

Indian-Non Judicial Stamp Haryana Government



Date: 27/04/2017

Certificate No.

G0272017D2418

3RN No.

lame:

26734067





Stamp Duty Paid: ₹ 20158000

Penalty:

₹0

(Rs. Zerti Only)

Pran Nath Mehta huf

I.No/Floor: A20

ity/Village: Anand niketan

Sector/Ward: X

District: South delhi

LandMark: X

State:

Delhi

hone:

9811195999

Others: Kamini mehta and naina mehta

Seller / First Party Detail

Buyer / Second Party Detail

ame:

urpose:

Raheja Towers Pvt Itd

.No/Floor: 406

Sector/Ward: 4f

LandMark:

Rectangle one

ity/Village: Saket

District: South delhi

State:

Delhi

hone: 9971091937

SALE DEED

THE SE!

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

Sale Deed

Property

Land

Villages/City Name:

Harsaru

Unit Land

4.15625 Acres (33 K- 5 M)

Rs. 28,79,66,000/-

Stamp Duty

Rs. 2,01,58,000/-

Stamp Paper S. No.:

G0272017D2418

Value

27.04.2017

Page 1 of 11

For Raheja Towers Private Limited

Nama Mehta

दिनोंक 27/04/2017 प्रलेख नः 98 डीड सबंधी विवरण डीड का नाम SALE WITH IN MC AREA स्थित हरसरू गांव/शहर हरसरू तहसील/सब-तहसील हरसरू भवन का विवरण भूमि का विवरण 4 Acre 1 Kanal 5 Marla चाही सबंधी विवरण कुल स्टाम्प डयूटी की राशि 20,158,000.00 रुपये राशि 287,966,000.00 रुपये DFC: IMNJKGMN स्टाम्प की राशि 20,158,000.00 रुपये E-Stamp स्टाम्प न. G0272017D2418 पेस्टिंग शुल्क 2.00 रुपये रजिस्ट्रेशन फीस की राशि 15,000.00 रुपये Service Charge: 200.00 रुपये Deviced By: महेश कुमार चौहान वकील यह प्रलेख आज दिनोंक 27/04/2017 दिन गुरूवार समय 3:39:00PM वजे श्री/श्रीमती/कुमारी श्रीमतीनेना मेहता पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी प्राणनाथ मेहत निवासी ए.20 आनन्द निकेतन न्री दिल्ली-110021 द्वारा पँजीकरण हेतु प्रस्तुत किया गया। Rani Pouto Nacua Chelsa Etalist Vegitanist Vegitanist

प्रलेख में वर्णित क्षेत्र नगर एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित है इसलिए दस्तावेज को पंजीकृत करने से पुर्व सबंधित विभाग से अनापत्ती प्रमाण पत्र प्राप्त कर लिया गया है।

प्रलेख में वर्णित क्षेत्र नगर एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित नहीं है इसलिए दस्तावेज को पंजीकृत करने से पुर्व सबंधित विभाग से अन्रामल्सी प्रमाग्ण पत्र की आवश्यकता नहीं है।

दिनांक

हरसरू

श्री श्रीमती नैना मेहता, श्रीमती कामनी मेहता, प्राणनाथ मेहता H.U.F कर्ता प्राणनाथ मेहता thru प्राणनाथ महेता(OTHER)

उपरोक्त विक्रेता व श्री/श्रीमती/कुमारी बर्जारय-रोहित मेहता क्रेता हाजिर है। प्रस्तुत प्रलेख के तथ्यो को दोनो पक्षो ने सुनकर तथा समझकर स्वीकार किया। प्रलेख के अनुसार 0.00 रूपये की राशि क्रेता ने मेरे समक्ष विक्रेता को अदा की तथा प्रलेख मे वर्णित अग्निम अदा की गई राशि के लेन देन को स्वीकार किया। दोनो पक्षो की पहचान श्री/श्रीमती/कुमारी गहेश कुमार पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी निवासी वकील गुरूग्राम व श्री/श्रीमती/कुमारी कृष्ण कुमार पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी मंहर सिंह निवासी गाव कुकङखाना जिला सिरसा साक्षी न: 1 को हम नम्बरदार/अधिवक्ता के रूप में जानते है तथा वह साक्षी न:2 की पहचान करता है।

हरसरू

प्रमाणित किया जाता है कि पंजीकृत वसीका की स्केन प्रति jamabandi.nic.in

के बडोल दी गई है। उप / सर्वेक्ते पँजीयन अधिकारी हरसरू

Komi Pelle Naina Melta

दिनोंक 27/04/2017

THIS SALE DEED ("Deed") is executed at Gurugram, Haryana on this the 27th day of April, 2017;

BY

- M/s Pran Nath Mehta, HUF through its karta Sh. Pran Nath Mehta s/o Late Shri Ram Nath Mehta, r/o A-20, Anand Niketan, New Delhi – 110 021, hereinafter referred to as Vendor/Land Owner/Seller No. 1;
- 2. Smt. Kamini Mehta w/o Shri Pran Nath Mehta, r/o A-20, Anand Niketan, New Delhi 110 021, hereinafter referred to as Vendor/Land Owner/Seller No. 2;
- 3. Smt. Naina Mehta d/o Shri Pran Nath Mehta, r/o A-20, Anand Niketan, New Delhi 110 021, hereinafter referred to as Vendor/Land Owner/Seller No. 3;

(Land Owner/Seller No. 1, Land Owner/Seller No. 2 and Land Owner/Seller No. 3 are hereinafter individually referred to as "Vendor/Land Owner/Seller" and jointly referred to as the "the Vendors/Land Owners/Sellers", those expressions shall unless repugnant to the meaning and context hereof shall be deemed to mean and include their respective legal heirs, administrators, legal representatives, successors-in-interest and nominees), party of the FIRST PART;

IN FAVOUR OF

M/s. Raheja Towers Pvt. Ltd., a company incorporated under the Companies Act, 1956 and having its registered office at 406, 4th Floor, Rectangle 1, D4, District Centre, Saket, New Delhi – 110017 through its Authorized Signatory Mr. Rohit Mehta, duly authorized vide resolution passed by the Board of Directors of the Company in its meeting held on 20.04.2016 (hereinafter called the Vendee/Purchaser), which expression unless repugnant to the context and/or expressly excluded shall mean and include its successors, legal representatives, administrators, nominees and permitted assigns of the SECOND PART.

Hereinafter the "Land Owners/Sellers" and "Vendee/Purchaser" are individually referred to as a "Party" and collectively as the "Parties".

PRAN MEHTA & SONS

For Raheja Towers Private Limiteú

Director/Authorised Signatory

Page 2 of 10

Reg. No.

Reg. Year

Book No.

98

2017-2018







क्रेता



गवाह



उप /सर्युंक्त पँजीयन अधिकारी

- A. WHEREAS Land Owner/Seller No. 1 is the recorded owner of land measuring 23 kanal 16 marla as recorded in Khewat/Khata No. 400/434 of Jamabandi for the year 2010-2011, rectangle No. 56, killa Nos. 6 (8-0), 15 (8-0), rectangle No. 57, killa No. 10/2 (7-16) situated in the revenue estate of Village & Sub-Tehsil Harsaru, District Gurugram, Haryana out of which land measuring 13 kanal 9 marla comprised in rectangle No. 56, killa Nos. 6 Min east (5-8), 15 min North East (4-6) (tatima attached), rectangle No. 57, killa No. 10/2 min North West (3-15) (tatima attached) situated in the revenue estate of Village & Sub-Tehsil Harsaru, District Gurugram, Haryana, hereinafter referred to as "Land No. 1", is being intended to be sold by virtue of this Sale Deed.
- B. AND WHEREAS Land Owner/Seller No. 2 is the recorded owner of land measuring 24 kanal 4 marla as recorded in Khewat/Khata No. 399/433 of Jamabandi for the year 2010-2011, rectangle No. 57, killa Nos. 1 (8-0), 2 (8-0), 9 (8-0) and 10/1(0-4) situated in the revenue estate of Village & Sub-Tehsil Harsaru, District Gurugram, Haryana out of which land measuring 16 kanal 18 marla comprised in rectangle No. 57, killa Nos. 1 (8-0), 2 min North West (7-9) (tatima attached), 9 min North West (1-5) (tatima attached) and 10/1(0-4) situated in the revenue estate of Village & Sub-Tehsil Harsaru, District Gurugram, Haryana, hereinafter referred to as "Land No. 2", is being intended to be sold by virtue of this Sale Deed.
- C. AND WHEREAS Land Owner/Seller No. 3 is the recorded owner of land measuring 8 kanal and 0 marla as recorded in Khewat/Khata No. 398/432 of Jamabandi for the year 2010-2011, rectangle No. 57, killa No. 3 (8-0), situated in the revenue estate of Village & Sub-Tehsil Harsaru, District Gurugram, Haryana out of which land measuring 2 kanal 18 marla comprised in rectangle No. 57, killa No. 3 min Middle West (2-18) (tatima attached), situated in the revenue estate of Village Harsaru, Tehsil & District Gurugram, Haryana, hereinafter referred to as "Land No. 3", is being intended to be sold

For Raheja Towers Private Limited

Director/Authorised Signatory

KARTA H.U.S.

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Reg. No. Reg. Year Book No. 98 2017-2018

विक्रेता	श्रीमती नैना मेहता	Nama Melika
विक्रेसा	श्रीमती कामनी मेहता	Louri Helle
विक्रेता	प्राणनाथ महेता	
क्रेता	बजरिये-रोहित मेहता	
गवाह	महेश कुमार	
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मचाह	कृष्ण कुमार	Rock

प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख कमांक 98 आज दिनाँक 27/04/2017 को बही नः 1 जिल्द नः 1 के पृष्ठ नः 26 पर पँजीकृत किया गया तथा इसकी एक प्रति अतिरिक्त बही सख्या 1 जिल्द नः 4 के पृष्ठ सख्या 5 से 7 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगुठा मेरे सामने किये है ।

दिनाँक 27/04/2017

उप / सर्युक्त पँजीयन अधिकार हरसरू



by virtue of this Sale Deed.

D.

AND WHEREAS the Land Owners/Sellers intend to sell all the above three land parcels i.e. Land No. 1, Land No. 2 and Land No. 3 i.e. total land measuring 33 kanal 5 marla i.e. 4.15625 acres comprised in Khewat/Khatoni No. 400/434 (as per Jamabandi for the year 2010-11), rectangle No. 56, killa Nos. 6 min West (5-8), 15 min North East (4-6) (tatima attached), rectangle No. 57, 10/2 min North West (3-15) (tatima attached), Khewat/Khationi No. 399/433 rectangle No. 57, killa Nos. 1 (8-0), 2 min North West (7-9) (tatima attached), 9 min North West (1-5) (tatima attached), Khewat/Khatoni No. 398/432, rectangle No. 57, killa No. 3 min Middle West (2-18), (tatima attached) situated in the revenue estate of Village & Sub-Tehsil Harsaru, District Gurugram, Haryana, (hereinafter referred to as the "Subject Land", which shall include all subsequent construction, reconstruction, development, addition and alteration).

- AND WHEREAS the Land Owners/Sellers hereby confirm, declare and E. assure the Vendee that as on the date of this Sale Deed there are no encumbrances or debt created by the Vendors on the Subject Land.
- AND WHEREAS in consideration of Rs. 28,79,66,000/- (Rupees Twenty Eight E. Crores Seventy Nine Lakhs Sixty Six Thousand only) paid by the Vendee/Purchaser as full and final consideration of the Subject Land to the Vendor/Land Owners/Sellers herein. The Vendors hereby seek to execute this Sale Deed to convey and transfer the Subject Land to the Vendee/Purchaser and both the parties are mutually desirous to execute this Sale Deed as provided hereunder:

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions and understandings set forth in this Sale Deed and other good and valuable consideration, the receipt and adequacy of which is hereby mutually acknowledged, the Parties hereby agree as follows:

TARTA H.U.F.

PRAN N.

PRAN MEHTA SONS

For Raheja Towers Private Limited

Director/Authorised Signatory

Page 4 of 10



- That for and in lieu of the Sale Consideration of Rs. 28,79,66,000/- (Rupees 1. Twenty Eight Crores Seventy Nine Lakhs Sixty Six Thousand only) paid by the Purchaser to the Sellers in the manner stated herein in Schedule B, receipt of which the Sellers hereby admit and acknowledge, the Sellers doth hereby unconditionally and unequivocally sell, convey and transfer unto the Purchaser all that piece and parcel of the Subject Land, more specifically detailed in Schedule A, along with all their rights, title, interests and entitlements attached thereto including but not limited to licenses/zoning, any other building or real estate rights, whether in present or in future, and all easementary rights, benefits, privileges, all their estate, right, title, interest and claim therein, together with existing tubewell connection, borewell, sewers, drains, ditches, fences, trees, plants, shrubs, ways, wells, waters, water courses, electricity connection and all liberties, easements, privileges, rights, advantages and appurtenances etc. attached to the Subject Land, All payments shall be subject to tax deduction at source in terms of the provisions of the Income Tax Act 1961 or any amendment or re-enactment thereof. Any income/other taxes on payments made under this Sale Deed shall be borne by the concerned Party.
- 2. The Land Owners, in consultation amongst themselves, confirm, agree and accept that the Sale Consideration in terms hereof will be paid to Asset Developers, at request/instruction of each of the Land Owners and for and on their behalf, and the receipts of the Sale Consideration by Asset Developers will fully and sufficiently discharge the Purchaser of its liability to pay the Sale Consideration for the Subject Land to persons among Land Owners/Sellers whose names appear in the title deeds pertaining to the Subject Land.
- The Sellers hereby assures to the Purchaser that the Subject Land is free 3. from all encumbrances such as sale, gift, mortgage, disputes, attachment, lien, claims, etc., and there is no legal impediment or restraint of any nature whatsoever for transfer of the Subject Land to the Purchaser.

KARTA H.U.F.

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Director/Authorised Streetery

Page 5 of 10

Page 5 of 10



- 4. The vacant and peaceful possession of the Subject Land has been handed over by the Sellers to the Purchaser simultaneously at the time of execution of this Sale Deed and the Purchaser acknowledges to have taken over the possession of the same.
- 5. The Purchaser shall be entitled to hold, use and enjoy the said **Subject Land** in the manner permitted by the competent authorities without any hindrance or claim from the Sellers.
- 6. That the Sellers shall not have any rights, title, claim or interest whatsoever over any amount paid/deposited on their behalf by Purchaser in or before any authority for development of the said land. The Purchaser has every right to receive or claim/adjust/refund/redeposit such amount from the concerned authorities deposited by it on their behalf or on behalf of licensee if any.
- 7. The Purchaser shall have the right to get the Subject Land mutated in the name of Purchaser in the land revenue records and/or in records of any other authority and the Sellers shall sign all the necessary deeds and documents as may be required by the Purchaser, from time to time, for the purpose of perfecting title of the Purchaser over the Subject Land, at the sole cost and expense of the Purchaser.
- 8. The Purchaser agrees and undertakes to pay, from the date execution of this Sale Deed, directly to the competent authority(ies) all taxes, dues, demands, charges, duties, liabilities, if any, levied or leviable in respect of the Subject Land. In the event any taxes, dues, demands, charges, duties, liabilities are levied or leviable in respect of the period prior to the date of execution of Sale Deed, same shall be paid by the Sellers.
- 9. The Land Owners/Sellers pertaining to the Subject Land hereby declare that they are in concert and in agreement amongst themselves and the sale of the Subject Land in terms hereof has the prior express, unconditional approval and ratifications of all the Land Owners amongst themselves.

Kamindelli Jama delda

For Rahoja Towers Private Limited

Director/Authorised Signatory

Page 6 of 10



- Simultaneously with the execution of this Deed, the Land Owners have executed and shall execute such other document as may be required under law at the cost and expenses of the Purchaser for enabling Purchaser to deal with the entire Subject Land including all the rights and authorities.
- The Land Owners hereby agree and acknowledge that, with the sale of the Subject Land in terms of this Deed and sale of other Land forming part of the Land Owners' Share under separate sale deeds in favour of the Purchaser, the Land Owners are not left with any right, title, interest and/or any form of entitlement in the entire Residential Land and the Purchaser shall be free to deal with the same in any manner in its sole discretion.
- 12. The Land Owner/Seller No. 2, **M/s Pran Mehta**, **HUF** assures the Purchaser that it is selling the Subject Land for the legal necessity and benefit of HUF and it shall indemnify the Purchaser if this representation is found to be wrong or if any litigation/dispute accrues in this regard.
- 13. The Land Owners represent, warrant and covenant to the Purchaser that:
 - a. They are the absolute and lawful owners and in possession of the Subject Land and none of them has done or been a party to any act whereby his/her rights and title to the Subject Land may, in any way, be adversely affected/impaired or whereby he/she may be prevented from transferring the Subject Land or part thereof.
 - b. That neither any of them nor anyone on his/her behalf has otherwise created any adverse rights in respect of Subject Land or any part thereof at any time.
- 14. The Land Owners/Sellers shall, from time to time upon request from Purchaser, do or procure the doing of all acts and/or execute or procure the execution of all such documents as may be required for the purpose of perfecting the title of the Purchaser over the Subject Land.

PRAN MEHTA & SONS

CARTA H.U.

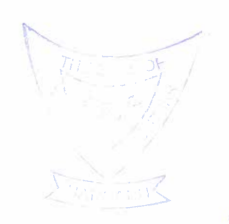
Kani Holle

For Raheja Towers Private Limited

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Page 7 of 10



- 15. The Purchaser has borne all expenses for the execution and registration of Sale Deed including the cost of stamp duty, registration and other incidental charges.
- 16. That, this Sale Deed constitutes the entire agreement among the Parties hereto with respect to the subject matter hereof, and supersedes all prior and contemporaneous correspondence(s), report(s), project report(s), agreement(s), negotiations, discussion(s), representations(s), promise(s), or understandings, unless they are in writing, among the parties, with respect to the subject land and matter hereof. The, preamble and recitals to this Sale Deed shall form an integral part of this Sale Deed.

IN WITNESS WHEREOF, the Parties hereto have signed and executed this Sale Deed on the day, month and year first hereinabove written in the presence of the following witnesses.

Drafted By 27/4/2017

Mane	Advocate
LAND OWNERS/SELLERS	PURCHASER
	For Raheja Towers Private Limited
M/s Pran Nath Mehta, HUF through its	For Raneja Towers Fittate Emitted
karta Mr. Pran Nath Mehta	part wests
FRAN MEHTA & SONS	120
(-1)	Director/Authorised Signatory Authorised Signatory
KARTALLIE	Authorised digitatory
Smt. Kamini Mehta	•
Kanin Hell	
Ms. Naina Mehta	
Name Melte	
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Mahesh K. Chauhan	11 15 hrs/hungs/, Show to struck
Advocate	, UC Kolh Is Those
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Schedule A **Details of Subject Land**

Name of Land Owner	Khewat/Khata No. (as per Jamabandi for the year 2010-11)	Rect. No.	Killa No.	Kanal	Maria
Mr. Pran Nath Mehta HUF	400/434	56	6 Min East	5	8
			15 Min North East (tatima attached)	4	6
		57	10/2 Min North West(Tatima attached)	3	15
Smt. Kamini Mehta	399/433	57	1	8	0
			2 Min North West (tatima attached)	7	9
		A	9 Min North West (tatima attached)	1	5
			10/1	0	4
Smt. Naina Mehta	398/432	57	3 Min Middle West (tatima attached)	2	18
			Total	33	5

For Raheja Towars Private Limited

Kami Helie Nama Mel

Director/Authorised Signatory

THE SEAL OF

Schedule B **Details of the Sale Consideration**

Cheque No./ DD No./ RTGS/ UTR Ref. No.	Dated	Drawn on / Received in	Amount (in Rs.)
DD No. 250149	25.04.2017	HDFC Bank payable at New Delhi	20,50,86,340/-
RTGS UTR No.			8,00,00,000/-
TDS			28,79,660/-
Total			28,79,66000/-

PRAN MEHTA & SONZ

For Raheja Towers Privat

Director/Authorised Signatory

kan Pelle Nama Mehte



STATE BANK OF INDIA

SITNO 686599

GSR / 002

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TATEBANKIOFINDIA

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Branch

Received a sum of ₹33

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residing at ______

account towards Stamp Duty.

for credit to Government of Haryoha

Dara

25 FED TOR

ionsed Officer

Sale Deed

Property

Land

Villages/City Name

Harsaru

Unit Land

2.64 Acres (21 Kanal 2 Marla)

Value

Rs. 4,75,20,000/-

Stamp Duty

Rs. 33,26,500/-

Certificate S. No.

686599/GSR/002

Dated

25.02.2016

Issued

Treasury, Gurgaon, S.B.I. Gurgaon

Page | 1

, 38M.		
प्रलेख न: 29982		दिनॉंक 26/02/2016
	डीड सबंधी विवरण	
डीड का नाम SALE WITH IN MC ARE	EA	
तहसील/सब-तहसील गुडगांवा	गांव/शहर हरसरु	स्थित हरसरु
	भवन का विवरण	
	भूमि का विवरण	
चाही	2 Acre 5 Kana	ıl 2 Marla
	धन सबंधी विवरण	
राशि 47,520,000.00 रुपये	कुल	स्टाम्प डयूटी की राशि 3,326,500.00 रुपये
स्टाम्प न. 686599	स्टाम्प की राशि 3,326,50	00.00 रुपये
रजिस्द्रेशन फीस की राशि 15,000.00	रुपये	पेस्टिंग शुल्क 2.00 रुपये
rafted By: चन्द्र प्रकाश भटेजा एडवोकेट		Service Charge: 200.00 रुपये
पुत्र/पुत्री/पत्नी श्री/श्रीमती/क्रुमारी प्राणनाथ व	•	बजे श्री/श्रीमती/कुमारी श्रीमती प्रिया मेहता thru अनील बैनीव Gunj Road, New Delhi द्वारा पॅजीकरण हेतु प्रस्तुत पुँ उप / सयुँक्त पॅजीयन अधिकारी
हस्ताक्षर अस्तुतकता		गुडगांवा
लेख में वर्णित क्षेत्र नगर एवं ग्रामिण व तिलए दस्तावेज को पंजीकृत करने से		975 की धारा 7-ए के अन्तर्गत अधिसुचित है प्रमाण पत्र प्राप्त कर लिया गया है।
नेख में वर्णित क्षेत्र नगर एवं ग्रामिण र	आयोजना विभाग के अधिनियम 19	975 की धारा 7-ए के अन्तर्गत अधिसुचित नही
ालिए दस्तावेज को पंजीकृत करने से	पुर्व सबंधित विभाग से अनापत्ती	प्रमाण पत्र की आवश्यकता नहीं है।
नांक		उप / सयुँक्री पॅंजीयन अधिकारी गुडगांबा
श्री श्रीमती कामनी मेहता, श्रीमती नैना मेहता, श्रीमती प्रि	या मेहता thru अनील बैनीवाल(GPA), प्राणनाथ	ग मेहता H.U.F कर्ता प्राणनाथ मेहता
श्री श्रीमती कापनी मेहता, श्रीमती नैना मेहता, श्रीमती प्रि उपरोक्त विक्रेता व श्री/श्रीमती/कृमारी बन् तथा समझकर स्वीकार किया। प्रलेख		य मेहता H.U.F कर्ता प्राणनाथ मेहता

दोनो पक्षो की पहचान श्री/श्रीमती/कुमारी मगन राणा पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी, चन्दर राम निवासी 539 सेक्टर-53 गुडगाव व श्री/श्रीमती/कुमारी एस सी अरोडा एडबोकेट पुत्र/पुत्री/पत्नी श्री/श्रीमुद्भी/कुमारी निवासी गुडगाव साक्षी न: 1 को हम नम्बरदार/अधिवक्ता के रूप में जीनते द्ध्या वह साक्षी न:2 की पहचान करता है।

दिनाँक 26/02/2016

यह प्रमाणित किया जाता हे कि पंजीकृत वसीका की स्कैन प्रति

संयुक्त पॅजीयन अधिकारी

गुडगांबा

SALE DEED

This Deed of Sale is made and executed at Gurgaon on this 26th day of February, 2016 by:

Pran Mehta & Sons HUF through its Karta- Mr. Pran Mehta residing at A-20, Anand Niketan, New Delhi- 110021 Mikkar No. 1, Kamini Mehta W/o Mr. Pran Mehta R/o A-20, Anand Niketan, New Delhi- 110021, Mikkar No. 2, Ms. Naina Mehta D/o Mr. Pran Nath Mehta R/o A-20, Anand Niketan, New Delhi-110021, Mikkar No. 3 & Mrs. Priya Ahluwalia (Mehta) W/o Mr. Meharjit Singh Ahluwalia, (D/o Mr. Pran Mehta) R/o No. 10, Gurudwara Rakab Gunj Road, New Delhi- 110001, Mikkar No. 4 acting through their constituted attorney Mr. Anil Beniwal Authorized Representative of M/s Raheja Developers Limited, duly appointed so vide registered Power of Attorney dated 21.10.2014 registered in the office of Sub-Registrar, Gurgaon (Haryana) vide vasika No. 908 dated 22.10.2014 (hereinafter called the Vendor), which expression shall mean and include their heirs, legal representatives, administrators, executors, nominees and assigns of the FIRST PART.

IN FAVOUR OF

M/s. Raheja Towers Pvt. Ltd., a company incorporated under the Companies Act, 1956 and having its registered office at 406, 4th Floor, Rectangle 1, D4, District Centre, Saket, New Delhi – 110017 through its Authorized Signatory Mr. Rohit Mehta, duly authorized vide resolution passed by the Board of Directors of the Company in its meeting held on 11.02.2016 (hereinafter called the Vendee), which expression unless repugnant to the context and/or expressly excluded shall mean and include its successors, legal representatives, administrators, nominees and permitted assigns of the SECOND PART.

RECITAL

WHEREAS the Mikkar No. 1 is the absolute rightful and exclusive owner in possession of land bearing Rectangle No. 57, Killa No. 10/2 Min (3-7), measuring 3 Kanal 07 Marla as per recorded in Khewat/Khata No. 400/434 of Jamabandi for the year 2010-11.

AND WHEREAS the Mikkar No. 2 is the absolute rightful and exclusive owner in possession of land bearing Rectangle No. 57 Killa No. 2Min (0-11), 9Min (2-15), land measuring 3 Kanal 6 Marla Khewat/Khata No. 399/433 of Jamabandi for the year 2010-11.

AND WHEREAS the Mikkar No. 3 is the absolute rightful and exclusive owner in possession of land Rectangle No. 57 Killa No. 3 Min (5-2), Killa No. 4 min(5-4) 8 min (2-10) land measuring 12 Kanal 16 Marla Khewat/Khata No. 398/432 of Jamabandi for the year 2010-11,

AND WHEREAS the Mikkar No.4 is the absolute rightful and exclusive owner in possession of land Rectangle No. 57 Killa No. 7 Min (1-13) land measuring 1 Kanal 13 Marla Khewat/Khata No. 397/431 of Jamabandi for the year 2010-11, (tatima attached). Total land of all mikkaran is 21 Kanal 2 Marla i.e. 2.64 acres situated in the revenue estate of Village Harsaru, Tehsil & District Gurgaon, Haryana, (hereinafter referred to as the "Said Land", which shall include all

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Reg. No.

Reg. Year

Book No.

29,982

2015-2016

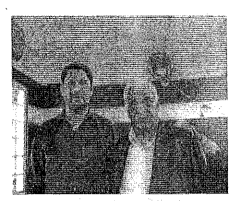
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विक्रेता



क्रेता



गवाह



उप /सयुँकत पँजीयन अधिकारी



subsequent construction, reconstruction, development, addition and alteration).

AND WHEREAS the Vendor hereby confirms, declare and assure the Vendee that:

- (i) The title of the Said Land is absolutely clear and marketable and the Vendor is the exclusive recorded bhumidar/owner in the revenue records, having absolute right, title and interest in the Said Land and are thus fully entitled and competent to sell, transfer and convey the same;
- (ii) The Said Land is neither owned by any minor and, or, no minor has any right, title, interest and claim or concern of any nature whatsoever in the Land;
- (iii) The Vendor has further assured the Vendee that there has been or there is no legal, quasi-legal, administrative, arbitration, mediation, conciliation or other proceedings, claims, actions or governmental investigations of any nature pending or, threatened against or with respect to the Said Land. In the event it is later found that the Said Land is under any dispute of any nature whatsoever, the Vendor undertakes to keep and hold the Vendee indemnified and harmless from all losses, damages, costs and expenses suffered and, or, incurred by the Vendee;
- (iv) There are no encumbrances, liens, charges including statutory charges in relation to the Said Land, mortgage, prior sale, gift, exchange, award, litigation and the like nor have the Vendor agreed with any party to create an encumbrance over the Land;

AND WHEREAS, the Vendor had entered into Agreement(s) dated 20.07.2012 & 16.09.2013 and Supplementary Agreement dated 21.10.2014 (hereinafter referred to as the "Agreement(s)", whereby the Vendor entrusted and handed over the possession of the Said Land to the Vendee subject to the terms and conditions of the Agreement(s).

AND WHEREAS in lieu of the Vendor entrusting the land as aforesaid in terms & conditions of the agreements, both the Vendor and the Vendee had demarcated their respective areas in the said land situated at Village Harsaru, Tehsil & District Gurgaon (Haryana).

AND WHEREAS in terms and conditions of the aforesaid agreements, the consideration of Rs. 4,75,20,000/- (Rupees Four Crore Seventy Five Lacs Twenty Thousand only) paid by the Vendee to Vendor herein in full and final consideration of the Said Land to the Vendor. The Vendor hereby seeks to execute this Sale Deed to convey and transfer the Said Land to the Vendee in accordance with the terms and conditions of the Agreement(s) and other related agreements thereto and both the parties are mutually desirous to execute this Sale



Reg. No. Reg. Year Book No. 29,982 2015-2016

विक्रेता अनील बैनीवाल विक्रेता विक्रेता विक्रेता क्रेता बजरिये - रोहित मेहता गवाह मगन राणा एस सी अरोडा एडवोकेट गवाह

प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 29,982 आज दिनक 26/02/2016 को बही नः 1 जिल्द नः 13,148 के पृष्ठ नः 87 पर पेंजीकृत किया गया तथा इसकी एक प्रति अहिरिक्त बहु प्राच्या 1 जिल्द नः 4,989 के पृष्ठ सख्या 4 से 5 पर चिपकाई गयी। यह भी प्रमाणित किया महात है कि इसे इस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगुडा मेरे सामने किये है ।

दिनाँक 26/02/2016

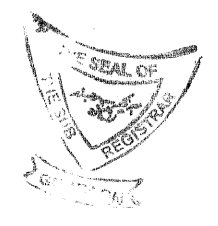
वन अधिकारी

गुडगांवा

NOW THEREFORE THIS DEED OF SALE WITNESSES AS UNDER:

- That the consideration of Rs. 4,75,20,000/- (Rupees Four Crore Seventy Five Lacs 1. Twenty Thousand only) admit & acknowledged by the Vendor as full and final consideration, in terms of the Agreement and other related agreements duly executed between the Vendee and the Vendor, the Vendor hereby grants, conveys, transfers unto the Vendee the Said Land total admeasuring 21 Kanal 2 Marla (tatima attached) i.e. 2.64 acres situated in the revenue estate of Village Harsaru, Tehsil & District Gurgaon, Haryana, together with drains, ditches, fences, trees, plants, shrubs, ways, wells, waters, water-courses, liberties, privileges, easements, profits, advantages, rights and appurtenances whatsoever on the Said Land or ground hereditament and any part thereof appurtenant thereto and all the estate right, title, interest, claim and demand whatsoever of the Vendor in to out of and upon the Said Land hereditament, and every part thereof to have and to hold the Said Land, hereditament hereby granted, conveyed, transferred and assured or intended or expressed so to be with them and every of their rights, title, interest, privileges and appurtenances unto and to the use and benefit of the Vendee forever and absolutely.
- 2. That the Vendee has already paid to the Vendor a consideration of Rs. 4,75,20,000/(Rupees Four Crore Seventy Five Lacs Twenty Thousand only) being adjusted from cheque/demand draft No. 270189 dated 21.07.2012 drawn on Oriental Bank of Commerce, Saket, New Delhi-110017 at the time of execution and registration of the Agreement dated 20.07.2012 in favour of the Vendee by way of cheque/demand draft, which is hereby acknowledged by the Vendor.
- 3. That the Vendor hereby confirm, acknowledge receipt of the full and final consideration from the Vendee in respect of sale of the Said Land.
- 4. That the Vendor is well and sufficiently entitled to the Said Land and no one besides the Vendor has any claim, right or interest in the Said Land and as on date hereof is free from any/all encumbrances, charges and liens and the Vendor holds unimpeachable and marketable right to convey. Transfer, alienate and sell the Said Land. The Vendor hereby covenants with the Vendee that the absolute interest which the Vendor professes to transfer subsists and the Vendor has good title and absolute authority to grant, convey, transfer the Said Land and further assures the Vendee that hereinafter if any person in any manner claims any interest or right of ownership in the Said Land, the Vendor shall indemnify the Vendee against any/all such claims and this Sale Deed is executed in all its entirety for the Said Land of which the Vendor has received all and full sale consideration.

Remiss



- 5. That the Vendor having or lawfully or equitably claiming any estate, right, title or interest in or to the Land hereby conveyed, transferred and assured or any part thereof from, under, or in trust for the Vendor or its successors and assigns or any of them shall and will from time to time and at all times hereafter at the request and cost of the Vendee do and execute or cause to be done and executed all such further and other acts, deeds, things, matters, conveyances and assurances in law whatsoever for the better, further and more perfectly and effectually and absolutely granting unto and to the use of Vendee in manner aforesaid or may be reasonably required by the Vendee or its successors or assigns or its or their counsel in law for assuring the Said Land and every part thereof hereby granted, conveyed, transferred and assured unto and to the use of the Vendee.
- 6. That the Vendor has been left with no right, interest or title in the Said Land and that the Vendee shall have the absolute right to transfer, assign, convey encumber, charge, mortgage the Said Land to any person at such terms and conditions it deems fit and proper at its sole discretion and deal with the Land in any manner whatsoever.
- 7. That the Vendor is aware of the facts that the Vendee was relying on the correctness of the several statements as set forth in this Sale Deed, agreed to incur or pay the amounts in this Sale Deed in consideration of the Vendor selling, conveying and transferring all their right title interest in the Land to the Vendee.
- 8. The Vendor has already handed over the actual physical possession of the Said Land to the Vendee, who has now become the absolute owner in possession of the same and shall enjoy all the rights, privileges, passages, appurtenances and possession etc. and absolute ownership in the Said Land without any hindrance, claims, demands by the Vendor or their heirs, successors etc.
- 9. That the Vendor hereby agrees to indemnify and keep indemnified the Vendee, or any person or persons claiming through the Vendor of from and against any action, suit, claims, damages, penalties, charges, cost and expenses that may be suffered or caused to be suffered, or incurred or caused to be incurred by the Vendee or any person claiming through the Vendor in respect of the Vendor's title to the Said Land not being clear and marketable and, or, breach of any of the representations and warranties made by the Vendor in this Sale Deed and, or, for any liabilities of any nature whatsoever in respect of the Said Land pertaining to the period prior to the date of this Sale Deed.
- 10. That the Vendor will assist the Vendee in completing transfer process in the name of the Vendee in the revenue records or before any applicable Government authority

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on the basis of this Sale Deed.

- That the Vendee shall bear the stamp duty, transfer duty and registration fee in 11. respect of the Sale Deed.
- That the Vendor further agrees, undertakes and assures the Vendee that Vendor will 12. at the request and cost of the Vendee, do or cause to be done and execute or cause to be executed any/or all documents required for the purpose of selling and transferring and/ or giving full and complete effect to the true meaning and intent of these present without any financial consideration, other than the consideration stated herein.

IN WITNESS WHEREOF, the Vendor and the Vendee have signed and executed this Sale Deed at the place, day, month and year, first above written, in the presence of the following witnesses.

Signed and executed by Vendor

Signed and executed for and on behalf of Vendee FOR RAHEJA TOWERS PYTALTD.

Authorised Signatory

WITNESSES:

Magan Rang Sto

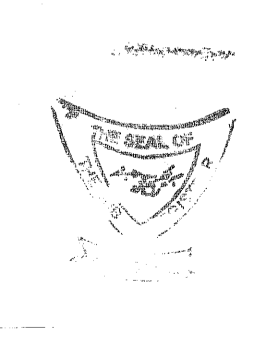
sh. Chander Ram Rlo 539 See 53 Gur 2. S. C. Arely

Civil Courts, Gurgaon

Chander Parkash Batheja

District Courts, Gurgaon

Page | 6



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He dien The Section (U.1505). Mehrauli Roads Gurgaon (U.1505).

Branch

s/o, d/o, w/o

residing at

for credit to Government of Haryana

account towards Stamp Duty.

Dafe

25 PEN 1114 MCAOL

es of Authorised Officer)

Sale Deed

Property

Villages/City Name

Unit Land

Value

Stamp Duty

Certificate S. No.

Dated Issued Land

Harsaru GURGAOB Challan Nosscra7

2.63 Acres (21 K-1M) and of

Rs. 4,73,40,000/-

Rs. 33,14,000/-

686597/GSR/002

25.02.2016

Treasury, Gurgaon, S.B.I. Gurgaon

Page | 1

Gurgaon /

दिनॉॅंक 26/02/2016 डीड सर्बंधी विवरण डीड का नाम SALE WITH IN MC AREA तहसील/सब-तहसील गुडगांवा गांव/शहर हरसरु स्थित हरसरु भवन का विवरण भूमि का विवरण 2 Acre 5 Kanal 1 Marla सबंधी विवरण राशि 47,362,500.00 रुपये कुल स्टाम्प डयूटी की राशि 3,315,500.00 रुपये स्टाम्प न. 686597 स्टाम्प की राशि .3,314,000.00 रुपये रजिस्द्रेशन फीस की राशि 15,000.00 रुपये पेस्टिंग शुल्क 2.00 रुपये चलान न. 536527515 राशि 1500 रूपये दिनांक 26/02/2016

Drafted By: चन्दर प्रकाश भटेजा एडवोकेट

Service Charge: 200.00 रुप्ये

यह प्रलेख आज दिनॉक 26/02/2016 दिन शुक्रवार समय 6:29:00PM बजे श्री/श्रीमती/कुमारी श्रीमतीप्रिय मेहता thru अनील बैनीवाल पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी प्राणनाष्ट्रीकृता निवासी 10 Gurudwara Rakab Gunj Road, New Delhi द्वारा पँजीकरण हेतु प्रस्तुत किया

हस्ताक्षर प्रस्तुतकर्ता

त पँजीयन अधिकारी गडगांवा

प्रतेख में वर्णित क्षेत्र नगर एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित है इसिलिए दस्तावेज को पंजीकृत करने से पुर्व सबंधित विभाग से अनापत्ती प्रमाण पत्र प्राप्त कर लिया गया है।

प्रलेख में वर्णित क्षेत्र नगर एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित नहीं है इसलिए दस्तावेज को पंजीकृत करने से पुर्व सर्बाधत विभाग से अनापत्ती प्रमाण पत्र की आवश्क्र्यकता नहीं है।

दिगांक

उप / सयुँकित पँजीयन अधिकारी गडगांवा

श्री प्राणनाथ मेहता H.U.F कर्ता प्राणनाथ मेहता thru (GPA), श्रीमती प्रिया मेहता thru अनील बैनीबाल(GPA), श्रीमती कामनी मेहता thru (GPA)

उपरोक्त विक्रेता व श्री/श्रीमती/कुमारी बजरिये रोहित मेहता क्रेता हाजिर है। प्रस्तुत प्रलेख के तथ्यो को दोनो पक्षो ने सुनकर तथा समझकर स्वीकार किया। प्रलेख के अनुसार 0.00 रूपये की राशि क्रेता ने मेरे समक्ष विक्रेता को अदा की तथा प्रलेख मे वर्णित अग्निम अदा की गई राशि के लेन देन को स्वीकार किया। दोनो पक्षो की पहचान श्री/श्रीमती/कुमारी मगन राणा पुत्रू/पुत्री/पत्नी श्री/श्रीमती/कुमारी चन्दर राम व श्री/श्रीमती/कुमारी एस सी अरोडा पुत्र/पुत्री/पत्नी श्री/श्लीमती/कुमारी निवासी एडवोकेट सुड़गाव निवासी 539 सेक्टर-53, गुडगाव साक्षी न: 1 को हम नम्बरदार/अधिवक्ता के रूप में जाती है तथा वह साक्षी मैं:2 की पहचान करता है।

दिनॉंक 26/02/2016

ग्डगांवा पूर्ति janabandimic.in पर डाल दी गई है।

उप / सयुँकतः

उप / सयुँकत पँजीयन अधिकारी

पीजीयन अधिकारी

यह प्रमाणित किया जाता है कि पंजीकृत वसीका की स्कैन

गुडगांवा

SALE DEED

This Deed of Sale is made and executed at Gurgaon on this 26th day of February, 2016 by:

Pran Mehta & Sons HUF through its Karta- Mr. Pran Mehta residing at A-20, Anand Niketan, New Delhi- 110021 Mikkar No. 1 ,Kamini Mehta W/o Mr. Pran Mehta R/o A-20, Anand Niketan, New Delhi- 110021, Mikkar No. 2 , Mrs. Priya Ahluwalia (Mehta) W/o Mr. Meharjit Singh Ahluwalia, (D/o Mr. Pran Mehta) R/o No. 10, Gurudwara Rakab Gunj Road, New Delhi- 110001, Mikkar No. 3 acting through their constituted attorney Mr. Anil Beniwal Authorized Representative of M/s Raheja Developers Limited, duly appointed so vide registered Power of Attorney dated 21.10.2014 registered in the office of Sub-Registrar, Gurgaon (Haryana) vide vasika No. 908 dated 22.10.2014 (hereinafter called the Vendor), which expression shall mean and include their heirs, legal representatives, administrators, executors, nominees and assigns of the FIRST PART.

IN FAVOUR OF

M/s. Raheja Towers Pvt. Ltd., a company incorporated under the Companies Act, 1956 and having its registered office at 406, 4th Floor, Rectangle 1, D4, District Centre, Saket, New Delhi – 110017 through its Authorized Signatory Mr. Rohit Mehta, duly authorized vide resolution passed by the Board of Directors of the Company in its meeting held on 11.02.2016 (hereinafter called the Vendee), which expression unless repugnant to the context and/or expressly excluded shall mean and include its successors, legal representatives, administrators, nominees and permitted assigns of the SECOND PART.

RECITAL

WHEREAS the Mikkar No. 1 is the absolute rightful and exclusive owner in possession of land bearing Rectangle No. 57, Killa No. 10/2 Min (0-14), 11 (8-0), measuring 8 Kanal 14 Maria as per recorded in Khewat/Khata No. 400/434 of Jamabandi for the year 2010-11.

AND WHEREAS the Mikkar No. 2 is the absolute rightful and exclusive owner in possession of land bearing Rectangle No. 57 Killa No. 12Min (4-13), 13Min (4-13), land measuring 9 Kanal 6 Marla Khewat/Khata No. 39/431 of Jamabandi for the year 2010-11.

AND WHEREAS the Mikkar No. 3 is the absolute rightful and exclusive owner in possession of land Rectangle No. 57 Killa No. 14 Min (3-1) land measuring 3 Kanal 1 Marla Khewat/Khata No. 397/431 of Jamabandi for the year 2010-11, (tatima attached). Total land of all mikkaran is 21 Kanal 1 Marla i.e. 2.63 acres situated in the revenue estate of Village Harsaru, Tehsil & District Gurgaon, Haryana, (hereinafter referred to as the "Said Land", which shall include all subsequent construction, reconstruction, development, addition and alteration).

AND WHEREAS the Vendor hereby confirms, declare and assure the Vendee that:

(i) The title of the Said Land is absolutely clear and marketable and the Vendor is the exclusive recorded bhumidar/owner in the revenue records, having absolute

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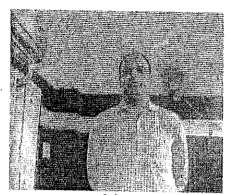
Reg. No.

Reg. Year

Book No.

30,001

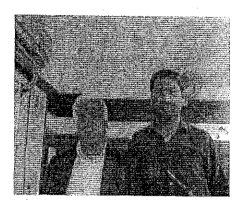
2015-2016



विक्रेता



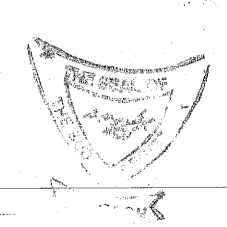
क्रेता



गवाह



उप / सयुँकत पँजीयन अधिकारी



right, title and interest in the Said Land and are thus fully entitled and competent to sell, transfer and convey the same;

- (ii) The Said Land is neither owned by any minor and, or, no minor has any right, title, interest and claim or concern of any nature whatsoever in the Land;
- (iii) The Vendor has further assured the Vendee that there has been or there is no legal, quasi-legal, administrative, arbitration, mediation, conciliation or other proceedings, claims, actions or governmental investigations of any nature pending or, threatened against or with respect to the Said Land. In the event it is later found that the Said Land is under any dispute of any nature whatsoever, the Vendor undertakes to keep and hold the Vendee indemnified and harmless from all losses, damages, costs and expenses suffered and, or, incurred by the Vendee;
- (iv) There are no encumbrances, liens, charges including statutory charges in relation to the Said Land, mortgage, prior sale, gift, exchange, award, litigation and the like nor have the Vendor agreed with any party to create an encumbrance over the Land;

AND WHEREAS, the Vendor had entered into Agreement(s) dated 20.07.2012 & 16.09.2013 and Supplementary Agreement dated 21.10.2014 (hereinafter referred to as the "Agreement(s)", whereby the Vendor entrusted and handed over the possession of the Said Land to the Vendee subject to the terms and conditions of the Agreement(s).

AND WHEREAS in lieu of the Vendor entrusting the land as aforesaid in terms & conditions of the agreements, both the Vendor and the Vendee had demarcated their respective areas in the said land situated at Village Harsaru, Tehsil & District Gurgaon (Haryana).

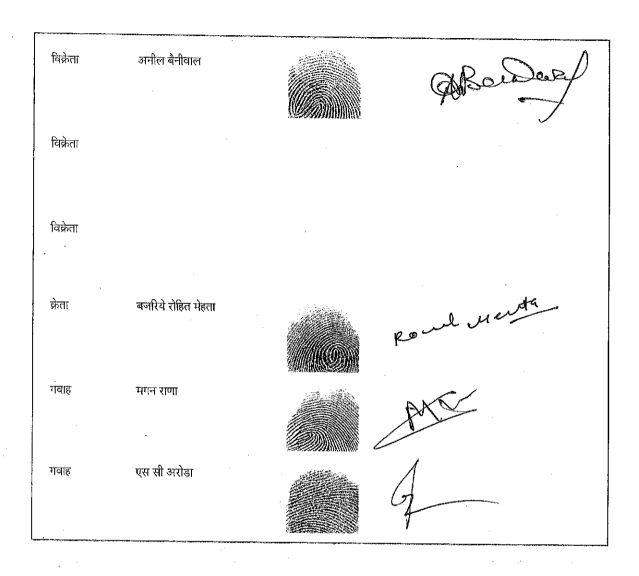
AND WHEREAS in terms and conditions of the aforesaid agreements, the consideration of Rs. 4,73,40,000/- (Rupees Four Crore Seventy Three Lacs Forty Thousand only) paid by the Vendee to Vendor herein in full and final consideration of the Said Land to the Vendor. The Vendor hereby seeks to execute this Sale Deed to convey and transfer the Said Land to the Vendee in accordance with the terms and conditions of the Agreement(s) and other related agreements thereto and both the parties are mutually desirous to execute this Sale Deed as provided hereunder:

NOW THEREFORE THIS DEED OF SALE WITNESSES AS UNDER:

1. That the consideration of Rs. 4,73,40,000/- (Rupees Four Crore Seventy Three Lacs Forty Thousand only) admit & acknowledged by the Vendor as full and final consideration, in terms of the Agreement and other related agreements duly

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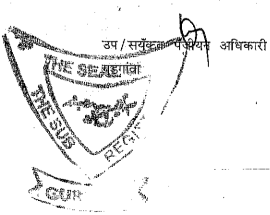
Reg. No. Reg. Year Book No. 30,001 2015-2016



प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख कमांक 30,001 आज दिनाँक 26/02/2016 को बही नः 1 जिल्द नः 13,148 के पृष्ठ नः 92 पर पँजीकृत किया गया तथा इसकी एक प्रति अतिरिक्त बही सख्या 1 जिल्द नः 4,989 के पृष्ठ सख्या 65 से 66 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगुटा मेरे सामने किये है।

दिनाँक 26/02/2016



executed between the Vendee and the Vendor, the Vendor hereby grants, conveys, transfers unto the Vendee the Said Land total admeasuring 21 Kanal 1 Marla (tatima attached) i.e. 2.63 acres situated in the revenue estate of Village Harsaru, Tehsil & District Gurgaon, Haryana, together with drains, ditches, fences, trees, plants, shrubs, ways, wells, waters, water-courses, liberties, privileges, easements, profits, advantages, rights and appurtenances whatsoever on the Said Land or ground hereditament and any part thereof appurtenant thereto and all the estate right, title, interest, claim and demand whatsoever of the Vendor in to out of and upon the Said Land hereditament, and every part thereof to have and to hold the Said Land, hereditament hereby granted, conveyed, transferred and assured or intended or expressed so to be with them and every of their rights, title, interest, privileges and appurtenances unto and to the use and benefit of the Vendee forever and absolutely.

- 2. That the Vendee has already paid to the Vendor a consideration of Rs. 4,73,40,000/-(Rupees Four Crore Seventy Three Lacs Forty Thousand only) being adjusted from cheque/demand draft No. 270189 dated 21.07.2012 drawn on Oriental Bank of Commerce, Saket, New Delhi-110017 at the time of execution and registration of the Agreement dated 20.07.2012 in favour of the Vendee by way of cheque/demand draft, which is hereby acknowledged by the Vendor.
- 3. That the Vendor hereby confirm, acknowledge receipt of the full and final consideration from the Vendee in respect of sale of the Said Land.
- 4. That the Vendor is well and sufficiently entitled to the Said Land and no one besides the Vendor has any claim, right or interest in the Said Land and as on date hereof is free from any/all encumbrances, charges and liens and the Vendor holds unimpeachable and marketable right to convey. Transfer, alienate and sell the Said Land. The Vendor hereby covenants with the Vendee that the absolute interest which the Vendor professes to transfer subsists and the Vendor has good title and absolute authority to grant, convey, transfer the Said Land and further assures the Vendee that hereinafter if any person in any manner claims any interest or right of ownership in the Said Land, the Vendor shall indemnify the Vendee against any/all such claims and this Sale Deed is executed in all its entirety for the Said Land of which the Vendor has received all and full sale consideration.
- 5. That the Vendor having or lawfully or equitably claiming any estate, right, title or interest in or to the Land hereby conveyed, transferred and assured or any part thereof from, under, or in trust for the Vendor or its successors and assigns or any of them shall and will from time to time and at all times hereafter at the request and cost of the Vendee do and execute or cause to be done and executed all such further

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and other acts, deeds, things, matters, conveyances and assurances in law whatsoever for the better, further and more perfectly and effectually and absolutely granting unto and to the use of Vendee in manner aforesaid or may be reasonably required by the Vendee or its successors or assigns or its or their counsel in law for assuring the Said Land and every part thereof hereby granted, conveyed, transferred and assured unto and to the use of the Vendee.

- 6. That the Vendor has been left with no right, interest or title in the Said Land and that the Vendee shall have the absolute right to transfer, assign, convey encumber, charge, mortgage the Said Land to any person at such terms and conditions it deems fit and proper at its sole discretion and deal with the Land in any manner whatsoever.
- 7. That the Vendor is aware of the facts that the Vendee was relying on the correctness of the several statements as set forth in this Sale Deed, agreed to incur or pay the amounts in this Sale Deed in consideration of the Vendor selling, conveying and transferring all their right title interest in the Land to the Vendee.
- 8. The Vendor has already handed over the actual physical possession of the Said Land to the Vendee, who has now become the absolute owner in possession of the same and shall enjoy all the rights, privileges, passages, appurtenances and possession etc. and absolute ownership in the Said Land without any hindrance, claims, demands by the Vendor or their heirs, successors etc.
- 9. That the Vendor hereby agrees to indemnify and keep indemnified the Vendee, or any person or persons claiming through the Vendor of from and against any action, suit, claims, damages, penalties, charges, cost and expenses that may be suffered or caused to be suffered, or incurred or caused to be incurred by the Vendee or any person claiming through the Vendor in respect of the Vendor's title to the Said Land not being clear and marketable and, or, breach of any of the representations and warranties made by the Vendor in this Sale Deed and, or, for any liabilities of any nature whatsoever in respect of the Said Land pertaining to the period prior to the date of this Sale Deed.
- 10. That the Vendor will assist the Vendee in completing transfer process in the name of the Vendee in the revenue records or before any applicable Government authority on the basis of this Sale Deed.
- 11. That the Vendee shall bear the stamp duty, transfer duty and registration fee in respect of the Sale Deed.
- 12. That the Vendor further agrees, undertakes and assures the Vendee that Vendor will

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at the request and cost of the Vendee, do or cause to be done and execute or cause to be executed any/or all documents required for the purpose of selling and transferring and/ or giving full and complete effect to the true meaning and intent of these present without any financial consideration, other than the consideration stated herein.

IN WITNESS WHEREOF, the Vendor and the Vendee have signed and executed this Sale Deed at the place, day, month and year, first above written, in the presence of the following witnesses.

Signed and executed/by Vendor

Signed and executed for and on behalf of Vendee For RAHEJA TOWERS PVJ. LTD.

Authorised

WITNESSES:

1. Magan Rana Sto

Sh. Chander Ram Rlo-

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2. Sug. Arara

Advocate Civil Courts, Gurgaon

Chander Parkash Batheja

District Courts, Gurgaon

