



सत्यमेव जयते

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Government of Uttar Pradesh

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Certificate No. : IN-UP00703936934095M **CERTIFICATE LOCKED**

Certificate Issued Date : 08-Nov-2014 12:46 PM

Account Reference : SHCIL (FI)/ upshcil01/ NOIDA/ UP-GBN

Unique Doc. Reference : SUBIN-UPUPSHCIL0100843148813828M

Purchased by : IMPERIA STRUCTURES LTD

Description of Document : Article 35 Lease

Property Description : PLOT NO. GH-A5, JAYPEE GREENS SPORTS CITY, SDZ, SECTOR-25, YEIDA AREA, DISTT-GAUTAM BUDH NAGAR (U.P.)

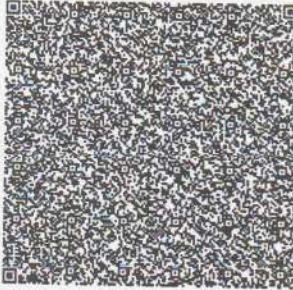
Consideration Price (Rs.) : 40,65,32,331
(Forty Crore Sixty Five Lakh Thirty Two Thousand Three Hundred And Thirty One only)

First Party : JAYPEE SPORTS INTERNATIONAL LIMITED

Second Party : IMPERIA STRUCTURES LTD

Stamp Duty Paid By : IMPERIA STRUCTURES LTD

Stamp Duty Amount(Rs.) : 2,03,26,650
(Two Crore Three Lakh Twenty Six Thousand Six Hundred And Fifty only)



Please write or type below this line

This shall form part of Sub lease Deed dated 12-11-2014

Rajinder Singh



XM 0000369144

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.



SUB-LEASE DEED



Arundhar Srivastava
(Advocate)
DISTT. G. B. NAGAR (U.P.)
MOB. 9816264723, 9810283723

- Consideration** - Rs. 40,65,32,331/-
Stamp Duty - Rs. 2,03,26,650/-
Plot No - GH-A5
Area (in Sq. mtrs.) - 15926 Sq. mtrs.

THIS SUB - LEASE DEED (hereinafter referred to as the "**Sub - Lease Deed**") is made and entered on this **12th day of November, 2014** at Greater Noida in District- Gautam Budh Nagar.

BY AND BETWEEN

Jaypee Sports International Limited, a company duly incorporated and validly existing under the provisions of the Companies Act, 1956 and having its registered office at Sector- 128, Noida - 201304, U.P. [**PAN No. AABCJ9037E**] through **Mr. Ravinder Lal Batta**, S/o. Mr. Mohinder Lal Batta as Authorized Signatory (hereinafter referred to as the "**Sub-Lessor**"), which expression or term shall, unless excluded by or repugnant to the context or meaning hereof, be deemed to include its legal heirs, executors, successors and legal representatives) of the **FIRST PART** and the **Sub Lease Deed** is presented before the Registrar, Greater Noida by Mr. Sandeep Puri, S/o. Mr. R.L.Puri as Authenticated Attorney on behalf of "**Sub Lessor**". The Authenticated Attorney is registered vide Bahi No- 06, Jild No- 02, Pages- 245 to 246, Document No- 16, Dated 30.10.2014 with Sub- Registrar's Office, Gautam Budh Nagar (U.P).

AND



Imperia Structures Limited, a Company duly incorporated and validly existing under the provisions of the Companies Act, 1956 and having its registered office at A-25, Mohan Cooperative Industrial Estate, Mathura Road, New Delhi-110044 [**PAN No.AACCC12321R**], through its authorized representative/ authorised Signatory **Mr. Praveen Kumar Jain, S/o. Mr. Hans Raj Jain [PAN NO.AAIPJ9814B]** duly authorised by Board of Directors vide Board resolution dated 17.06.2014 held at the registered office (hereinafter referred to as the "**Sub-Lessee**"), which expression or term shall, unless excluded by or repugnant to the context or meaning hereof, be deemed to include its legal heirs, executors, successors and legal representatives) of the **SECOND PART.**

The **Sub-Lessor** and the **Sub-Lessee** shall individually be referred to as the "**Party**" and collectively as the "**Parties**".

WHEREAS

The Government of Uttar Pradesh constituted the Taj Expressway Industrial Development Authority, vide GoUP Notification No. 697 / 77 - 04 - 2001 - 3 (N) / 2001 dated 24th April, 2001 (name changed to Yamuna Expressway Industrial Development Authority (hereinafter referred to as the "**YEA**") vide GoUP Notification No. 1165 / 77 - 04 - 08 - 65N / 08 dated 11th July, 2008), under the U.P. Industrial Area Development Act 1976, presently having its principal office at 1st Floor, Commercial Complex, Block-P-2, Sector-Omega-1, Greater Noida, District Gautam Budh Nagar-201308, U.P.

AND YEA formulated a scheme to develop Mega Projects in Special Development Zones (hereinafter referred to as "**SDZs**") along the Taj Expressway (renamed as Yamuna Expressway vide GoUP Notification No.

Praveen Kumar Jain



1165 / 77 - 04 - 08 - 65N / 08 dated 11th July, 2008) between Greater Noida and Agra and invited applications for allotment of **SDZs**.

AND JPSK Sports Private Limited (hereinafter referred to as "**JPSK**") was incorporated under the Companies Act, 1956 on 20.10.2007 and applied to **YEA** for allotment of one **SDZ** admeasuring 1000 hectares for development of the area with sports as its core activity (hereinafter referred to as the "**Core Activity**"). **JPSK** subsequently changed its name to Jaypee Sports International Private Limited and then changed from Private Limited to Public Limited Company and a fresh Certificate of Incorporation in the name of Jaypee Sports International Limited (**JSIL**) was issued by the Registrar of Companies of Uttar Pradesh and Uttarakhand on 28.07.2010.

AND YEA allotted a **SDZ** with an area of approximately 1000 hectare at Sector 25, Jaypee Greens Sports City SDZ, District Gautam Budh Nagar, U.P. (hereinafter referred to as the "**Leased Land**") to the **Sub-Lessor** for development with Sports as core activity and granted lease of the **Leased Land** in various lots in favour of the **Sub-Lessor** through various lease deeds, the details of which are provided in **Annexure- I** attached hereto (hereinafter referred to as the "**Lease Deeds**") as per the terms and conditions specified therein, which inter-alia include use of minimum 35% of the **Leased Land** for **Core Activity** including roads and open spaces (hereinafter referred to as the "**Core Area**"), while, balance **Leased Land** (hereinafter referred to as the "**Non Core Area**") could be used for other specified activities (hereinafter referred to as the "**Non Core Activity**").




AND the **Sub-Lessor** has been granted an unfettered right to sub-lease the whole or any part of the **Non Core Area** [hereinafter referred to as the "**Subject Land**"], whether developed or undeveloped; by way of plots or constructed properties; or give on leave and license; or otherwise dispose of its interest in the **Subject Land** to any person in any manner whatsoever, without requiring any consent or approval of **YEA** or any other relevant authority.

AND the **Sub-Lessor** had prepared land use plan, layout plan and other relevant plans for the development of the **Leased Land** in the name of **Jaypee Greens Sports City** which were duly approved by **YEA** vide letter dated 26.06.2012 bearing Memo No. YEA/63/2012/SDZ-01/NC. These plans were revised and resubmitted with YEA and have been duly approved vide Letter dated 21.02.2014 bearing Memo No. SDZ-01/855/2014. (The said revised plans as approved by YEA or the subsequently revised plans, as the case may be, are hereinafter referred to as the "**Relevant Plans**").

AND in the premises and on the request of the **Sub-Lessee**, the **Sub-Lessor** has agreed to sub lease for a period upto 23.09.2099 a plot of land in the **Subject Land** admeasuring **15926 square metres** being plot no- **GH-A5** part of residential pocket **GH-A** situated at **Sector- 25, Jaypee Greens Sports City, SDZ, Yamuna Expressway Industrial Development Authority District- Gautam Budh Nagar (U.P)** of the **Relevant Plans** (hereinafter referred to as the "**Demised Plot**"), to the **Sub-Lessee** for group housing for a Consideration of Premium of **Rs.39,78,68,587/- (Rupees Thirty Nine Crore Seventy Eight Lac Sixty Eight Thousand Five Hundred and Eighty Seven Only)]**calculated @ **Rs. 24,982.33/-** per square metre and on one time lease rent of **Rs. 86,63,744/-**




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(Rupees Eighty Six Lac Sixty Three Thousand Seven Hundred and Forty Four Only) calculated @ Rs.544/- per square metre on mutually agreed terms and conditions.

AND the Demised Plot is more specifically described in the Schedule of Property (Annexure-II) and Location Plan (Annexure - III) attached hereto.

NOW, THEREFORE, THIS SUB LEASE DEED WITNESSETH AS UNDER AND THE PARTIES HERETO AGREE AS FOLLOWS:

1. The Sub-Lessor, being the lawful lease holder of the Demised Plot, is competent to sub-lease the same to the Sub-Lessee. In Consideration of the payment of Premium of Rs.39,78,68,587/- (Rupees Thirty Nine Crore Seventy Eight Lac Sixty Eight Thousand Five Hundred and Eighty Seven Only)]calculated @ Rs. 24,982.33/- per square metre and on one time lease rent of Rs. 86,63,744/- (Rupees Eighty Six Lac Sixty Three Thousand Seven Hundred and Forty Four Only) calculated @ Rs.544/- per square metre of Demised Plot, which has already been paid by the Sub-Lessee to the Sub-Lessor as per the following details, the receipt of which the Sub-Lessor admits and acknowledges, and the Sub-Lessor hereby sub lease unto the Sub-Lessee the Demised Plot and transfers, conveys and assigns all its rights, title and interest in the Demised Plot in favour of the Sub-Lessee;

S.No.	Mode of Payment	Dated	Amount
I. Premium			
a.	1. By Cheque No. 092803 drawn on Axis Bank Limited.	07.05.2014	5,00,00,000/-
	2. By Cheque No.	12.06.2014	4,00,00,000/-

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	117083 drawn on ICICI Bank Limited.		
	3. By Cheque No. 117084 drawn on ICICI Bank Limited.		
	4. By Cheque No. 157208 drawn on HDFC Bank Limited.	19.06.2014	3,00,00,000/-
	5. By Cheque No. 117110 drawn on ICICI Bank Limited.	21.07.2014	6,00,00,000/-
	6. By Cheque No. 117135 drawn on ICICI Bank Limited.	21.07.2014	1,00,00,000/-
	7. By Cheque No. 117133 drawn on ICICI Bank Limited.	19.08.2014	7,00,00,000/-
	8. By Cheque No. 117167 drawn on ICICI Bank Limited.	19.08.2014	1,00,00,000/-
	9. By Cheque No. 117178 drawn on ICICI Bank Limited.	23.09.2014	6,00,00,000/-
	*10. By Cheque No. 117185 drawn on ICICI Bank Limited.	28.10.2014	2,00,00,000/-
	*11. By Cheque No. 117188 drawn on ICICI Bank Limited.	20.11.2014	2,00,00,000/-
		25.11.2014	2,38,03,264/-
II. Lease Rent			
	*12. By Cheque No. 117187 drawn on ICICI Bank Limited.	25.11.2014	86,63,744/-

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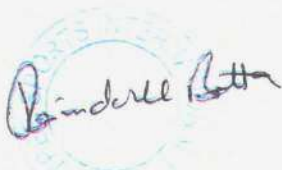
III. TDS amount	To be deposited by Sub-Lessee on or before 30.11.2014 & also Form.16B to be submitted within the stipulated period as per Income Tax Law		40,65,323/-
		TOTAL	40,65,32,331/

* This Sub-Lease deed is subject to realisation of Cheques at Serial no. 10, 11 & 12.

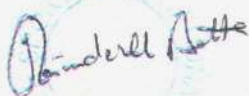
2. The **Sub-Lessor** has delivered the actual physical vacant possession of the **Demised Plot** to the **Sub-Lessee** and the **Sub-Lessee** has taken possession of the **Demised Plot**, subject to the covenants and conditions on the part of the **Parties** stated hereinafter together with privileges, rights, easements and appurtenances up to the period expiring on 23.09.2099.
3. Upon execution of this **Sub Lease Deed**, the **Sub-Lessor** shall furnish a copy of the Sub Lease Deed to **YEA**.
4. The **Sub-Lessee** has paid one time lease rent in respect of the **Demised Plot** to the **Sub-Lessor** and therefore **the Sub-Lessee** shall not be liable to pay any lease rent in future to **YEA / Sub-Lessor** in respect of the **Demised Plot** for the balance lease period.
5. **The Sub-Lessee** has inspected and satisfied itself regarding the site, the layout plans, ownership records, the **Lease Deeds** and other documents relating to the title and all other details of the **Demised Plot** that the **Sub-Lessee** considers relevant for the transaction contemplated herein.
6. The **Sub-Lessee** has satisfied itself about the right, title and capacity of the **Sub-Lessor** to deal with the **Demised Plot** and the **Subject Land** and has understood all the limitations and obligations thereof.



7. The **Demised Plot** is being leased to the Sub Lessee on the terms and conditions stated herein subject to the provisions of the **Lease Deeds**.
8. The **Sub-Lessee** shall have right to sub-lease the whole or any part of the **Demised Plot** whether developed or undeveloped; and whether by way of plots or constructed properties; to give on leave and license; or otherwise dispose off its interest in the **Demised Plot** or part thereof, to any person as per rules, regulations and directions of **YEA** without requiring any consent / approval from the Sub-Lessor.
9. The **Sub-Lessee** shall be entitled to transfer the **Demised Plot** or the buildings constructed on the **Demised Plot** in full or in parts on further sub-lease(s) within the terms of this **Sub-Lease Deed** and on payment of transfer charges to **YEA**, as may be applicable. The **Sub-Lessee** or its subsequent sub lessees for all such transfers shall follow the procedure, as may be specified by **YEA** before executing any subsequent sub lease deeds and such transfers shall always be subject to the applicable laws, byelaws, regulations etc. including payment of applicable charges, duties, taxes, levies etc payable to any authority /body/agency as the case may be. The **Sub-Lessee** or the subsequent sub-lessees as the case may be shall notify to the **YEA** /the **Sub-Lessor** the details of such sub-leases and provide copies of such transfer/sub-lease deeds to the **YEA** /the **Sub-Lessor** or any other authority as may be specified by **YEA** / the **Sub-Lessor**.
10. The **Sub-Lessee** can mortgage the **Demised Plot** as may be permitted by **YEA** at their sole discretion in favour of banks/financial institutions on such terms and conditions as may be specified by **YEA**.



11. It shall be permissible for the **Sub-Lessee** to provide for Multiple renting of the buildings constructed on the **Demised Plot**.
12. The **Sub-Lessee** can get the **Demised Plot** converted to freehold as and when permitted by **YEA** on such terms and conditions as may be specified by **YEA** and the Sub-Lessor shall, at request of the **Sub-Lessee**, endeavor to help the **Sub-Lessee** in obtaining applicable permits, sanctions, approvals, clearances, etc., from **YEA** in this regard, without being responsible and/or liable for the same in any manner.
13. The **Sub-Lessee** shall have the right of way to the roads adjoining the **Demised Plot** and roads leading to sector roads and shall be entitled to enter upon such roads for the purpose of accessing the **Demised Plot** insofar as it is not detrimental to the **Sub-Lessor** or **YEA** or public interest. The **Sub-Lessor** / Designated Maintenance Agency shall put up signages/boards indicating the location of the Demised Plot along with other plots and facilities in the Jaypee Greens Sports City as per its policies/guidelines.
14. The land use of the **Demised Plot** shall be for group housing development as per the **Relevant Plans** and the **Sub-Lessee** shall adhere to the same. Further, the **Sub-Lessee** shall be entitled to carry out the group housing development including residential units/flats and common and community facilities for the residents of group housing on the **Demised Plot** as permitted by the **YEA** and applicable laws , Rules, Building Regulations thereby, adhering to:-
 - a) Standards and Specifications laid down in the Building regulations and other Regulations of **YEA**/relevant Indian Standards/National Code etc.



- b) Applicable Master Plans and Rules & Regulations of **YEA** and other relevant authorities.
 - c) Government policies and relevant Codes of BIS/IS relating to disaster management in land use planning and construction work.
 - d) All other applicable and relevant laws, including but not limited to labour and environmental laws.
15. The ground coverage, height and setbacks etc. in respect of the **Demised Plot** shall be governed by the applicable **YEA** Rules and Building Regulations. As regards Floor Area Ratio (FAR), the **Sub-Lessee** shall be entitled to a maximum FAR of 3.0, which is currently permissible in respect of the **Demised Plot** for group housing development under the applicable Rules and Building Regulations of **YEA**. However, the **Sub Lessee** shall not be entitled to FAR of more than 3.0 even if it is permissible under **YEA** Regulations at any time in future. Further the Sub Lessee shall be entitled to a maximum density of persons per hectare of the Demised Plot as specified in Annexure IV attached with this Sub-Lease Deed, which will not be reduced by JSIL, and Sub-Lessee shall be entitled to submit building plans availing upto the maximum density of persons per hectare of the Demised Plot as detailed in Annexure IV hereof.
16. The Building drawings and relevant details for construction on the **Demised Plot** shall be subject to the approval of **YEA** for which the **Sub-Lessee** shall follow the procedure as may be prescribed by **YEA** from time to time. However, if necessary, the **Sub-Lessor** may, at request of the **Sub-Lessee**, endeavor to help the **Sub-Lessee** in obtaining applicable permits, sanctions, approvals, clearances, etc.,



from **YEA** for effective enjoyment and construction on the **Demised Plot**, without being responsible and/or liable for the same in any manner.

17. The **Sub-Lessee** shall accept variations, deletions, additions, alterations, modifications in the **Relevant Plans** made either by the **Sub-Lessor** as it deems fit and proper or by or pursuant to requirement of **YEA** which alterations may involve changes, including change in the surroundings of the **Demised Plot**, change in the number and height of the surrounding buildings, change in the nature of usage of the surrounding buildings etc. on the **Leased Land** and the **Sub-Lessee** shall be bound by such variations, deletions, additions, alterations and modifications etc. provided it does not affect any change in the (i) location, adjacent roads, entry and exit to the **Demised Plot**, (ii) usage & area of the **Demised Plot** and (iii) permissible FAR and persons per hectare density on the **Demised Plot**.
18. The **Sub-Lessee** shall be entitled to and required to obtain all necessary sanctions / permits / approvals etc. from relevant authorities with regard to the **Demised Plot** and all activities thereon in its own name in the manner it deems fit and proper subject to the applicable laws and regulations of **YEA** and / or other relevant authorities.
19. The **Sub-Lessee** shall, at its own cost, keep the **Demised Plot**, the construction raised thereon, partitions, pipes and appurtenances thereto or belonging thereto, in good state and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the constructed property on or pertaining to the **Demised Plot** are not damaged or jeopardized in any manner whatsoever.

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20. a) The External Development Charges (hereinafter referred to as '**EDC**') for development outside the **Leased Land** are levied by **YEA** on the **Sub-Lessor**. The Premium for the **Demised Plot** is based on **EDC** of Rs. 574 per square metre on **Leased Land**, currently payable to **YEA** and payment of **EDC** to that extent for the **Demised Plot** will be the responsibility of the **Sub Lessor**. However, in the event, the **EDC** levied by **YEA** on the **Leased Land** is higher than Rs. 574 per square metre due to any reason whatsoever, then the additional liability on the **Sub Lessor** on this account in relation to the area of the **Demised Plot** shall be payable by the **Sub-Lessee**. The **Sub-Lessee's** share of such additional **EDC** shall be determined by first determining the additional liability for the **Subject Land**, which will be treated as the additional liability for saleable area of the **Subject Land** and then apportioning it to the area of the **Demised Plot** proportionately on the basis of the area of the **Demised Plot** and total saleable area of the **Subject Land** and accordingly the demand shall be raised on the **Sub Lessee**. The **Sub-Lessee** shall promptly make the payment of such demand of additional **EDC** to the **Sub-Lessor** which in any case shall not be later than 15 days from the receipt of the demand failing which it will be treated as default on the part of the **Sub Lessee**.
- b) Apart from the above, the **Sub-Lessee** shall pay all taxes (including municipal taxes), duties and other charges levied or to be levied in future by **YEA** or any local or other authority of Central or State Government in respect of the **Demised Plot** from the date of



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execution of this **Sub-Lease Deed** computed by the **Sub-Lessor** on the basis as per sub-para (a) above. Such payment shall be made by the **Sub-Lessee** to the **Sub-Lessor** or the relevant authority, as the case may be, on demand within the period as may be specified therein, failing which it will be treated as default on the part of the **Sub-Lessee**.

In case any demand is received by the **Sub-Lessee** towards taxes, duties and other charges in respect of the **Demised Plot** for the period up to the date of execution of this **Sub-Lease Deed**, the same shall be liability of the **Sub Lessor** without affecting the rights of the **Sub-Lessee** in any manner whatsoever.

- c) The **Sub-Lessee** shall pay all taxes (including municipal taxes), duties and other charges levied or to be levied in future by **YEA** or any local or other authority of Central or State Govt. in respect of the buildings/apartments/facilities or any other development constructed on the **Demised Plot**.

21. a) The **Sub-Lessor** shall provide and complete the external services such as approach roads, drainage, sewage, electric and water supply lines from the external services as may be provided by **YEA**. Such external services shall be generally similar to those made available by the **Sub-Lessor** to other group housing plot's and will be provided at a single point on the edge of the **Demised Plot** (hereinafter referred to as the "**Shared Areas & Facilities**"), at its own cost on or before 31st October, 2018, so as to enable the **Sub-Lessee** to connect such external services with the demised plots respectively, and the Sub-Lessee shall not be liable to pay any






additional amount in this regard except the maintenance and replacement charges. In case of any delay in providing such external services beyond 31st October, 2018, the **Sub-Lessor** shall ensure that the same are provided at least before the external services are provided by the **Sub-Lessor** for its own 'KOVE Project', from the external services as may be provided by **YEA**.

- b) The **Sub-Lessee** and/or subsequent sub-lessees shall pay the maintenance charges including replacement charges, if any, in respect of "**Shared Areas & Facilities**" (hereinafter referred to as the "**Shared Areas & Facilities Charges**"), on pro-rata basis as may be decided by the **Sub-Lessor** or the maintenance agency (hereinafter referred to as the **Designated Maintenance Agency**) from time to time. The "**Shared Areas & Facilities Charges**" shall commence with immediate effect in respect of whatever part of Shared Areas & Facilities as and when made available for use, and will increase from time to time for services provided.
- c) The **Sub-Lessor** or the **Designated Maintenance Agency** shall be entitled to collect the taxes, dues, demands, charges, duties etc. as may be levied by concerned Municipal/ Governmental authorities including but not limited to **YEA** or any other statutory body on pro rata basis from the **Sub-Lessee** so long as each unit within the **Leased Land** is not separately assessed for such purposes and the taxes, dues, demands, charges, duties etc are collectively levied for the **Leased Land** including any construction thereon.




22. a) The **Sub-Lessee** shall make its own arrangements for and maintain all civil amenities such as electric supply, water supply, sewerage, drainage, internal roads and other common areas and facilities in the Demised Plot including the exterior of the apartment blocks within the **Demised Plot** (hereinafter referred to as the "**Common Areas & Facilities within the Demised Plot**") at its own cost and connect the common facilities with the main system of the **Sub Lessor** at its own cost. The Sub-Lessee/its maintenance agency will be entitled to charge and collect maintenance charges from occupants/allottees of apartments and other premises in the Demised Plot.
- b) The **Sub-Lessee** or subsequent sub-lessees shall be charged for receiving supply of services like electricity and water etc. to the **Demised Plot** at the rate corresponding to the charges levied by relevant authorities or as applicable for other inhabitants as per the guidelines by the **Sub-Lessor/ Designated Maintenance Agency**. However, the **Sub-Lessor** or **Designated Maintenance Agency** shall not be responsible for any interruption in water supply / electric supply and/or its quality. **Sub-Lessee** may make its own arrangements for alternative source in case of any break down/interruption in water supply / electric supply.
23. The **Sub-Lessee** hereby assures the **Sub-Lessor** that during the lease period, it shall promptly pay all the dues including the **Shared Areas & Facilities Charges** and charges towards electricity & water supply etc. as per Invoices raised by the **Sub Lessor or Designated Maintenance Agency**. Further, at the time of transfer of rights and obligations pertaining to maintenance of **Common Areas & Facilities within the**



Demised Plot to an Association/Society of Apartment Owners or of the residents/ occupants/ allottees etc. or to the Sub Lessee's Maintenance Company, the **Sub-Lessee** shall ensure:

- a) That the said Association/Society/ the Sub Lessee's Maintenance Company enters into an Agreement with the **Sub Lessor or Designated Maintenance Agency** in a form and manner as may be decided by the **Sub Lessor or Designated Maintenance Agency** for taking over the responsibility to promptly pay all the dues including the **Shared Areas & Facilities Charges** and the charges towards electricity and water supply etc. as may be provided by the **Sub-Lessor or Designated Maintenance Agency** to the **Demised Plot** as per Invoices raised by the **Sub Lessor or Designated Maintenance Agency**.
- b) That bye laws of the said Association/Society/ Sub-Lessee's Maintenance Company have provisions to ensure **timely payment of the dues to the Sub-Lessor or Designated Maintenance Agency** for availing the **Shared Areas & Facilities and other** services and payment of the dues shall be the sole responsibility of such Association/Society/ Sub Lessee's Maintenance Company and such dues shall have first charge on all inflows of the said **Association/Society/ Sub Lessee's Maintenance Company**.

In case, the **Sub-Lessee/ Association/ Society/ Sub Lessee's Maintenance Company** as the case may be defaults in payment of such dues on the due dates at any stage, the **Sub-Lessee/Association/Society/Sub-Lessee's Maintenance Company** agrees to pay fine for such default as may be fixed by the **Sub Lessor** or the **Designated Management Agency**. In the event the default

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the **Demised Plot** during the term of this **Sub-Lease Deed** without any interruption, disturbance, claims or demands by the **Sub-Lessor** or by any person/s claiming for and on behalf of the **Sub-Lessor** except as per the covenants and provisions of this **Sub-Lease Deed**.

- b) The **Sub-Lessor** shall, subject to terms of the **Sub-Lease Deed**, grant, transfer, convey and assure, from time to time, all its reversionary rights and interests in respect of the **Demised Plot** as may be required by the **Sub-Lessee** for construction thereon as per applicable Master Plan, Rules and Building Regulations of **YEA**.
- c) The **Demised Plot** is free from all encumbrances, claims, disputes, encroachments, occupations, litigations, injunctions, mortgages, charges, pledges, lien, hypothecation, security interest, assignment, privilege or priority of any kind having the effect of security or other such obligations, except the payment of premium and annual lease rent to **YEA** under the terms of the **Lease Deed**. The payment of installments of the premium amount of the **Subject Land** and its annual lease rent to **YEA** is the obligation of the **Sub-Lessor** and the **Sub-Lessee** shall not be liable for the same. The Sub-Lessee has satisfied itself of the **Sub-Lessor's** title and has entered into this **Sub-Lease Deed** thereafter. However in case any loss, damages is caused to the Sub-Lessee due to the default in the payment of installments of premium amount and annual lease rent to **YEA**, the Sub-Lessor shall be liable to indemnify the Sub-Lessee for all the losses, damages occurred, caused to or suffered by the Sub-Lessee.

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- d) The **Sub-Lessor** shall, at all times to come, not do, omit or suffer to be done anything whereby the sub-leasehold rights granted in favour of the **Sub-Lessee** in the **Demised Plot** are avoided, forfeited, extinguished or prejudicially affected in any manner whatsoever, excluding, circumstances where the sub-leasehold rights are affected on account of applicable law, rule or regulation or policy of the State Government or the Central Government, **or any other** relevant authority.
- e) The **Sub-Lessor** shall defend its rights, title and interest in the **Demised Plot** hereby sub-leased in favour of the **Sub Lessee** and shall indemnify, defend and keep the **Sub-Lessee** indemnified and hold it harmless against all claims, costs, expenses, liability, demands, of whatever kind and nature, due to any and all proceedings, actions, third party claims and/ or litigation, for any reason, which the **Sub-Lessee** may suffer by reason of or arising out of any defect in title, in interest and leasehold rights of the **Sub-Lessor** in the **Demised Plot**.
26. **YEA** shall have full right and title to all mines and minerals, coals, gold washing, earth oils and quarries in and under the **Demised Plot** or any part thereof and to do all acts and things, which may be reasonably necessary or expedient for the purpose of searching, removing and enjoying the same. The **Sub- Lessee** shall not be allowed to take excavated earth/soil out of Jaypee Sports City Project Site. **Sub-Lessor** shall provide a suitable area within 1 to 2 kilometer radius of the **Demised Plot** for storage of the excavated earth and **Sub-Lessee** shall be entitled to lift the same at its own risk and cost for re-using the



same in the Demised Plot as per its requirements, without any additional payment within 04 (Four) years from the date of this Sub Lease Deed.

27. The **Sub-Lessee** shall not display or exhibit on the **Demised Plot** any picture posters, statues, other articles which are indecent or immoral. The **Sub-Lessee** shall also not display or exhibit any advertisement or placard in any part of the exterior wall of the buildings which shall be constructed over the **Demised Plot** except at places as may be specified for the purpose by the **Sub-Lessor**.
28. The **Sub-Lessor** shall have no objection to the **Sub-Lessee** using the word 'Jaypee Greens Sports City' in its address for indicating the specific location of the **Demised Plot** and that it is located within the Jaypee Greens Sports City complex in its brochure, promotional and marketing material. However this will not give the **Sub-Lessee** the right to use the word 'Jaypee Greens Sports City' in any manner, either expressly or impliedly, intentionally or otherwise, so as to convey an impression that the project developed by the **Sub-Lessee** in the **Demised Plot** is part of the project of the Sub-Lessor or has been developed, constructed or carried out by the **Sub-Lessor**. The Sub-Lessee or its subsequent sub-lessees may be provided membership of various clubs and may be permitted to avail other facilities at Jaypee Greens Sports City by the Sub-Lessor at the sole discretion of the Sub-Lessor on the terms and conditions as decided by the Sub-Lessor from time to time.

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29. Nothing herein shall be construed to provide the **Sub-Lessee** with the right to prevent the **Sub-Lessor** from:
- a) Constructing or continuing with the construction of the other buildings, independent houses, apartments or other structures and services in the areas adjoining the **Demised Plot**;
 - b) Putting up additional constructions, residential, commercial or of any other kind on the **Subject Land**, except on the **Demised Plot**; without affecting the FAR, building plans, usage, plot area, density of the **Demised Plot** and location of adjacent roads in the immediate periphery of the **Demised Plot**.
 - c) Amending / altering the **Relevant Plans** without affecting the adjacent roads, entry and exit to the **Demised Plot**, the permissible FAR, density, location, usage and plot area of the **Demised Plot**.
30. In case **Sub-Lessee** allows the use, occupation and construction on the **Demised Plot** to any person other than the **Sub-Lessee** itself, the **Sub-Lessee** shall ensure that all obligations, liabilities and responsibilities devolving upon the **Sub-Lessee** under this **Sub-Lease Deed** shall be complied with by the user, occupier and the construction agency of the **Demised Plot** or buildings thereon and shall bring all obligations, liabilities and responsibilities to the notice of such user, occupier or the construction agency of the **Demised Plot** or buildings thereon, wherein, insofar as the **Sub-Lessor** is concerned, it would be understood that any default in carrying out the obligations, liabilities and responsibilities by the **Sub-Lessee's** user, occupier and/or the construction agency, shall be deemed to be the default of the **Sub-Lessee**.



31. The **Sub-Lessee** shall ensure that all obligations, liabilities and responsibilities devolving upon the **Sub-Lessee** under this **Sub-Lease Deed** shall be complied with by the subsequent sub-lessees in respect of the **Demised Plot** or buildings thereon and the **Sub-Lessee** shall bring all obligations, liabilities and responsibilities to the notice of such subsequent sub-lessees of the **Demised Plot** or buildings thereon who will subsequently be bound by the terms of this **Sub-Lease Deed**.
32. The **Sub-Lessee** shall keep the **Sub-Lessor** indemnified against all actions, suits, claims, demands and proceedings, third party claims and cost or expense that may be suffered by the **Sub-Lessor** in respect thereof on account of anything done or omitted to be done by the **Sub-Lessee** in connection with or arising out of the **Demised Plot**, at all times.
33. The **Sub-Lessee** shall keep the **Sub-Lessor** or the **Designated Maintenance Agency** indemnified against all costs, damages, claims, losses etc. on account of non-payment of timely dues including "**Shared Areas & Facilities Charges**" and charges towards electricity & water supply etc. for any reason whatsoever.
34. The **Sub-Lessee** shall keep the **Sub-Lessor** indemnified against any claims for damages which may be caused to any property belonging to the **Sub-Lessor**/ its workmen / representative resulting from the execution of the works on the **Demised Plot** and also against claims for damages arising from the actions of the **Sub-Lessee** or his workmen or representatives, which;
- a) Injure or destroy any building or part thereof or other structure contiguous or adjacent to the **Demised Plot**.

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- b) Keeps the foundation, tunnels or other pits on the **Demised Plot** open or exposed to weather causing any injury to contiguous or adjacent plot and/or building.
- c) Causes any injury or damage to any building contiguous or adjacent to the **Demised Plot** by digging any pit near the foundation of such building.

The damages shall be assessed by YEA and/or any other person/body as may be mutually agreed between the Sub- Lessor and the Sub-Lessee whose decision as to the extent of injury or damages or the amount payable shall be final and binding on the **Sub-Lessee**.

- 35. The **Sub-Lessee** shall comply with all the covenants, representations, warranties and undertakings contained herein, and keep the **Sub-Lessor**, its employees, representatives, agents harmless and indemnified of all claims, actions, as may be brought by the co-inhabitants of the **Sub-Lessee**, his guests or any person claiming through him, and all losses, damages, penalties, attorney fee, etc., as may be suffered by the **Sub-Lessor** on account of any act or omission by the **Sub-Lessee**.
- 36. The **Sub-Lessor** shall comply with all the covenants, representations, warranties and undertakings contained herein and under the terms of the **Lease Deeds** having implications on or affecting the Demised Plot. It is clarified that unless stated otherwise in this **Sub-Lease Deed**, the **Sub-Lessee** is bound by the terms of the **Lease Deed** as if and in as much as the **Sub-Lessor** is bound and liable to the **YEA** so far they apply to the **Demised Plot** and the **Sub-Lessee**, and all terms of the **Lease Deed** so far they apply to the **Demised Plot** shall apply mutatis

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mutandis to the **Sub-Lessee**. The **Sub-Lessor**, shall keep the **Sub-Lessee**, its employees, representatives, agents harmless and indemnified in respect of all claims, actions, and for all losses, damages, penalties as may be brought against or suffered by the Sub-Lessee in respect of the Demised Plot on account of any act or omission by the **Sub-Lessor** under this Sub-Lease Deed and / or the Lease Deeds.

37. In case of any breach or default of the terms and conditions of this **Sub- Lease Deed** by the **Sub-Lessee**, **YEA** and/or the **Sub-Lessor** may, at their sole discretion, issue a written notice calling upon the **Sub-Lessee** to rectify the breach or default within such period as may be specified under the said notice. The **Sub-Lessee**, immediately upon receipt of such notice of the breach or default, shall be under obligation to rectify, remove the breach or default within the period specified under the notice and inform the **Sub-Lessor** and / or **YEA**, as the case may be, of such rectification or removal of breach or default in writing failing which **YEA** and / or the **Sub-Lessor** shall have the right, at its sole discretion, to take such action as may be considered appropriate.
38. In case of any breach or default of the terms and conditions of this **Sub- Lease Deed** by the **Sub-Lessor**, the **Sub-Lessee** may, at its sole discretion, issue a written notice calling upon the **Sub-Lessor** to rectify the breach or default within such period as may be specified under the said notice. The **Sub-Lessor**, immediately upon receipt of such notice of such breach or default, shall be under obligation to rectify, remove the breach or default within the period specified under the notice and inform the **Sub-Lessee** of such rectification or removal of

Raminder Bhatta



breach or default, by a written notice failing which the **Sub-Lessee** shall have the right, at its sole discretion, to take such action as may be considered appropriate.

39. The **Sub-Lessee** shall not in any manner encroach upon the common land areas and facilities not handed over to the **Sub-Lessee**. Any encroachment, in any manner whatsoever, made by the **Sub-Lessee** shall be treated as default under this **Sub-Lease Deed**. The **Sub-Lessor** shall not in any manner encroach upon the **Demised Plot** handed over to the **Sub-Lessee**. Any encroachment, in any manner whatsoever, made by the **Sub-Lessor** shall be treated as default by the **Sub-Lessor** and shall be rectified as per procedure stated under clause 38 of this **Sub-Lease Deed**.
40. The parties may agree to any special condition or conditions (hereinafter referred to as "Special Condition") which shall be mentioned in **Annexure-IV** to this **Sub-Lease Deed**. In the event any **Special Condition** mentioned in Annexure-IV is inconsistent to any term of this **Sub-Lease Deed**, the said **Special Condition** shall prevail.
41. In the event, any clause of this **Sub-Lease Deed** or the **Lease Deeds** or any **YEA** rules, regulations or building bye-laws are violated or breached by the **Sub-Lessee** or any subsequent sub-lessee/s, leading to the **YEA** levying penalty on **Sub-Lessee** or subsequent sub-lessee and/or re-entering the **Demised Plot**, then the **Sub-Lessor** shall not be liable to pay any penalty, charges, damages, compensation or return any monies or rentals to the **Sub-Lessee**.

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42. Notwithstanding anything contained herein, in the event of any change in constitution of the **Sub-Lessee** or in the event the **Sub-Lessee** implements any scheme of reconstruction, conversion or other arrangement or consolidation, merger or amalgamation or otherwise with any other entity then any change in the constitution of the **Sub-Lessee** shall not invalidate this sub-lease or any provision of this Sub-Lease Deed, and this Sub-Lease Deed shall continue to operate as if this Sub-Lease Deed had been signed by such changed / new / converted / merged entity.
43. Any notice, letter, communication, request, demand, statement to be made, served or communicated unto either of the **Parties** under these presents shall be in writing and shall be deemed to be duly made, served or communicated only if the notice, letter, communication, request, demand, statement is addressed to that **Party** at the address mentioned below or such other addresses as may be intimated by the **Party** in this behalf to the other **Party** and delivered by hand against receipt or sent by registered post.

(a) Notices to the **Sub-Lessor** to:

Jaypee Sports International Limited
Sector - 128, Noida
NOIDA - 201304, District Gautam Budh Nagar (U.P.)

Attention: Mr. Sameer Gaur
Telephone No.: 0120-4609000
Email: sameer.gaur@jalindia.co.in

Sameer Gaur



(b) Notices to the **Sub-Lessee** to:

Imperia Structures Limited,
A-25, Mohan Cooperative Industrial Estate,
Mathura Road, New Delhi- 110044

Attention: Mr. B.S. Batra
Telephone No. 011-46469999
Email: accounts@imperiastructures.com

44. The **Sub-Lessee** and / or the subsequent sub-lessees, as the case may be, shall be responsible to inform **YEA** and also the **Sub-Lessor** by Registered Post of all subsequent changes in their address, failing which all notices and other communications sent at their last address as available with **YEA** or the **Sub-Lessor** shall be deemed to have been served to the **Sub-Lessee** or the subsequent sub-lessees, as the case may be.
45. It shall be the responsibility of the **Sub-Lessor** to notify any change in its registered office address to the **Sub-Lessee** failing which, all notices and other communications sent to the **Sub-Lessor** at its registered office specified hereinabove shall be deemed to have been served on the **Sub-Lessor**.
46. This **Sub-Lease Deed** constitutes the entire understanding of the terms and conditions between the **Parties** with respect to the sub lease of the **Demised Plot** to the **Sub-Lessee** and supersedes any or all prior oral or written discussions, representation, understanding, arrangement, communication or expression of intent, if any, between the **Parties** relating to the **Demised Plot** and / or subject matter of this **Sub-Lease Deed**.

B.S. Batra



47. If any provision or part of any provision hereof is determined to be invalid or unenforceable in whole or in part, such invalidity or unenforceability shall attach only to such provision or part of such provision and the remaining part of such provision and all other provisions hereof shall continue to remain in full force and effect.
48. The **Parties** shall perform their obligations contained herein with due diligence and mutual cooperation keeping in view the interest of each other and execute and do all other acts, deeds, matters and things whatsoever as may be necessary for implementing or giving effect to the terms of this **Sub-Lease Deed**.
49. The **Parties** shall try to resolve any dispute between them amicably by mutual discussions/ negotiations. In case, the **Parties** are unable to resolve the disputes amicably within 30 (thirty) days from the date of the notification of the dispute by one **Party** to the other, the dispute shall be referred to arbitration of a sole arbitrator. The sole arbitrator shall be appointed by mutual consent of the **Sub-Lessor** and the **Sub-Lessee**. The arbitration proceedings shall be conducted in accordance with the Arbitration & Conciliation Act, 1996 or any re-enactment or modification thereof for the time being in force and its decision shall be final and binding. The venue of arbitration shall be at Gautam Budh Nagar. The proceedings of arbitration shall be in English.



Annexure- I

JAYPEE SPORTS INTERNATIONAL LIMITED

DETAILS OF SDZ LAND

Lease Deeds Sr. No.	Villages	Lease Date	Area (in Hect.)
1	Bela Kalan	24.09.09	28.7532
2	Mustafabad	24.09.09	9.4210
3	Aurangpur	24.09.09	155.6821
4	Mathurapur	24.09.09	34.2640
5	Atta Gujran	24.09.09	74.6251
6	Salarpur	25.09.09	86.0487
7	Munjkhera	25.09.09	61.1913
		16.12.11	-1.3300
8	Gunpura	25.09.09	175.3639
9	Jaganpur Afjalpur	25.09.09	8.0369
10	Dankaur	25.09.09	160.6253
11	Fatehpur Atta	25.09.09	26.2968
12	Aurangpur	25.09.09	13.8193
13	Gunpura	13.11.09	8.5187
14	Gunpura	19.11.09	54.3950
15	Jaganpur Afjalpur	19.11.09	0.0312
16	Fatehpur Atta	19.11.09	0.0570
17	Mustafabad	19.11.09	0.1390
18	Mathurapur	19.11.09	3.7960
19	Aurangpur	05.05.10	7.6425
20	Atta Gujran	05.05.10	2.4930
21	Salarpur	05.05.10	3.8139
22	Munjkhera	05.05.10	2.4560
23	Fatehpur Atta	05.05.10	0.3289
24	Gunpura	05.05.10	0.3343
25	Fatehpura Atta	18.12.10	3.4675
26	Dankaur	18.12.10	14.4643
27	Salarpur	18.12.10	2.4708
28	Gunpura	18.12.10	0.0480
29	Aurangpur	18.12.10	0.0582
30	Atta Gujran	18.12.10	0.0010
31	Dankaur	28.03.11	28.0916
32	Munjkhera (Alternate)	16.12.11	1.3300
Total			966.7345

Handwritten signature



**JAYPEE SPORTS INTERNATIONAL LTD.
SECTOR 128, NOIDA**

SCHEDULE OF PROPERTY

The **Demised Plot** having area as below:-

Plot No. GH-A5 = 15926 Sqm. (Approximately 3.94 Acres)

or thereabout at Sector 25, Jaypee Sports City East, Yamuna Expressway Industrial Development Authority Area, Distt. G.B. Nagar (UP) and as demarcated on the Location Plan and bound as under:

At or towards the EAST	:	}	As per Location Plan attached as Annexure - II.
At or towards the WEST	:		
At or towards the NORTH	:		
At or towards the SOUTH	:		





JAYPEE SPORTS INTERNATIONAL LIMITED

SECTOR 128, NOIDA

LOCATION OF DEMISED PLOT A-5

ANNEX II

LAYOUT PLAN OF SUBJECT LAND INCLUDING DEMISED PLOT A-5

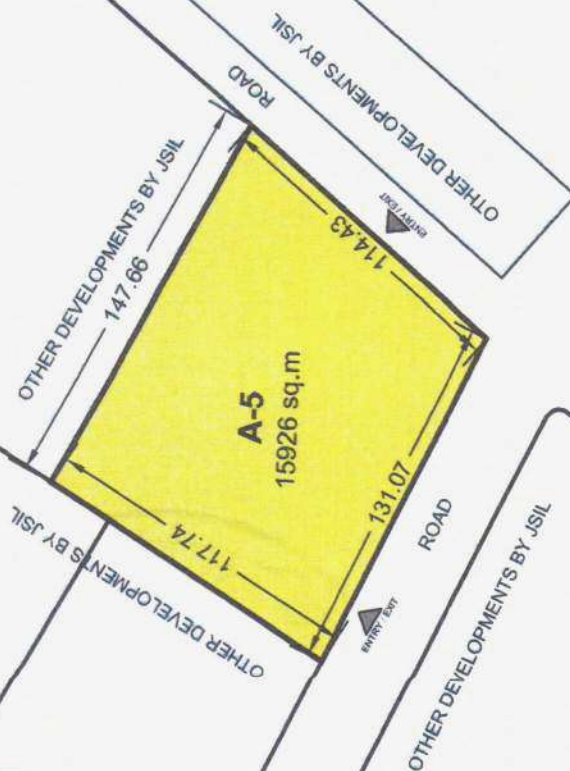


DETAILS OF DEMISED PLOT A-5

DETAILS OF DEMISED PLOT
(As per Layout Plan approved to YEA)

Group Housing Plot A-5
Total

= 15926 sq.m
= 15926 sq.m



Note:- All dimensions are in meter.

TITLE:-

JAYPEE GREENS
SPORTS CITY SDZ

LOCATION PLAN OF DEMISED PLOT

SECTOR - 25, JAYPEE GREENS SPORTS CITY SDZ

DEALT BY.
MEGHNA SHRIVASTAVA

CHEKED BY.
RAINA DORA

SCALE:-
N.T.S

DATE
06-11-2014



ANNEXURE - IV

SPECIAL CONDITION

(See Clause 15 & 40)

Density applicable for Demised Plot hereby sub-leased to the **Sub-Lessee**:

Sl. No.	Demised Plot No.	Area of Demised Plot (Sq. Mtrs.)	Name of Sub-Lessee	Density (PPH)
1.	GH-A5	15926	Imperia Structures Limited	1600 (Sixteen Hundred)



50. This **Sub-Lease Deed** shall be construed and interpreted in accordance with and governed by the laws of Union of India.
51. The local Court of Gautam Budh Nagar, Uttar Pradesh and Hon'ble High Court of Judicature at Allahabad shall have exclusive jurisdiction over all matters arising out of or relating to this **Sub-Lease Deed**.

IN WITNESS WHEREOF, the **Parties** have caused these presents to be executed on their respective behalf on the day, month and year first hereinabove written in the manner hereinafter appearing:

SIGNED AND DELIVERED BY

the within named
Jaypee Sports International Ltd.

Raminder Bhatia

Authorized Signatory

WITNESSES:

- ARUN KUMAR SRIVASTAVA
(ADVOCATE)
1. SUB REGISTRAR'S COMPOUND
GREATER NOIDA AUTHORITY
 2. DISTT. G. B. NAGAR (U.P.)
MOE. 9818264723, 9810283723

SIGNED AND DELIVERED BY

the within named
Imperia Structures Limited



Authorized Signatory

Sunil K. S.

ARUN KUMAR SRIVASTAVA
(ADVOCATE)
SUB REGISTRAR'S COMPOUND
GREATER NOIDA AUTHORITY
DISTT. G. B. NAGAR (U.P.)
MOE. 9818264723, 9810283723

Enclosures: Annexure -I : Details of Lease Deeds.
Annexure -II : Schedule of Property
Annexure-III : Location Plan
Annexure-IV : Special Condition

आज दिनांक 13/11/2014 को
वही सं. 1 जिल्द सं. 17147
पृष्ठ सं. 143 से 210 पर क्रमांक 34235
रजिस्ट्रीकृत किया गया ।

रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

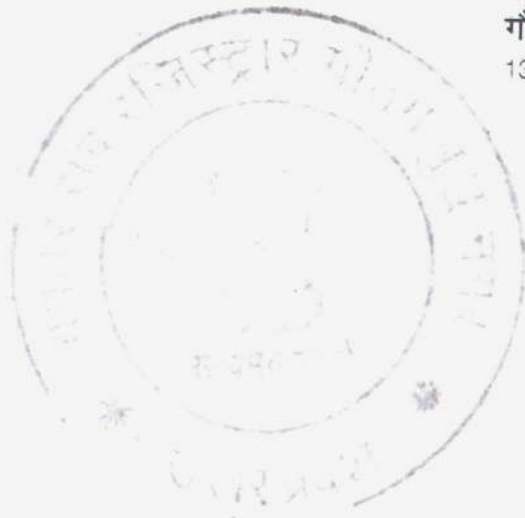


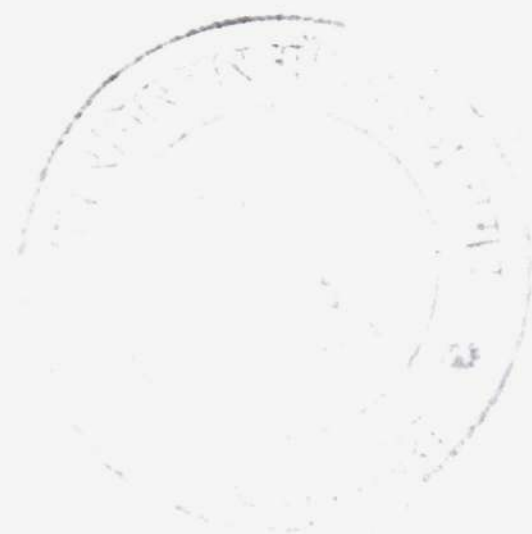
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उपनिबन्धक सदर

गौतमबुद्धनगर

13/11/2014

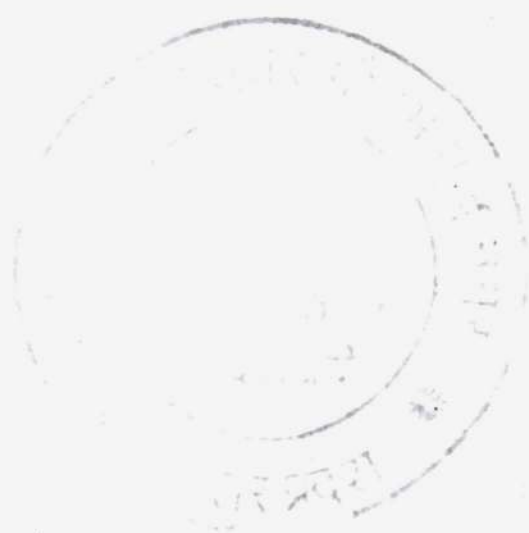












पट्टा गृहीता

Registration No. : 34235

Year : 2014

Book No. : 1

0201 इम्पीरिया स्ट्रक्चर्स लि०द्वारा प्रवीन कुमार जैन

हंसराज जैन

ए-25 मोहन को-आप० इण्ड० एस्टेट मथुरा रोड नई दिल्ली-11004

व्यापार



पट्टा दाता

Registration No.: 34235

Year : 2014

Book No. : 1

0101 संदीप पुरी प्रतिनिधि जेपी स्पोर्ट्स इन्टरनेशनल लि० द्वारा रविन्द्र

आर०एल०पुरी

सै०-128 नोएडा जिला गौतमबुद्धनगर

नौकरी



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पतिफल

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फॉर्म गजमूरी

नकल व पति धुल्लक

चांग

शब्द लगभग

इम्पीरिया स्ट्रक्चर्स लि0द्वारा प्रवीन कुमार जैन

पुत्र श्री

हंसराज जैन

व्यवसाय व्यापार

निवासी स्थायी

ए-25 मोहन को-आप0 इण्ड0 एस्टेट मथुरा रोड नई दिल्ली-110044

अस्थायी पता

ए-25 मोहन को-आप0 इण्ड0 एस्टेट मथुरा रोड नई दिल्ली-110044

ने यह लेखपत्र इस कार्यालय में

दिनांक

13/11/2014

समय

12:23PM

वज्र निबन्धन हेतु पेश किया।



गजमूरीकरण अधिकारी के हस्ताक्षर

(जे0पी0सिंह, प्रभारी)

उपनिबन्धक सदर

गौतमबुद्धनगर

13/11/2014

निष्पादन लेखपत्र वाद सुनने व समझने मजमून व पाप्न धनगशि रु. पलेखानुसार उक्त

पट्टा दाता

पट्टा गृहीता

श्री संदीप पुरी

प्रतिनिधि जेपी स्पोर्ट्स इन्टरनेशनल लि0 द्वारा

रविन्द्र लाल बत्ता

पुत्र श्री आर0एल0पुरी

पुत्र/पत्नी श्री पेशा नौकरी



इम्पीरिया स्ट्रक्चर्स लि0द्वारा प्रवीन कुमार जैन

पुत्र श्री हंसराज जैन

पेशा व्यापार

निवासी ए-25 मोहन को-आप0 इण्ड0 एस्टेट मथुरा रोड नई दिल्ली-110044



ने निष्पादन स्वीकार किया।

जिनकी पहचान श्री अरुण कुमार श्रीवास्तव (अधिवक्ता)

पेशा वकालत

निवासी

एच-156 गामा-2 ग्रेटर नोएडा

व श्री

मुकेश सोनी

पुत्र श्री

एस0बी0सोनी

पेशा

नौकरी

निवासी

एच-156 गामा-2 ग्रेटर नोएडा

ने की।



पत्यक्षनः भद्र माक्षियों के निगान अंगुटे नियमानुसार लिखे गये हैं।

गजमूरीकरण अधिकारी के हस्ताक्षर

(जे0पी0सिंह, प्रभारी)

उपनिबन्धक सदर

गौतमबुद्धनगर



