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Certificate No.		IN-UP04637043560016Q
Certificate Issued Date	•	: 07-Jun-2018 03:33 PM
Account Reference		: SHCIL (FI)/ upshcil01/ LUCKNOW/ UP-LKN
Linique Doc. Reference		: SUBIN-UPUPSHCIL01055647036558990
Purchased by		: HALWASIYA AND SONS PVT LIMITED
Description of Document		: Article 23 Conveyance
Property Description		PLOT NO.A-17 AND A-18, KHASBA NO.29, VILL-SHIVLAB, TEHSIL AND PARGANA-MOHANLALGANJ, LUCKNOW.
Consideration Price (Rs.)	•.	(Fourteen Lakth Sixty Mine Thousand Eight Hundred only)
		: SMT PREMA XUMAR WORE OF SRI SATISH CHANDRA
Second Party		HALWASIYA AND SUNS PYT 2 M TED
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EXTRACT OF MINUTES OF THE BOARD MEETING OF M/S HALWASIYA & SONS PRIVATE LIMITED DULY HELD ON 06TH DAY OF MARCH, 2018 TUESDAY AT 11:30 A.M. AT THE REGISTERED OFFICE OF THE COMPANY AT HALWASIYA COURT. HAZRATGANJ, LUCKNOW-226001

APPOINTMENT OF AUTHORIZED PERSON

RESCRIVED THAT Board of Directors of the Company beland is hereby Authorize Mr. Verag Kumar Duboy S/o Late Sita Ram Dubey resident at 8/42-8, Gali No. 8, Vatika-Kuni, Nac-Marufi Kuni, Phase-2, Bhondsk Sohna, Gurgoan, Haryana-122102 as Authorized Subscribely to sign and executed Agreement to Sale, Memorandum of Understanding and value population as may be found necessary for purchase of Land Khasra No. 26, 27, 18, 1973 - 1010, 1016, 10115 11, 13, 19, 7, 29, 73, 74, 8, 17, 24, 28, 454Ka, 449, 457, 29, 1010, and 12, 2000 and Nevence Village, Shivlar & Magahuan, Pargana and Tehsil Mot avialgance Tublicon from GSR Builders & Developers Private Limited (Pan No. 2000) Add 65208M3

RESOLVED FURTHER THAT Mir. Mukund Halwasiya, Director of the company be and is heretor authometer. Mir. Vinay, Kumar, Dubey to sign and executed fall documents necessary for purchase of fand from GSR Builders & Developers Private Limited on behalf of the company.

For on behall of Board of Directors of Halwasiya & Sons Pyt Ltd

Mukund Halwəsiyə Designation: - Director DIN No. (00507081) Adress:- Halwasiyə Court, Hazratgani, Lucknow-226001

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S/D, P.N. Tandon, ES-1/664, Sitapur Road Manayojana, Nijala Nagar, Lucknow, TOMATON jutar Pracech - 226020

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EXTRACT OF MINUTES OF THE BOARD MEETING OF M/S HALWASIYA & SONS PRIVATE LIMITED DULY HELD ON 06TH DAY OF MARCH, 2018 TUESDAY AT 11:30 A.M. AT THE REGISTERED OFFICE OF THE COMPANY AT HALWASIYA COURT, HAZRATGANJ, LUCKNOW-226001

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APPOINTMENT OF AUTHORIZED PERSON

RESOLVED THAT Board of Directors of the Company be and is hereby Authorize Mr. Vinay Kumar Dubey S/o Late Sila Ram Dubey resident at 8/42-8, Gali No. 8, Vatika Kunj, Near Marun Kunj, Phase-2, Bhondsi; Sohna, Gurgoan, Haryana 122102 at Authorized Signatory to sign and executed Agreement to Sale, Memorandum of Understanding and catics during entry as may be found necessary for purchase of Land Khasta No. 25, 27, 18, 10, 10, 21, 2245, 14, 15, 11, 13, 19, 7, 29, 73, 74, 8, 17, 24, 28, 454ka, 449, 457, 79, 2626bb and 23 subaled at Revenue Village, Shivlar & Magahuan, Pargana and Tehsil Michanalgang, Lucknow, from GSR Builders & Developers Private Limited (Pan No AuthObsed)

RESOLVED FURTHER THAT Mr. Mukund Halwasiya, Director of the company be and is nereby authorized Mr. Vinay Rumar Dubey to sign and executed all documents necessary for purchase of land from GSR Builders & Developers Private Limited on behalf of the company.



Mukund Haiwasiya Designation. - Director DIN No. (00507081) Adress.- Halwasiya Court, Hazratganj, Lucknow-226001

Valuation as per circle rate : Rs. 11,25,000.00 Sale Consideration : Rs. 14,69,800.00 Stamp Duty: Rs. 1,03,000.00

Nature of Land Pargana and Tehsil Village District Details of Property

Total Area Purchased Type of Property Consideration Valuation

Whether belongs to Cooperative society Any construction

Tube well, bore well No. of Trees Location Road SALE DEED Non-Agricultural Mohanlalganj Shivlar (V-code 143619) Lucknow Plot No. A-17 & A-18 Part of Khasra No.29 185.873 Square Meter) Non-Agricultural Property Rs.14,69,800.00 Rs.11,25.000.00

No

No Not applicable No More then 500 Meter from Gosaigani Moahnlalgani Road

BOUNDARIES OF PLOT NO.A-17 & A-18 PART OF KHASRA NO.29

East		÷	7.5 Meter wide Private Road	
West		-	Plot No.A-38 & A-39	
North	•	÷	Plot No.A-19	
South	1 1 A 1	;	9.0 Meter wide Private Road	

SELLER (1) PURCHASER (1) Name of the SELLER SMT. PREMA KUMARI Wife of Sri Satish Chandra, Resident of House No. A-573, Ashrya Colony, Eldeco-2, Raibarelly Road, Lucknow -226025 Mobile No.7800186727

Name of the PURCHASER:

M/s: Halwasiya And Sons Private Limited, having its registered office at Halwasiya court, Hazratganj, Lucknow, acting through its Authorized Signatory Mr. Vinay Kumar Dubey son of Late Sitaram Dubey, duly authorized vade resolution passed in the meeting of the board of directors held on 06.03.2018

For Halwasiya & Sors Pvt Ltd.

THIS DEED OF SALE is executed on this 07th Day of June, 2018 at Lucknow by and between:

SMT. PREMA RUMARI Wife of Sri Satish Chandra, Resident of House No. A-573, Ashrya Colony, Eldeco-2, Raibarelly Road, Lucknow -226025, Uttar Pradesh (having Aadhar Number SMTS N 9675 3395 95,40 Vand PAN No. APIPKO006R)

> (hereinafter referred to as the "**SELLER** " which expression, unless repugnant to the context, shall mean and include her heirs, legal representatives, successors, administrators, executors, transferees, assignees etc.) OF THE ONE PART;

IN FAVOUR OF

M/s. Halwasiya And Sons Private Limited, a company registered under the Companies Act, 1956 and validly existing under the provisions of the Companies Act, 2013, (Incorporation in U70100UP2013PTC054533) and having its registered office at Halwasiya court, Hazratganj, Lucknow, acting through its Authorized Signatory Mr. Vinay Kumar Dubey son of Late Sitaram Dubey, duly Authorized Vide Resolution Passed in the meeting of the Board of Directors held on 06.03.2018 (PAN No.AAGCR2412N) (hereinafter referred to as the "Buyer/ PURCHASER") which expression, unless repugnant to the context, shall mean and include it's legal representatives, administrators, executors, transferees, assignees etc. OF THE OTHER PART.

WHEREAS the Seller is the absolute, lawful and exclusive owner in possession of Plot No,A-17 (measuring 1,000 Square Feet) & A-18 (measuring 1,000 Square Feet), both ad measuring 2,000 Square Feet i.e., 185,873 Square Meter, which is Part of Khasra No.29, situate at Revenue Village Shivlar (V-Code-143619), Pargana & Tehsil Mohanlalganj, District Lucknow, hereby sold

Por Harwasiya & Sont Pvt 115

Authoris

specifically described at the foot of this deed and the Seller is fully competent to make the transfer including sale as hereby proposed.

AND WHEREAS the Seller has purchased the said Plot No.A 17 (measuring 1,000 Square Fect) & A-18 (measuring 1,000 Square Feet), both ad-measuring 2,000 Square Feet i.e. 185.873 Square Meter, which is Part of Khasra No.29, situate at Revenue Village Shivlar (V-Code-143619), Pargana & Tehsil Mohanlalganj, District Lucknow, In pursuance of registered Sale Deed dated 29/12/2017 duly executed by M/s G.S.R. Builders and Developers Private Limited, a company registered under the provisions of the Companies Act, 1956 and validly existing under the provisions of the Companies Act, 2013, and having its registered office at 273, Vik Floor, New Janpath Complex, Ashok Marg, Hazratganj, Lucknow, acting through its Authorized Signatory/ Director, Arvind Bajpai son of G.S Bajpai Resident of 24, Patel Nagar, Vistar A, Vaishali Mod, Sector -9 Indira Nagar, Lucknow (PAN No.AAECG8208M) duly authorized vide resolution passed in the meeting of the board of directors held on 21* March 2018; Lucknow which is registered in the office of Sub Registrar, Mohanlalganj, Lucknow vide Bahi No. 1, Zild No. 8768 at page 239 to 280 Sr. No.17910, dated 29/12/2017.

AND WHEREAS the erstwhile owner M/s G.S.R. Builders and Developers Private Limited has purchased the entire land of Khasra No.29, Ad-measuring 0.250 Hectare i.e. 2500 Square Meter, situate at Revenue Village Shivlar (V-Code-143619). Pargana & Tehsil Mohanlalganj, District Lucknow, in pursuance of two registered Sale Deeds dated 28/11/2017 duly executed by its previous owners and tenure holders. Name of original tenure holders and details of Sale Deeds are as under:

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For Halwasiya & Stins Pvt. Lic.

Page 3 of 18

a) Tenure Holder Manish Son of Late Sri Ram who was the Co-Owner and Bhumidhar of 0.159 Hectare (1590 Square Meter) of Khasra No.29, who inherited 0.0178 Hectare land from Khasra No.29 and later on purchased an area of 0.142 Hectare from another co-owner Smt. Vishun Dei Wife of Late Ram Avtar Through Sale Deed dated 26/06/2015 said Sale Deed is registered in the office of Sub-Registrar Mohanlalgani, Lucknow vide Book No.1, Zild 5839 at Pages 345/362 Sr. No.11862 dated 26/06/2015. Thus Manish executed Sale Deed dated 28/11/2017 in respect of an area 0.159 Hectare (1590 Square Meter) of Khasra No.29 to M/s G.S.R. Builders and Developers Private Limited, the Sale office of Sub-Registrar Deed is registered in the Mohanlalgani, Lucknow vide Book No.1, Zild 8674 at Pages 273/304 Sr. No.16120 dated 28/11/2017.

b) Tenure Holder Sandeep, Sonu, Monu All Sons of Late Sri Ram and Smt. Vidheshwari for self and as natural guardian of her son Saurabh, were the Co- Owner and Bhumidhar of 0.091 Hectare (910 Square Meter) of Khasra No.29, who inherited the same from their ancestor namely Sri Ram executed Sale Deed dated 28/11/2017 in respect of an area 0.091 Hectare (910 Square Meter) of Khasra No.29 to M/s
G.S.R. Builders and Developers Private Limited, the Sale Deed is registered in the office of Sub-Registrar Mohanlalganj, Lucknow vide Book No.1, Zild 8674 at Pages 305/338 Sr. No.16121 dated 28/11/2017.

AND WHEREAS prior to the execution and registration of both Sale Deeds dated 28/11/2017 the tenure holders have filed an application under Section 80 of the UP revenue code 2006 of the and has got the land use of the said land changed from

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Page 4 of 18

agricultural to non agricultural vide order dated 23/09/2017 passed by the Ld. Assistant collector First Class Mohanlalganj, Lucknow in Case No. T-2017104639038707.

AND WHEREAS the Seller is desirous of selling the above mentioned property Plot No.A-17 (measuring 1,000 Square Feet) & A-18 (measuring 1,000 Square Feet), both ad-measuring 2,000 Square Feet i.e. 185.873 Square Meter, which is Part of Khasra No.29, situate at Revenue Village Shivlar (V-Code-143619), Pargana & Tehsil Mohanlalganj, District Lucknow, is free from all encumbrances, lien, charges whatsoever and the Purchaser is agreeable to purchase the same for sale consideration of Rs. 14,69,800.00 (Rupees Fourteen Lakhs Sixty Nine Thousand Eight Hundred only) half of which comes Rs. 7,34,900.00.

AND WHEREAS the SELLER represent that the Said Land is neither an assigned land, nor an inam or jagir land and is not a part of any surplus land & have assured the PURCHASER that he has a good marketable, transferable and unencumbered right in the Said Land and there is no impediment or restriction of any sort whatsoever on it's transfer by the SELLER in favour of the PURCHASER and the same is duly mutated in his name.

AND WHEREAS the SELLER further represents and warrants that the Said Land is free from all encumbrances, including but not limited to, any pledge, negative lien, positive lien, non disposed undertaking, charge, mortgage, priority, hypothecation, encumbrance, assignment, attachment, claim, restriction, outstanding land revenue or other taxes, lis pendens, acquisition or requisition proceedings, set off or other security interest of any kind or any other agreement or arrangement having the effect of conferring security upon or with respect to the



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Property. The SELLER also represent that he have not sold and/ or executed any agreement to sell with respect to the Said Land, to/ in favour of any third party.

AND WHEREAS the SELLER being in need of money for their personal use / for the welfare of his family has agreed to sell, convey, transfer and assign all rights, fitles, interests in the Said Land together with all benefits, facilities, privileges, easements, advantages belonging to or in any way appertaining to the Said Land to the PURCHASER and the PURCHASER has agreed to purchase, acquire and possess the same for a consideration of Rs. 14,69,800.00 (Rupees Fourteen Lakhs Sixty Nine Thousand Eight Hundred only) on the terms and conditions contained hereinafter;

AND WHEREAS the PURCHASER has entered into this Sale Deed on the faith and strength of the representations, warranties and assurances of the SELLER contained herein for the sale of the Said Land.

NOW This deed of sale witnesseth as under:-

1)

(a) That the SELLER hereby sells, conveys, assigns and transfers to the PURCHASER by way of sale absolutely and forever all of the SELLER's rights, title and interest in the Said Land free from all encroachments, charges Encumbrances, and to the extent applicable, and together with all trees, plants, shrubs, ways, paths, passages. common gullics; casements. profits. advantages, rights and appurtenances whatsoever on the Said Land or ground hereditaments and premises or any part thereof appertaining to or with the same or any part thereof now or at any time heretofore usually held, used, occupied or enjoyed or reputed or be appurtenant

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thereto and all the estate right, title, interest, claim and demand whatsoever of the SELLER in, to, out of and upon the Said Land, hereditaments and premises, and every part thereof to have and to hold the Said Land, hereditaments and premises hereby granted, conveyed, transferred and assured or intended or expressed so to be with his and each of his rights, title, interest, privileges, and appurtenances unto and to the use and benefit of the PURCHASER for ever and absolutely alongwith the unfettered use and possession of the Said Land.

(b) The SELLER has handed over the actual physical and peaceful vacant possession of the Said Land unto the PURCHASER on the execution of this Sale Deed and the PURCHASER acknowledges the same. Further the SELLER confirms that, it shall be lawful for the PURCHASER from time to time and at all times hereafter peaceably and quietly to hold under, enter upon, have, occupy, possess, develop and enjoy the Said Land hereby granted, conveyed, transferred, and assured with their appurtenances and receive the rents, issues and profits thereof and of every part thereof to and for its own use and benefit without any suit, eviction, interruption, disturbance, claim or demand whatsoever from or by the SELLER, his successors or assigns or any of them or from or by any person or persons lawfully or equitably claiming or to claim by from, under or in trust for it or them or any of them.

(c) The SELLER has left with no right, title, interest of any nature whatsoever in the Said Land and the



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PURCHASER shall have the absolute right to construct / develop, 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 Said Land in any manner whatsoever; and hereafter the PURCHASER shall peacefully and quietly enjoy the Said Land and deal with the same in any manner it may deem fit without any hindrance, claim or demand of any nature whatsoever from the SELLER or any person(s) claiming under or through him.

That the SELLER does hereby grant, convey, sell, transfer and assure unto the PURCHASER the Said Land free from all encumbrances together with all easements, rights and use of all ways, paths, passages, rights, liberties, privileges, benefits and advantages whatsoever relating to the Said Land or in any way appurtenant thereto or therewith usually held or known as part and parcel thereof and all the estate right, title and interest whatsoever of the SELLER onto or upon the Said Land absolutely and forever for a consideration of the sum of **Rs. 14,69,800.00 (Rupees Fourteen Lakhs Sixty Nine Thousand Eight Hundred only).**

The PURCHASER has already paid to the SELLER entire amount of the sale consideration amounting to Rs. 14,69,800.00 (Rupees' Fourteen Lakhs Sixty Nine Thousand Eight Hundred only) in the manner stated hereunder towards the consideration of its rights, title and interest including, those in the Said Land and in any Resulting Consequences, and the Said Land stands hereby

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conveyed, transferred, assured and assigned including every part and parcel thereof, unto the PURCHASER absolutely and forever free from all Encumbrances:

Rs.14,69,800.00 (Rupees Fourteen Lakhs Sixty nine Thousand Eight Hundred only) vide Demand Draft No. 244469 dated 07/06/2018 drawn on YES BANK, Lucknow.

The SELLER confirm the receipt of a total sum of **Rs.** 14,69,800.00 (Rupees Fourteen Lakhs Sixty Nine Thousand Eight Hundred only) as detailed above and nothing is now remaining payable to the SELLER by the PURCHASER.

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The SELLER shall and will, as and when required by the PURCHASER and at her own cost, risk and expenses and without any loss or damage to the PURCHASER, do all such acts and execute all such documents, deeds, agreements and present themselves before the concerned authorities as may reasonably be required by the PURCHASER for more fully effectuating the sale being hereby made or for more fully assuring the ownership and enjoyment of the Said Land or the Resulting Consequences or defending any action or proceeding concerning the same. Further, the SELLER and all persons having or lawfully or equitably claiming any estate, right, title or interest in or to the Said Land Property hereby conveyed, transferred and assured or any part thereof from, under, or in trust for the SELLER or his 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 PURCHASER do and execute or cause to be done and executed all such further and other acts, deeds, things,

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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 PURCHASER in the manner aforesaid or as may be reasonably required by the PURCHASER 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 PURCHASER.

The SELLER covenant that this Sale Deed is executed in its entirety and that the SELLER has received full and final sale consideration for all the rights and title of the SELLER in and to the Said Land along with interest in relation to any Resulting Consequences. The PURCHASER is and will henceforth be empowered to use, develop or deal with the Said Land as per its own will and to get it mutated in its own name in the statutory records on the basis of this Sale Deed and/or such further deeds/documents as may be executed in favour of the PURCHASER in relation to any land which may become available to the SELLER as part of Resulting Consequences and upon notice from the PURCHASER, the SELLER hereby undertakes and agrees to execute such further deeds for perfecting and conveying the PURCHASER's entitlement in relation to any land made available to the SELLER as part of Resulting Consequences. in a form acceptable to the PURCHASER, provided any such deed or document shall represent the actual factual position existing on such date, within a reasonable time period stipulated by the PURCHASER being at the risk, cost, charges and expense of the PURCHASER without and

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causing any harm or loss to the SELLER in any manner whatsoever.

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That the SELLER hereby declare and has assured the PURCHASER that he is the sole owner of the Said Land having every right and legal capacity to transfer it to the PURCHASER and the same is free from all sort of liens, charges, encumbrances and litigations and the same is not under any Court attachments or acquisition.

That the SELLER has further assured the PURCHASER that all dues, taxes, cesses, rents, demands and other outgoing including debts etc. whatsoever liable to be paid with respect to the Said Land transferred under this Sale Deed up to the date of execution of this Sale Deed have been fully paid and no dues, rents, claims, demands, taxes etc. of any nature whatsoever are outstanding with respect to the Said Land prior to the date of execution of this Sale Deed and in case any such dues, taxes, rents, claims, demands etc. are found subsequently to be due with respect to the Said Land then the SELLER shall be liable to reimburse the same to the PURCHASER the entire amount paid by the PURCHASER with respect to the Said Land on account of such taxes, dues, claims, rent, demands etc. pertaining prior to the date of execution of this Sale Deed, However, from the date of registration of this deed, the PURCHASER shall be liable to pay all such taxes, rents, demands etc. payable with respect to the Said Land.

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7)

That, the SELLER inderstands that the PURCHASER has purchased the Said Land relying upon the representations, assurances and covenants stated in this Sale Deed including the Preamble and has acted on the faith thereof. In the

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event, any of the covenants, representations, undertakings, assurances etc. made therein turns out to be incorrect or false or if the title of the SELLER in the Said Land is found to be defective thereby depriving the PURCHASER of whole or any portion of the Said Land thereby conveyed to the PURCHASER, the PURCHASER shall be entitled to recover from the SELLER, his legal representatives, executors, administrators, successors etc. whole or part of the sale consideration together with damages. Further, if at any time hereinafter, by reason of any act or default or omission or commission on the part of the SELLER, any other person finally establishes any claim to the Said Land transferred under this deed or to any part thereof, or if any one claims adverse rights in the Said Land, then the SELLER shall be liable and responsible for all the risks, costs, dues, losses, expenses, claims, expenses, arrears etc. on whatsoever account of whatsoever nature. The SELLER shall also be liable for and responsible to make good and pay such losses. damages, costs, expenses, loss of profits etc., suffered/ sustained by the PURCHASER and shall keep the PURCHASER free, clear and absolutely acquitted and exonerated and forever saved, defended, harmless and indemnified from and against the same. The SELLER and all kind of their moveable and immoveable properties shall be responsible to fulfill all the losses that may be sustained by the PURCHASER.

That all the cost for the stamp duty, expenses and charges for the registration of this Sale Deed shall be borne/paid by the PURCHASER.

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- That the PURCHASER will be entitled to get the Said Land 10) mutated in its favour and the SELLER has given his consent to the PURCHASER for getting the Said Land mutated (in relevant records of local bodies) in its favour and the representatives, heirs. legal including her SELLER executors. transferees. administrators. successors. assignees etc. shall at no stage either during the course of mutation (in relevant records of local bodies) or after mutation carried out in the name of the PURCHASER have any objection to the said mutation (in relevant records of local bodies) and further in case any objection is raised by any "Third Party" in the said mutation proceeding, it would be sole responsibility of the SELLER to meet out the said. objection and ensure that the Said Land stands mutated in the name of the PURCHASER.
- 11) That if at any time, in case for any reason whatsoever the Said Land is not mutated (in relevant records of local bodies) in the name of the PURCHASER or after mutation (in relevant records of local bodies) in the name of the PURCHASER the same is subsequently cancelled, the SELLER shall be liable to refund the entire consideration amount paid to them by the PURCHASER along with damages as assessed by the PURCHASER; immediately upon such demand made by the PURCHASER and solely at the option of the PURCHASER.
- 12) That the SELLER and all persons claiming under him does hereby further agree with the PURCHASER that at all times hereinafter and upon any feasonable request to do and execute, or cause to be done and executed, all such lawful acts, documents, deeds and things whatsoever and to

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present themselves before the concerned authorities as and by the PURCHASER for more when required fully effectuating the sale being hereby made and for fully owning and enjoying the Said Land and more perfectly conveying and assuring the Said Land or any part thereof to the PURCHASER and its representative and placing it in possession of the PURCHASER or defending any action or proceeding concerning the same, according to the true intent and meaning of these presents as shall or may be reasonably required. Further the SELLER shall be liable for and responsible to make good and pay such losses, damages, costs, expenses, loss of profits etc. sustained / suffered by the PURCHASER due to the non adherence of the SELLER to any such request as above made by the PURCHASER and shall keep the PURCHASER free, clear and absolutely acquitted and exonerated and forever saved. defended harmless and indemnified from and against the same.

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That the SELLER has represented and assured to the PURCHASER that they have not violated provisions of any bye – laws, rules and regulations etc. as applicable to the Said Land and have deposited / complied with all demands, dues etc. relating thereto.

That the SELLER has handed over the relevant original documents relating to the Saïd Land to the PURCHASER, simultaneously with execution of this Sale Deed and the SELLER declares that he has sold her full ownership in the aforesaid Khasra number. If the area of the Said Land is less than what the SELLER has depicted under her ownership in the present Khasra through the present deed, then she shall

compensate the PURCHASER of the difference in the area actually transferred in favour of the PURCHASER.

15) That the SELLER further represent and covenant that the Said Land is not subject matter of any proposed or existing acquisition, requisition or reservation proceedings by any authority or public body and neither any notice under section 4 & / or 6 of the Land Acquisition Act, 1894 or The Right To Fair Compensation And Transparency In Land Acquisition, Rehabilitation and Resettlement Act, 2013 has been received nor any proceeding relating thereto is pending in any court(s) of Law and there are no legal impediments whatsoever for the sale of the Said Land in favour of the PURCHASER.

16) Provided always and it is hereby agreed that wherever such an interpretation would be requisite to give the fullest possible scope and effect to any contract or covenant herein contained the expressions 'SELLER' and " PURCHASER herein before used shall include their respective heirs, legal representatives, successors and assigns.

The present as well as the permanent addresses of the SELLER and the PURCHASER are the same as mentioned above and there is no impediment for execution of Sale Deed.

That the total area of the Said Land transferred under this deed is 2,000 Square Feet i.e. 185.873 Square Meter, the value of the Said Land as fixed by the Collector. Lucknow is Rs 5,500.00 per Sq Mts. Since the land is situated on 2 side road hence after adding 10% in circle rate comes to Rs.6,050.00. Thus the Total Collector valuation of the Said Land inclusive of all the appurtenances is (6,050 X 185.873) Rs. 11,24,532.00, however the actual sale consideration of the Said Land including all the

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appurtenances is **Rs. 14,69,800.00**, which is higher than the market value of Rs. 11,25,000.00. Hence, the stamp duty on market value comes to Rs. 1,03,000.00 has been paid and affixed by the PURCHASER.

THERE is NO Construction (kachcha OR Pakka) on the Land Being Sold through the present deed. THERE is NO TREE, BORE WELL, FUBEWELL on the said land being sold by this deed. The nature of land is other then agricultural nature, the land is advanted more then 500 Mtr. Away from Gosaigari Mohanlalganj Road.

Stamp Duty has been paid vide E-Stamp No. INUP046330435600 16Q dated 07th June, 2018.

That the present Deed has been prepared on the basis of details / documents provided by the SELLER and the PURCHASER who are responsible for the same.

that the present deed has been executed between the parties after full satisfaction of the SELLER and sale deed has been drafted by the Advocate under the instructions of the SELLER and the contents of the same have been explained to the SELLER is his verticular which has been understood by the SELLER

SCHEDULE OF THE PROPERTY HEREBY SOLD

Noh- Agricultural land of Plot No.A-17 (measuring 1,000 Square Feet) & A-18 (measuring 1,000 Square Feet) both ad measuring 2,000 Square Feet i.e. 185.873 Square Meter, which is Pari of Khasra No.29, situate at Revenue, Village Shivlar (V-Code (43619), Pergana & Tehsil Moltaniaiganj. District, Liteknow, in bounded as under.

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BOUNDARIES OF PLOT NO.A-17 & A-18 PART OF KHASRA NO.29

Sast 7.5 Meter wide Private Road West Plot No A-38 & A-39

https://igrsup.gov.in/igrsup/showEndorsReport

विक्रंश पञ

पतिफल- 1469800 स्टाम्प शुल्क- 103000 याजारी मुझ्य - 1125000 पंजीवनण शुल्क - 20000 प्रतितिधिकरण शुल्क - 100 योग - 20100

पटाधिकारी/ जतिस्तिधि

त्री हत्यवासिया एण्ड सेंस घा० लिं। दास जिलय कुमार दूर्व अधिकृत पदाधिकती/ धरिनिधि

पुत्र श्री रच्छ सीताराम दुवे

व्यवसाय : शौकरी

नियासीः प्रयमतल स्लगासियां कोई स्वरतगंज सखनऊ

भी, इलयासिया एण्ड संस प्रात लिए दारा

ने यह लेखपत्र इस कार्यालय में दिलॉक 1986/2018 ज्वे. 05:16:11 PM यजे विवेधन हेयु पेश किया।

विनय कुमान दूध सधिकृत

रजिस्ट्रीकरण अधिकारी के हस्तावर र्ष अवस्थी विधक मोहनसासमंत নয়জ্যস



North : Plot No.A-19 South : 9.0 Meter wide Private Road

: Necraj Tandon

Mahayoina.

IN WITNESS WHEREOF, we the above named SELLER and the PURCHASER have set and subscribed their respective signatures and signed this deed in the presence of witnesses on the date, month and year first above mentioned above of their free will without any undue influence or coercion at Lucknow.



Name :Badri Nath Shukla Son of Sri Awadhesh Kumar Shukla

Address: Village Chachi Rai Khera, Keeratpur, Sumerpur, Unnao-229504 Mobile No. 8429452068



Typed by

Name

Road

(Laiq Ahmad) Civil Court, Lucknow

Son of Late P.N.Tandon

Address: ES-1/664, Sitapur

Lucknow Mobile 9305423136

(Vidya Dhar Upadhyay) Advocate Civil Court, Lucknow Cell No.9452274686/9335200573

Drafted by

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निष्पादन लेखपत्र वाद सुनने व सप्तझने ज्ञजमुन व प्राप्त धनराशि रु प्रलेखानुसार उक्त विक्रेताः । श्रीवती प्रेमा कुमारी, पत्नी श्री सतीश चन्द्रा निवासी: ए 573 आश्रय कालोनी एस्डिको 2 रायवरेली रोड लखनऊ व्यवसायः यहिणौ 7711 1 केताः । क्षे इलवासिया एण्ड संस पाए लिए के द्वारा विनय कुमार दूवे , पुत्र श्री स्व0 सीतःसम दुवे नियासी: प्रथमतल हलवासिया कोर्ट हजरतगंज लखनऊ व्यवसायः नौकरी ने निष्पादन स्वीकार किस्ति। जिनकी पहचान पहचानकर्ताः । थी नीरज टंडन , पुत्र श्री स्व0 पी0 एन0 टंडन जियासी: ई एस 1/664 सीतापुर रोड महायोजना लखनऊ ध्यवसाय नौकरी and the पहचानकता : 2 श्री दही नाथ शुक्ता , पुत्र श्री अवधेश कुमार शुक्ता निवासी: छाग्री राय खेड़ा कीरतपुर सुमेरपुर उल्नाव Badeni Schutila व्यवसायः व्यापार रजिस्ट्रीकरण अधिकारी के हस्ताक्षर ने की । प्रत्यक्षत आही सो वियो के निथमानुसार लिए πv श्रतलेनी अवर्रगी ۴.-उप निवृंधर्क : मोस्तलालगंज 1 নেত্ৰনক 6/19/2018 5:40

Map of Non- Agricultural land of Plot No.A-17 (measuring 1,000 Square Feet) & A-18 (measuring 1,000 Square Feet), both admeasuring 2,000 Square Feet i.e. 185.873 Square Meter, which is Part of Khasra No.29, situate at Revenue Village Shivlar (V-Code-143619), Pargana & Tehsil Mohanlalganj, District Lucknow

> Non- Agricultural land of Plot No.A-17 (measuring 1,000 Square Feet) & A-18 (measuring 1,000 Square Feet), both ad-measuring 2,000 Square Feet i.e. 185.873 Square Meter, which is Part of Khasra No.29, situate at Revenue Village Shivlar, Pargana & Tehsil Mohanlalganj, District Lucknow

BOUNDARIES

East: 7.5 Meter wide Private RoadWest: Plot No.A-38 & A-39North: Plot No.A-19South: 9.0 Meter wide Private Road

SELLER

PURCHASER

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· वही संख्या । जिल्द संख्या 9283 के पृष्ठ 119 से 156 तक क्रमांक 11235 पर दिनॉक 19/06/2018 को रजिस्ट्रीकृत किया गया ।

े विलेख हैं।

रजिस्ट्रीकरण)अधिकारी के हस्ताक्षर र्श्वालिनी अवस्थी उप निर्वधक : मोहनलालगंज लखनऊ



6/19/2018 5:40 PM