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INDIA NON JUDICIAL Government of Uttar Pradesh

e-Stamp



Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

100

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UP05267073654301Q

06-Nov-2018 11:45 AM

SHCIL (FI) upshcil01/ QAISERBAGH/ UP-LKN

SUBIN-UPUPSHCIL0106290493678569Q

KARUNA TIWARI AND TEJ PRATAP TEWARI

Article 23 Conveyance

FLAT NO.104, TOWER NO.4, ORCHID HEIGHTS APARTMENTS,

UTTARDHAUNA, LUCKNOW.

MS OMEGA DEVELOPER AND BUILDERS THRU ASHISH GUPTA

KARUNA TIWARI AND TEJ PRATAP TEWARI

KARUNA TIWARI AND TEJ PRATAP TEWARI

2,44,250

(Two Lakh Forty Four Thousand Two Hundred And Fifty only)







Developer And Builders



0004029733

Sale Consideration : Rs. 36,31,875/Market Value : Rs. 31,11,432/Stamp Duty Paid : Rs 2,44,250/-

Pargana

: Lucknow

DETAILS OF INSTRUMENT IN SHORT

Nature of Property : Residential
 Ward/Pargana : Lucknow
 Mohalla/Village : Uttardhauna

 Mohalla/Village : Uttardhauna
 Details of Property : Flat No. 104 on First Floor in (Property No.) Tower No. 4 in building know

Tower No. 4 in building known as 'Orchid Heights Apartments', built up on part of Khasra No.

171, 172, 173 and 174

5. Unit of measurement : Sq. meter

6. Area of Flat : 151.022 Sq. meters (Super

Area)

7. Area of Flat : 125.852 Sq. meters (Covered)

8. Total land area of

Property (all 6 towers):

18730.41 Square meters

7. Total built-up area of all

6 towers

10. Location Road

55029.36 Square meters 250 meters away from

(As per Segment)

Faizabad Road

11. Category : Finished (Finished/Semi-finished/other)

12. Other Details : 15 meter wide road

(9 Meter Road/ Corner etc.)

13. Type of Property : Flat

14. Year of Construction : 2016 15. Consideration : Rs. 36,31,875/-

Boundaries

EAST : Corridor of 1st floor of Tower No. 4

WEST: Open to sky and facing Tower No. 3 building
Flat No. T-4-105

SOUTH: Flat No. T-4-103

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No. of persons in first part : (1)
Details of Seller

M/s Omega Developer and Builders, a partnership firm duly registered under the provisions of the Indian Partnership Act. 1932, having its registration No. 2010/11 and office at Khasra No. 174, Opposite Ram Swaroop Engineering College, Village Uttardhauna, Lucknow, through its authorized partner Shri Ashish Gupta son of Shri Hari Prasad Gupta

No. of persons in second part: (2) Details of Purchaser(s)

- Ms. Karuna Tiwari daughter of Mr. Mahendra Nath Tiwari, resident of Type IV/4, Butler Palace Colony, Lucknow.
- Mr. Tej Pratap Tewari son of Mr. Awadh Nath Tewari, resident Type IV/4, Butler Palace Colony, Lucknow.

SALE DEED

THIS DEED OF SALE is executed on the 06th day of November, 2018 between :-

M/s OMEGA DEVELOPER AND BUILDERS through its partner and authorized signatory Shri ASHISH GUPTA son of Shri Hari Prasad Gupta and Power of Attorney holder of Shri Akhilesh Kumar Gupta, Smt Kanti Gupta, Smt Urmila Devi, and they being partners in the above firm and part owners of Khasra No. 171, 172, 173 and 174, Village Uttardhauna, District and Tehsil Lucknow (hereinafter referred to as the "SELLER/OWNER" which expression shall successors, nominees, transferors, administrators, executors and assignees)

AND

(1)Ms. Karuna Tiwari daughter of Mr. Mahendra Nath Tiwari and (2)Mr. Tej Pratap Tewari son of Mr. Awadh Nath Tewari,

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both residents Type IV/4, Butler Palace Colony, Lucknow (hereinafter jointly referred to as the "PURCHASER/BUYER" which expression shall mean and include their heirs, legal representatives, successors, nominees, transferors administrators, executors and assignees.)

WHEREAS, the seller is the absolute owner and in possession of Flat No. 104 on First Floor in Tower No. 4, measuring super area 1625 (Sixteen Hundred Twenty Five) Square feet i.e. 151.022 (One Hundred Fifty One Point Zero Two Two) Square meters, in "Orchid Heights" apartments project built over Part of Khasra No. 171, 172, 173 and 174. Situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow (hereinafter referred to as the "Said Property") more clearly detailed and described at the foot of this deed in the schedule of property.

AND WHEREAS, Mr. Ashish Gupta, son of Hari Prasad Gupta, purchased part of Khasra No. 171, situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow measuring 0.580 Hectare from Mahadev vide registered Agreement to Sell dated 25.09.2001 registered in the Office of Sub-Registrar-II, Lucknow vide Book. No. 1, Khand 2970 at Pages 221/254 Serial No. 6707 on 26.09.2001. Later on Mahadev had executed the sale deed on 24.10.2007 in favour of Mr. Ashish Gupta which is registered in the Office of Sub-Registrar-II, Lucknow vide Book. No. 1, Khand 7011 at Pages 253/278 Serial No. 9913 on 24.10.2007;

AND WHEREAS, Smt. Kanti Gupta, Wife of Hari Prasad Gupta, purchased part of Khasra No. 172, situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow, measuring 0.6760 Hectare from Smt. Saraswati vide registered sale deed dated 20.02.2010 registered in the Office of Sub-Registrar-II. Lucknow vide Bahi No. 1, Zild 9424 at Pages 321/352 Serial No. 2276 on 20.02.2010:

WHEREAS, Late Ketki Ranjan Prasad Verma, son of Late Basant Prasad purchased part of Khasra No. 173, situated at



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Village Uttardhauna, Pargana, Tehsil and District Lucknow, measuring 0.253 Hectare from (1) Smt. Kaneez Fatima, Wife of Mr. Rasheed Ahmad and (2) Ashiya Bano, daughter of Mr. Rasheed Ahmad vide registered sale deed dated 04.01.2000 registered in the Office of Sub-Registrar-II, Lucknow vide Book. No. 1, Khand 2882 at Pages 169/186 Serial No. 112 on 07.01.2000. After demise of Shri Ketki Ranjan Prasad Verma, the above land, according to his will, was transferred to his legal heir Smt. Urmila Devi Verma and the above changes have been entered in revenue records.

AND WHEREAS, Mr. Ashish Gupta, son of Hari Prasad Gupta, purchased part of Khasra No. 173, situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow, measuring 0.1265 Hectare from (1) Smt. Kaneez Fatima, Wife of Mr. Rasheed Ahmad and (2) Ashiya Bano, daughter of Mr. Rasheed Ahmad vide registered sale deed dated 05.01.2000 registered in the Office of Sub-Registrar-II, Lucknow vide Book. No. 1, Khand 2882 at Pages 187/198 Serial No. 113 on 07.01.2000;

AND WHEREAS, Mr. Akhilesh Gupta, son of Hari Prasad Gupta, purchased part of Khasra No. 173, situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow, measuring 0.1265 Hectare from (1) Smt. Kaneez Fatima, Wife of Mr. Rasheed Ahmad and (2) Ashiya Bano, daughter of Mr. Rasheed Ahmad vide registered sale deed dated 05.01.2000 registered in the Office of Sub-Registrar-II, Lucknow vide Book. No. 1, Khand 2882 at Pages 199/210 Serial No. 114 on 07.01.2000:

AND WHEREAS, Mr. Ashish Gupta, son of Hari Prasad Gupta, purchased part of Khasra No. 174, at Village Uttardhauna, Pargana, Tehsil and District Lucknow, measuring 0.253 Hectare from Sri Mahadev, son of Sri Santu vide registered sale deed dated 10.11.2008 registered in Book. No. 1 Volume 8013 pages 77/112 at No. 12366 on 10.11.2008 in the office of Sub-Registrar - II, Luckow;

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AND WHEREAS, said Sri Ashish Gupta, Sri. Akhilesh Kumar Gupta, Smt. Kanti Gupta and Smt Urmila Devi Verma willingly agreed to transfer/dissolve the above land holdings as stock in trade of the business carried on by them under name and style of the partnership firm M/s Omega Developer and Builders in which they are partners and whereas in addition to above, partner Ashish Gupta is also General Power of Attorney holder of Shri Akhilesh Kumar Gupta and Smt. Kanti Gupta through a registered power of attorney dated 02.01.2012, which is registered in the office of Sub-registrar II, Lucknow, at Bahi No. 4, Zild No. 796 at pages 157/172 at serial no. 1 dated 02.01.2012, and General Power of Attorney holder of Smt. Urmila Devi wife of late K.R.P. Verma, through a registered general power of attorney dated 19.04.2011 which is registered in the office of Sub-registrar II, Lucknow, at Bahi No. 4, Zild No. 334 at pages 223/234 at serial no. 226 dated 19.04.2011 and the above 2 power of attorneys are still effective and not revoked till date.

AND WHEREAS, in the manner stated above M/s Omega Developer and Builders is the owner of the plot situated at village Uttardhauna, District and Tehsil Lucknow, bearing part of Khasra No. 171, 172, 173 and 174 and have authorized Shri Ashish Gupta (Power of Attorney holder of rest of the partners) who is also a partner of the said firm and developed 6 Multistoried residential towers named "ORCHID HEIGHTS APARTMENTS", each having Stilt + 13 floors and 74 flats in each tower, in respect of piece and parcel of land situated at Khasra No. 171, 172, 173 and 174, Village Uttardhauna, District and Tehsil Lucknow.

AND WHEREAS, the Seller has constructed multistoried building on the said plot after receiving due sanction by Zila Panchayat, Lucknow, and as recorded vide Permit No. 38 dated 18.08.2012.

AND WHEREAS, the purchaser has duly scrutinized and inspected the title, rights, interest, encumbrances and right to construct the multi storeyed complex on the said property in the

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township "GREEN PARK" at village Uttardhauna, District and Tehsil Lucknow and has fully satisfied himself in respect to the property being conveyed in pursuance of the present sale deed.

AND WHEREAS the seller has further assured the purchaser that the said land on which the said property is constructed or part thereof is free from all encumbrances, viz, sale, gift, mortgage, charges and liens whatsoever and is not subject matter of any acquisition or requisition nor is in know of any acquisition or requisition proceedings, if any, in respect of the said land on which above said residential complex is constructed.

AND WHEREAS the purchaser being desirous of purchasing the said property, offered a sum of Rs. 36,31,875/-(Rupees Thirty Six Lakhs Thirty One Thousand Eight Hundred Seventy Five Only) half of which comes to Rs.18,15,937/50 (Rupees Eighteen Lakhs Fifteen Thousand Nine Hundred Thirty Seven and Paise Fifty Only) as sale consideration for the said property to the Seller, which offer has been accepted by the Seller in sound disposition of mind without any pressure, compulsion, undue influence and coercion.

AND WHEREAS the Seller has received the said consideration amount of Rs. 36,31,875/- (Rupees Thirty Six Lakhs Thirty One Thousand Eight Hundred Seventy Five Only) from the purchaser in the manner detailed in schedule of payment at the foot of this deed.

NOW THIS DEED OF SALE WITNESSETH AS FOLLOWS:

1- THAT the Seller does hereby sell, transfer, convey and assign all its rights, title and interest in the said property constituting said Flat No. 104 on First Floor in Tower No. 4, measuring super area 1625 (Sixteen Hundred Twenty Five) Square feet i.e. 151.022 (One Hundred Fifty One Point Zero Two Two) Square meters, in "Orchid Heights" apartments project built over Part of Khasra No. 171, 172, 173 and 174, situated at Village

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Uttardhauna, Pargana, Tehsil and District Lucknow, in favour of the Purchaser herein for the total consideration of Rs. 36,31,875/- (Rupees Thirty Six Lakhs Thirty One Thousand Eight Hundred Seventy Five Only) excluding service tax and purchasers have a right TO HOLD THE SAME unto their use absolutely and forever.

- 2- THAT the seller does hereby further declare that the title of the said property is clear and marketable and that seller has not created any lien or charges in respect of the said flat as to disentitle and disqualify them from entering into this sale deed.
 - 3- THAT the actual, vacant and peaceful physical possession of the said Flat hereby transferred has been delivered by the Seller to the purchasers on the execution of this sale deed.
 - 4- THAT the seller hereby declare that after completion of sale, the seller will have no right, title and interest or claim in the said flat and the purchasers will be entitled to hold, possess and enjoy the said property without interruption by the seller or their heirs, executors or any other person or proceedings arising against the seller in respect of the said property to the purchaser and the purchaser will also be entitled to get his name mutated in the Nagar Nigam records or elsewhere in place of the Owner's name as absolute owners.
 - 5- THAT the seller has paid or is liable to pay all the taxes to the Jal Sansthan, LESA, such as Water Tax, Electricity Charges or any dues and tax liability to any Competent Authority in respect of the said property due up to the handing over the possession of the said property to the purchasers and after the handing over the possession of the said property, it shall be the responsibility of the purchasers to pay the taxes/dues arisen thereafter.

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- 6- THAT Fire Safety Measures are to be provided as per existing Fire Safety Code/Regulations. If due to subsequent Legislation/Government Orders or directives or guidelines or if deemed necessary by the Owner/Builder, any further fire safety measures are undertaken, the proportionate charges in respect thereof shall also be payable, on demand, by the Purchaser.
 - 7- THAT the Purchaser has examined the nature of construction and the material used for construction, the facilities available and is fully satisfied with it. The purchaser hereinafter shall not be entitled to raise any sort of dispute or claims regarding quality of construction/workmanship or anything or matter relating to or incidental to the construction etc of the said flat.
 - 8- THAT the Purchaser will abide by all laws, bye-laws, rules and regulation of the govt/local bodies/ maintenance agency/society and/or any other authorities and shall attend answer and be responsible for all deviation failure or breach of any condition of bye law or laws or rules and regulations and keep the Owner/Builder indemnified, secure and harmless against all costs consequences and damages arising due to breach and / or non-compliance of the said bye-laws/regulation by the Purchaser.
 - 9- THAT the upkeep and maintenance of the said flat shall be arranged by the Purchaser. The Purchaser shall pay the monthly charges as may be fixed from time to time by the Society/Resident Welfare Association or its nominee and shall deposit with the society one time interest free security deposit. The Purchaser agrees/binds himself/herself/themselves to become member of society/association.

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- 10- THAT Purchaser is also liable to pay monthly Maintenance charges plus Service Tax (in addition to the Interest Free Maintenance Security Deposit) to the Builder or its nominated/authorized Maintenance Agency for the maintenance common areas and common facilities within the Orchid Heights Complex and Ornega Green Park Township, Purchaser assures agrees that, as and when required, the Purchaser he/she/they shall sign the Maintenance Agreement with M/s Omega Developer and Builders or its nominated/authorized Maintenance Agency
 - 11- THAT the Purchaser also agrees to be bound by all the rules and regulation that are applicable and those that may be made applicable by the Owner/Maintenance agency/society for the maintenance of the said flat.
 - 12- THAT the Owner and Builder shall at the cost of the Purchaser or any person on their behalf requiring the same, execute any such deed and do every such assurance or thing or act as may be necessary for further and more perfectly assuring the title and possession etc. of the said flat hereby sold to the Purchaser as may be legally be required.
 - 13- THAT the purchasers shall always keep and maintain the wall, floor and ceiling of the said property keeping them in throughout good repairs and never to do or cause to be done any such act or deed which are dangerous to other floors.
 - 14- THAT the Purchaser will have to ensure that all the common facilities are kept upon for use and they will not encroach upon these facilities and they will not damage or demolish the said property, peripheries and load bearing walls, partition walls, common walls which are common



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with other parts and built-up area, floors, ceilings, sewer, drains, pipes and appurtenances hereto in any manner.

- 15- THAT to save and except in respect of the particular Flat hereby agreed to be acquired by the purchasers, the purchasers shall have no claim, right or interest of any nature of kind, over or in respect of all or any open space, lobbies, staircase.
- 16- THAT the payment of Electricity bills shall be made by the purchasers of their Flat hereby transferred to the department concern personally and seller will not be responsible in any manner whatsoever.
- 17- THAT if any major city level infrastructure charges (such as embankment, ring road, flyover, metro etc. is provided by the LDA, Lucknow, U.P. State Electricity Board or any other authority(ies) of the Central Government/State Government during the project period, consequent to which the proposed township will be directly or indirectly benefitted), they are levied on the Owner/Builder, Purchaser shall pay proportionate charges of such infrastructure on pro-rata basis to the Owner/Builder, as and when demanded by the Owner/Builder. That in case of proportionate charges in respect thereof shall be payable, on demand by Seller, by the Purchaser.
- 18- THAT all the dues, demands, taxes, charges including property tax, or any other service provider, charges, duties, the Owner/Builder upto the date of allotment of the flat and Purchaser.

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- 19- THAT the purchasers shall keep the said flat as well as Parking space for use in good, neat and clean condition and will neither keep nor permit to be kept in the said property any material dangerous, hazardous or of explosive nature.
- 20- THAT the said flat hereby transferred be used for Residential purpose only and the purchasers shall not use the said flat for any purpose which may likely to cause nuisance or any annoyance to inhabitants of the other Flats nor for any illegal or immoral purposes.
- 21- THAT the house tax will be payable by the purchaser to the Municipal Corporation with effect from the date on which the building became ready for occupation and also handed over to the purchasers. However, if assessment of house tax is not made separately and consolidated amount is demanded by the Municipal Authority, then in that event, purchasers will pay the proportionate share to the seller.
- 22- THAT if at any time due to act of God or due to natural calamity or otherwise the building becomes unstable due to irreparable damage or crumbling of the whole building, then in that case, the owners of the different parts of the building shall be entitled to erect/construct their respective Portions/Flats/Flats (as the case may be) over the same floor and over the same area as it was previously in existence the cost and expenses shall be borne and paid by the respective owners of the flat.
- 23- THAT the rights of the super structure forming the said property hereby transferred along with its impart able interest in the land and common services/ facilities shall be un-severable of interest of the owner and occupants of the other flats and shall not be subject to partition and/or subdivision in any manner whatsoever at any stage by the



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Purchaser or any person through or under him. It shall, however be transferred only as an interest incidental to the said property being transferred hereby and subject to the terms and conditions laid down by the Owner Bulder maintenance agency to run and maintain the common facilities services larea in the said township. The terms and conditions shall mutatis mutandis be applicable upon subsequent transferrees.

- 24. THAT the purchasers shall not at any time dig. demolish or cause to be dug or demolish any part of the said building or the land of the said bid no uding boundary wall.
- 25. THAT the purchasers not dually are not permitted to make any a teration in the elevation of the building at any time.
- 26- THAT the purchasers uncertake and agree not to chisel, chip or in any manner cause damage to any of the structural materials bipes ducts, electric wires and other fittings bassing or contained in their Residential block or in any other part of the said complex.
- 27- THAT the purchasers shall have full rights to sell, assign, mortgage or transfer the said property in whatever manner to any other person
- 28- THAT in case of Re-sale of the Flat by the purchasers, the transferees shall always be bound by the terms and conditions contained herein.
- 29- THAT the purchasers shall not be entitled to affix any board advertisement hoarding or any such other things on the place allotted to them in the said building.

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- 30- THAT the purchasers shall not throw or accumulate any dirt, filth, rubbish, garbage rags or other roughage or permit the same to be thrown or accumulate in any portion of the building.
- 31- THAT the purchasers shall not do or cause to be done anything in or about their property, which may tend to damage or in any manner interfere with the use of any other Flat/floor, ceiling or walls adjacent to his property or any passage or amenities available for common use and the purchaser shall not have the roof right.
- 32- THAT the above named property is situated at 250 meters away from Faizabad Road/Service Road and the same is not situated on any prescribed road as mentioned in 'Segment'.
- 33- That the name of the entire buildings is "ORCHID HEIGHTS APARTMENTS" and the occupiers of the other Flats shall not be entitled to change the name of the Buildings under any circumstances
- 34- THAT the responsibility and liabilities of the payment of stamp duty, registration charges etc., are always on the Purchasers and Purchasers shall bear the stamp duty and registration charges for execution and registration of this deed of sale.
- 35- THAT from this day, the Purchasers shall have all right, title and interest in the said property which the Seller had the same.
- 36- THAT the total BUILT-UP area of the Flat hereby sold is 125.852 square meters, which is situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow. The

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building in which the said flat is situated is a thirteen storied building which is purely residential in nature. The circle rate of the land for the said area as fixed by District Magistrate, Lucknow, is Rs. 8,000/- per sq. meter. The proportionate land of the said flat is 42.836 sq. meter. The cost of the proportionate land comes to Rs. 8000/- x 42.836 sq. meter = Rs. 3,42,688/- only. The said construction is a High Class Construction as per map attached in this deed, hence the cost of the construction is calculated @ Rs. 22,000/- per sq. meter and hence the cost of the constructions comes to Rs. 22,000/- × 125.852 sq. meter = Rs. 27,68,744/- only. The total cost of the Flat hereby comes to Rs. 31,11,432/- only, which is less than the sale consideration amount of Rs. 36,31,875/-. Both the purchasers will be the equal share holder of the flat purchased by them, and purchaser No. 1 is a lady hence as per G.O. 6% stamp duty paid on Rs. 10,00,000/- and remaining amount 7% stamp duty paid, hence the stamp duty of Rs. 2,44,250/- is being paid by the purchaser through Estamp Certificate No. IN-UP05267073654301Q, dated 6th November 2018, with this deed on Sale Consideration Amount as per G.O. No. S.V.K.N.- 5-2756/11-2008-500 (165)/2007, dated 30.06.2008 issued by Sansthagar Vitt Kar Evam Nibandhan Anubhag-5.

In the aforementioned residential building, there is no wooden flooring, Modular Kitchen, Jacuzi, Wooden wardrobe, in the building and no commercial activities in the said Apartment but the facilities i.e. Club, Swimming pool, Community hall are provided in the said Apartment.

SCHEDULE OF THE PROPERTY

Flat No. 104 on First Floor of Tower No. 4, measuring super area 1625 (Sixteen Hundred Twenty Five) Square feet i.e. 151.022 (One Hundred Fifty One Point Zero Two Two) Square meter, in "Orchid Heights" apartments project built over Part of Khasra No. 171, 172,

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173 and 174, Situated at Village Uttardhauna, Pargana, Tehsil and District Lucknow, and bounded as under:-

EAST: Corridor of 1st floor of Tower No. 4

WEST: Open to sky and facing Tower No. 3 building

NORTH: Flat No. T-4-105 SOUTH: Flat No. T-4-103

SCHEDULE OF PAYMENT

- Received Rs. 78,821/- (Rupees Seventy Eight Thousand Eight Hundred Twenty One Only) through Cheque No. 760802 dated 29.09.2012 payable at State Bank of India.
- 2. Received Rs. 2,44,922/- (Rupees Two Lakhs Forty Four Thousand Nine Hundred Twenty Two Only) through Cheque No. 760807 dated 10.12.2012 payable at State Bank of India.
- 3. Received Rs. 2,22,460/- (Rupees Two Lakhs Twenty Two Thousand Four Hundred Sixty Only) through Cheque No. 760806 dated 14.03.2013 payable at State Bank of India.
- 4. Received Rs. 2,22,462/- (Rupees Two Lakhs Twenty Two Thousand Four Hundred Sixty Two Only) through Cheque No. 760808 dated 24.08.2013 payable at State Bank of India.
- Received Rs. 10,00,000/- (Rupees Ten Lakhs Only) through RTGS No. SBIN-114339105483 dated 05.12.2014.
- 6. Received Rs. 5,00,000/- (Rupees Five Lakhs Only) through RTGS No. SBIN-615055469248 dated 25.02.2015.

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- 7. Received Rs. 7,00,000/- (Rupees Seven Lakhs Only) through RTGS No. SBIN-415149267325 dated 29.05.2015.
- 8. Received Rs. 6,00,000/- (Rupees Six Lakhs Only) through RTGS No. SBIN-117159838914 dated 08.06.2017.
- 9. Received Rs. 63,210/- (Rupees Sixty Three Thousand Two Hundred Ten Only) through NEFT No. SBIN-318050795460 dated 19.02.2018.

IN WITNESS WHEREOF the Seller and Purchaser have put their signature and executed this deed of sale in their sound disposition of mind without any coercion undue influence or pressure from anybody whomsoever on this 06th day of November, 2018 at Lucknow in the presence of the following witnesses.

WITNESSES:

1. ZTGR TIA TOWNS

Mr. Rajesh Pati Tripathi
S/o Mr. B. P. Tripthi
R/o 4/4, Butler Palace
Jopling Road, Lucknow.

2. Mr. Nikhar Soni S/o Mr. Hari Nam Singh R/o A-48, Nehru Vihar Kalyanpur, Vikas Nagar, Lucknow.

Typed By:

(J. A. Siddiqi)

Abbasi Complex,

Lucknow

or Omega Devaloper And Edings

SELLER PAN: AACFO-7223-P

PURCHASER VOPAN: ADVPT-0492-M

PAN: ACZPT-1923-A

(Mohammad Adnan)
Advocate
Civil Court, Lucknow

निष्पादन लेखपत्र याद सुनने व समझने मजनुन व पान धनराशि र पते बानुसार उन विकेताः । श्री मे॰ ओमेगा डेयलपर एंड बिल्डसे दुवारा पार्टनर आशीब गुमा, पुब श्री हरी प्रसाद गुप्ता निवासी: 4/169, विशाल खण्ड गोमती ब्गर, लखनङ टयवसाय, टंयापार केताः । श्रीमती करना तिवारी, पुत्री श्री महेद नाथ तिवारी निवासी: टाइप IV.4, घटलर प्लेस कालोनी, लखनड टयवसाय गृहिणी केता: 2 श्री तेज प्रताप तिवारी, पुत्र श्री अवध माथ तिवारी नियासी: टाइप IV/4, बटलर प्रेलेस कालोनी, लखनऊ टयवसाय: लौकरी ने निष्पादन स्वीकार किया। जिनकी पहचान पहचानकर्ता: 1 श्री राजेश पति त्रिपाठी, पुत्र श्री बी॰ पी॰ त्रिपाठी निवासी. VI/4, बटलर पैलेस, जोप्निंग रोड, लर्सन उ व्यवसायः लौकरी पहचानकर्ता : 2 श्री निखार सोनी, पुत्र श्री हरि नाम सिह. र निवासी: ए-४८, नेहरु विहार, कल्यानपुर, विकास नगर, लख् टयवसायः नौकरी

ने की । प्रत्यक्षात अद्र साक्षियों के निशान अंग्ठे नियमानुसार लिए गए हैं। टिप्पणी : रजिस्ट्रीकरण अधिकारी के इस्लाक्षर कंचन मिश्रा उप निबंधक सदर दितीय लखनऊ

💢 रूपम श्रीवास्तव . 🏲 फनिष्ठ सहायक (निबंधन) - नियमित

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