Directorate of Town & Country Planning, Haryana

Aayojna Bhawan, Sector 18, Chandigarh Phone: 0172-2549349 e-mail:tcphry@gmail.com website:-http://tcpharyana.gov.in

Regd. Post

10

Malvina Developers Pvt. Ltd. Dale Developers Pvt. Ltd. Gabino Developers Pvt. Ltd. Vaibhav Warehousing Pvt. Ltd. Feldon Developers Pvt. Ltd. Blair Developers Pvt. Ltd. **Grover Associates** Sh. Sahil Grover S/o Sh. Madan Grover Aster Promoters & Developers Pvt. Ltd. Mandisa Developers Pvt. Ltd. Smt. Komal W/o Sh. Pankaj Adlakha Sh. Madan Grover S/o Kotu Ram Sh. Kunal Sharma S/o Sushil Sharma Smt. Bimla Devi W/o Sh. Jai Prakash C/o Vatika Ltd. 7th Floor, Vatika Triangle, Block - A, Sushant Lok-I, Gurgaon-122002

Email: info@vatikagroup.com

Memo No. LC-2781-JE (VA)-2013/39879

Dated: 17/5/13.

Subject: -

Letter of Intent to grant of license for setting up of a Plotted Colony & Group Housing Colony on the land measuring 100.875 acres revenue estate of village Harsaru, Sector 88A & 88B, Distt. Gurgaon.

Ref.

Your application dated 16.11.2012, 13.12.2012, 09.04.2013 & 25.04.2013 on the above noted subject.

Your request for grant of license under section 3 of the Haryana Development and Regulation of Urban Areas Act, 1975 and the Haryana Development and Regulation of Urban Areas Rules, 1976 framed thereunder for the development of a RESIDENTIAL PLOTTED COLONY & GROUP HOUSING COLONY on the land measuring 100.875 acres falling in the revenue estate of village Harsaru, Sector 88A & 88B, Gurgaon - Manesar Urban Complex has been examined/considered by the Department and it is proposed to grant license to you. You are, therefore, called upon to fulfill the following requirements/pre-requisites laid down in Rule 11 of the Haryana Development and Regulation of Urban Areas Rules, 1976 within a period of 60 days from the date of issuance of this notice, failing which the grant of license shall be refused.

To furnish the bank guarantee on account of Internal Development Charges for the amount calculated as under:-

INTERNAL DEVELOPMENT WORKS (IDW)

A)	Tentative rates for Commercial component	=₹84 Lacs
	@₹50.00 Lac per acre	
B)	Tentative rates for Plotted Development	=₹1823.9 Lacs
	@₹20.00 Lac per acre	
C)	Tentative rates for Group Housing	= ₹ 400 Lacs
	@₹50.00 Lac per acre	Charles Proper Security
D)	Cost of Community Site	=₹134.10 Lacs
E)	Total cost of Internal Development Works	= ₹ 2442.00 Lacs
F)	25% B.G. on account of IDW	= ₹ 610.5 Lacs
		For

D.G.T.C.P. (Hr.)

For Vatika Limited

2. EXTERNAL DEVELOPMENT CHARGES (EDC):

A)	Charges for Plotted Development (91.195 acres)	= ₹ 7845.597 Lacs
	(@ ₹ 86.031 Lac/acre)	
B)	Charges for Comm. Component (1.68 acres)	= ₹ 674.964 Lacs
	(@ ₹ 401.764 Lac/acre)	
C)	Charges for Group Housing (7.96 acres)	= ₹ 2054.420 Lacs
	(@ ₹ 258.093 Lac/acre)	
D)	Charges for Comm. Component (0.04acres)	= ₹ 13.775 Lacs
	(@ ₹ 344.3696 Lac/acre)	
E)	Total cost of Development	= ₹ 10588.756 Lacs
F)	25% bank guarantee required	= ₹ 2647.189 Lacs

It is made clear that the bank guarantee of Internal Development Works has been worked out on the interim rates and you have to submit the additional bank guarantee if any, required at the time of approval of Service Plan/Estimate according to the approved layout plan. With an increase in the cost of construction and an increase in the number of facilities in the layout plan, you would be required to furnish an additional bank guarantee within 30 days on demand.

The rates of External Development Charges are being levied as interim rates and these are likely to be finalized soon. In the event of increase of rates of external development charges, you will have to pay the rates of external development charges as finally determined and as and when demanded by the DGTCP, Haryana and furnish additional bank guarantee, if required as per finalized schedule and submit an undertaking in this regard.

- To execute two agreements i.e. LC-IV-B and Bilateral Agreement on Non-Judicial Stamp Paper of ₹ 3/-. Two copies of specimen of the said agreement are enclosed herewith for necessary action.
- To deposit an amount of ₹ 7,36,00,725/- on account of conversion charges and ₹ 12,48,45,715/- on account of balance license fee through bank draft in favour of Director, Town & Country Planning, Haryana, payable at Chandigarh.
- 3. To furnish an undertaking that you will deposit an amount of ₹ 23,19,08,277/- on account of Infrastructure Development Charges @ ₹ 500/- per sq m for plotted area, ₹ 1000/- per sq m (FAR 175) for plotted commercial component, ₹ 625/- per sq m for Group Housing area (175 FAR) and ₹ 1000/- sq m for GH commercial component (150 FAR) in two equal installments after grant of license. First installment shall be payable within 60 days and second installment within six months from the date of grant of license, failing which 18% interest PA will be charged.
- 4. To submit an undertaking that you will construct 24/30 m wide internal circulation road falling through your site side at your own costs and the entire road shall be transferred free of cost to the Government.

For Vatika Limited

- 5. To furnish an undertaking that portion of sector road, service road and internal circulation plans road which shall form part of the license area, will be transferred free of cost to the Government in accordance with the provisions of section 3(3) (a) (iii) of the Haryana Development and Regulation of Urban Area Act, 1975.
- To submit an undertaking that you will integrate the services with the HUDA services as and when available.
- 7. To submit an undertaking that you will have no objection to the regularization of the boundaries of the licensed land through give and take with the land that HUDA in finally able to acquire in the interest of planned development and integration of services. The decision of the competent authority shall be binding upon the colonizer.
- 8. To submit a certificate from the District Revenue Authority stating that there is no further sale of the land applied for license till date and applicant companies are owner of the land.
- That you shall submit NOC from the Ministry of Environment & Forest, Govt.
 of India with respect to their notification dated 14.09.2006 and clearance
 regarding PLPA, 1900 from competent authority before executing development
 works.
- To submit an undertaking to the effect that you shall make arrangement for water supply, sewerage, drainage etc. to the satisfaction of DGTCP till these services are made available from external infrastructure to be laid by HUDA.
- 11. To submit an undertaking that you shall convey the 'Ultimate Power Load Requirement' of the project to the concerned power utility, with a copy to the Director, with in two months period from the date of grant of license to enable provision of site in your land for Transformers/Switching Station/Electric Sub-Stations as per the norms prescribed by the power utility in the zoning plan of the project.
- 12. To submit an undertaking that you shall provide the rain water harvesting system as per central ground water Authority Norms/Haryana Govt. notification as applicable.
- 13. That you shall abide by the policy dated 03.02.2010 & 14.06.2012 related to an allotment of EWS plots/flats.
- 14. To furnish an undertaking that the development/construction cost of 24/30 m wide road/major internal road is not included in the EDC rates and you will pay the proportionate cost for acquisition of land if any, alongwith the construction cost of 24/30 m wide road/major internal road as and when finalized and demanded by the Director General Town & Country Planning, Haryana.
- 15. To submit an undertaking that you shall provide the Solar water heating system as per by HAREDA and shall be made operational where applicable before applying for an occupation certificate.
- 16. That you will intimate your official "email ID" to the department and correspondence done by department on this ID shall be treated as official intimation & legally valid.

D.G.T.C.P. (H

- 17. To submit an affidavit duly attested by 1st Class Magistrate, to the effect that you 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 License/change of land use under the provision of the Punjab Schedule Roads and Controlled Areas Restrictions of Unregulated Development Act, 1963.
- 18. To submit an undertaking that you shall complete the demarcation at site as per Layout Plan and submit the same in the office of District Town Planner, Gurgaon within 2 months from issuance of the license.
- 19. That in compliance of Rule- 27 of Rules 1976 & Section-5 of Haryana Development and Regulation of Urban Areas Act, 1975, you shall inform account number & full particulars of the scheduled bank wherein you have to deposit thirty percentum of the amount released from the plot holders for meeting the cost of internal development works in the colony.
- 20. To submit an affidavit duly attested by 1st Class Magistrate, from the individual land owners that this land has not been sold to any person after entering into collaboration agreement with the colonizer to whom LOI is being issued and also that presently there is no collaboration agreement enforced with any other person for the same land.
- 21. To submit an undertaking that you shall deposit the labour cess as applicable as per rules before approval of building plans.
- 22. That in continuation of the collaboration agreement submitted earlier a fresh agreement may be entered into by Vatika Ltd. with land owing individuals/agencies to the effect that:
 - (i) The developer company, i.e., Vatika Ltd. shall be responsible for compliance of all terms & conditions of license/provisions of Act of 1975 & Rules 1976 till the grant of final completion certificate to the colony or relieved of the responsibility by the DGTCP, Haryana whichever is earlier.
 - (ii) The agreement shall be irrevocable and no modification/ alteration etc in the terms & conditions of such agreement can be undertaken, except after obtaining prior approval of the DGTCP, Haryana.
- 23. To submit an undertaking that you shall not raise any construction in the ROW of HT Line passes through the site.
- 24. To submit an undertaking that at the time of booking of the plots / flats /commercial space in the licensed colony, if the specified rates of Plots/Flats/commercial space do not include IDC/EDC and are to be charged separately as per rates fixed by the Government from the plots / flats / commercial space owners, you shall also provide details of calculations per sq. mtrs. /per. sq. ft. to the allottee while raising such demand from the plots/flats owners.

For Vatika Limited

Authorised Signatory

- 25. To submit an undertaking that you shall not give any marketing and selling rights to any other company other than the collaborator company.
- 26. That you shall maintain the 12 mtrs. wide approach road through the commercial colony measuring 2.62 acre as permanent approach.
- The fee and charges being conveyed are subject to audit and reconciliation of accounts.

(Anurag Rastogi, IAS)
Director General
Town & Country Planning
W Haryana Chandigarh

Endst. LC-2781-JE (VA)-2013/

Dated:

A copy is forwarded to the following alongwith copy of land schedule, with direction to verify demarcation at the site as per office memo no. Misc.-2072/JD (BS)/2010/11451-83 dated 14.09.2010.

- 1. Senior Town Planner, Gurgaon
- 2. District Town Planner, Gurgaon

(P. P. SINGH)
District Town Planner (HQ)
For Director General, Town & Country Planning
Haryana Chandigarh

For Vatika Limited

TO BE READ WITH LOI MEMO NO. 39879 DATE 171513.

1. Detail of land owned by Malvina Developers Pvt.Ltd. District Gurgaon

			Tota	Area	Applied Area	
<u>Village</u>	Rect No.	Killa No.	Kanal	Maria	Kanal	Maria
Harsaru	10	14	5	4	2	19
		15	8	0	8	0
		16	8	0	8	0
		17	8	0	2	18
		24	8	0	2	18
		25	8	0	8	0
	11	11	8	0	8	0
		12	8	0	8	0
		19	8	0	8	0
-		20	8	0	8	0
		21	8	0	8	0
		22	8	0	8	0
	19	1	8	0	8	0
		1 2	8	0	8	0
		9	8	0	8	0
	20	4	8	0	2	18
		5	8	0	8	0
	28	13	8	0	8	0
		14	8	0	8	0
		17/1	7	7	7	7
		18	8	0	8	0
16		19	8	0	8	0
		Total	172	11	155	0

2. Dale Developers Pvt. Ltd.

Village	Rect No.	Killa No.	Tota	Total Area		Applied Area	
			Kanal	Maria	Kanal	Marla	
Harsaru	18	13/2	2	16	2	16	
		14/1	2	12	2	12	
		14/2	5	8	2	8	
		Total	10	16	7	16	

3. Gabino Developers Pvt. Ltd.

			Total	Total Area		Applied Area	
VIllage	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla	
<u>Village</u> Harsaru	43	18	8	0	8	0	
	28	1/1	5	0	5	0	
		10/2	5	0	5	0	
	43	11	8	0	8	0	
		20/1	4	0	4	0	
		20/2	3	19	3	19	
		Total	33	19	33	19	

4. Vaibhav Warehousing Pvt. Ltd.

Village	Rect No.	Killa No.	Tota	l Area	Applied Area	
			Kanal	Maria	Kanal	Marla
Harsaru	11	7	8	0	8	0
		8	8	0	8	0
		13	8	0	8	0
		14	8	0	8	0
		17	8	0	8	0
		18	8	0	8	0
		23	8	0	8	0
		24	8	0	8	0
	19	3	8	0	- 8	0
		8	8	0	8	0
	-	Total	80	0	80	0

Cont. Page - 2

DATEP (Hr.)

For Vatika Limited

From prepage Cont..

5. Feldon Developers Pvt. Ltd.

Village	Rect No.	Killa No.	Tota	Area	Applie	d Area
			Kanal	Marla	Kanal	Marla
Harsaru	19	18	8	0	8	0
	43	9	8	0	8	0
	2.5	Total	16	0	16	0

6. Blair Developers Pvt. Ltd.

Village	Rect No.	Killa No.	Total Area		Applied Area	
Harsaru	43	6	Kanal 7	Marla 12	Kanal 7	Marla 12
		7/2	6	13	6	13
		7/1	1	7	1	7
		13/2	3	13	3	13
		14/1	3	13	3	13
		15	7	12	3	13
		Total	30	10	26	11

7. Grover Associates

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Maria	Kanal	Marla
Harsaru	12	1	8	0	5	17
		10	8	0	5	17
		11	8	0	5	17
		22	8	0	8	0
	11	6	8	0	8	0
		9	8	0	8	0
	18	1	8	0	8	0
		10	8	0	8	0
		Total	64	0	57	11

8. Vaibhav Warehousing Pvt. Ltd. 1/4 Share, M/s Feldon Developers Pvt. Ltd. 1/2 Share, Sh. Sahil Grover S/o Sh. Madan Grover 1/4 Share

			Total Area		Applled Area	
VIIIage	Rect No.	Kilfa No.	Kanal	Maria	Kanal	Marla
Harsaru	19	21	8	0	8	0
	27	5	8	0	6	0
		6	8	0	8	0
		15	8	0	8	0
	-	15	8	0	8	0
		Total	40	0	38	0

9. Feldon Developers Pvt. Ltd. 1/2 Share, Sh. Sahll Grover 5/o Sh. Madan Grover 1/2 Share

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	11	2	7	0	7	0
		3	8	0	8	0
		4	8	0	8	0
		Total	23	0	23	0

Cont. Page - 3

For Vatika Limited

10. Dale Developvers Pvt. Ltd. 1/2 Share, Sh. Sahii Grover S/o Sh. Madan Grover 1/2 Share

			Tota	Area	Applie	d Area
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	28	17/2	0	13	0	13
		24/1	7	7	7	7
		Total	8	0	8	0

11. Gabino Developers Pvt. Ltd. 164/676 Share, M/s Feldon Developers Pvt. Ltd. 201/676 Share M/s Blair Developers Pvt. Ltd., 160/676 Share, Sh. Sahil Grover S/o Sh. Madan Grover 151/676 Share

Village		Killa No.	<u>Totai Area</u>		Applied Area	
	Rect No.		Kanal	Marla	Kanal	Maria
Harsaru	19	10	8	0	8	0
		11	8	0	8	0
	20	6	8	0	8	0
		7/1	4	19	4	19
		14/2	4	17	4	17
	-	Total	33	16	33	16

12. Dale Developers Pvt. Ltd. 3/4 Share, M/s Gabino Develovers Pvt. Ltd. 1/4 Share

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	28	22/2	5	11	5	11
		23	8	0	8	0
		24/2	0	13	0	13
	42	4/2	4	0	4	0
		Total	18	4	18	4

13. Blair Developers Pvt. Ltd. 206/376 Share, M/s Aster Promoters & Developers Pvt. Ltd. 17/376 Share, M/s Mandisa Developers Pvt. Ltd. 68/376 Share, Gabino Developers Pvt. Ltd. 85/376 Share

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	19	12	8	0	8	0
		13	8	0	8	0
		14/1	2	16	2	16
		Total	18	16	18	16
		127				

14. Dale Developers Pvt.Ltd., 667/2042 Share, M/s Aster Promoters & Developers Pvt. Ltd., 858/2042 Share, M/s Blair Developers Pvt. Ltd., 381/2042 Share, Smt. Komal W/o Sh. Pankaj Adlakha, 136/2042 Share

			<u>Total Area</u>		Applied Area	
Village	Rect No.	Killa No.	<u>Kanal</u>	Marla	Kanal	Maria
Harsaru	41	11	8	0	8	0
		20	. 8	0	8	0
4		21	8	0	8	0
		22	8	0	8	0
	42	6	8	0	8	0
		15	8	0	8	0
		16	8	0	8	0
		17	8	0	8	0
		18	8	0	8	0
		19	8	0	. 8	0
		23/2	6	2	6	2
		24	8	0	8	0
	_	25	8	0	8	0
	-	Total	102	2	102	2

Cent. Page - 4

D.G.T.C.P. (Hr.)

For Vatika Limited

15. Dale Developers Pvt.Ltd., 133/356 Share, M/s Aster Promoters & Developers
Pvt. Ltd., 133/356 Share, M/s Blair Developers Pvt. Ltd., 66/356 Share, Smt.

Komal W/o Sh. Pankaj Adlakha, 24/356 Share

			Total Area		Applied Area	
<u>Village</u>	Rect No.	Killa No.	Kanal	Marla	Kanal	Maria
Harsaru	42	7/2	2	2	2	2
		11/1	2	0	2	0
		12/1	1	18	1	18
		13	8	0	8	0
		14/1	3	16	3	16
		Total	17	16	17	16

16. Sh. Madan Grover S/o Kotu Ram

			Tota	l Area	Applie	d Area
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	11	5/1	6	16	6	16
		5/2	1	4	1	4
	10	6	2	16	2	16
	11	10	7	15	7	15
		15	8	0	8	0
		16/1	1	16	1	16
		16/2	6	4	6	4
		25	8	0	8	0
	12	19	8	0	8	0
		21	8	-0	- 8	0
		20/1	1	16	1	16
		20/2	6	4	6	4
	18	2/1	1	16	1	16
	19	4	8 -	0	8	0
		5	8	0	8	0
		6	8	0	8	0
		7	8	0	8	0
		Total	100	7	100	7

17. Sh. Sahil Grover S/o Sh. Madan Grover

			Total Area		Applied Area	
<u>Village</u>	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	12	18	8	0	8	0
		23	8	0	8	0
		24/1	1	18	1	18
	18	4/1	2	0	2	0
		7/2	2	0	2	0
	42	14/2	4	4	4	4
		Total	26	2	26	2

18. Mandisa Developers Pvt. Ltd.

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	28	11	8	0	8	0
		12	8	0	8	0
		20	8	0	8	0
		Total	24	0	24	0

19. Aster Promoters & Developers Pvt. Ltd.

			Tota	Area	Applie	d Area
Village	Rect No.	Killa No.	Kanal	Maria	Kanal	Marla
Harsaru	43	8	8	0	8	0

Cont. Page - 5

From prepage Cont...

Village

Harsaru

20. Sh. Kunal Sharma S/o Sh. Sushil Sharma

Rect No.

19

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Maria	Kanal	Maria
Harsaru	43	12/1	4	0	4	0
21. Smt. Bi	mla Devi W/o	Sh. Jai Praka	sh			
VEU		200 100 11000	10000000	Area	Applie	d Area

Kanal Marla

Killa No.

20

C 17 1					
Grand Total	807	0	Or	100 875	Acros

Kanal Maria

Director General
Town and Country Planning,
Haryana, Chandigarh
Chioth Typo

For Vatika Limited

Directorate of Town & Country Planning, Haryana

SCO-71-75, 2nd Floor, Sector 17 C, Chandigarh Phone: 0172-2549349 e-mail:tcphry@gmail.com website:-http://tcpharyana.gov.in

Regd. Post

To

Haben Developers Pvt. Ltd. Madan Grover S/o Kotu Ram Grover Pran Nath S/o Ram Nath Mehta Ajay S/o Pran Nath Mehta Priya, Naina Ds/o Pran Nath Mehta Kamini W/o Pran Nath Mehta Pran Nath H.U.F Karta S/o Ram Nath Mehta C/o Vatika Ltd. Floor, Vatika Triangle, Block A, Sushant Lok-I, Gurgaon-122002.

Gurgaon-122002.

Memo No. LC-2781-B-JE (VA)-2014/ 1982 9. Dated: 26/8/14

Subject: -

Letter of Intent for grant of license for setting up of Residential Plotted Colony on the additional land measuring 32.2375 acres in addition to their already granted license area measuring 100.875 acres (License No. 94 of 2013 dated 31.10.2013) falling in the revenue estate of village Harsaru, Sector 88A & 88B, Distt. Gurgaon.

Ref: -Your application dated 24.10.2013.

- 2. Your request for the grant of license under section 3 of the Haryana Development and Regulation of Urban Areas Act, 1975 and the Haryana Development and Regulation of Urban Areas Rules, 1976 (Rules 1976) framed thereunder for the development of a PLOTTED COLONY on the additional land measuring 32.2375 acres (as per schedule of land enclosed as Annexure-1) in the revenue estate of village Harsaru, Sector 88A & 88B, Gurgaon Manesar Urban Complex has been examined/considered by the Department and it is proposed to grant license to you. You are, therefore, called upon to fulfill the following requirements/pre-requisites laid down in Rule 11 of the Haryana Development and Regulation of Urban Areas Rules, 1976 within a period of 60 days from the date of issuance of this notice, failing which the grant of license shall be refused.
- To furnish the bank guarantee on account of Internal Development Charges & 3. External Development Charges for the amount calculated as under:-

1. INTERNAL DEVELOPMENT WORKS (IDW):

Area under Commercial Component 0.68 acres

@₹50.00 Lac per acre = ₹ 34.00 Lacs

ii) Area under Plotted 29.8875 acres

> @ ₹ 20.00 Lac per acre = ₹ 597.75 Lacs

iii) Area under GH = 1.67acres

> @₹50.00 Lac per acre = ₹83.5 Lacs

Cost of community site (NP/17) iv)

= ₹ Nil

V) Total cost of Internal Development Works = ₹715.25 Lacs

25% B.G. on account of IDW (valid for 5 years)

Authorised Signatory

atika Limited

2. EXTERNAL DEVELOPMENT CHARGES (EDC):

= 29.8875 acres Total Plotted area = ₹ 94.6341 Lacs Interim rate for EDC = ₹ 2828.3767 Lacs Amount i) = 0.68 acres Total Area under Comm. Component = ₹ 441.9404 Lacs Interim rate for EDC = ₹ 300.5195 Lacs Amount ii) Total Area under Group Housing = 1.66165 acres Interim rate for EDC = ₹ 283.9023 Lac per acre = ₹ 471.746 Lacs iii) Amount = 0.00835 acre Area under commercial component (in GH) Interim rate of EDC. =₹ 378.8066 Lac per acre = ₹ 3.163 Lacs Amount iv) = ₹ 3603.8052 Lacs Total Amount = ₹ 900.9513 Lacs 25% bank guarantee required (valid for 5 years)

- 4. To execute two agreements i.e. LC-IV & LC-IV-A prescribed under Rules 1976 on Non-Judicial Stamp Paper of ₹ 10/-. Two copies of specimen of the said agreements are enclosed herewith for necessary action.
- 5. To deposit an amount of ₹ 43,76,224/- on account of scrutiny fees due to revision of layout plan, an amount of ₹ 5,04,47,906/- on account of balance of license fees & an amount of ₹ 2,42,61,306/- on account of conversion charges through bank draft in favour of Director, Town & Country Planning, Haryana, payable at Chandigarh.

(Note: The above demanded fees and charges are subject to audit and reconciliation of accounts).

- To furnish an undertaking to the following effect:-
 - I. You will deposit an amount of ₹ 7,26,99,113/- on account of Infrastructure Development Charges @ ₹ 500/- per sq m for plotted area and ₹ 625/- per sq m for GH area and ₹ 1000/- per sq m for Commercial Component in two equal installments after grant of license. First installment shall be payable within 60 days and second installment within six months from the date of grant of license, failing which 18% interest PA will be charged.
 - II. You shall pay proportionate EDC as per schedule prescribed by the Director.
 - III. You shall submit the additional bank guarantee, if any required at 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, you 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.
 - IV. You shall maintain and upkeep all roads open spaces, public parks and public health services for a period of five years from the date of issue to the completion certificate unless earlier relieved of this responsibility and thereupon to transfer all such roads / service roads, open spaces publicka Limited

parks and public health services free of cost to the Government or the local authority, as the case may be, in accordable with the provisions of Section 3(3)(a)(iii) of the Haryana Development and Regulation of Urban Areas Act, 1975.

- V. You shall construct at your own cost, or get constructed by any other institution or individual at its cost, schools, hospitals, community centers and other community buildings on the lands set apart for this purpose, in a period as may be specified, and failing which action as per the Act / Rules shall be initiated. The land shall vest with the Government after such specified period, free of cost, in which case the Government shall be at liberty to transfer such-land to any person or institution including a local authority, for the said purposes, on such terms and conditions, as it may deem fit.
- VI. You shall pay the proportionate cost of construction of such percentage of sites of such school, hospital, community centre and other community building and at such rates as specified by the Director.
- VII. You shall arrange electric connection from HVPN/DHBVNL for electrification of your colony and shall install the electricity distribution infrastructure as per the peak load requirement of the colony for which you shall get the electrical (distribution) service plan / estimates approved from the agency responsible for installation of external electric services i.e. HVPN/DHBVNL Haryana and complete the same before obtaining completion certificate for the colony.
- VIII. You shall permit the Director or any other officer authorised 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.
- IX. You shall construct 24/30 m wide internal circulation road forming part of licensed area at your own costs and transfer the same free of cost to the Government.
- X. You shall construct and allot EWS category flats as per departmental policy dated 08.07.2013 and as amended from time to time.
- XI. You shall submit NOC from the Ministry of Environment & Forest, Govt. of India with respect to their notification dated 14.09.2006 and clearance regarding PLPA, 1900 from competent authority before executing development works.
- XII. You shall make arrangement for water supply, sewerage, drainage etc. to the satisfaction of DGTCP till these services are made available from external infrastructure to be laid by HUDA.
- XIII. You shall convey the 'Ultimate Power Load Requirement' of the project to the concerned power utility, with a copy to the Director, with in two months period from the date of grant of license to enable provision of site Valika Limited

in your land for Transformers / Switching Station/Electric Sub-Stations as per the norms prescribed by the power utility in the zoning plan of the project.

- XIV. You shall provide the rain water harvesting system as per Central Ground Water Authority Norms/Haryana Goyt, notification as applicable.
- XV. You are aware that the development/construction cost of 24/30 m wide road/major internal road is not included in the EDC rates and you shall pay the proportionate cost for acquisition of land if any, alongwith the construction cost of 24/30 m wide road/major internal road as and when finalized and demanded by the Director General Town & Country Planning, Haryana.
- XVI. You shall provide the solar water heating system as provisions of HAREDA and shall be made operational where applicable before applying for an occupation certificate.
- XVII. You 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 you have to deposit thirty percentum of the amount from the Flat/shop buyers for meeting the cost of Internal Development Works in the colony.
- XVIII. You shall keep the pace of construction atleast in accordance with sale agreement executed with the buyers of the flats as and when scheme is launched.
- XIX. You 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.
- XX. You shall not pre-launch/sale of flats before approval of the building plans.
- XXI. You shall not use the ground water for the purpose of construction of building. The building plans shall be approved only after the source of water for construction purposal is explained to the satisfaction of HUDA Authority in terms of orders of the Hon'ble High Court dated 16.07.2012 in CWP's no. 20032 of 2008, 13594 of 2009 and 807 of 2012.
- XXII. You shall obey all the directions/restrictions imposed by the Department from time to time in public interest
- XXIII. You shall specify the detail of calculations per Sqm/per sq ft, which is being demanded from the flat/shop owners on account of IDC/EDC, if being charged separately as per rates fixed by Govt.
- XXIV. To submit an undertaking that you shall complete the demarcation at site as per Layout Plan and submit the same in the office of District Town Planner, Gurgaon within 2 months from issuance of the license.
- XXV. To submit an undertaking that you shall not give any marketing and selling rights to any other company other than the collaborator company.
- XXVI. You shall deposit thirty percentum of the amount realized, from time to time, by you, from the shop buyers within a period of 10 days of its

For Vatika Limited

realization in a separate account to be maintained in a scheduled Bank. This account shall only be utilized by you towards meeting the cost of internal development works in the colony.

- 7. You shall submit a certificate from the District Revenue Authority stating that there is no further sale of the land applied for license till date and applicant companies/individual are owners of the land.
- You will intimate your official "email ID" to the Department and correspondence done by Department on this ID shall be treated as official intimation & legally valid.
- 9. To submit an affidavit duly attested by 1st Class Magistrate, to the effect that you 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 Schedule Roads and Controlled Areas restrictions of Unregulated Development Act, 1963 or have not applied for license / permission under any other law for the time being in force.
- 10. To submit an undertaking from the land owning companies / land owners that this land has not been sold to any person after entering into collaboration agreement with the colonizer to whom LOI is being issued and also that presently there is no collaboration agreement enforced with any other person for the same land.
- 11. That the land owning companies & land owners will submit a fresh registered irrevocable agreement with the lead developer company i.e. Vatika Ltd. and NOC will be submitted from the previous developers. In the agreement it was clearly mentioned that:
 - (a) The developer company, i.e., Vatika Ltd. shall be responsible for compliance of all terms & conditions of license/provisions of Act of 1975 & Rules 1976 till the grant of final completion certificate to the colony or relieved of the responsibility by the DGTCP, Haryana whichever is earlier.
 - (b) The agreement shall be irrevocable and no modification/ alteration etc in the terms & conditions of such agreement can be undertaken, except after obtaining prior approval of the DGTCP, Haryana.
- 12. You shall pay 50% of the total EDC outstanding (₹ 119.35 crores) in already granted licenses before the grant of license in this case and undertake to pay remaining amount in three equal quarterly installments after grant of second license. It is clarified that above 50% includes payment of 25% of total EDC outstanding stipulated in LC-2895.
- 13. That you shall issue public notice for the information of all the existing plot holders about the revision of proposed layout plan due to addition of area for inviting objections. Such objections shall be filed before District Town Planner (P), Gurgaon and would be considered while finalizing combined layout plan of

the colony.

- 14. Since, north boundary of your applied site abuts railway line, you shall take all requisite measures for the safety and security of the residents of the colony, including construction of boundary wall of atleast 5-6 ft height alongwith 2-3 ft. barbed wire fencing on the top of it to avoid any mishap and you shall submit undertaking in this regard.
- 15. That you shall construct 12 mtr wide dedicated approach emanating from the NPR and terminating at the licensed land of the parent license at your own cost before the grant of license.
- 16. As the three electric lines of 400 KV, 200 KV & 66 KV are passing through parts of the applied land as well as the already licensed colony, therefore, you are required to shift the 66 KV line underground in the entire stretch starting from one end of colony to the other end at your cost after getting such a proposal approved by the power utility concerned. Further, you shall also take care of the safety and security of the residents by taking suitable measures at all locations where pylons are located on 400 KV & 220 KV lines. This will again be done in consultation with power utility concerned and undertaking in this regard shall also submitted by you.

(Anurag Rastogi)
Director General, Town & Country Planning
Haryana Chandigarh

Endst. LC-2781-B-JE (VA)-2014/

Dated:

A copy is forwarded to the following alongwith copy of land schedule, with direction to verify demarcation at the site.

- 1. Senior Town Planner, Gurgaon.
- 2. District Town Planner, Gurgaon.

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

For Vatika Limited

TO BE READ WITH LOI MEMO. NO 19829 DATE 26/8/14

1. Detail of land owned by Haben Developers Pvt.Ltd., Distt. Gurgaon

			Tota	Area	Applied Area	
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	43	2	7	11	7	11
		3	7	11	7	11
		13/1	4	7	4	7
		14/2	4	7	4	7
		15	7	12	7	12
	41	12	8	0	8	0
	1100	19/2	4	0	4	0
	19	15/1	7	5	7	5
				Total .	50	13

2. Madan Grover S/o Kotu Ram Grover,

Village	Rect No.	Killa No.	Total Area		Applie	d Area
			Kanal	Marla	Kanal	Marla
Harsaru	12	7	8	0	8	0
		13	8	0	3	4
		14	8	0	8	0
				Total	19	4

3. Pran Nath S/o Ramnath Mehta

			Tota	Area	Applie	ed Area
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	56	8	8	0	8	0
		9/2	4	9	4	9
		12	8	0	8	0
		13	8	0	8	0
		7/2	3	16	3	16
		14/1	3	18	3	18
				Total	36	3

4. Ajay S/o Prannath Mehta

Village	Rect No.	Killa No.	Total Area		Applied Area	
			Kanal	Marla	Kanal	Marla
Harsaru	42	20	8	0	8	0
		21	8	0	8	0
	56	1	8	0	8	0
		10	8	0	8	0
		11	8	0	8	0
				Total	40	0

Cont. next page 2

D.G.T.C.P. (Hr.)

For Vatika Limited

Authorised Signatory

5. Priya D/o Prannath Mehta

Village	Rect No.	Killa No.	Total Area		Total Area Applie		d Area
			Kanal	Marla	Kanal	Marla	
Harsaru	57	7	8	0	5	4	
		14	8	0	5	4	
				Total	10	8	

6. Naina D/o Prannath Mehta

Village	Rect No.	Killa No.	Total Area		Applie	d Area
			Kanal	Marla	Kanal	Marla
Harsaru	57	3	8	0	8	0
		4	8	0	5	4
		8	8	0	8	0
				Total	21	4

7. Kamini W/o Prannath Mehta

			Total Area		Applied Area	
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla
Harsaru	57	1	8	0	8	0
		2	8	0	8	0
		9	8	0	8	0
		10/1	0	4	0	4
		12	8	0	8	0
		13	8	0	8	0
				Total	40	4

8. Prannath Mehta, H.U.F. Karta s/o Ramnath Mehta

			Total	Area	Applie	d Area			
Village	Rect No.	Killa No.	Kanal	Marla	Kanal	Marla			
Harsaru	56	6	8	0	8	0			
		7/1	4	4	4	4			
		14/2	4	2	4	2			
		15	8	0	8	0			
	57	10/2	7	16	7	16			
		11	8	0	8	0			
				Total	40	2			
		Grand Total			257	18	Or	32.2375	Acres

Director General
Town and Country Planning,
Hervena, Chandigarti

For Vatika Limited

Directorate of Town & Country Planning, Haryana

Aayojna Bhawan, Plot No. 3, Block-A, Madhya Marg, Sector 18A, Chandigarh. Phone: 0172-2549349 Email: tcpharyana7@gmail.com Website: http://tcpharyana.gov.in

Regd.

LC-III

To

(See Rule 10)

Aplin Developers Pvt. Ltd, Ignacio Developers Pvt. Ltd, Haben Developers Pvt. Ltd, Sahar Land and Housing Pvt. Ltd, Vatika Ltd, Haldis Developers Pvt. Ltd, Acklin Developers Pvt. Ltd, Crazy Properties Pvt. Ltd & Vatika INXT-2 Pvt. Ltd

in Collaboration with Vatika Ltd.,

Regd. Office: Unit No. A-002, INXT City Centre,

Ground Floor, Block A, Sector-83, Vatika India Next, Gurugram-122012.

Memo No. LC-2781-C/JE(SB)-2022/ 39157 Dated: 27-12-2022

Subject:

Letter of Intent for grant of license for setting up of Residential Plotted Colony over an additional area measuring 22.4125 acres (In addition to License No. 94 of 2013 dated 31.10.2013 & License No. 11 of 2015 dated 01.10.2015) in the revenue estate of village Harsaru, Sector 88A & 88B,

Please refer your application dated 28.01.2022, 19.02.2022 & 13.06.2022 on the matter cited as subject above.

- Your request for the grant of license under section 3 of the Haryana Development and Regulation of Urban Areas Act, 1975 and the Haryana Development and Regulation of Urban Areas Rules, 1976 framed thereunder for the development of a Residential Plotted Colony over an additional area measuring 22.4125 acres (In addition to License No. 94 of 2013 dated 31.10.2013 & License No. 11 of 2015 dated 01.10.2015) in the revenue estate of village Harsaru, Sector 88A & 88B, Gurugram has been examined and it is proposed to grant license to you. However, before grant of licence, you are called upon to fulfill the following requirements/pre-requisites laid down in Rule 11 of the Haryana Development and Regulation of Urban Areas Rules, 1976 within a period of 60 days from the date of issuance of this notice, failing which the grant of license shall be refused.
- 3. To furnish the bank guarantee on account of Internal Development Charges & External Development Charges for the amount calculated as under:-

INTERNAL DEVELOPMENT WORKS:

Plotted component Rate per acre

Cost of Plotted Component

rea under Commercial component

Rate per acre

Cost of commercial component Total Cost of development

25% BG, which is required

= 21.96425 acres

= Rs. 20.00 lacs per acre

= Rs. 439.285 Lacs

= 0.44825 acre

= Rs. 50.00 lacs per acre

= Rs. 22.4125 Lacs

= Rs. 461.70 Lacs

= Rs. 115.43 Lacs (valid for 5 years)

EXTERNAL DEVELOPMENT CHARGES (EDC):

Total Area under Plotted component

= 21.96425 acres

Interim rate for EDC @ Rs 104.096 Lac per acres

EDC Amount for Plotted component

= Rs. 2286.40 Lacs

Area under commercial component = 0.44825 acres Interim rate for EDC @ Rs 486.130 Lac per acres

EDC Amount for Commercial component

= Rs. 217.908 Lacs

Total cost of development

= Rs. 2504.308 Lacs

25% bank guarantee required

=Rs. 626.08 Lacs (valid for 5 years)

For Vatika Limited

Director Gdgeral -

Town & Country Planning

Haryana, Chandigarh

(B)

It is made clear that the Bank Guarantee of Internal Development Works has been worked out on the interim rates and you have to submit an additional Bank Guarantee if any, required at the time of approval of Service Plan/Estimate according to the approved layout plan. With an increase in the cost of construction and an increase in the number of facilities in the layout plan, you would be required to furnish an additional bank guarantee within 30 days on demand. In the event of increase of rates of external development charges, you will have to pay the enhanced rates of external development charges as finally determined and as and when demanded by the DTCP, Haryana and furnish additional bank guarantee and submit an undertaking in this regard.

- To execute two agreements i.e. LC-IV and Bilateral Agreement on non-judicial stamp paper. Two copies of specimen of the said agreements are enclosed herewith for necessary action.
- To deposit an amount of Rs. 3,20,20,813/- on account of Balance license fee and an amount of Rs. 1,67,11,192/- on account of conversion charges through online e-payment module available on departmental website i.e. www.tcpharyana.gov.in.
- 6. To furnish BG amounting Rs. 626.08 lacs against External Development Charges amounting Rs. 2504.308 lac. You have an option to mortgage 10% saleable area against submission of above said BG and in case, said option is adopted, then the area to be mortgaged may be indicated on the layout plan to be issued alongwith the license alongwith the revenue details thereof. The mortgage deed in this regard shall be executed as per the directions of the Department.

"It is made clear that rate of EDC has been calculated on the basis of EDC Indexation Mechanism Policy dated 11.02.2016, which stands approved by cabinet. If there will be any change and delay in the amendment in the Act/Rules w.r.t. the said rates, then differential amount from the original calculation will required to be deposited as per demand.

- 7. To furnish the Bank Guarantee of Rs. 115.43 lacs on account of Internal Development works to be deposited online at website i.e. www.tcpharyana.gov.in. You have an option to mortgage 10% saleable area against submission of above said BG and in case, said option is adopted, then the area to be mortgaged may be indicated on the layout plan to be issued alongwith the license alongwith the revenue details thereof. The mortgage deed in this regard shall be executed as per the directions of the Department.
- 8. Further, following additional clauses shall be added in LC-IV agreement as per Government instruction dated 14.08.2020.
 - I. That the owner/developer shall integrate the bank account in which 70 percent allottee receipts are credited under Section-4(2)(I)(D) of the Real Estate Regulation and Development Act, 2016 with the online application/payment gateway of the Department, in such manner, so as to ensure that 10% of the total receipt from each payment made by an allottee is automatically deducted and gets credited to the EDC head in the State treasury.
 - II. That such 10% of the total receipt from each payment made by the allottee, which is received by the Department shall get automatically credited, on the date of receipt in the Government treasury against EDC dues.
 - III. That such 10% deduction shall continue to operate till the total EDC dues get recovered from the owner/developer.
 - IV. The implementation of such mechanism shall, however, have no bearing on 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 by the EDC instalments that are due for payment get paid as per the prescribed schedule.
 - To furnish an undertaking on non-judicial stamp paper of Rs. 100/- to the following effect.
 - That you will pay the Infrastructure Development Charges amounting to Rs. 4,76,19,278/- in two equal installments. First Installment will be due within

For Vatika Limited

60 days of grant of license and second Installment 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 you 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. That you 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.
- v. That you 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 you shall integrate the services with Haryana Shehari Vikas Pradhikaran services as and when made available.
- vii. That you 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 you 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 you 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 you shall make arrangements for water supply, sewerage, drainage etc. to the satisfaction of DGTCP till these services are made available from External Infrastructure to be laid by Haryana Shehari Vikas Pradhikaran.

That the rain water harvesting system shall be provided as per Central Ground Water Authority Norms/Haryana Govt. notification as applicable.

That you 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.

That you shall use only LED fitting for internal lighting as well as campus lighting. That you shall convey the 'Ultimate Power Load Requirement' of the project to the concerned power utility, with a copy to the Director, within two months 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.

That you 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

Director General
Town & Country Planning
Haryana, Chandigarh
xiii.

XV.

xiv.

xi.

For Vatika Limited

floor/space holders for meeting the cost of Internal Development Works in the colony.

xvi. That you 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 you shall not give any advertisement for sale of licensed/applied area before the approval of layout plan/ building plans of the same.

xviii. That you 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.

xix. That you shall abide with policy dated 08.07.2013 and 26.02.2021 and amended from time to time related to allotment of EWS Flats/Plots.

xx. That you shall keep pace of construction at least in accordance with sale agreement executed with the buyers of the flats as and when scheme is launched.

xxi. That you shall submit the additional bank guarantee, if any required at 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 you shall specify the detail of calculations per Sqm/per Sqft., which is being demanded from the flat/shop owners on account of IDC/EDC, if being charged separately as per rates fixed by Govt.

xxiii. 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.

xxiv. That no pre-launch/sale of applied/licensed land will be undertaken before approval of the layout plan.

That the owner/developer shall derive maximum net profit at the rate of 15% of the total project cost of the development of the above said Residential Plotted 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 you shall 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 you 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.

That you shall freeze the plots falling under ROW of 400 KV, 220 KV & 66 KV HT Lines and not create any third party rights on the freezed plots till the shifting/re-routing of 400 KV, 220 KV & 66 KV HT Lines from the site.

xxix. That you shall not encroach the revenue rasta passes through the applied site and keep it thoroughfare movement of general public.

For Vatika Limited

Authorised Signatory

ed

- That licenced land forming the part of Sector, Road, Service roads, Green belts and 24/18 mtrs wide road as the case may be land pockets which are earmarked for community sites shall be transferred within a period of 30 days in favour of Government from the date of approval of Zoning Plan.
- xxxi. That you shall abide with policy dated 19.12.2006 & 29.08.2019 and amended from time to time.
- xxxii. That you shall obey all the directions/restrictions imposed by the Department from time to time.
- That you shall submit the NOC from District Forest Officer Gurugram regarding applicability of any Forest Law/notifications.
- 11. That you shall take prior permission from the Divisional Forest Officer, Gurugram regarding cutting of any tree at applied site.
- 12. That certificate from DRO/Deputy Commissioner, Gurugram will be submitted certifying that the applied land is still under ownership of land owning companies.
- 13. That you shall submit an affidavit duly attested by 1st Class Magistrate, to the effect that applicants have not submitted any other application for grant of licence 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 Schedule Roads and Controlled Areas restrictions of Unregulated Development Act, 1963 or have not applied for licence/ permission under any other law for the time being in force.
- 14. That you shall submit an indemnity bond indemnifying DGTCP from any loss, if occurs due to submission of undertaking submitted in respect of non-creation of third party rights on the applied land.
- 15. That you shall undertake to indemnify State Govt./Department for loss occurred or legal complication arising due to pending litigation and the land owning / developer company will be responsible for the same in respect of applied land.
- 16. That you shall clear the outstanding dues on account of EDC/IDC pending against the various licenses granted in favour of developer company and its Boards of Directors before grant of license.
- 17. That the you shall invite objections from the existing allottees (If any) of License Nos. 94 of 2013 dated 31.10.2013 & License No. 11 of 2015 dated 01.10.2015 General Public through an advertisement to be issued atleast in three National Newspapers within a period of 10 days from the issuance of LOI, informing about the revision of layout plan, with a request to submit objections if any, in writing within 30 days from the date of publication of such public notice in the office of Senior Town Planner, Gurugram and applicant company shall inform all the third parties who have got rights created under original licence, through Registered post with a copy endorsed to Senior Town Planner, Gurugram within two days from advertisement clearly indicating the last date for submission of objection. You shall submit report clearly indicating the objection, if any, received by him from allottees /general public and action taken thereof alongwith an undertaking to the effect that the rights of the existing plot holders have not been infringed. Any allottees/general public having any objection may file his/ her objection in the office of Senior Town Planner Gurugram also. The Public Notice may be published in atleast three National newspapers widely circulated in District, of which one should be in Hindi Language.

For Vatika Limited

18. That you shall intimate their official Email ID and the correspondence made to this email ID by the Department shall be treated legal.

DA/as above

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

Endst. LC-2781-C/JE(SB)/2022/

Dated:

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

- Chief Administrator HSVP, Sector-6, Panchkula.
- 2. Director, Urban Estates, Sector-6, Panchkula.
- Senior Town Planner, Gurugram with a request send the report in respect of condition no. 17.
- 4. District Forest Officer, Gurugram.
- 5. District Town Planner, Gurugram.
- 6. CAO O/o DGTCP, Haryana.
- 7. Nodal Officer (Website) O/o DGTCP, Hr.

(Narender Kumar) District Town Planner (HQ)

For: Director General, Town & Country Planning Haryana Chandigarh

For Vatika Limited

3-9

3-9

1. <u>Det</u>	ail of land owne	d by Aplin Develope	ers Pvt.ltd.	
Village	Rect. No.	Killa No	Total Area	Applied area
			K-M	'K-M
Harsaru	27	7	8-0	8-0
		8/1	1-0	1-0
		Total	9-0	9-0
2. <u>Det</u>	ail of land owne	d by Ignacio Develo	pers Pvt.ltd.	
Village	Rect. No.	Killa No	Total Area	Applied area
			K-M	K-M

3. Detail of land owned by Haben Developers Pyt.ltd.

13/1

Village	Rect, No.	Killa No	Total Area	Applied area
			K-M	K-M
Harsaru	28	15	8-0	8-0
	29	10/2	4-8	4-8
		11	8-0	8-0
		12/1	0-16	0-16
		Total	21-4	21-4

4. Detail of land owned by Sahar Land and Housing Pvt.ltd. 127/463 share,

Vatika	Itd.	336	/463	share
AGTIVO	L.LU.	330	403	Silaie

Harsaru

Village	Rect. No.	Killa No	Total Area	Applied area
			K-M	K-M
Harsaru	41	, 23	8-0	6-8
		24	8-0	1-14
	42	22	8-0	8-0
	Alberta April	23/1	1-18	1-18
	56	2	8-0	8-0
		3	8-0	8-0
		4	8-0	. 8-0
		5	8-0	8-0
	Contract (AA)	9/1	3-11	3-11
		Total	61-9	53-11

5. Detail of land owned by Sahar Land and Housing Pvt.ltd. 3/11 share,

Vatika Ltd	l. 8/11share	- United States		7 == 5114147
Village	Rect. No.	Killa No	Total Area	Applied area
			K-M	K-M
Harsaru	42	11/2/1	5-19	5-19
		12/2	6-2	6-2
		Total	12-1	12-1

D.G.T.C.P (HR)

For Vatika Limited

Village	Rect. No.	d by Haldis Develop Killa No	Total Area	Applied area
o-armai S			K-M	K-M
Harsaru	28	1/2	3-0	3-0
		2	8-0	5-3
		3	8-0	8-0
		9	8-0	5-3
		10/1	3-0	3-0
		Total	30-0	24-6
7. Det	ail of land owne	d by Haldis Develop		
Village	Rect. No.	Killa No	Total Area	Applied area
			K-M	K-M
Harsaru-	20	15	8-0	8-0
		d by Acklin Develop		with the deal of
Village	Rect. No.	Killa No	Total Area	Applied area
	Med	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	K-M	K-M
Harsaru	28	7	8-0	8-0
	R-30	8	8-0	8-0
		Total	16-0	16-0
9. Det	ail of land owne	d by Crazy Propertie		
	evelopers Pvt.ltd		231 411 Eta. 203/32	o silare,
Village	Rect. No.	Killa No	Total Area	Applied area
			K-M	K-M
Harsaru	19	22	8-0	3-3
		23	8-0	4-18
3		Total	16-0	8-1
		Q G	10.0	0-1
10.Det	ail of land owne	d by Vatika INXT 2	Pyt Itd	
Village	Rect. No.	Killa No	Total Area	Applied area
	128	Killa 140	K-M	· K-M
Harsaru	41	18	8-0	8-0
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		19/1	4-0	
		Total	12-0	4-0
11 Det	ail of land owne	d by Acklin Develop		12-0
Vatika IN)	(T 2 Pvt.Ltd.2/11	chare	ers PVI, LIU, 9/ 11 S	nare,
Harsaru	19	24/3	2.0	2.0
riai sara	28	4	3-0	3-0
	20	Total	8-0	8-0
12 Det	ail of land owne		11-0	11-0
Hahen De	evelopers Pvt. Lt	d by Aplin Develope	ers Pvt. Lta. 5/14 s	nare,
		t.Ltd. 3/154 share,	THE PARTY OF THE P	
	l. 4/77 share			
		10/1/2	0.44	
Harşaru	56	10/1/2	0-14	0-14
		Grand To		179-6
			0	r 22.4125 Acres

Director General Town & Country Planning Haryana, Chandigara

For Vatika Limited