

INDIA NON JUDICIAL

Government of Uttar Pradesh

e-Stamp



Conficute No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Fig.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UP02119643631869O

21-Jun-2015 02:18 PM

SHCIL (Fly upshcil01/ GHAZIABAD/ UP GZB

SUBIN UPUPSHCILD10252767593131300

MESSERS MAHAGUN INDIA PVT LTD

Article 23 Conveyance

287 SQ METER LAND IN KHASRA NO 695 ON PLOT NO-GH-3

CROSSINGS REPUBLIK DUNDAHERA GZB

31,57,000

(Thirty One Lakh Fifty Seven Thousand only)

MESSERS CROSSINGS INFRASTRUCTURE PVT LTD

MESSERS MAHAGUN INDIA PVT LTD

MESSERS MAHAGUN INDIA PUT LTD

(Four Lakh Sixty Two Thousand One Hundred only)



Locked By

(Arun Kilimus Sharma) Sub-Registrar Sadar-In, Gnaziabad

Please write or type before the fine.....

For Crossings Infrastructura Pvt. Ltd.

I.hmptf

Crirector -

For MAHAGUN (INDIA) PVT LTD.

Supprised Signalory



0000501412

BRIEF PARTICULAR OF SALE DEED

Nature of property

: Residential

Ward / Paragna

Mohalla / Village

Dundabera

Description of Property: 287 Sq. Meter [falling in part of of Khasm No. 695], located on GH Plot No.3, in the Township known as "Crossings Republik" situated at village Dundahera, Ghaziabad.

Area of Property

: 287 Sq. Meter

Status of Road

30 Meter Wide, the above land is not situated on two side road

and not park facing.

Sale Consideration

: 31,57,000/-

Govt. Circle Rate

: Rs. 23,000/-per Sq. Meter & the said land is sinusted 800

rotes, away from the N.H-24

Govt Value

: Rs. 66,01,000/-

Stamp Duty

: Rs. 4,62,100/-

Boundaries:

North

Other Group Housing

South

Other Group Housing

East

Aabadi

West

30 Meter Wide Road

For Crowings introductors PM: List

11-7

Climotor

Madmini

MAHAGUN (INDIA) PVT. LTD.

Authorised Signatory



PARTICULAR OF VENDOR

M/n Crossings Infrastructure Pvt. Ltd., (Pan No- AACCC5615Q) a Company incorporated under the provisions of Companies Act, 1956 having its registered office at Unit No. 102, First Floor, V4-Tower, Plot No. 14, Community Center, Karkardooma, Delhi-92 represented jointly through its Directors Mr. Manoj Gaur (Pan No-AARPG9253A)S/o Mr. B.L. Gaur and Mr. Ashok Chandhary (Pan No- ADPPC3756K) S/o Mr. Harpal Singh.

PARTICULAR OF VENDEE

M/s Mahagun (India) Pvt. Ltd., (Pan No- AAACM6572A) a Company incorporated under the provisions of Companies Act, 1956 having its registered/office at B-66, First Floor, Vivek Vibar, Delhi-110095, represented through its Authorized Signatory Mr. Raj Kumar Agrawal (LD No- NDT3670213)S/o Shri Ramchandra Prasad Agrawal R/o 33F- Parsavnath Estate, Omega-1, Greater Norda.

For Crossings infratructure Pvt. Ltd.

Owedor

Widown

Director

FORMAHAGUN (INDIA) POT LTG.

Authorised Signistory



SALE DEED

Total Sale Consideration Rs. 31,57,000/-Stamp Duty @ 7% Rs. 4,62,100/-

THIS DEED OF SALE is executed at Ghazinbad on this 21st day of June in the year 2016 by M/s Crossings Infrastructure Pvt. Ltd., a Company incorporated under the provisions of Companies Act, 1956 having its registered office at Unit No. 102, First Floor, V4-Tower, Plot No. 14, Community Center, Karkardooma, Delhi-92 represented jointly through its Directors Mr. Manoj Gaur S/o Mr. B.L. Gaur and Mr. Ashok Chaudhary S/o Mr. Harpal Singh vide Resolution passed by the Board of Directors of the Company, as registered Private Developer and having license from Ghaziabad Development Authority and Paramount Residency Pvt. Ltd. now known as Paramount Prophuild Private Limited through General Attorney Mr. Manoj Gaur S/o Mr. B.L. Gaur

For Cressings infrastructure Pvt. Ltd.

242

Medalman

Description

MAHAGUN (INDIA) PYT, LTD.

Authorised Signatory



and Mr. Ashok Chaudhary S/o Mr. Harpal Singh vide document serial no. 62 in book no.

4, volume no. 794 at page 170-175 on 28/02/2007 which was duly registered with the office of Sub-Registrar-I, Ghaziabad., hereinafter referred to as the "Vendor" of the First Part (which expression shall unless repugnant to the meaning or context otherwise requires mean and include its successors, liquidators, executors, administrator, nominees and assigns).

IN FAVOUR OF

M/s Mahagan (India) Pvt. Ltd., a Company incorporated under the provisions of Companies Act, 1956 having its registered office at B-66, First Floor, Vivek Vihar, Delfti-110095, represented through its Authorized Signatory Mr. Raj Kumar Agrawal S/o Shri Ramchandra Prasad Agrawal R/o 33F-Parsavnath Estate, Omega-1, Greater Noida vide Resolution dated 08/04/2016 passed by the Board of Directors of the Company, hereinafter referred to as the "Vendee" of the Second Part (which expression shall unless repugnant to the meaning or context thereof include his/her/their executors, administrators, successors and assigns) (PAN No.-: AAACM6572A)

WHEREAS under the leadership of M/s Crossings Infrastructure Private Limited (hereinafter referred to as the Lord Party), a Consortium was formed by registered Agreements, consisting various companies inter-alia Paramount Residency Pvt. Ltd. now known as Paramount Prophable Private Limited who purchased several pieces of land including the subject matter of this Deed, in Revenue village Dundahero Tehsel and Diotrict Ghaziahad under various Sale Deeds thily registered with the office of Sub-Registrar, Ghaziahad with the view to set up and develop thereon an Integrated Township in consonance with the policy of the Government of Urtar Pradesh published vide G.O So 2711/Aath-1-05-31 vividh/2003 dated 21.05-2005 for which Certificate of Registration has been issued by the Ghaziahad Development Authority to M/S Crossings

For Company pringing him Park Lie

Muybern

Diettis Dies

FORMAMAGUN (INCIA) (INCIA)

unatory.

Infrastructure Pvt. Ltd. as a Private Developer (P.D.) under category 'A' for the purpose of Land Assembly, Infrastructure Development and Construction Works for Housing Scheme within the Ghaziabad Planning Area.

AND WHEREAS the License has been gramed by the Ghazinhod Development Authority (GDA) to the Lead Party to set up and develop an Integrated Housing Scheme/Township in Ghazinhad.

AND WHEREAS the Lead Party is the Developer and Licensee to set up and develop the said Township in accordance with the terms and conditions of the License and any other condition imposed by the Ghoziabad Development Authority.

AND WHEREAS the Detailed Project Report (D.P.R.) Revised Detailed Project Report of the said Township of the Vendor has been sauctioned approved by the Ghaziahad Development Authority.

AND WHEREAS the nominees/associate/constituents companies vide their Board Resolutions have duly empowered Mr. Manoj Gaur & Mr. Ashok Choudhary Directors of the Lead Party and also executed General Powers of Attorney in their behalf jointly to sign & execute. Agreement to Sell, Sale Doed and any other deeds, agreements & documents etc. pertaining to their hand in the Township and to present the same before any Registrar/Sub Registrar for registration, get it registered, receive the sale consideration from the Vendee.

AND WHEREAS as per the lumbority/powers given by the other constituents of the Vendor Crossings Infrastructure Pvt. Ltd. as Cend Party of Consortium is entitled to

Authorised St. JAGVIR SILVA

receive the sale consideration on behalf of constituents. Hence hereinafter, for the purposes of payment of sale consideration the word Vendor means Lead Party i.e. M/s. Crossings Infrastructure Pvt. Ltd. by virtue of the powers conferred in relation thereto.

AND WHEREAS the Lead Party has empowered its Directors Mr. Manoj Gaur and Mr. Ashok Choudhary jointly vide Resolution dated 31/10/2006 to execute Sale Deeds and this Deed is being executed by the said Lead Party and also as Attorney of the constituents companies of the Vendor acting through Mr. Manoj Gaur and Mr. Ashok Choudhary jointly.

AND WHEREAS the Vendee confirms that they have full knowledge and understanding of the Consortium Agreements including the terms and conditions of the License granted by the Ghaziabad Development Authority to the Vendor for setting up an Integrated Township. The Vendee has seen all the documents of title & other papers, agreements, documents etc. pertaining to the said Township and has fully satisfied about the right, title and interest of the Vendor in respect of the land of the Township and they have fully understood all limitations and obligations in respect of it.

AND WHEREAS the Vendor has agreed to sell and transfer the land admeasuring 287.00 sq.mtr. or 0.0287 Hect. falling in part of Khasra No. 693 (Arm 0.0287 Hect.) located on GH Plot No. 3 in the Township known as "Crossings Republik" situated at village Dundahera, Ghaziabad, U.P., as shown and marked in Red colour in the Site Plan attached hereto (hereinafter referred to as the said Site) with all rights of the said Site to the Vendor for residential use only free from all kind of encumbrances, charges and hens etc. for usual sale consideration amount of Rs. 31,57,000/- (Rupees Thirty One Lac Fifty Seven Thousand only). All the construction on the and Site will be partial out.



as per the Plana duly sanctioned by the Ghazinbad Development Authority. No construction / structure have yet been made on the said Site. The said land is lying vacant. AND WHEREAS all the parameter of Plans of the said Site to be submitted before the Ghaziabad Development Authority such as FAR, set back, open spaces, green, ground coverage, basement, height etc. will be as per prevailing building bye laws.

AND WHEREAS the said land/site is approved by the Ghaziabad Development Authority but the same is not in the colony developed by the Ghaziabad Development Authority.

AND WHEREAS the Vendor has represented to the Vendee that the said Site is freehold in nature and they have clear and marketable title in respect of the said Site and free from all kind of encumbrances, lien courges and has full right, power and authority to sell and transfer the said Site.

AND WHEREAS the Vendot has decided to sell the said Site to the Vendee absolutely and forever and the Vendee has agreed to purchase the same on following terms and conditions:

NOW, THEREFORE, THIS DEED OF SALE WITNESSETH AS UNDER:

[English of Rs. 31,57,000/[Rupees Thirty One Lac Fifty Seven Thousand only] as full & final payment of
Sale Consideration for the said Site. The receipt of the aforesaid total sale
consideration of Rs. 31,57,000/- (Rupees Thirty One Lac Fifty Seven
Thousand only) the Vendor does hereby admit and acknowledge and the Vendor



does hereby grant, sell, convey and transfer on ownership hasis unto the Vendee free from all encumbrances the said Site.

- 2. The Vendor as on date has not mortgaged, hypothecated, charged or otherwise alienated any interest in the said Site in favour of any one. The Vendor has neither given any security or surety of the said Site nor entered into any Agreement to Sell of the said Site with anyone nor any court case or arbitration or any other legal proceedings is pending at any place in respect of the said Site.
 - 3. That the Vendor has assured the Vendee that the said Site is freehold in nature and the same is free from all kinds of charges, liens, mortgages, litigations, disputes, legal defects, encumbrances etc. and the Vendor is fully competent to sell the same.
 - 4. That the Vendee confirms that they have satisfied about the right, title and interest of the Vendor in respect of the said Site in the Township and that they have fully understood all limitations and obligations in respect of it.
 - 5. All rates, House Tax/Property Tox, Water Tax, Sower Tax, Wealth tax, Service Tax, Cesses, Levin, Sales Tax, Trade Tax, Labour Cess, Metro Cess, VAT, ESI, PF and taxes of all and any kind by whatever name called and any additional increased/enhanced development charges of the land of the Township and other charges leviable in future including on the land of the said Site and / or Flam/Apartments thereon imposed by any Local Authorities, State Government, Gentral Government or Court as the case may be shall be payable and be paid by the Vendee and/or their Allottees/Flut Buyers/Subsequent Transferces/Association of Apartment Owners.

Musican Indiana Contraction (1981)

FOR MAHACILER DNDIA) PVT LTEI

Authorised Signatory



- 6. The Vendee shall at all time hereinafter indemnify and keep the Vendor and its nominated agency fully indemnified, saved and harmless of from or against any loss, damages, costs, charges, claims or risk etc. that the Vendor or its nominated agency may suffer or incur on account of any approved, unapproved, unauthorized construction, violation of fire norms and any other rule, regulations, bye-laws. Act and any tax, cess etc. liability or for any act of omission or commission of the Vendee or for any other reason whatsoever in respect of the said Site or construction thereon. The Vendee hereby agrees and undertakes to indemnify and keep the Vendor indemnified and harmless against any loss, damages, claims etc. If any hindrance/loss is caused due to any reason whatsoever which the Vendor and/or its nominated agency may have to suffer.
 - 7. That the Vendor covenants that this Sale Deed is executed in all entirety and they have received the total sale consideration of the said Site subject, however to the stipulations and covenants berein contained, for any future liability of the Vendee and its Allottees, Flat Buyers, Subsequent Transferees etc.
 - 8. That so far the said Site for construction it is clarified that the Vender shall have to construct the residential Units/Flats/Apartments and use the same for residential purposes only. No other activity shall be permitted in the dwelling Units/ Flats/Apartments to be constructed thereon.
 - 9. That Vendee covenants with the Vendor to abide by all the rules, regulations, conditions of approval of DPR and orders, directions, notifications passed/issued by the Ghaziahad Development Authority/Local Authority/State Government/Central Government from time to time and the same shall be binding and applicable upon the Vendee and their Allottees/Flat Buyers / Subsequent Transferres / Association of Apartment Owners.

Markeninge

Authorisms =

CHAGUN (INDIA)

- Association of Apartment Owners shall also be liable to pay to the Vendor (or its nominee/agency as appointed by the Vendor) such charges as may be determined by the Vendor for maintaining various services/facilities in the Township such as street lighting, area security, maintenance of external sewer and bulk water supply and distribution systems, garbage disposal and scavenging of streets and public utility places and such like services and cost towards administrative set up to run the services and purchase of equipment and machinery required to provide these services and depreciations thereof until the same are handed over to the Government or a Local Body for maintenance. It shall be mandatory for the Vendee to incorporate this clause in the Allotment Letters, Agreements to Sell /Plat Buyer Agreements and Sale Deeds etc. to be executed by the Vendee in favour of their Allottees/Flat Buyers/subsequent transferces and the same shall be binding on them jointly and severally.
 - 11. That the building elevation, external colour, scheme, implicaping and other cuteriors shall be as per architecture controls approved by the Vendor Fire NOC, bank guarantee, undertaking, affidavit, bond etc. required by the Ghazinbad Development Authority and/or any authority/department and/or the Vendor in respect of the said Site shall be given by the Vendee at their own cost & expenses.
 - That all services like sewer, storm water drainage, electrical, water, etc. shall be provided up to the boundary of the said Site by the Vendor (after completion and at the time of possession of the flats/apartments to their Allottees/Flat Buyers) and for which the Vendor will charge for the said facilities on account of connection/installation charges etc. at the prevailing rate of the Government /Local Authority mut such connection charges as demanded by the Vendor or its nominated agency shall be paid by the Vendor and/or their Allottees/Flat.

John Strategy and Strategy and

INTERNATION ONDIAL PVT. LTD

orisont (SZIIIIday)

Buyers/subsequent transferces/Association of Apartment Owners to the Vendor or its nominated agency and further distribution shall be done by the Vender at their own cost.

- It is recorded that the Vendor has delivered the possession of the said Site to the Vendor.
- 14. That the Vendee shall make such own arrangement as are necessary for maintenance of the building and common services of the building to be constructed on the said Site. The rule/regulation and any provision of Law for the time being in force shall be applicable on the Vendee and/or their Allottees/Flat Buyers/Subsequent Transferees/ Association of Apartment Owners.
- 15. That the Vendee shall be solely responsible for the specifications, material, quality of construction, fixtures and fittings and other things etc. to be used in the Flats/Apartments to be constructed and for all commitment made in this regard to their Allottees / Plat Buyers as well as Subsequent Transferees/ Association of Apartment Owners. The Vendot shall not be liable and responsible for the same.
- 16. The Vendor shall not be liable and responsible for any litigation, dispute, legal matter, claim etc. between the Vendee and their Allottees/Flat Buyers/Association of Apartment Owners or between the Vendee and any other Agency etc. involved in the connection with said Site or construction thereon including the labour cess, charges, dues, salaries, perks, claims, damages, contract etc. or for any other person or agency.
- 17. The Vendee shall be solely responsible for providing the security and maintenance of the building/infrastructure on the said Site and in the area within the said Site.
- 18. That the Vendee hereby undertake that the Vendee shall be solely responsible and trable for violations, if any, of any terms of this Deed and of the provision of the

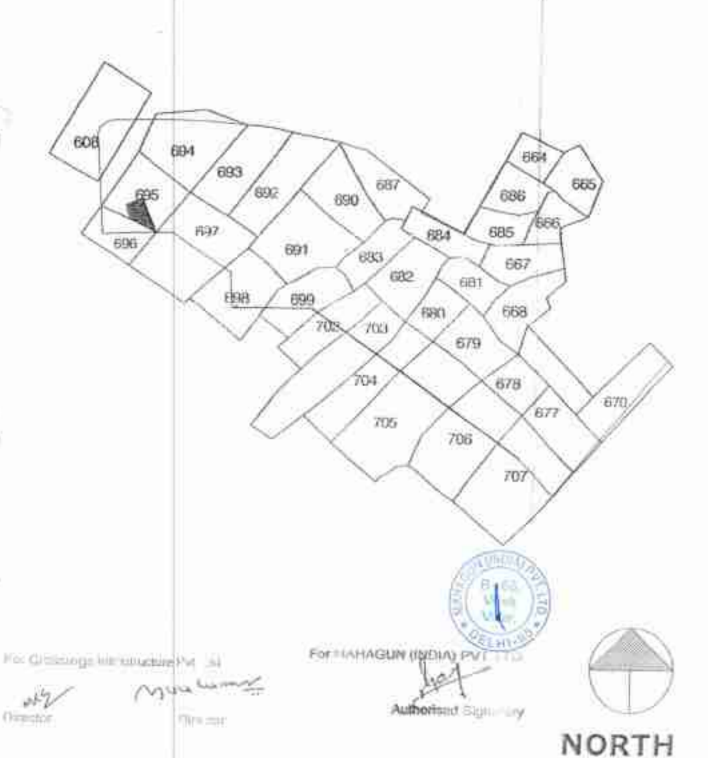
of Mulumes

Automed Signatory

- COHROLINGTON - FILLING

SITE PLAN

LAND ADMEASURING 287.0 SQ.MT. LOCATED ON UNDIVIDED AND IMPARTIABLE OF GH PLOT-03 IN THE TOWNSHIP KNOWN AS CROSSINGS REPUBLIK SITUATED IN DUNDAHERA, GHAZIABAD, U.P. AS SHOWN IN RED COLOUR.



law of the land/flats/Apartments and applicable rule, regulation or direction by the competent authorities; and that the Vendee shall indennify the Vendor for any liability and/or penalty in that behalf.

- 19. The Vendee agrees and undertakes to incorporate all the terms & conditions of this Deed in the Allotment Letters, Flat Buyers Agreements, Agreements to Sell and Sale Deeds to be executed in favour of their Flat Buyers and Subsequent Transferees and the same shall be binding on the Vendee and Vendee's Allouces/Flat Buyen/Subsequent Transferce/Association of Apartment Owners jointly and severely.
- 20. That the expenses towards payment of stamp duty, registration charges, other misc, expenses and incidental charges pertaining to execution and registration of this Sale Deed shall be borne by the Vendee alone and Vendor shall not be liable to pay any part thereon.
- 21. That the High Court of Allahabad and the Courts subordinate to it at Ghazinbad shall have perisdiction in all matters arising out of or touching and/or concerning of this Deed

For Crossings Intrastructure Pxt. Ltd.

COPPER TO THE REAL OF

For MAHAGEM (INCHA) PVT. LTD.

Director

withoused Signatury

JAGVIR SINGH Behalf Cong.





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

To Charlette I transferriotive Part Ltd.

Director

Madra

VENDOR

VENDEE

Authorised Signatory

WITNESSES:

७१० प्रविष्ठ कम्ताउट जात्वार स-म् २०६८-दर्भाभा

(PAH CROPS 5704L)

र्काशार ४४८०२ मणी । उभेशाः ४०० ५२००४म जीर

Drafted by: Jagbir singh, Deed Writer, Chamber No. 23 Tebsil Compound Gluziabad.

JAGVIR SINGH
Document Writer
Turscle No. 23



आज दिनांक 28/07/2016 वहीं सं 1 जिल्हें में ਪੁਲ ਹੈ 327 ਹੈ 366 पर क्रमांक

5012

रजिस्ट्रीकृत किया गया ।

रजिस्तिकरण अधिकारी के हाताकर

