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Government of Uttar Pradesh

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Certificate No.

Certificate Issued Date Account Reference Unique Doc. Reference Purchased by Description of Document Property Description Consideration Price (Rs.) First Party Second Party Stamp Duty Paid By Stamp Duty Amount(Rs.)

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- SUBIN-UPUPSHCIL0168167907831263V
- GYAN PRAKASH TIWARI
- Article 23 Conveyance
- PLOT NO.PCP-S4-P2-E008,AT PINTAIL PARK CITY (PH-1 PLOTS) UNDER VILL-BAKKAS,SULTANPUR ROAD,LUCKNOW.

PINTAIL INFRACON LLP GYAN PRAKASH TIWARI GYAN PRAKASH TIWARI 3,15,000

(Three Lakh FifteenThousand only)

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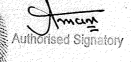
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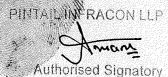
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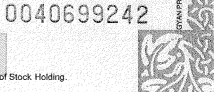


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रजिस्ट्रीकरण अधिकारी के हल्ताक्षर

भाग 1

प्रस्तुतकर्ता अथवा प्रार्थी द्वारा रखा जाने वाला

उपनिवन्धक मोहनलालगं लखनऊ क्रम 2023232031448 आवेदन संख्या : 202300822029684

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Aman Kumar Chaurasia Asst. Manager (Customer Service) Employee Code : PIPL42

Blood Group : B+ Emergency No. : 9839029146

PINTAIL INFRACON LLP

Office Address : PINTAIL PARK CITY NEAR HCL I.T. City, Sultanpur Road, Lucknow Ph. : 0522-4963000 | E-mail : info@pintail.co.in Website : www.pintail.co.in

PINTAIL INFRACON LLP an Authorised Signatory







PINTAIL INFRACON LLP

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CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY DESIGNATED PARTNERS OF PINTAIL INFRACON LLP IN THE MEETING HELD ON THURSDAY 03RD DAY OF FEBRUARY,2023 AT 11:00 AM AT THE SITE OFFICE OF THE LLP SITUATED AT PINTAIL PARKCITY, NEAR HCL IT CITY, OPPOSITE AMUL DAIRY, SULTANPUR ROAD, LUCKNOW-226002.

"RESOLVED THAT the Designated Partners of the LLP has accorded their consent to authorise Mrs. Madhulika Singh (Aadhar No: 416358120125), Mr. Sumit Jaiswal (Aadhar No:223307807497), Mr Aman Chaurasia (Aadhar : 961013211379) as authorised signatory to sign and execute the requisite Conveyance Deed/sale deed and such other documents as related thereto as may be found necessary, modify or amend the documents so executed where necessary and present the documents so signed by them on behalf of the LLP for registration before the Registrar or Sub-Registrar office, Lucknow, Uttar Pradesh and admit execution of the documents and do all such other acts deeds and things as are incidental or consequential thereto.

Specimen Signatures of Authorised Signatory:

S.No	Name	Specimea Signatures
1.	Mrs Madhulika Singh	
2.	Mr Sumit Jaiswal	7 A
3.	Mr Aman Chaurasia	man

CERTIFIED TRUE COPY For & on Behalf of PINTAIL INFRACON LLP

RAJAT\SAHAI (DPIN: 02282207) DESIGNATED PARTNER

RAVI PRAKASH PANDEY

(DPIN:03117237) DESIGNATED PARTNER

PINTAIL INFRACON LLP

Registered Office: G-40, Lower Ground Floor, Jangpura Extension, New Delhi-110 014 Ph: +91-11-24353000/24262000

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PINTAIL REALTY DEVELOPERS PRIVATE LIMITED

FANGELD CITY-HEIGHTS, TOU'S RAO, 8, FLAT NOTORIA, M. WOMMN R MARHAT, ROLKATA WB 760100 CDN: U452063WB2905PTC105290, Funcility of schemeschart 2005/signal.com

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED BY BOARD OF DIRECTORS OF PINTAIL REALTY DEVELOPERS PRIVATE LIMITED IN THE MEETING HELD ON THURSDAY 03RD DAY OF FEBRUARY,2023 AT 2:00 PM AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT UNIWORLD CITY-HEIGHTS, TOWER NO. 8, FLAT NO. 0102, NEW TOWN RAJARHAT, KOLKATA 700160 IN.

"RESOLVED THAT the consent of the Board of Directors of the company be and is hereby accorded to authorize Mrs. Madhulika Singh (Adhar No: 416358120125), Mr. Sumit Jaiswal (Adhar No:223307807497), Mr. Aman Chaurasia (Adhar: 961013211379) as an authorized signatory to sign and execute the requisite Conveyance Deed/sale deed and such other documents as related thereto as may be found necessary, modify or amend the documents so executed where necessary and present the documents so signed by them on behalf of the company for registration before the Registrar or Sub-Registrar office, Lucknow, Uttar Pradesh and admit execution of the documents and do all such other acts deeds and things as are incidental or consequential thereto.

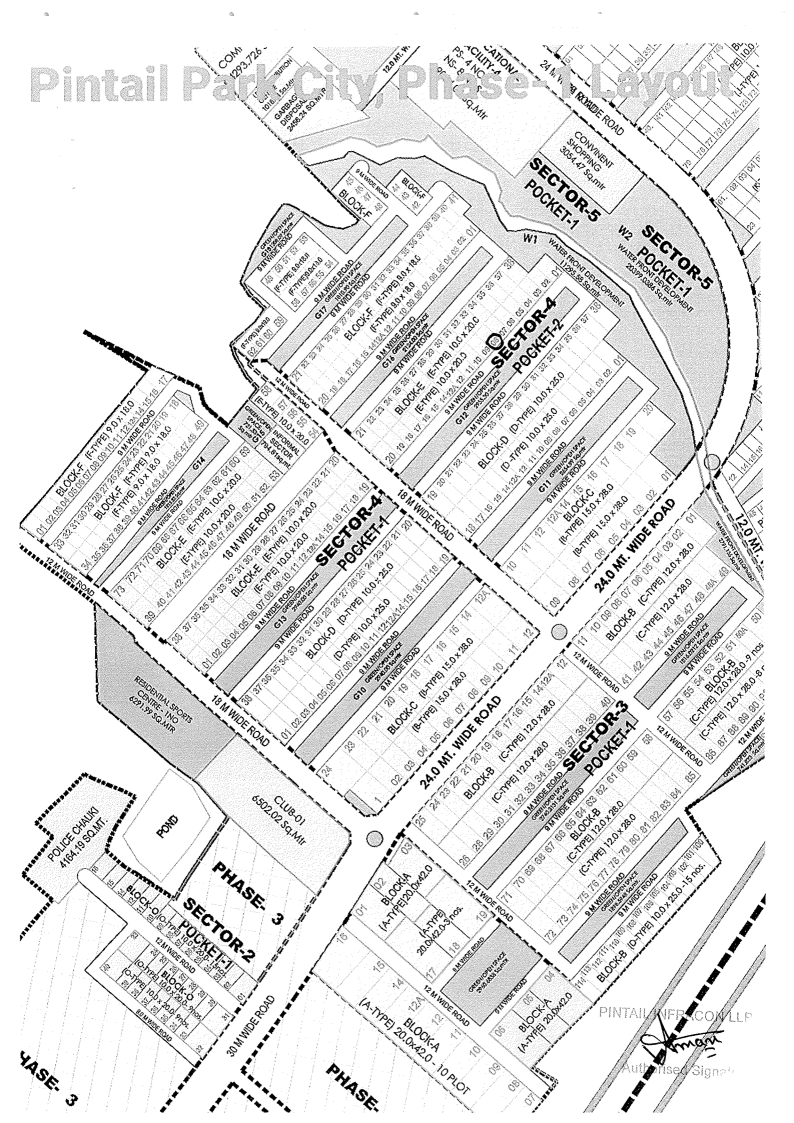
S. No	Name	Specimen Signatures
1.	Mrs. Madhulika Singh	
2.	Mr. Sumit Jaiswal	Å
3.	Mr Aman Chaurasia	

Specimen Signatures of Authorised Signatory:

CERTIFIED TRUE COPY For & on Behalf of PINT<u>AIL</u> REALTY DEVELOPERS PRIVATE LIMITED

LOPERS MUMPEAL e salia AMIT RAMESH RISHL **UKE BENEDICT FERNANDEZ** White & ŽØIN: 01110174) (DIN: 08587432) 0 DIRECTOR DIRECTOR



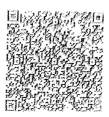






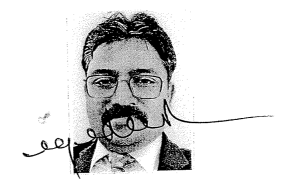
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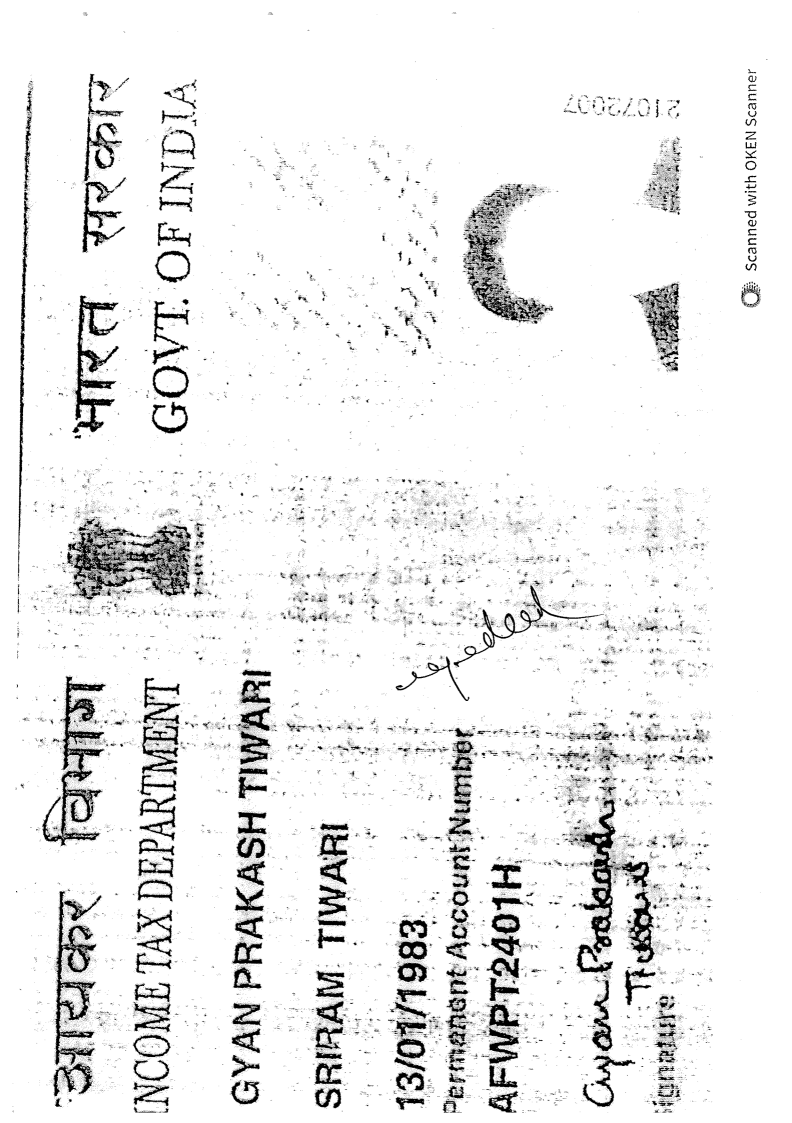
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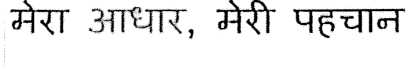




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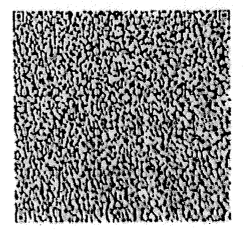
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railway station road, freeganj, Bahralch,

Print Date: 17/10/2020 Bahraich, Uttar Pradosh, 271801



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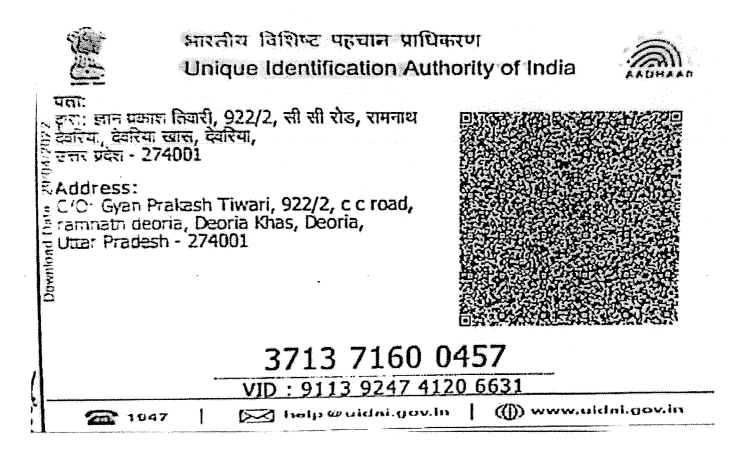


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वियम्बदा लिवारी Priyambada Tiwari जन्म लिथि/DOB: 17/12/1985 महिला/ FEMALE

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TYPE OF PROPERTY

SIZE

LOCATION

AGREEMENT

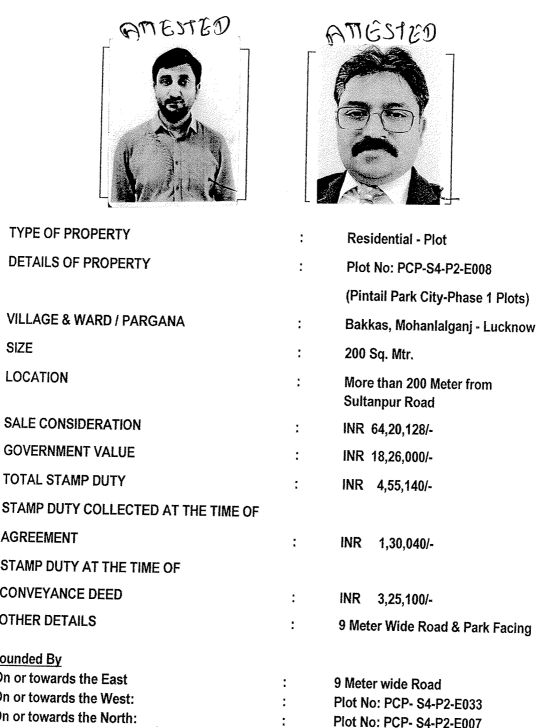
DETAILS OF PROPERTY

SALE CONSIDERATION

GOVERNMENT VALUE

TOTAL STAMP DUTY

(3)



STAMP DUTY AT THE TIME OF CONVEYANCE DEED **OTHER DETAILS** Bounded By On or towards the East On or towards the West: On or towards the North: On or towards the South Plot No: PCP- S4-P2-E009 Realty Developers Pvt. Ltd. **IL INFRACON LLP** Authonised Signatory norised Signator PINTAIL INFRACON LLP

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THIS DEED OF CONVEYANCE (here in after referred to as the 'Conveyance Deed') is made and executed at Lucknow, Uttar Pradesh, on this 24th day of June, 2023.

ΒY

- Pintail Infracon LLP, a limited liability partnership incorporated under the LLP Act 2008, having its registered office at G-40, Jangpura Extension, Birbal Park, New Delhi–110014, (PAN AATFP8087D) (LLPIN–AAI-5601), acting through its authorized signatory Mr. Aman Chaurasia (Aadhar No.961013211379) S/o Mr. Ashok Kumar Chaurasia authorized vide Authorization Letter dated 03/02/2023 hereinafter referred to as the "Promoter" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors and permitted assigns) of the ONE PART;
- 2. M/s Pintail Realty Developers Pvt. Ltd, a company incorporated under the Companies Act, 1956 and validly existing under the Companies Act, 2013 with its registered office at UNIWORLD CITY HEIGHTS, TOWER NO.8, FLAT NO.0102, NEW TOWN RAJARHAT, KOLKATA, WB-700160 (here in after referred to as the "Licensee", which expression shall, unless repugnant to the context, be deemed to mean and include its successors and permitted assigns) OF THE SECOND PART, acting through its duly constituted attorney viz. Pintail Infracon LLP;
- 3. The entities specified in Schedule I hereto (hereinafter called the "Owners", which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include their respective, successors-in-interest and permitted assigns in case of body corporates and legal heirs, legal representatives, executors, administrators, successors and permitted assigns) of the THIRD PART acting through their duly constituted attorney viz. Pintail Infracon LLP.

IN FAVOUR OF

4. Mr. Gyan Prakash Tiwari (PAN No. AFWPT2401H) (Aadhar No. 204480265105) S/o Mr. Sriram Tiwari, aged about 40 years, resident of 13/6, C.C. Road, Ramnath Deoria, Deoria, Uttar Pradesh-274001, hereinafter called the "Vendee" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include his/her heirs, executors, administrators, successors-in-interest and permitted assigns) of the FOURTH PART.

The Promoter, Licensee, Owners and Vendee shall hereinafter collectively be referred to as the "**Parties**" and individually as a "**Party**". The Promoter, the Licensee and the Owners shall collectively be referred to as the "**Vendors**".

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WHEREAS:

- A. The Promoter is in the process of developing an integrated township project on a landparcel admeasuring 200 acres under the name and style of "PINTAIL PARK CITY" in phases. The current phase of Pintail Park City project namely **Pintail Park City (Phase1 Plots)**, referred to as the "**Project**", and is being developed as an integral part of the integrated township project.
- B. The Promoter has entered into a consortium MOU dated 14 October 2015 with Pintail Realty Developers Pvt. Ltd. (formerly known as Arindam Sekhar Garments Marketing Pvt. Ltd.) and the Owners, for the purpose of execution of the integrated township Project, including land assembly, DPR, clearances, development, maintenance & management of services and disposal of property which consortium MOU was supplemented vide consortium MOU dated 2 November 2015, consortium addendum agreement dated 17 February 2017 and consortium addendum agreement dated 21 March 2018 (the aforesaid agreements shall hereinafter collectively be referred to as the "Consortium Agreement").Each of the aforesaid agreements are registered with the Sub Registrar, Tehsil-Mohanlalganj, Lucknow as per the following details

S.No.	Description of the Document	Date of Execution	Registration Details
1	Consortium MOU	14/10/2015	699
2	Consortium MOU	02/11/2015	740
3	Consortium Addendum Agreement	17/02/2017	79
4	Consortium Addendum Agreement	21/03/2018	187

- C. The initial 2 consortium MoUs were submitted to the Lucknow Development Authority pursuant to which a license bearing number 137/VC/EE/HTIG/2015 dated 2 November 2015 (hereinafter referred to as the "License") was issued by Lucknow Development Authority for development of the integrated township project. The consortium addendum agreements were also submitted with Lucknow Development Authority subsequently.
- D. The Promoter, Owners and the Licensee have entered into a Revenue Sharing Agreement dated 13 March 2018 (hereinafter referred to as the "Development Agreement"). The Development Agreement is registered with the Sub Registrar, Tehsil–Mohanlalganj, Lucknow as Document number 163 on 13/03/2018.
- E. The Promoter has obtained approval of the layout plan in respect of the Project from Lucknow Development Authority vide Permit No. 42758, dated 26 September 2017 (hereinafter referred toas the "Approved Plan").
- F. The Promoter has registered the Project under the provisions of the RERA Act with the Uttar Pradesh Real Estate Regulatory Authority at Lucknow on 16 March 2018 under registration no.

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Pintail Realty Developers Pvt. Ltd.

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UPRERAPRJ15457. The details of the Project are available at the website of the Authority at <u>www.uprera.gov.in;</u>

G. The Vendee had applied and had been allotted the Demised Plot vide allotment letter dated 16 January, 2020. Subsequently, the Vendors and the Vendee had entered in to the Agreement for Sale for sale/purchase of the Demised Plot, which is registered with the Sub-Registrar, Tehsil-Mohanlalganj, Lucknow as Document Number <u>10150</u> on 31.07.2020. The Vendee undertakes and confirms that it shall continue to abide by the terms and conditions of the Agreement for Sale.

- H. The Vendee has perused all the relevant documents, as setout above, and is fully satisfied with the rights and obligations of the Vendors in respect of the Project. It is only after satisfying itself regarding the interest, title and rights of the Vendors in the Project, the Vendee had agreed to purchase the Demised Plot.
- I. The Vendee is fully satisfied and has no claim of any nature whatsoever regarding the Demised Plot. The Vendee confirms that the area of the Demised Plot is <u>200</u> sq.meters/<u>239.20</u> sq. yards based on the joint measurement under taken by Promoter and the Vendee.
- J. The Vendee further understands the financial and legal implications of entering into this Conveyance Deed and has sought independent legal and financial advise in this regard.
- K. The Vendee has confirmed to the Vendors that it is entering into this Conveyance Deed with the full knowledge of all the laws, rules, regulations, notifications etc. applicable to the Project, Demised Plot and in particular the terms and conditions contained in this Conveyance Deed. The Vendee has further confirmed that it has clearly understood its rights, duties, responsibilities, obligations under each and every clause of this Conveyance Deed.

DEFINITIONS

- (i) "Agreement for Sale" shall mean the agreement for sale dated 31.07.2020, executed between the Parties in relation to the Demised Plot which is duly registered with the Sub Registrar, Tehsil– Mohanlalganj, Lucknow as document number 10150 on 31.07.2020.
- (ii) "Association of Plot Owners" shall mean an association or society or a cooperative society, as the case may be, of the plot owners which shall be formed for the maintenance of Common Areas and Facilities as provided in the Project.
- (iii) "City Development Charges (CDC)" means the charges for external development levied/leviable with respect to the Project (by whatever name called or in whatever form) with all such conditions imposed by the Competent Authority and includes any further in crease in such charges with regard to the future demand/assessment payments from Local Municipal/Development Authorities.
- (iv) "Common Areas and Facilities" means such Common Areas and Facilities within the Project for common use of all the owners of the plots there in.
- (V) "Competent Authority" means the local authority or any authority created or established under

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any law for the time being in force by the appropriate Government which exercises authority over land under its jurisdiction and has powers to give permission for development of such immovable property.

- (vi) "Demised Plot" means the plot more particularly specified in Annexure-1 of this Deed.
- (vii) "IFMS" means Interest Free Maintenance <u>Security@179.40/-</u> per sq. mtr or <u>150/-</u> per sq. yard of the area of the Demised Plot.
- (viii) "Maintenance Agency" means agency which shall carry out the maintenance and upkeep of the Project.
- (ix) "Maintenance Agreement" means the maintenance agreement executed amongst the Maintenance Agency and the Vendee for maintenance of the Project.
- (X) "Maintenance Charges" means the periodic charges payable by the Vendee to the Maintenance Agency. The details of Maintenance Charges and the mechanism of its payment shall be more elaborately described in the Maintenance Agreement.
- (Xi) "Project" shall mean the Pintail Park City (Phase 1 Plots);
- (xii) "RERA Act" means the Real Estate (Regulation and Development) Act, 2016 (16of2016) as amended from time to time;
- (xiii) "Rules" mean the Uttar Pradesh Real Estate (Regulation and Development) Rules,2016as amended from time to time or any other rules issued by the State Government of Uttar Pradesh or anybody constituted by it including the UP Real Estate Regulatory Authority;
- (xiv) "Total Price" shall mean the total price of the Unit set out in Schedule II of this Conveyance Deed.

NOW, THIS CONVEYANCE DEED WITNESSETH AS FOLLOWS:

- 1. In consideration of the Total Price which has been paid by the Vendee and received by the Promoter as per details set out in Schedule II hereto and in accordance with the terms of this Conveyance Deed, the Vendors do hereby convey, sell, transfer, and assign absolutely to the Vendee by way of sale, the Demised Plot and all their respective rights, title and interests therein, free and clear of all encumbrances.
- 2. Now its will be lawful for the Vendee for all times hereafter to enter upon the Demised Plot and hold and enjoy the same and every part there of without any interruption, disturbance, claim or demand from the Vendors subject to the terms and conditions of this Conveyance Deed. The Vendors agree that they shall from time to time and at all times hereafter, upon every reasonable request and at the cost of the Vendee, make, acknowledge, execute and perfect with all proper dispatch, all such further and other lawful and reasonable acts, deeds, matters and things whatsoever necessary for

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Pintail Realty Developers Pvt. Ltd.

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assuring the Demised Plot unto the Vendee in the manner mentioned in this Conveyance Deed. The Vendors covenant that this Conveyance Deed is executed in its entirety and that the Promoter has received Total Price of the Demised Plot. The Vendors acknowledge that the Vendee is not required to pay any amount so the Owners or the Licensee and they shall be paid by the Promoter as per their mutual arrangement to which the Vendee is not privy.

- 3. The Vendors confirm that the Total Price is inclusive of all charges except Interest Free Maintenance Security (IFMS), Connection Charges, charges towards Club Membership, GST, other cess, levies, and charges and monthly maintenance charges. The Vendee agrees and undertakes that any amount/s legally and statutorily payable due to permitted increases/revisions in CDC/EEC by any statutory authority subsequent to the execution of the Conveyance Deed but relatable to the period prior to or after the execution of this Conveyance Deed shall be borne and paid by the Vendee. In the event the aforesaid charges are levied on the Project, the Vendee shall pay the same on pro rate basis. The determination of the pro rate share of such charges payable by the Vendee shall be made by the Promoter and the same shall be binding on the Vendee. The Vendee affirms that if such increased CDC/EEC/Other charges are not paid, the Vendee shall be responsible and liable for all cost and consequences for such non-payment including for all actions as are available to the Vendors as per applicable law. As per the Agreement for Sale, the price of the Demised Unit was inclusive of Interest Free Maintenance Security& Connection Charges of Water, Sewer and Electricity however, these components have been excluded from the Total Price for the purpose of this Conveyance Deed.
- 4. The Parties hereby covenant that all liabilities relating to/arising out of Goods & Services Tax (GST), additional taxes, cesses, levy, rate or charge of any kind attributable to the Demised Plot in future as a consequence of any order/demand of the Government, Statutory body, Municipal Corporation/ Council and/ or any Centre/ State Authority, if applicable and legally leviable to the extent of the area of the Demised Plot shall also be paid by the Vendee.
- 5. The Vendee understands and is aware that a bandh is being developed on the banks of river Gomti to safeguard surrounding areas, from future flooding and Bandha Shulka is being charged by the State Government of Uttar Pradesh. The Vendee has paid INR 1,59,068/- (Rupees One Lakh Fifty Nine Thousand Sixty Eight Only) as its share of the Bandha Shulka to the Promoter. The Vendee further undertakes to pay all amounts demanded by the State Government of Uttar Pradesh as future Bandha Shulka whether the demand is made upon the Vendee and / or the Promoter.
- 6. The Promoter has simultaneously with the execution of this Conveyance Deed handed over to the Vendee vacant and peaceful physical possession of the Demised Plot. The Vendee shall be entitled to exercise all rights of absolute ownership and possession in or related to the Demised Plot without any reference to or obstruction or objections from the Vendors or anyone claiming through or under them.
- 7.
- The Vendee shall have no right, title or interest over any area in the Project other than the Demised

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Plot and such other areas shall be under the exclusive ownership and possession of the Promoter who shall have the absolute right and entitlement to deal with such areas as per its unfettered discretion without any interference or impediment from the Vendee.

- 8. The Vendee accepts and acknowledges that the Promoter shall be carrying out developmental/construction activities now and for many years in future in the Project and that the Vendee shall not raise any objection or make any claims on account of inconvenience, which may be suffered by the Vendee due to such developmental/construction or its incidental/ related activities in the Project and the integrated township project.
- 9. The Vendee undertakes and covenants to subscribe to the membership of the club which may be developed by the Promoter as a part of the Project and further undertakes and covenants to pay the one time as well as yearly club membership charges to the Promoter/ a nominated agency appointed by the Promoter to manage the operations of the said club. The Vendee undertakes and covenants to enter into a separate agreement in relation to subscribing to the membership of the club which may be developed by the Promoter as a part of the Project.
- 10. The Promoter shall remove all defects in title, if any, of the Vendors to the Demised Plot.
- 11. The Vendee acknowledges and confirms that the Vendee has read and understood the RERA Act and Rules and the implications there of in relation to the various provisions of the Conveyance Deed and the Vendee is in full agreement with the provisions of this Conveyance Deed in relation to the RERA Act and Rules and shall comply as and when applicable and from time to time with the provisions of the RERA Act and Rules or any statutory amendments or modifications thereof or the provisions of any other applicable law(s).
- 12. The Vendee undertakes to join any Association of Plot Owners which shall be the incharge of the maintenance of the Project once maintenance of the Project is handed over to them by the Promoter pursuant to the relevant provisions of the RERA Act and pay any fees, charges thereof and complete such documentation and formalities as may be deemed necessary for this purpose.
- 13. The Vendors acknowledge that the Vendee has paid the IFMS which shall be handed over by the Promoter to the Association of Plot Owners at the time of handover of the maintenance of the Project to such association.
- 14. The Parties acknowledge that the maintenance charges for 2 (two) years from the date of offer for possession of the Demised Plot has been paid by the Vendee to the Promoter which shall be utilized in terms of the Maintenance Agreement. In the event, the Association of Plot Owners is not constituted within a period of 2 (two) years hereof, the Maintenance Agreecy shall be entitled to collect from the Vendee an amount equal to the amount of maintenance charges as per the Maintenance Agreement with such escalation as may be deemed appropriate by the Maintenance Agency. The amount of such escalation shall be decided by the Maintenance

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Agency and shall be binding on the Vendee.

- 15. The Vendee agrees and undertakes to pay Maintenance Charges to the Maintenance Agency for the maintenance of the Common Areas and Facilities of the Project. The Vendee agrees to pay all such Maintenance Charges to the Maintenance Agency by way of a cheque / demand draft drawn in favour of such Maintenance Agency. In case, the Vendee fails to pay any maintenance bill then (a) the Vendee shall not be entitled to avail any maintenance services; and (b) shall be obligated to pay interest on the delayed amount @18% per annum compounded quarterly for the period of delay.
- 16. The Maintenance Agency may entrust the maintenance services, to be undertaken/carried out through any Person, as deemed fit at its sole discretion. The Vendee undertakes to pay all bills and charges as may be raised by the Maintenance Agency promptly and without any reminders, from time to time. The Vendee confirms not to withhold, refuse or delay the payment of maintenance bills raised by the Maintenance Agency or fail to abide by any of the terms and conditions of the Maintenance Agreement. The Vendee undertakes that the Vendee shall be entitled to use the maintenance services subject to the timely payment of Maintenance Charges. The Vendee undertakes to pay all the charges to the Maintenance Agency periodically and as and when demanded by the Maintenance Agency. The share so determined by the Maintenance Agency has the right of unrestricted access to all general and/or limited Common Areas and facilities as listed of Schedule-III of the Conveyance Deed, for providing the necessary maintenance services.
- 17. The elaborate details of the Maintenance Charges and maintenance services are set out in the Maintenance Agreement.
- 18. The Vendee acknowledges and confirms that the infrastructure facilities provided by the Competent Authority in the entire area in which the Project is located, is beyond the control of the Vendors/ Association of Plot Owners/ Maintenance Agency and the Vendee shall not have a right to raise any claim or dispute against the Vendors/ Association of Plot Owners/Maintenance Agency in respect of the facilities provided by the Competent Authority or any other statutory authorities.
- 19. The Vendee undertakes and agrees not to use the Demised Plot for any purpose other than residential or in a manner that may cause nuisance or annoyance to other occupants in the Project or for any commercial or illegal or immoral purpose or to do or suffer anything to be done in or around the Demised Plot which tends to cause damage to the property of the other occupants of plots/properties in the Project or in any manner interfere with the use thereof or of spaces, roads, parks, footpaths or amenities available for common use. The Vendee shall indemnify the Vendors/ Association of Plot Owners/Maintenance Agency against any penal action, damages or loss due to misuse by the Vendee.
- 20. The Vendee has understood that its rights with regard to the Demised Plot are limited to those mentioned in the Conveyance Deed, and the Vendee has not contracted with the Vendors for any other right of any nature whatsoever.

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- 21. The Vendee acknowledges and agrees that the Promoter shall be carrying out extensive development / construction activities in the Project over a period of time. The Vendee understands and agrees that various structures / amenities / facilities, etc., comprising the Project, shall be completed in phases and the Vendee agrees not to raise any objection or make claim against the Promoter / Licensee / the Owners / Maintenance Agency on account of inconvenience, if any, due to such development activities. The Vendee also acknowledges and agrees that all facilities and amenities may not be developed at the time of execution of this Conveyance Deed and it undertakes not to raise any claim not to raise any objection or make claim against the Promoter / Licensee / the Owners / Maintenance Agency on account of any facility or amenity not being developed.
- 22. The Vendee undertakes that it shall develop / construct residential complex over the Demised Plot after obtaining all necessary approvals from concerned authorities and shall not create any kind of nuisance for the other occupants of the Project by encroaching upon of the roads, common areas, landscapes, green areas, walk ways, footpaths etc. or otherwise. The Vendee further undertakes, covenants and assures to the Vendors that it shall complete the construction of the residential complex over the Demised Plot within a period of five (5) years from the date of execution of this Conveyance Deed.
- 23. The Vendee confirms having borne and paid all expenses for the completion of the registration of this Conveyance Deed, including cost of stamp duty, registration and other incidental charges. This Conveyance Deed in respect of the transaction involved herein, is valued for the purpose of stamp duty at Rs. <u>64,20,128/- (Indian Rupees Sixty Four Lakh Twenty Thousand One Hundred Twenty Eight Rupees Only.</u>) in terms of the Indian Stamp Act,1899. Any deficiency in the stamp duty, as may be determined by the Sub-Registrar/concerned authority, along with consequent Penalties/deficiencies as may be levied in respect of the Demised Plot conveyed by this Conveyance Deed shall be exclusively borne by the Vendee and the Vendors accept no responsibility in this regard.
- 24. The Vendee acknowledges that if any clause of this Conveyance Deed shall be determined to be void or unenforceable under any applicable law, such provision shall be deemed to have been amended or deleted in so far as is reasonably in consistent with the purpose of this Conveyance Deed and to the extent necessary to conform to the applicable laws. The remaining provisions of this Conveyance Deed shall remain valid and enforceable in law.
- 25. The Vendee confirms that all the obligations arising under this Conveyance Deed in respect of the Demised Plot shall equally be applicable and enforceable against any and all occupiers, tenants, licensees and/or subsequent purchasers of the Demised Plot as the said obligations go along with the Demised Plot for all intent and purposes and the Vendee assures the Vendors that the Vendee shall take sufficient steps to ensure the due performance in this regard.
- 26. The Vendee confirms and acknowledges that the Vendee shall be solely responsible and liable for violations, if any, of the provisions of the law of the land and applicable rule, regulation or direction by the Competent Authority and that the Vendee shall indemnify the Vendors for any liability and/or penalty in that behalf.

27. This Conveyance Deed shall be read with the provisions of the Agreement for Sale and in the event PINTAIL INFRACON LLP

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of conflict between the provisions of the Agreement for Sale and the Conveyance Deed, the provisions of the Conveyance Deed shall prevail. The presence of a provision in one document and not in the other document shall not be deemed to be any conflict between the two documents.

- 28. The Vendee agrees and understand that the terms and conditions of this Conveyance Deed may be modified / amended in accordance with any applicable directions/ orders which may be passed by any court of law, tribunal or commission, in compliance with applicable laws, upon final determination of the issues in the pending proceedings before Supreme Court and the Vendee agrees to execute the deed of amendment/ supplementary deed/ rectification deed modifying this Conveyance Deed if necessary in accordance with such final directions/orders and thereupon the Conveyance Deed would be deemed to have been executed in such modified form.
- 29. All or any disputes arising out or touching upon or in relation to the terms and conditions of this Conveyance Deed, including the interpretation and validity of the terms thereof and the respective rights and obligations of the Parties, shall be settled amicably by mutual discussion.
- 30. The Courts at Lucknow alone shall have the sole jurisdiction to adjudicate upon all matters / issues / disputes arising from / connected to this Conveyance Deed between the Vendors and the Vendee.
- 31. That there is no construction on the demised plot and the area of demised plot is 200 sq. mtr. The demised plot is situated more than 200 meters away from Amar Shaheed Path and Sultanpur Road. The demised plot is situated on 9-meter-wide road, and the circle rate of the said area is fixed by the collector at Rs. 8300/- per sq. meter. Since the demised plot is situated in front of the park, hence enhancement of 10% of circle rate is also payable, which comes to Rs. 9130/- per sq. meter. Thus, the total value of demised plot admeasuring 200 sq. meter comes to Rs. 18,26,000/-, which is less than the sales consideration of Rs. 64,20,128/-. Hence the stamp duty on sales consideration is payable at Rs. 64,20,128/- comes to Rs. 4,55,140/- @ 7% as per Government Notification Order No. S.V.K.N.-5-2756/11-2008-500(165)/2007 Lucknow dated 30.06.08 issued by Sansthagat Vitt, Kar Evam Nibandhan Anubhag-5, is being paid by the Vendee. Since a registered agreement to sale is executed between the Vendor and Vendee on 31.07.2020, which is registered at the office of Sub-Registrar - Mohanlal Ganj, Lucknow vide Bahi No. 1, Jild No. 11691, Pages 53 to 124 at S.No. 10150 registered on 31.07.2020, in which the stamp duty of Rs. 1,30,040/- has been paid, hence after adjustment of such stamp duty, now balance stamp duty of Rs. 3,25,100/- is being paid in this Conveyance Deed by the Vendee i.e. Rs. 3,15,000/- through e-stamp Certificate No. IN-UP36667710159337V Dated 16.06.2023 and Rs. 10,100/- through e-stamp Certificate No. IN-UP37803975313918V Dated 17.06.2023.

IN WITNESS WHEREOF parties hereinabove named have set their respective hands and signed this DEED OF CONVEYANCE at Lucknow, Uttar Pradesh in the presence of attesting witness, signing as such on the day first above written.

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Pintail Realty Developers Pvt. Ltd.

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SIGNED AND DELIVERED BY THE WITHIN NAMED PROMOTER

For, Pintail Infracon LLP



SIGNED AND DELIVERED BY THE WITHIN NAMED OWNERS For the Owners by their respective duly constituted Attorney M/s Pintail Infracon LLP

PINTAIL INFRACON LL (Signature Authorised Signator For, M/s. Pintail Infracon LLP (Name)

SIGNED AND DELIVERED BY THE WITHIN NAMED LICENSEE For, Pintail Realty Developers Pvt. Ltd.

Pintail Realty Developers Pvt. Ltd (Signature) For, Pintail Realty Developers (Name)

SIGNED AND DELIVERED BY THE WITHIN NAMED VENDEE

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Signature Mr. Gyan Prakash Tiwari



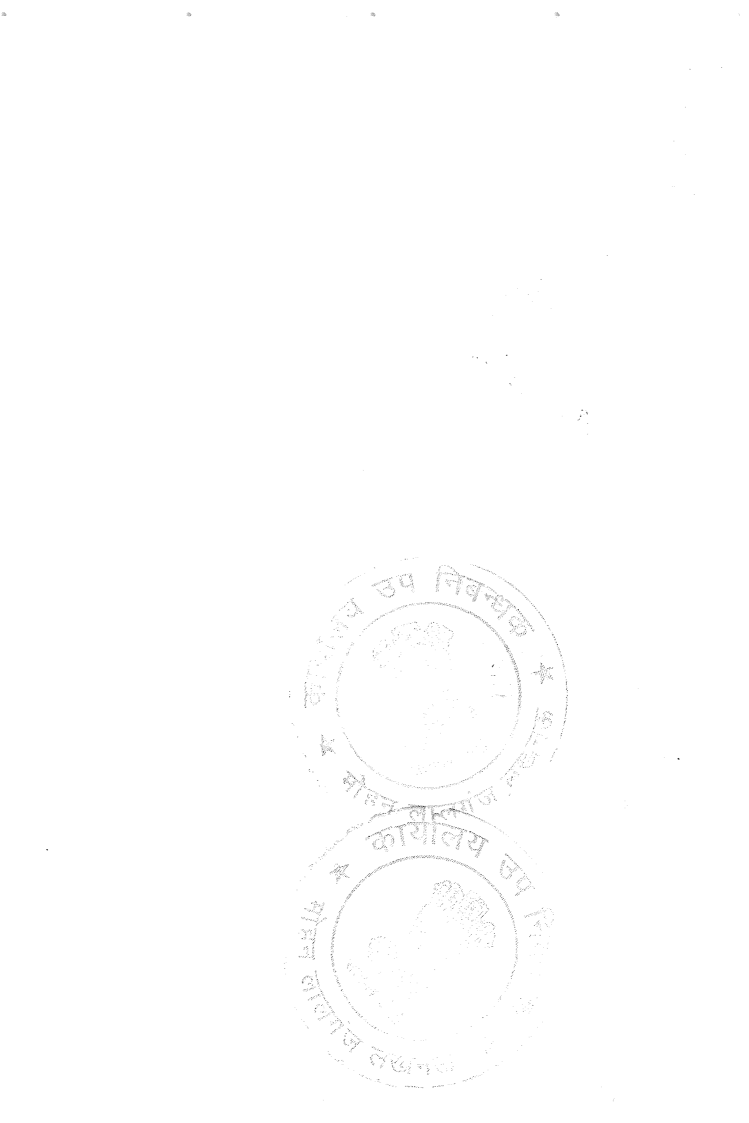
Authorised Signatory

Pintail Realty Developers Pvt. Ltd.



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At Lucknow on 24.06.2023 in the presence of:

WITNESSES:

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1. Signature Tru'yambada Tiwawi

Name: Mrs. Priyambada Tiwari W/o Sh. Gyan Prakash Tiwari Address: 922/2, C.C. Road Ramnath Deoria, Deoria Khas, Deoria, Uttar Pradesh-274001 Mobile: 8299796601



2. Signature

Name: Mr. Abhishek Sharma D/o Sh. Dayanand Sharma Address: 194, Near Railway Station Road, Freeganj, Bahraich, Uttar Pradesh-271801 Mobile: 8896252368

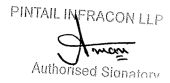
Drafted by:

(Mukesh4Mani Tripathi) (Advocate)

Collectorate, Lucknow, UP

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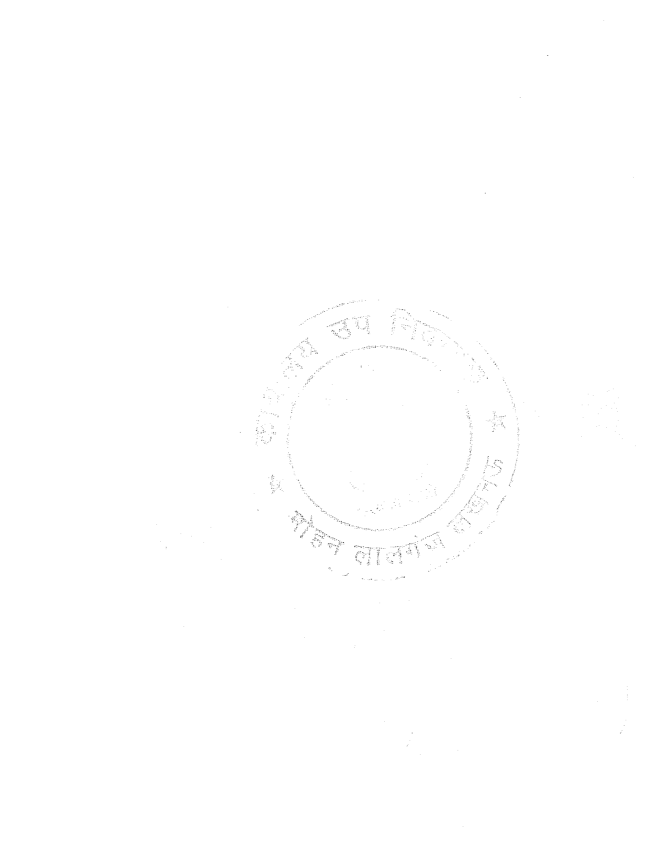
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Annexure-1

DESCRIPTION OF THE DEMISED PLOT

ALL THAT piece and parcel of land admeasuring **200** square meters, of the property known as under **Plot No: PCP-S4-P2-E008**, situated at "**Pintail Park City (Phase 1 Plots)**" situated at Sultanpur Road, Lucknow bounded as under:-

Unit No.	: PCP-S4-P2-E008
Plot Area	: 200 Square meters (239.20 Square yard)

Bounded By

On or towards the East	*	9 Meter wide Road
On or towards the West:	:	Plot No: PCP- S4-P2-E033
On or towards the North:	r 1	Plot No: PCP- S4-P2-E007
On or towards the South	:	Plot No: PCP- S4-P2-E009

Dimension of Demised Plot:

10 Meter (Front) X 20 Meter (Depth)



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SCHEDULE-I DETAILS OF THE OWNERS

- [1] Aadesh Constructions Pvt. Ltd.
- [2] Pintail Infracon LLP
- [3] Ajay Kumar S/o Late Jagdish Prasad
- [4] Bliss Constructions Pvt. Ltd.
- [5] Dinesh S/o Phenku Ram
- [6] Mahal Constructions Pvt. Ltd.
- [7] Milaap Construction Pvt. Ltd.
- [8] Pintail Builders LLP
- [9] Pintail Constructions LLP
- [10] Pintail Infraheights LLP
- [11] Pintail Projects LLP
- [12] Pintail Realty Developers Pvt. Ltd.
- [13] Prasiddhi Constructions Pvt. Ltd.
- [14] Prayatna Constructions Pvt. Ltd.
- [15] RajKumar S/o Paltan
- [16] Satyendra Kumar S/o Late Jagdish Prasad
- [17] Sunder Lal S/o Ram Gopal
- [18] Vakratund Infrastructure Pvt. Ltd.
- [19] Krishna Infracity Pvt. Ltd.

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आवेदन सं०: 202300822029684

विक्रय पत्र

बही स०: 1	रजिस्ट्रेशन स०:

वर्ष: 2023

प्रतिफल- 6420128 स्टाम्प शुल्क- 325100 बाजारी मूल्य - 1826000 पंजीकरण शुल्क - 64210 प्रतिलिपिकरण शुल्क - 100 योग : 64310

श्री ज्ञान प्रकाश तिवारी , पुत्र श्री श्रीराम तिवारी व्यवसाय : नौकरी

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निवासी: 13/6, सी.सी. रोड, रामनाथ देवरिया, देवरिया, उ०प्र०-274001

ने यह लेखपत्र इस कार्यालय में दिनॉक 24/06/2023 एवं 11:29:17 AM बजे निबंधन हेतु पेश किया।



रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

सै0 गाजी अब्बास प्रभार् उप निबंधक :मोहनलालगंज लखनऊ

24/06/2023 संजय कुमार गौतम निबंधक लिपिक

24/06/2023

प्रिंट करें



SCHEDULE-II

TOTAL PRICE-PAYMENT MECHANICS AND DETAILS

Name of Vendee

: Mr. Gyan Prakash Tiwari

: 64,20,128.00

Unit No : PCP-S4-P2-E008

Unit Cost : 64,20,128.00

Total Received

<u>Amount(Rs.)</u>	UTR/ChequeNo.	Drawn On
300,000.00	821255	PNB BANK
200,000.00	821249	PNB BANK
700,000.00	821264	Punjab & Sind Bank
1,192,000.00	486910	ICICI Bank Ltd.
598,000.00	499711	ICICI Bank Ltd.
598,000.00	499768	ICICI Bank Ltd.
598,000.00	499465	ICICI Bank Ltd.
201,004.00	176675	ICICI Bank Ltd.
598,000.00	177169	ICICI Bank Ltd.
100,000.00	INFT000442586132	ICICI Bank Ltd.
100,000.00	SBIN222192759237	STATEBANKOFINDIA
400,000.00	BARBL22242259058	Bank of Baroda
150,000.00	SBIN522242638930	STATE BANK OF INDIA
100,000.00	BARBL22244286877	Bank of Baroda
100,000.00	INFT/000487304533	ICICI Bank Ltd.
100,000.00	000489403138	ICICI Bank Ltd.
150,000.00	000490515481	ICICI Bank Ltd.
100,000.00	225810115760	Punjab National Bank
135,124.00	323791	ICICI Bank Ltd.
64,201.00	AK03726671	TDS Payment
	300,000.00 200,000.00 700,000.00 700,000.00 1,192,000.00 598,000.00 598,000.00 598,000.00 201,004.00 598,000.00 100,000.00 100,000.00 150,000.00 100,000.00 100,000.00 100,000.00 100,000.00 100,000.00 100,000.00 100,000.00 100,000.00 150,000.00 150,000.00 150,000.00 150,000.00 150,000.00 150,000.00 150,000.00 135,124.00	300,000.00 821255 200,000.00 821249 700,000.00 821264 1,192,000.00 486910 598,000.00 499711 598,000.00 499768 598,000.00 499465 201,004.00 176675 598,000.00 177169 100,000.00 INFT000442586132 100,000.00 BARBL22242259058 150,000.00 BARBL22244286877 100,000.00 INFT/000487304533 100,000.00 000489403138 150,000.00 225810115760 135,124.00 323791

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आवेदन सं०: 202300822029684

बही स०: ।

रजिस्ट्रेशन स०: 19721

वर्ष: 2023

निष्पादन लेखपत्र वाद सुनने व समझने मजमुन व प्राप्त धनराशि रु प्रलेखानुसार उक्त

विक्रेताः 1

श्री पिन्टेल इन्फ्रा कॉन एलएलपी के द्वारा अमन चौरसिया, पुत्र श्री अशोक कुमार चौरसिया

निवासी: जी-40, जंगपुरा एक्स्टेन्शन, बीरबल पार्क, नई दिल्ली--110014

व्यवसाय: नौकरी

क्रेता: 1

श्री ज्ञान प्रकाश तिवारी, पुत्र श्री श्रीराम तिवारी

निवासी: 13/6, सी.सी. रोड, रामनाथ देवरिया, देवरिया, उ०प्र०-274001

व्यवसाय: नौकरी

ने निष्पादन स्वीकार किंया । जिनकी पहचान

पहचानकर्ता : 1

श्रीमती प्रियम्बदा तिवारी, पत्नी श्री ज्ञान प्रकार तिवारी

निवासी: 922/2, सी.सी. रोड, रामनाथ देवरिया, देवरिया खास, देवरिया, उ॰प्र॰-274001

पहचानकर्ता: 2 Puiyambada Yiwawi

श्री अभिषेक शर्मा, पुत्र श्री दयानंद शर्मा

निवासी: 194, नियर रेलवे स्टेशन रोड, फ्रीगंज, बहराइच, उ०प्र०-271801

व्यवसाय: नौकरी





रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

सै0 गाजी अब्ब स प्रभारी उप निबंधक : मोहेनलालगंज

ने की । प्रत्यक्षतः भद्र साक्षियों के निशान अंगूठे नियमानुसार लिए गए है । टिप्पणी :

लखनऊ 24/06/2023

संजय केमार गौतम निबंधक लिपिक लखनऊ 24/06/2023

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SCHEDULE-III

Common area" means:

- (i) The parks, playground.
- (ii) The premises for the lodging of persons employed for the management of the property including accommodation for watch and ward staffs or for the lodging of community service personnel.
- (iii) Installations of central services such as electricity, gas, water and sanitation and incinerating, system for water conservation;
- (iv) The water tanks, sumps, motors, fans, compressors, ducts and all apparatus connected with installations for common use;
- (v) All community and commercial facilities as provided in the Project; Explanation:community & commercial facilities shall include only those facilities which have been provided as common areas in the Project.
- (vi) All other portion of the project necessary or convenient for its maintenance, safety, etc., and in common use.

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आवेदन सं०: 202300822029684

बही संख्या 1 जिल्द संख्या 15631 के पृष्ठ 139 से 174 तक क्रमांक 19721 पर दिनाँक 24/06/2023 को रजिस्ट्रीकृत किया गया।

रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

सै0 गाजी अब्बास प्रभारी

उप निबंधक : मोहनलालगंज लखनऊ

24/06/2023

