EDC instalment schedule conveyed to the owner/developer. The owner/developer shall continue to supplement such automatic EDC deductions with payments from its own funds to ensure that the EDC instalments that are due for payment get paid as per prescribed schedule.
 - xxx. That the licencee shall abide by with the Act/Rules and the policies notified by the Department for development of commercial colonies and other instructions issued by the Director under section 9A of the Haryana Development and Regulations of Urban Areas Act, Haryana Development and Regulations of Urban Areas Act, Haryana Development and Regulations of Urban Areas Act, 1975.
- xxxi. That the licencee shall obey all the directions/restrictions imposed by the Department from time to time.
- xxxii. That the licencee shall not encroach the revenue rasta, if any passes through the applied site and keep it thoroughfare movement of the general public.
- 3. That licenced land forming the part of Sector, Road, Service roads, Green belts and 24/18 mtrs wide road shall be transferred within a period of 30 days in favour of Government from the date of approval of Zoning Plan, if applicable.
- 4. That the licencee shall demolish the temporary construction from the site before issuance of zoning plan.
- 5. The licence is valid up to 14 0 6 2028.

(T. L. Satyaprakash, IAS) Director General, Town & Country Planning Haryana, Chandigarh

Dated: |5|06|2023. Place:

Endst. No. LC-5045/JE (SK)/2023/ 19076

Dated: 15/06/2023

A copy along with a copy of schedule of land is forwarded to the following for information and necessary action: -

- 1. SPJ Properties Pvt. Ltd., A-11, Pitampura, New Delhi-110034 alongwith a copy of agreement, LC-IV B, Bilateral agreement & layout plan.
- 2. Chairman, Pollution Control Board, Haryana, Sector-6, Panchkula.
- 3. Chief Administrator, HSVP, Panchkula.
- 4. Chief Administrator, Housing Board, Panchkula alongwith copy of agreement.
- 5. Managing Director, HVPN, Planning Directorate, Shakti Bhawan, Sector-6, Panchkula.
- 6. Joint Director, Environment Haryana-Cum-Secretary, SEAC, Paryavaran Bhawan, Sector-2, Panchkula.
- 7. Addl. Director Urban Estates, Haryana, Panchkula.

- Administrator, HSVP, Panchkula 8. 9.
- Chief Engineer, HSVP, Panchkula. 10.
- Superintending Engineer, HSVP, Gurugram along with a copy of agreement. 11.
- Land Acquisition Officer, Gurugram. 12.
- Senior Town Planner, Gurugram alongwith layout plan. 13.
- District Town Planner, Gurugram along with a copy of agreement and layout plan. 14. Chief Accounts Officer O/o DTCP, Haryana, Chandigarh along with a copy of 15.
- Nodal Officer (Website) to update the status on the website.

(Narender Kumar)

District Town Planner (HQ) For: Director General, Town & Country Planning Haryana Chandigarh

To be read with License No. 125 Dated 5106.of 2023

Detail of land owned by SPJ Properties Pvt. Ltd.

Village		
	Khasra no.	Area
		(B-B)
Gurugram	4234/1747	2-17
	4235/1747	3-7
	5416/4228/1741	0-9
	Total	6-13
		Or 4.15625 Acres

Note: - Khasra no. 4235/1747(0-5-1) is under mortgage.