

3569



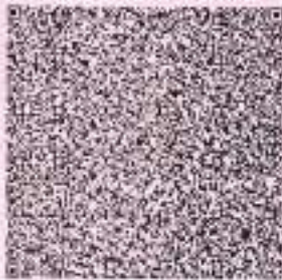
सत्यमेव जयते

INDIA NON JUDICIAL Government of Uttar Pradesh

e-Stamp



Certificate No. : IN-UP03458435455075P
 Certificate Issued Date : 20-Jul-2017 05:52 PM
 Account Reference : SHCIL (FI)/ upshcil01/ GREATER NOIDA/ UP-GBN
 Unique Doc. Reference : SUBIN-UPUPSHCIL0104148212829914P
 Purchased by : FRANKLIN INFRATECH PRIVATE LIMITED
 Description of Document : Article 35 Lease
 Property Description : PLOT NO.C1-D2, FOR COMMERCIAL USE/SECTOR LEVEL SHOPPING IN RESIDENTIAL, SEC-133, WISH TOWN, NOIDA
 Consideration Price (Rs.) :
 First Party : JAYPEE INFRATECH LIMITED
 Second Party : FRANKLIN INFRATECH PRIVATE LIMITED
 Stamp Duty Paid By : FRANKLIN INFRATECH PRIVATE LIMITED
 Stamp Duty Amount(Rs.) : 8,72,81,000
 (Eight Crore Seventy Two Lakh Eighty One Thousand only)



-----Please write or type below this line-----



For Franklin Infratech Private Limited

Manish Kumar

Director



UP 0002465776

Statutory Alert:

1. The authenticity of the Stamp Certificate should be verified at "www.stc-testmp.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 Complaint Authority.





Sub Lease Deed

Property Description	Plot No. C1-D2 admeasuring 8,273 sq. mtrs. (eight thousand two hundred seventy three) for commercial use/sector level shopping in Residential Sector – 133, Jaypee Greens, Wish Town, NOIDA Dist. Gautam Budh Nagar, Uttar Pradesh, India.
Sale Consideration	Rs. 41.0 Crores (Rupees Forty One Crores Only)
Circle rate per Sq. mtrs.	Rs. 2,11,000/- (Rupees Two Lacs Eleven Thousand only)
Value as per Circle rate	Rs. 1,74,56,03,000/- (Rupees One Hundred Seventy Four Crores Fifty Six lacs Three Thousand Only)
Stamp duty payable	Rs. 8,72,80,150/- (Rupees Eight Crores Seventy Two Lacs Eighty Thousand One Hundred Fifty only)
Stamp duty paid (rounded off)	Rs. 8,72,81,000/- (Rupees Eight Crores Seventy Two Lacs Eighty One Thousand only)
Property Area	8,273 sq. mtrs. (eight thousand two hundred seventy three)

The Market Value is calculated according to Format- 4 (1), Part- 2 of Circle Rate List dated 30.07.2016, mentioned on page no. 40, row no. 4.

Software V- Code: - 0141

This Sub-Lease Deed is made and entered as of this 21st of July, 2017 at NOIDA, District- Gautam Budh Nagar, Uttar Pradesh:

BY AND BETWEEN

1. **Jaypee Infratech Limited (PAN - AABCJ9042R)**, 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, Uttar Pradesh (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 mean and include its successors, legal representatives and permitted assigns, acting through its authorized signatory Mr. Ajit Kumar appointed by power of attorney dated 9th September 2016 executed by Jaypee Infratech Limited in his favour to execute this Sub Lease Deed on behalf of the Sub-Lessor, the party of the FIRST PART;

AND

2. **Franklin Infratech Pvt Ltd (PAN: AABCF8108N)**, a Company duly incorporated and validly existing under the provisions of the Companies Act, 1956 and having its registered office at D-7, Udyog Nagar New Rohtak Road New Delhi - 110041(hereinafter referred to as the "Sub-



Rajesh Gupta
Director





सर्व शिक्षा अभियान

Lessee", which expression or term shall, unless excluded by or repugnant to the context or meaning hereof, be deemed to mean and include its successors, legal representatives, and permitted assigns, acting through its authorized signatory Mr Rajesh Gupta S/o Om Prakash Gupta duly authorized to execute this **Sub Lease Deed** on behalf of the **Sub-Lessee**; the party of the **THIRD PART**.

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

WHEREAS:

- A. The Government of U.P ("**GoUP**") constituted the Taj Expressway Industrial Development Authority, vide GoUP Notification no. 697 / 77 - 04 - 2001 - 3 (N) / 2001 dated 24.04.2001 (name changed to Yamuna Expressway Industrial Development Authority vide GoUP Notification no. 1165 / 77 - 04 - 08 - 65N/ 08 dated 11.07.2008), under the Uttar Pradesh 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. (hereinafter referred to as "**YEA**") for anchoring development of the Taj Expressway Project (renamed as the Yamuna Expressway vide GoUP Notification no. 1165/77-04-08-65N/08 dated 11.07.2008) which, *inter alia*, includes construction of six-lane, 160 (on hundred and sixty) Kilometers long Yamuna Expressway with service roads and associated facilities connecting NOIDA and Agra (hereinafter referred to as the "**Expressway**");
- B. By a concession agreement dated 07.02.2003 (the "**Concession Agreement**") executed between **YEA** and Jaiprakash Industries Limited ("**JPIL**"), JPIL was granted a concession for arrangement of finances, design, engineering, construction and operation of the Expressway, and to collect and retain toll from the vehicles using the Expressway for a term of 36 (thirty six) years commencing from the date of commercial operation of the Expressway plus any extensions thereto, in accordance with the Concession Agreement ("**Concession Period**");
- C. Pursuant to scheme of amalgamation dated 10.03.2004 sanctioned by the Hon'ble High Court of Allahabad in Company Petition No. 26 of 2003, under section 394 of the Companies Act, 1956, JPIL was amalgamated and merged with Jaypee Cements Limited with effect from 01.04.2002;
- D. The name of Jaypee Cements Limited was subsequently changed to Jaiprakash Associates Limited ("**JAL**") by way of special resolution passed by the shareholders of Jaypee Cements Limited on 29.03.2003 under section 21 of the Companies Act, 1956 and approval of the Central Government was accorded by way of letter dated 11.03.2004 and a fresh certificate of incorporation dated 11.03.2004 consequent to the change in the name was issued by the registrar of companies situated at Kanpur;
- E. In terms of Clause 18.1 of the Concession Agreement and the directives of **YEA**, **JAL** the then concessionaire, incorporated a special purpose vehicle, namely Jaypee Infratech Limited i.e. the **Sub-Lessor**, for the implementation of the Expressway;
- F. All the rights and obligations of **JAL** under the Concession Agreement were transferred to the Sub-Lessor by an Assignment Agreement dated 19.10.2007 duly executed by and amongst **YEA**, the Sub-Lessor and **JAL**. Further, a Project Transfer Agreement dated 22.10.2007 was executed between **JAL** and the Sub-Lessor, and therefore, the Sub-Lessor is now the Concessionaire under the Concession Agreement;
- G. In terms of the Concession Agreement, **YEA** agreed to transfer on lease to the Sub-Lessor, 25 (twenty five) million square meters of land, for commercial, amusement, industrial, institutional and residential development at 5 (five) or more locations alongside the Expressway, including 5 (five) million square meters of land at NOIDA/Greater NOIDA;



उप पट्टा विलेख (90 वर्ष)
 4,100,000.00 1,745,603,000.00 20,000.00 220 20,220.00 94
 प्रतिफल मान्यता आगत वार्षिक किंमती फीम गजिन्दी नकल व प्रति शुल्क योग पृष्ठों की संख्या

श्री Franklin Infratech Pvt Ltd द्वारा राजेश गुप्ता
 पुत्र श्री ओम प्रकाश गुप्ता

Rajesh Gupta



निवासी स्थानी हाउस नं0-3 रोड नं0-4, ईस्ट पंजाबी बाग वेस्ट दिल्ली
 अस्थायी फना उक्त
 ने यह लेखपत्र इस कार्यालय में दिनांक 22/7/2017 मध्य 4:23PM
 बजे निबन्धन हेतु पेश किया।

रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

K. K. Saksena
 के0के0सक्सैना(प्रभारी)
 उप-निबंधक तृतीय
 नौएडा
 22/7/2017

निष्पादन लेखपत्र काट चुनने व समझने गजमून व प्राप्त धनगशि क प्रलेखानुसार उक्त
 पट्टा दाता पट्टा गृहीता

श्री Jaypee Infratech Ltd द्वारा अजीत कुमार
 Pan- AABCJ9042R
 पुत्र श्री जगदीश कुमार
 पेशा नीकरी
 निवासी सेक्टर-128, नोएडा

Ajith Kumar



श्री Franklin Infratech Pvt Ltd द्वारा राजेश गुप्ता
 पुत्र श्री ओम प्रकाश गुप्ता
 पेशा व्यापार
 निवासी हाउस नं0-3 रोड नं0-4, ईस्ट पंजाबी बाग
 वेस्ट दिल्ली

Rajesh Gupta



ने निष्पादन लेखपत्र के लिए
 निष्पादन लेखपत्र साहल दुबे
 आर0 की0 नुमे
 नीकरी
 एच-48, प्रताप विहार सेक्टर-12, गाजियाबाद
 हिमांशु दिलीबरी
 कृष्ण लाल दिलीबरी
 व्यापार
 ई-19, सेक्टर-27, नोएडा



पंक्षता: भद्र सलियों के निशान अंगुठे नियमानुसार लिये गये हैं।

रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

K. K. Saksena
 के0के0सक्सैना(प्रभारी)
 उप-निबंधक तृतीय
 नौएडा

- H. YEA, in part discharge of its obligations under the Concession Agreement for transfer of 5 (five) million square meters of land for development at NOIDA/Greater NOIDA, transferred on lease, for a period of 90 (ninety) years, 498.94 (four hundred ninety eight point nine four) hectares (1232.38 (one thousand two hundred thirty two point three eight) acres) of land ("Leased Land") situated at NOIDA to the Sub-Lessor, through various Lease Deeds ("Lease Deeds"). The details of the Lease Deeds are provided in **Annexure - I** attached hereto. The balance 1.06 (one point zero six) hectares (2.62 (two point six two) acres) of land for development is in the process of being transferred by YEA to the Sub-Lessor to complete the transfer of 5 (five) million square meters of land at NOIDA;
- I. Out of 498.94 (four hundred ninety eight point nine four) hectares (1232.38 (one thousand two hundred thirty two point three eight) acres) of the Leased Land, 430.3141 (four hundred thirty point three one four one) hectares (1062.84 (one thousand sixty two point eight four) acres) of the land (the "Subject Land") falls in Sectors 128, 129, 131, 133 and 134 at NOIDA (which has since been named as Jaypee Greens, Wish Town, NOIDA);
- J. The Sub-Lessor has represented that as per the Lease Deeds, the Sub-Lessor has an unfettered right to sub-lease the whole or any part of the Leased Land, whether developed or undeveloped, and whether by way of plots or constructed properties or give on lease and license or otherwise dispose of its interest in the Leased Land or part thereof/permit any person in any manner whatsoever without requiring any consent or approval of or payment of any additional charges, transfer fee, premium etc. to YEA or any other authority and the Sub-Lessee of the Leased Land is also entitled to sub-lease the Leased Land/part thereof and to undertake execution of subsequent multiple leases of the Leased Land in smaller parts. The Sub-Lessee/licensee shall be vested with the same rights as vested in the Sub-Lessor;
- K. Parties had mutually agreed that for the Consideration (as defined hereinafter) being received by the Sub-Lessor from the Sub-Lessee, the Sub-Lessor shall grant, transfer and convey on sub-lease all rights, title and interest vesting in the Sub-Lessor or under the Lease Deed so ever an area admeasuring 8,273 sq. mtrs. (eight thousand two hundred seventy three) bearing plot no. C1-D2 as per the Development Plans (as defined hereinafter) and forming a part of the Subject Land and situated in Sector 133, NOIDA, Uttar Pradesh ("Demised Plot") on the same terms and conditions as mentioned in the Lease Deeds, for the purpose of development of commercial use/sector level shopping as per the Permissible Use ("Lease"). A plan of the Demised Plot is annexed herewith as **Annexure -II** and location plan of the Demised Plot in the Subject Land is attached as **Annexure-III** herewith;
- L. The Sub-Lessor prepared Development Plans (as defined hereinafter) for the development of the Subject Land (named as Jaypee Greens Wish Town, NOIDA), which includes the Demised Plot, which were approved by New Okhla Industrial Development Authority ("NOIDA") vide letter no. NOIDA/STP/2015/774 dated 20.02.2015, valid for a period of 5(five) years i.e. till 19.02.2020. As per the Development Plans, the Demised Plot is earmarked for use as commercial/sector level shopping with FAR of 2 (two). A copy of the Development Plan is attached as **Annexure - IV**;
- M. The Sub Lessor is developing the Subject Land. The Sub-Lessor has permitted to develop & market the whole or any part of Subject Land. In view of the Consideration being received by Sub-Lessor from the Sub-Lessee, the Sub-Lessor has agreed to sub-lease/ transfer the "Demised Plot", which is a part of the Subject Land meant for the purpose of development of Sector commercial as described in the Schedule of Property attached as **Annexure II** and located as per location plan attached as **Annexure III**, for commercial use, in favour of the Sub-Lessee through this Sub-Lease Deed.
- N. The Sub-Lessor have represented, assured, warranted, covenanted, undertaken and confirmed to the Sub-Lessee that:



पट्टा दाता

Registration No.: 3569

Year: 2017

Book No.: 1

0101 Jaypee Infratech Ltd द्वारा अजीत कुमार Pan- AABCJ

अजीत कुमार
सेक्टर-128, नोएडा
गौडरी



- i. The Sub-Lessor is the owner and has all rights, title and interest in the lease hold rights of the Demised Plot, which is earmarked for use as commercial/ sector level shopping, and the Sub-Lessor is legally competent to transfer, grant and assign, the Demised Plot by way of a sub-lease and to execute this Sub Lease Deed in favour of the Sub-Lessee and giving clear, unencumbered and marketable title to the Sub-Lessee, and that upon payment of the entire Consideration (as defined hereinafter) and upon fulfillment of the conditions prescribed Clause 2.4 below to the Sub-Lessor and/or execution of the deed conveying the Demised Plot to the Sub-Lessee ("**Sub Lease Deed**"), the Sub-Lessee shall peaceably and quietly hold, possess and enjoy the Demised Plot during the Term (as defined hereinafter) 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 in accordance with this Sub Lease Deed;
- ii. The Sub-Lessor shall, subject to the terms mentioned herein, grant, transfer, convey and assure, from time to time, 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 NOIDA;
- iii. The Sub-Lessor undertakes that it shall not do, omit or suffer to be done anything whereby the leasehold rights to be granted, transferred and conveyed in favour of the Sub-Lessee in the Demised Plot are avoided, forfeited, extinguished or prejudicially affected in any manner whatsoever. This shall however, exclude circumstances where the sub leasehold rights are affected on account of change of applicable Laws, rule or regulation or policy of the State Government or the Central Government, or any other Applicable Authority.
- iv. The Sub-Lessor undertakes that it shall defend its rights, title and interest in the Demised Plot to be granted, transferred and conveyed in favour of the Sub-Lessee and shall keep the Sub-Lessee indemnified and hold the Sub-Lessee harmless against all claims, costs, expenses, due to any proceedings or litigation for any reason, which the Sub-Lessee may suffer by reason of any claim for any defect in title, in interest and leasehold rights of the Sub-Lessor in the Demised Plot;
- v. The payment of the premium amount of the Leased Land has already been made by the Sub-Lessor to YEA and payment of annual lease rent for the Leased Land including the Demised Plot to YEA is the obligation of the Sub-Lessor and the Sub-Lessee shall not be liable on this account. In the event of failure of the Sub-Lessor to pay the annual lease rent, the Sub-Lessee shall have the right to pay such amounts and recover the same from the Sub-Lessor;
- vi. There is no legal impediment in entering into this Sub Lease Deed;
- vii. There are no proceedings, legal or otherwise, pending in connection with the ownership or any other right, title and/or interest therein or any other aspect of the Demised Plot;
- viii. There are no dues or demands pending in respect of the Demised Plot and all costs, charges, rents, premiums, etc. in respect of the Demised Plot have been fully paid by the Sub-Lessor ;and
- ix. There shall be no impact on the obligations of the Sub-Lessor under this Sub Lease Deed due to any change of management, takeover, reorganization or scheme of arrangement entered into by the Sub-Lessor and that the Sub-Lessor shall indemnify the Sub-Lessee against any losses or damages caused by the Sub-Lessee due to non-fulfillment of their obligations under this Sub Lease Deed
- O. Sub-Lessee has already paid an amount of Rs. 40.59 Crores out of the total Consideration, to



पट्टा गृहीता

Registration No. : 3569

Year : 2017

Book No. : 1

0201 Franklin Infrotech Pvt Ltd द्वारा राजेश गुप्ता

ओम प्रकाश गुप्ता

Rajesh Gupta

हाऊस नं0-3- रोड नं0-4, ईस्ट पंजाबी चांग वेस्ट दिल्ली

व्यापार



the Sub-Lessor for the sub-lease of the Demised Plot, the receipt and sufficiency of which, the Sub-Lessor hereby acknowledges.

- P. Based on the aforesaid representations, assurances, covenants, undertaking, warranties and confirmations of the Sub-Lessor, as mentioned herein above and further in this Sub Lease Deed, the Sub-Lessee has agreed to take the Demised Plot on sub-lease for a period up to 27 February 2093. ("Term") for the Consideration subject to the fulfillment of the condition precedent mentioned in Article 2.4 below and other agreed terms and conditions as mentioned in this Sub Lease Deed.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL COVENANTS, TERMS AND CONDITIONS AND UNDERSTANDINGS SET FORTH IN THIS SUB LEASE DEED AND OTHER GOOD AND VALUABLE CONSIDERATION (THE RECEIPT AND ADEQUACY OF WHICH ARE HEREBY MUTUALLY ACKNOWLEDGED), THE PARTIES WITH THE INTENT TO BE LEGALLY BOUND HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS AND PRINCIPLES OF INTERPRETATIONS

1.1 Definitions

In addition to the terms defined in the introduction to this Sub Lease Deed and other parts of this Sub Lease Deed, wherever used in this Sub Lease Deed, unless repugnant to the meaning or context thereof, the following expressions shall have the meanings set forth below:

"**Approval(s)**" means any and all approvals, authorizations, licenses, permissions, consents, no objection certificates required to be obtained for the planning, designing, development and construction over the Demised Plot including without limitation environmental clearances, change of land use, conversions, temporary power connections, fire related approvals, occupancy certificate, completion certificate, no-objection certificates and all other approvals and/ or permissions from any other statutory or governmental or semi-government authorities, whether local, state or central;

"**Arbitration Act**" means the Arbitration and Conciliation Act, 1996 as amended by the Arbitration and Conciliation (Amendment) Act, 2015 and such subsequent amendments made thereto from time to time;

"**Claims**" means any and all demands, actions, cause of actions, damages, losses, costs liabilities or expenses, including, without limitation, professional fees and all costs incurred in pursuing any of the foregoing or any proceeding relating to any of the foregoing;

"**Common Areas and Facilities**" shall have the meaning as ascribed to such term in Article 9.1;

"**Consideration**" means an amount of Rs 41.0 Crores (Rupees Forty One Crores Only);

"**Demised Plot**" means the plot bearing no. C1-D2 in the Development Plan having an area admeasuring 8,273 sq. mtrs. (eight thousand two hundred seventy three) situated in Sector 133, NOIDA, Uttar Pradesh for the commercial use/ sector level shopping and forming part of the Subject Land as per the Development Plans and the New Okhla Industrial Development Area Building Regulations, 2010. A location plan and layout of the Demised Plot is provided in Annexure-II and Annexure -III respectively.

"**Designated Maintenance Agency**" shall have the meaning as ascribed to such term in Article 8.2;

"**Development Plans**" means the land use plan, layout plan and other plans for the development



गवाह

Registration No.: 3569

Year: 2017

Book No. : 1

W1 राहुल दुबे
डार0 बी0 दुबे
एच-48, प्रताप विहार सेक्टर-12, गजियाबाद
नोकरी



W2 हिमांशु दिलखरी
कृष्ण लाल दिलखरी
ई-19, सेक्टर-27, नोएडा
व्यापार



of the Subject Land (named as Jaypee Greens Wish Town, NOIDA), which includes the Demised Plot, and which were approved by NOIDA vide letter no. NOIDA/STP/2015/774 dated 20.02.2015, valid for a period of 5(five) years i.e. till 19.02.2020 or any revision thereof or in future;

"**Effective Date**" means the date of execution of this **Sub Lease Deed**;

"**Encumbrances**" means any mortgage, pledge, equitable interest, assignment by way of security, conditional sales contract, hypothecation, right of other Persons, claim, security interest, encumbrance, title defect, title retention agreement, voting trust agreement, interest, option, lien, charge, commitment, restriction or limitation of any nature whatsoever, including restriction on use, voting rights, transfer, receipt of income or exercise of any other attribute of ownership, right of set-off, any arrangement (for the purpose of, or which has the effect of, granting security), or any other security interest of any kind whatsoever, or any agreement, whether conditional or otherwise, to create any of the same;

"**FAR**" means floor area ratio;

"**Governmental Authority/Applicable Authority**" means any government authority, statutory authority, government department, agency, commission, board, tribunal or court, rule or regulation making entity having or purporting to have jurisdiction in India or any state or other subdivision thereof or any municipality, district or other subdivision thereof, having jurisdiction with the subject matter of this **Sub Lease Deed** from time to time;

"**Indemnified Party**" shall have the meaning as ascribed to such term in Article 13.1;

"**Indemnifying Party**" shall have the meaning as ascribed to such term in Article 13.1;

"**Law(s)**" or "**applicable Law(s)**" means all applicable laws, by-laws, rules, regulations, FDI Regulations, orders, ordinances, protocols, codes, guidelines, policies, notices, directions, judgments, decrees or other requirements or official directive of any Governmental/ applicable Authority or Person acting under the authority of any Governmental Authority and, or, of any statutory authority in India, whether in effect on the Effective Date or thereafter;

"**Lease**" shall have meaning as ascribed to such term in Recital K;

"**Leased Land**" shall have meaning as ascribed to such term in Recital H;

"**Losses**" shall have the meaning as ascribed to such term in Article 13.1;

"**Person(s)**" means any individual, sole proprietorship, unincorporated association, body corporate, corporation, company, partnership, limited liability company, joint venture, Governmental Authority or trust or any other entity or organization;

"**Permitted FAR**" means a floor area ratio of Demised Plot which is 2.0 (two) as per the Development Plan and in accordance with the New Okhla Industrial Development Area Building Regulation, 2010;

"**Permissible Use**" shall mean the usage of the Demised Plot for commercial/ sector level shopping in accordance with Development Plan, rules & regulations of NOIDA and the NOIDA Master Plan, 2031, and as may be permissible by the Appropriate Authority from time to time;

"**Rs.**" or "**Rupees**" means and refers to the lawful currency of the Republic of India from time to time;

"**Shared Facilities**" shall have the meaning as ascribed to such term in Article 8.1;





"Shared Facilities Charges" shall have the meaning as ascribed to such term in Article 8.2;

"sq. mtrs." means square meters;

"Tax(es)" or "Taxation" means any taxes, duties (including stamp duties), excise, charges, fees, levies or other similar assessments by or payable to an Authority in India, including in relation to (i) income, services, gross receipts, premium, immovable property, movable property, assets, profession, entry, capital gains, municipal taxes, expenditure, imports, wealth, gift, sales, use, transfer, licensing, withholding, employment, payroll and franchise taxes; and (ii) any interest, fines, penalties, assessments, or additions to tax resulting from, attributable to or incurred in connection with any proceedings in respect thereof; and

"Term" shall have meaning as ascribed to such term in Recital P.

1.2 PRINCIPLES OF INTERPRETATION

- 1.1.1 References to any statute or statutory provision or order or regulation made hereunder shall include that statute, provision, order or regulation as amended, modified, re-enacted or replaced from time to time whether before or after the date hereof;
- 1.1.2 References to persons shall include bodies, corporate, unincorporated associations, partnerships and any organization or entity having legal capacity;
- 1.1.3 Any reference to the singular shall include the plural and vice-versa;
- 1.1.4 Any references to the masculine, the feminine and the neuter shall include each other;
- 1.1.5 Headings to the Articles are for information only and shall not form part of the operative provisions of this Sub Lease Deed and shall not be taken into consideration in its interpretation or construction;
- 1.1.6 References to the Recitals, Articles or Annexures are, unless the context otherwise requires, references to the Recitals, Articles or Annexures of this Sub Lease Deed;
- 1.1.7 The Recitals and the Annexures form part of this Sub Lease Deed and shall have the same force and effect as if expressly set out in the body of this Sub Lease Deed, and any reference to this Sub Lease Deed shall include any Recitals and Annexures to it;
- 1.1.8 Each of the representations and warranties mentioned in this Sub Lease Deed is independent of other representations and warranties and unless the contrary is expressly stated, no Article in this Sub Lease Deed limits the extent or application of another Article;
- 1.1.9 Unless the context otherwise requires, reference to one gender includes a reference to the other, words importing the singular include the plural and vice versa;
- 1.1.10 References to the words "include" or "including" shall be construed as being suffixed by the term "without limitation";
- 1.1.11 Where a wider construction is possible, the words "other" and "otherwise" shall not be construed ejusdem generis with any foregoing words;
- 1.1.12 This Agreement is a joint draft product of the Parties and any rule of statutory interpretation interpreting Sub Lease Deeds against a party primarily responsible for drafting the Sub Lease Deed shall not be applicable to this Sub Lease Deed;





- 1.1.13 "In writing" includes any communication made by letter or fax or e mail; and
- 1.1.14 Unless otherwise specified, any reference to a time of day is to Indian time.

2. SUB LEASE DEED OF THE DEMISED PLOT

- 2.1. The Sub-Lessor, being the lawful leaseholder of the Demised Plot under the Lease Deeds is competent to grant, transfer and convey its rights on the Demised Plot to the Sub-Lessee, in consideration of the payment of Consideration, which has already been paid by the Sub-Lessee to the Sub-Lessor as per the details mentioned below, the receipt of which is duly acknowledged and admitted by the Sub-Lessor, the Sub-Lessor hereby, irrevocably, absolutely and permanently grants, transfers and conveys its rights, title, interest, easement and appurtenances thereto, in the Demised Plot under the Lease Deeds by way of sub-lease in favor of the Sub-Lessee, in accordance with the terms of this Deed.
- 2.2. The Sub-Lessor hereby acknowledge that the agreed Consideration is reasonable and fair consideration for the transfer of leasehold rights in the Demised Plot and that a proper valuation of the Demised Plot was done after considering various factors *inter alia* including its area, location, Term of the Lease and the market value of the property calculated as per the circle rate provided by the authorities and that the Consideration has been duly negotiated, discussed and agreed upon between the Parties.
- 2.3. The Sub-Lessor acknowledges that the Sub-Lessee has no obligation of making any payments to the Sub-Lessor at any time in future for any reason whatsoever; and the Sub-Lessee, having made the payment of Consideration as mentioned below, hereby stands acquitted, discharged and released from making any further payment to the Sub-Lessor with respect to the Demised Plot. The Consideration is all inclusive and there shall be no further charges and the costs, of any nature whatsoever payable to the Sub Lessor for the Demised Plot and the Sub-Lessor shall not, hereinafter, make any claim on the Sub-Lessee towards the consideration of the Demised Plot, at any time in future for whatsoever reason, including during the extensions/renewals of this Deed. The above shall however exclude any payment required to be made to the NOIDA/ YEA/ Applicable Authority for extension/ renewal of the Term for which the Sub-Lessee shall make payments to NOIDA/ YEA/ Applicable Authority as may be applicable at the time of such renewal/ extension under the applicable Laws. In the event as per the applicable Laws, NOIDA/ YEA/ Applicable Authority requires payments with respect to the extensions/ renewals to be made to NOIDA/ YEA/ Applicable Authority through the Sub-Lessor, the Sub-Lessee shall make such payments to Sub-Lessor; and the Sub-Lessor shall deposit such amount to NOIDA/ YEA/ Applicable Authority.

S. No	Particulars	Amount (Rs Crores)
1	Total Amount Paid	40.59
2	TDS deducted	0.41
Total		41.00

Rs. 41.0 Lacs (Rupees Forty One Lacs Only) has been deducted as TDS @ 1% of the consideration of the Demised Plot and has been deposited by the Sub Lessee with Income Tax Department against Permanent Account Number **AABCJ9042R** of the Sub Lessor (which is duly acknowledged and admitted by the Sub-Lessor) for which Sub Lessee shall issue the TDS Certificate as per the Rules and Regulations of the Income Tax Department within 30 days from the date of deposit/ deduction of Tax.





2.4. The Sub-Lessor agree that :

- 2.4.1. The Sub-Lessor being the lawful leaseholder of the Demised Plot under the Lease Deeds, shall irrevocably, absolutely and permanently grant, transfer and conveys its rights, title, interest, easement and appurtenances thereto, in the Demised Plot by way of sub-lease in favor of the Sub-Lessee.
- 2.4.2. Sub-Lessee will have no obligation of making any payments to the Sub-Lessor at any time in future for any reason whatsoever; and the Sub-Lessee, after making payment of the entire Consideration to the Sub-Lessor shall stand acquitted, discharged and released from making any further payment to the Sub-Lessor with respect to the Demised Plot. The Consideration is all inclusive and there shall be no further charges and the costs, of any nature whatsoever payable to the Sub Lessor for the Demised Plot and the Sub-Lessor shall not, hereinafter, make any claim on the Sub-Lessee towards the consideration of the Demised Plot, at any time in future for whatsoever reason, including during the extensions/renewals of the Lease. The above shall however exclude any payment required to be made to the NOIDA/ YEA/ Applicable Authority for extension/ renewal of the Term for which the Sub-Lessee shall make payments to NOIDA/ YEA/ Applicable Authority as may be applicable at the time of such renewal/ extension under the applicable Laws. In the event as per the applicable Laws, NOIDA/ YEA/ Applicable Authority requires payments with respect to the extensions/ renewals to be made to NOIDA/ YEA/ Applicable Authority through the Sub-Lessor, the Sub-Lessee shall make such payments to Sub-Lessor; and the Sub-Lessor shall deposit such amount to NOIDA/ YEA/ Applicable Authority.
- 2.4.3. The Sub-Lessor shall deliver the physical, legal and vacant possession of the Demised Plot to the Sub-Lessee and the Sub-Lessee shall take the physical, legal and vacant possession of the Demised Plot after the execution of this Sub – Lease Deed in its favour. The Sub-Lessor hereby irrevocably and permanently agree and acknowledge that after the execution of the Sub – Lease Deed in favour of the Sub-Lessee the Sub-Lessee shall have unrestricted, unlimited and unfettered access to and rights to enjoy the entire Demised Plot, together with all facilities, easements, privilege, appurtenant there to and; and the Sub-Lessee shall be entitled to peacefully and quietly hold, enjoy and commercially exploit the entire Demised Plot, development and constructions on it or proposed to be constructed on it including without limitation, rights for carrying out construction, development/ redevelopment/ marketing/ allotment and sale of units/premises in the Demised Plot, in any manner as may be deemed fit by the Sub-Lessee in accordance with applicable Laws, without any interruption or disturbance or interference on the Demised Plot from the Sub-Lessor and, or, by any other party or persons claiming under, or, in trust for the Sub-Lessor for the Term.
- 2.4.4. The sub-lease shall be valid from the date of this Sub-Lease Deed up to 27th February 2093. The Sub-Lessor hereby agrees, acknowledges and undertakes that after the expiry of the Term, if the Lease Deeds for the Subject Land are extended/ renewed by the NOIDA/ YEA/ Applicable Authority, then the Sub-Lessor shall subject to applicable Law extend the Term of the sub-lease for a similar period of time by which the Lease Deeds for the Subject Land has been extended/renewed and on the same terms and condition as mentioned herein subject to approval of NOIDA/YEA/Applicable Authority, if required under applicable Law. It is hereby clarified that no consideration/premium/amounts and the likes shall be payable by the Sub-Lessee/ subsequent Sub-Lessee/ owner of the Demised Plot to the Sub-Lessor at any time in future for the extension/renewal of the Term after full Consideration is paid by the Sub-Lessee on the execution of the Sub – Lease Deed. The above shall exclude however any payment required to be made to the NOIDA/ YEA/ Applicable Authority for extension/ renewal for which the Sub-Lessee/subsequent Sub-Lessee shall make payments to NOIDA/YEA/ Applicable Authority as may be applicable at the time of such renewal/ extension under the applicable Laws. In the event as per the applicable Laws, NOIDA/ YEA/





Applicable Authority requires payments with respect to the extensions/ renewals to be made to NOIDA/ YEA/ Applicable Authority through the Sub-Lessor, the Sub-Lessee/subsequent Sub-Lessee shall make such payments to the Sub-Lessor, and the Sub-Lessor shall deposit such amount to NOIDA/ YEA/ Applicable Authority.

- 2.4.5. The Sub-Lessee shall have right to own, hold, enjoy, alienate, dispose-off, transfer, sub-lease the whole of the Demised Plot whether developed or undeveloped, by way of constructed properties; on leave and license; or otherwise dispose off its interest in the Demised Plot, to any person as per rules, regulations and directions of NOIDA/YEA after the execution of the Sub-Lease Deed.
- 2.4.6. The termination of the Concession Agreement for any reason whatsoever or expiry thereof and, or, subsequent renewals shall not impact/affect the leasehold interest granted by the Sub-Lessor to the Sub-Lessee/its successors in interest. Any subsequent extensions /renewals, if applicable, shall be granted by the Sub-Lessor to the Sub-Lessee without Sub-Lessee liable for making any payment to the Sub-Lessor.
- 2.5. The ground coverage, height and setbacks in respect of the Demised Plot shall be governed by the applicable Laws including New Okhla Industrial Development Area Building Regulations, 2010. As regards the Floor Area Ratio (FAR), the Sub-Lessee shall be entitled to a Permitted FAR of 2 (two) which is currently permissible in respect of the Demised Plot for commercial/sector level shopping under the Development Plans and in accordance with the New Okhla Industrial Development Area Building Regulations, 2010. However, if the Permitted FAR is increased at any time in future under the NOIDA rules and building regulations, the Sub-Lessee shall be entitled to avail the same provided that the increase in FAR does not in any way reduce the entitlement of FAR of the Sub-Lessor in other project/development over the Subject Land.

The Sub-Lessor hereby acknowledge that non-compliance of any obligation by them under this Sub Lease Deed will do irreparable harm to the Sub-Lessee and accordingly the Sub-Lessor irrevocably agree and undertake to the Sub-Lessee that the Sub-Lessor, their nominees, successors and/or assigns shall have no right to terminate this Sub Lease Deed for any reason whatsoever and that they shall indemnify the Sub-Lessee for any all liabilities, losses, damages, costs, Claims, actions, proceedings, judgments, settlements, expenses that the Sub-Lessee may suffer due to non-compliance by Sub-Lessor of any term of this Sub Lease Deed.

- 2.6. The Sub-Lessor has represented to the Sub-Lessee that as on date, as per the applicable Laws, the reversionary rights of the Demised Plot cannot be transferred by the Sub-Lessor to the Sub-Lessee. In the event at any time in future after the execution of Sub - Lease Deed, the transfer of the reversionary rights is allowed under the applicable Laws, then the Sub-Lessee/subsequent Sub-Lessee (as applicable) shall have the right to execute, directly with the NOIDA/YEA/Applicable Authority, such relevant document for the conveyance of reversionary rights to make the Demised Plot freehold. If requested/required by NOIDA/ YEA/ Applicable Authority, the Sub-Lessor shall execute and provide the documents/ NoCs in this regard without demanding any consideration from the Sub-Lessee/subsequent Sub-Lesseees (as applicable). The above shall however exclude any payments required to be made to the NOIDA/ YEA/ Applicable Authority for the transfer of the reversionary rights for which the Sub-Lessee/ subsequent Sub-Lessee/ shall make payments to NOIDA/ YEA/ Applicable Authority as may be applicable at the time of such the transfer of the reversionary rights under the applicable Laws. In the event as per the applicable Laws, NOIDA/ YEA/ Applicable Authority requires payments with respect to the transfer of the reversionary rights to be made to NOIDA/ YEA/ Applicable Authority through the Sub-Lessor, the Sub-Lessee/subsequent Sub-Lessee/ owner shall make such payments to Sub-Lessor, and the Sub-Lessor shall deposit such amount to NOIDA/ YEA/Applicable Authority.





3. CONSTRUCTION/SUB-LEASE OF THE DEMISED PLOT

3.1 Upon execution of this Sub – Lease Deed in favour of the Sub - Lessee:

3.1.1 The Sub-Lessee shall have the right to own, hold, enjoy, alienate, dispose-off, transfer, sub-lease the whole of the Demised Plot whether developed and, or, undeveloped; by way of constructed properties, on leave and license, lease, sale or otherwise dispose off its interest in the Demised Plot, in any manner whatsoever to any person as per rules, regulations and directions of NOIDA/YEA and the Sub-Lessee shall have the complete right to receive the consideration for the same to its own benefit and to the exclusion of the Sub-Lessor.

3.1.2 The Sub-Lessee, subsequent sub-lessees/owners/transferees, as the case may be, shall have the right to sell, transfer, convey, alienate, lease, sub-lease, sub-let, deal with, or create any third party rights or dispose-off the Demised Plot and, or, the buildings constructed on the Demised Plot on further sub-lease(s)/leave and license/sale deed, etc and on payment of transfer charges, if any, to NOIDA/ YEA, as may be applicable; and without the consent of the Sub-Lessor.

3.1.3 The Sub-Lessee shall be able to provide for multiple renting of the buildings constructed on the Demised Plot which shall include but not be limited to sub-lease / rent/ license/transfer, etc. thereof.

3.2 The Sub-Lessee shall not be entitled to sub-divide the Demised Plot except with the prior permission of the NOIDA and, or, YEA, as applicable for grant of such permissions, and the Sub-Lessee shall bear all charges in relation to the sub-division of the Demised Plot, if any. The Sub-Lessee or its subsequent Sub-Lessee for all such transfers shall follow the procedure, as may be specified by NOIDA/YEA and such transfers shall always be subject to the applicable Laws, bylaws, regulations etc. including payment of applicable transfer charges, duties, levies, etc. payable to any Authority, if applicable. The Sub-Lessee or the subsequent sub-lessees as the case may be shall notify to the YEA/ NOIDA and the Sub-Lessor the details of such sub-lessees and provide copies of such transfer/ sub lease deeds to NOIDA/ YEA and the Sub-Lessor or any Authority as may be specified by NOIDA/ YEA.

3.3 During the construction on the Demised Plot or any part thereof by any construction company appointed by the Sub-Lessee, the Sub-Lessee shall ensure that all obligations, liabilities and responsibilities devolving upon the Sub-Lessee in Article 10.1.7 shall be complied with by the construction Company in respect of the Demised Plot or buildings thereon.

4. ENCUMBRANCES

4.1 The Sub-Lessor hereby represent, warrant, covenant and undertake to the Sub-Lessee that the Sub-Lessee will have the absolute and unfettered right, power and authority to be exercised and upon execution of this Sub-Lease Deed by the Sub-Lessor in favour of the Sub – Lessee by the Sub-Lessee in its sole and absolute discretion and without any concurrence with the Sub-Lessor to create any mortgage, pledge, hypothecate, charge, pledge, create Encumbrance on the Demised Plot including on the development and constructions thereon, the built-up areas, structures, development rights, development potential, FAR, receivables, cash flows and of any other benefits pertaining, attached or accruing to the Demised Plot, or part with possession of the Demised Plot, in favour of or to any lenders, financiers, financial institutions, banks, creditors, investors, or any other person or entity for the purposes of raising finance, loans, funding, capital, or for any other purpose whatsoever whether as security, collateral or otherwise upon any terms and conditions as it may deem fit without any approval or consent of the Sub-Lessor.

5. RIGHT OF WAY

5.1 Upon execution of this Sub – Lease Deed in favour of the Sub – Lessee. The Sub-





Lessee/occupants/end-users/owners shall have a right of way to the roads adjoining the Demised Plot and shall be entitled to enter upon such roads for the purpose of accessing the Demised Plot.

6. DEVELOPMENT PLANS

- 6.1 The Sub-Lessor represents, undertakes and covenants to the Sub-Lessee that the land use of the Demised Plot is commercial/sector level shopping and has FAR 2.0 as per the Development Plans and the Sub-Lessee shall adhere to the same.
- 6.2 Further, the Sub-Lessee shall carry out the development over the Demised Plot as per the Permissible Use, for the purchasers/end-users of commercial space/units on the Demised Plot as permitted by the NOIDA/YEA and Applicable Laws thereby, adhering to:-
- 6.2.1 Standards and specifications laid down in the building regulations of NOIDA/relevant Indian standards/national code;
- 6.2.2 Applicable master plans and rules & regulations of NOIDA;
- 6.2.3 Government policies and relevant codes of BIS/IS relating to disaster management in land use planning and construction work; and
- 6.2.4 All other applicable laws including labour and environmental laws.
- 6.3 The ground coverage, height and setbacks etc. in respect of the Demised Property shall be governed by the applicable New Okhla Industrial Development Area Building Regulations, 2010.
- 6.4 The building drawings and relevant details for construction on the Demised Plot shall be subject to the approval of NOIDA for which the Sub-Lessee shall follow the procedure as may be prescribed by NOIDA from time to time. However, if necessary, the Sub-Lessor shall, at the request of the Sub-Lessee assist the Sub-Lessee in obtaining applicable permits, sanctions, Approvals, clearances, etc., from NOIDA for effective enjoyment and construction on the Demised Plot at the expense and liability of the Sub-Lessee.
- 6.5 The Sub-Lessee shall accept variations, deletions, additions, alterations, modifications in the Development Plans made either by the Sub-Lessor as it deems fit and proper or by or pursuant to requirement of NOIDA 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 Subject Land and the Sub-Lessee shall be bound by such variations, deletions, additions, alterations and modifications etc. provided it does not result in any change in the (i) right of easement, location, adjacent roads, entry and exit to the Demised Plot, (ii) Permissible Use, development & area of the Demised Plot; and (iii) rights and entitlements of the Sub-Lessee under this Sub Lease Deed, and (iv) Permitted FAR on the Demised Plot.
- 6.6 The Sub-Lessee shall be entitled to obtain all Approvals/ registration/ consents/ permits/ licenses, permissions/sanctions/ permits/ approvals etc. from relevant authorities with regard to the Demised Plot and all activities thereon in its own name in accordance with the applicable Laws and regulations of NOIDA/YEA for the purposes of any development, construction, marketing and sale of commercial/sector level shopping on the Demised Plot.
- 6.7 The Sub-Lessee has the absolute rights to offer/advertise the development/ proposed development over the Demised Plot, in any manner as may be deemed fit by the Sub-Lessee in any manner whatsoever.





7. TAXES

- 7.1 The Sub-Lessee shall pay its share of all Taxes (including municipal taxes), duties and other charges levied or to be levied in future by NOIDA/YEA or any local or other Authority of Central or State Government in respect of the Demised Plot from the date of execution of this Sub - Lease deed as computed by the Sub-Lessor in accordance with the applicable laws. The share of such Taxes, duties and other charges for the Demised Plot shall be computed by the Sub-Lessor by first determining the same for 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. 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 the Sub - Lease deed, the same shall be liability of the Sub-Lessor.
- 7.2 The Sub-Lessee /subsequent Sub-Lessee and the like, shall pay all Taxes (including municipal taxes), duties and other charges levied or to be levied in future by NOIDA/YEA or any local or other authority of Central or State Government in respect of the buildings/facilities or any other development on the Demised Plot.

8. EXTERNAL SERVICES

- 8.1 The Sub-Lessor agrees to provide, at its own cost and expense, external services namely sewage, and water supply lines, generally as may be made available by the Sub-Lessor to other commercial plots in the neighborhood of the Demised Plot within the Subject Land, at a single point on the edge of the Demised Plot(hereinafter referred to as the "**Shared Facilities**"), at the time of completion of the development over the Demised Plot. The Sub-Lessor hereby agrees that the Sub-Lessor shall be responsible for the cost and expenses for erection, development and operation of sewage treatment plan ("**STP**") to be installed by the Sub-Lessor at its own premises/land and shall provide water from the STP to the Sub-Lessee for flushing, gardening etc.. free of cost.
- 8.2 The Sub-Lessee and/or subsequent Sub-Lessee agrees to pay the maintenance charges including replacement charges, if any, in respect of the Shared Facilities ("**Shared Facilities Charges**"), on pro-rata basis (FAR basis) as may be decided by the Sub-Lessor or the maintenance agency ("**Designated Maintenance Agency**") from time to time. The Shared Facilities Charges shall commence from the date on which the Shared Facilities are connected with the facilities of the Sub-Lessee, by the Sub-Lessor on the request of the Sub-Lessee.
- 8.3 The Sub-Lessor or the Designated Maintenance Agency shall be entitled to collect the Shared Facilities Charges and applicable taxes as may be levied by concerned municipal/ Governmental Authorities including but not limited to NOIDA/YEA or any other statutory body on pro rata basis from the Sub-Lessee so long as each unit within the Demised Plot is not separately assessed for such purposes.
- 8.4 Electric connection and power back-up shall be arranged by the Sub-Lessee at its own cost or can be arranged by the Sub-Lessor for the Demised Plot on the mutually agreed terms.

9. INTERNAL SERVICES

- 9.1 The Sub-Lessee will be liable to make its own arrangements at its own cost for all civil amenities such as electric supply, water supply, sewerage, drainage, internal roads, etc. within the Demised Plot ("**Common Area and Facilities**") and maintain the same at its own cost and connect the same with the main system of the Sub-Lessor in respect of the services provided by the Sub-



Rajesh Gupta





Lessor as per Article 8.1 above and with the main system of the relevant Authorities at its own cost.

- 9.2 The Sub-Lessee and/or subsequent Sub-Lessee shall be charged for receiving supply of services like sewerage and water etc. to the Demised Plot at the rate corresponding to the charges levied by relevant authorities or as applicable for other inhabitants on the basis adopted by the Sub-Lessor and/or Designated Maintenance Agency. However, the Sub-Lessor or Designated Maintenance Agency shall not be responsible for any interruption in water supply and/or its quality. The Sub-Lessee may make their own arrangements for alternative source in case of any break down/interruption in water supply or other services as may be provided by the Sub-Lessor, at their own cost.
- 9.3 The Sub Lessee hereby assures the Sub Lessor that during the Term, it shall promptly pay all the Shared Facilities Charges and charges towards sewerage & water supply etc. as per the invoices raised by the Sub-Lessor or Designated Maintenance Agency.
- 9.4 Further, at the time of transfer of rights and obligations pertaining to maintenance of the Common Areas & Facilities within the Demised Plot to an association/society/subsequent Sub-Lessee of the commercial space/units or of the occupants/allottees etc. or to the Sub-Lessee's maintenance agency, the Sub-Lessee shall ensure the said Association/Society/the Sub-Lessee's maintenance agency enters into suitable 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 Facilities Charges and the charges towards sewerage and water supply etc. as per invoices raised by the Sub-Lessor or the Designated Maintenance Agency from time to time.

10. COVENANTS OF THE SUB-LESSEE

- 10.1 The Sub-Lessee covenants and warrants that upon the execution of the Sub - Lease Deed in its favour:
- 10.1.1 The Sub-Lessee shall follow all applicable Laws, building regulations and directions of NOIDA/YEA in relation to the Demised Plot and construction thereon;
- 10.1.2 The Sub-Lessee shall bear the stamp duty and registration charges on the Sub - Lease Deed and on any other documents as may be applicable including this Sub Lease Deed;
- 10.1.3 The Sub-Lessee shall permit the members, officers and representatives of NOIDA/YEA and workmen and other persons employed by NOIDA/YEA at all reasonable time of the day with prior notice to enter into and upon the Demised Plot and buildings to be erected thereupon in order to inspect the Demised Plot and buildings erected thereon.
- 10.1.4 YEA and/ or the relevant authority 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 without affecting Sub-Lessee's right to peaceful possession and enjoyment. The Sub- Lessee shall not be allowed to take excavated earth/soil out of Jaypee Greens Wish Town. The Sub-Lessor has exclusive right on the excavated earth/ soil for its disposal as it deem fit. However, a suitable area near by the Demised Plot shall be provided to place/dispose the excavated earth/soil as above.
- 10.1.5 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 may 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 as may be prescribed by YEA and/or NOIDA or any other Government authority.



For Frank Infratech Private Limited
[Signature] Director





- 10.1.6 The Sub-Lessee shall not in any manner encroach upon the common land areas and facilities not handed over to the Sub-Lessee.
- 10.1.7 The Sub-Lessee shall follow any orders / guidelines issued by NOIDA / YEA with regard to construction completion on the Demised Plot.
- 10.1.8 The development work shall be carried on in such a manner so as to not (i) injure or destroy any building or part thereof or other structure contiguous or adjacent to the Demised Plot; (ii) keeping 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.

11. REPRESENTATION, WARRANTIES, COVENANTS AND UNDERTAKINGS

- 11.1 The Sub-Lessor hereby represents, warrants, covenants and undertakes that
- 11.1.1 The Sub-Lessor is an entity duly incorporated and validly existing in accordance with the laws of India;
- 11.1.2 The Sub-Lessor has full power and authority to enter into this Sub Lease Deed and all the corporate approvals required for the execution of this Sub Lease Deed have been obtained;
- 11.1.3 The execution of this Sub Lease Deed is not prohibited by its constituent documents nor shall its execution contravene provisions of any applicable Laws or agreement or document to which it is a party;
- 11.1.4 The contents of the recitals of this Sub Lease Deed are true and correct and form an integral part of this Sub Lease Deed and shall continue to remain binding on the Sub-Lessor;
- 11.1.5 The Sub-Lessor is the owner and has all rights, title and interest free from Encumbrance, mortgages, liens, charges, pledges, security, assignment, privileges or priority of any kind having the effect of security or other such obligations, acquisition, injunction, gifts, attachments, hypothecation/s etc., disputes, encroachments, litigation, injunction, attachment in the decree of any court, stay order or equitable mortgage, will, trust, exchange, lease, claims, subsisting agreements (in favour of any persons, body corporate, firm, association of persons, trust, society etc.) or any other charges of any nature whatsoever in the Demised Plot and there are no pending attachment proceedings of the Income Tax Department or any other department with respect thereto and no pending proceedings for acquisition or requisition or notices, and there is no impediment whatsoever in the way of the Sub-Lessor in transferring, conveying and granting by way of sub-lease, all its rights, title and interest in the Demised Plot and there are no restrictive covenants operating upon them and the Demised Plots on the date of execution of this Sub Lease Deed. Further the Sub - Lessor shall inform the Sub - Lessee in case of any change in status of the same as soon as it is aware of the same;
- 11.1.6 The Sub-Lessor shall not disturb, interfere, hinder, prevent or interrupt the construction, development, marketing, management, maintenance and, or, sale activities carried out by the Sub-Lessee for any purpose and or commit any act or omission that may result in stoppage, delay, hindrance, or that is detrimental to the development/ construction/ marketing/ sale activities being undertaken or proposed to be undertaken by the Sub-Lessee;
- 11.1.7 No permission from any Authority or any other third party including Government of Uttar Pradesh, YEA and, or NOIDA and, or, lenders is required for the execution of this Sub Lease Deed;
- 11.1.8 The Sub-Lessor has been in and is in compliance with all the agreements including Concession Agreement and any agreement executed thereafter including the Assignment Agreement dated





19.10.2007, Project Transfer Agreement dated 22.10.2007 and the Lease Deed(s) and shall remain in compliance of the same;

- 11.1.9 The Sub-Lessor has complied with all applicable Laws in respect of the Subject Land(*inter alia* including the Demised Plot) and has obtained all requisite permissions/ approvals from the Governmental Authorities in respect of the Subject Land(*inter alia* including the Demised Plot) and further agrees, undertakes and assures the Sub-Lessee that it shall ensure that all these approvals pertaining to the Subject Land including the Demised Plot, if any, shall continue to be valid and subsisting at all times;
- 11.1.10 The Sub – Lessee shall be free to carry out the development as per the Permissible Use over the Demised Plot
- 11.1.11 The Sub-Lessor has paid all Taxes and penalties including municipal charges, impositions and outgoings in relation to the Demised Plot and there are no amounts outstanding or pending. The Sub-Lessor is not subject to or liable for any liability of any Taxes, claims, demands or any interest or penalty in respect thereof, of any nature that may become a lien against the Demised Plot;
- 11.1.12 Neither the execution nor the delivery of this Sub Lease Deed shall conflict with or result in a breach of any of the terms, conditions and provisions of any documents, Agreements, Instruments, permissions, approvals, consents to which the Sub-Lessor is a party or by which it is bound jointly or severally;
- 11.1.13 There are no legal, quasi-legal, administrative, arbitration, mediation, conciliation or other proceedings, complaints, claims, actions or governmental investigations of any nature pending or threatened against the Sub-Lessor with respect to the Demised Plot;
- 11.1.14 There are no impediments, defaults, omissions or constraints whatsoever with regard to the rights, title, estate, privileges and interests in the Demised Plot;
- 11.1.15 The Sub-Lessor has not leased, sub-leased, transferred, assigned or handed over any portion of the Demised Plot and the Permitted FAR to any third party, person or entity and has not created any third party rights in the Demised Plot in any manner whatsoever;
- 11.1.16 The Sub-Lessor shall not take/ make any actions/omission pursuant to which the terms of the Sub Lease Deeds are considered to be breached;
- 11.1.17 The Sub-Lessor shall have no objection to the Sub-Lessee using the word 'Jaypee Greens Wish Town' in its address for indicating the specific location of the Demised Plot in its brochure, promotional and marketing material. However this shall not give the Sub-Lessee the right to use the word 'Jaypee Greens Wish Town' 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/ is being developed, constructed or carried out by the Sub-Lessor; and
- 11.1.18 The representation, warranties, covenants and undertaking mentioned in Recitals of this Sub Lease Deed shall be deemed to be a part of this Article 11 and shall be deemed to be included in this Article 11.

12. OTHER DEVELOPMENT ON THE SUBJECT LAND

- 12.1 The Sub-Lessee agrees that, The Sub-Lessor shall undertake the following, provided always that the rights and interests of the Sub-Lessee in the Demised Plot are not affected in any manner



Rajesh Gupta Director





whatsoever:

- 12.1.1 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;
- 12.1.2 Putting up additional constructions, residential, commercial or of any other kind on the Subject Land, except on the Demised Plot; without affecting the common roads in the immediate periphery of the Demised Plot.
- 12.1.3 Amending/ altering the Development Plans without affecting the entry to and exit from the Demised Plot and the Permitted FAR on the Demised Plot.
- 12.1.4 In case the Sub Lessee allows the use, occupation and construction on the Demised Plot or any part thereof (if permitted by YEA/ NOIDA) to any person for construction other than the Sub Lessee itself, the Sub Lessee shall ensure that all obligations, liabilities and responsibilities devolving upon the Sub Lessee to the extent applicable to such person under this Sub Lease Deed shall be complied with by such user, occupier and the construction agency of the Demised Plot or buildings thereon, to the extent 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.
- 12.1.5 The Sub-Lessee shall ensure that all obligations, liabilities and responsibilities devolving upon the Sub-Lessee under this Sub-Lease Deed shall be mentioned in the documents to be executed between the Sub-Lessee and subsequent Sub-Lessee of the Demised Plot or buildings thereon who shall subsequently be bound by the terms of this Sub Lease Deed.

13. INDEMNITY

- 13.1 Each Party ("**Indemnifying Parties**") hereby irrevocably and unconditionally agrees and undertakes to indemnify, defend, keep and hold harmless, saved and defended at all times the other Party and their affiliates, directors, officers, and employees (together the "**Indemnified Parties**"), promptly upon demand at any time and from time to time, from and against any and all liabilities, losses, damages, costs, Claims, actions, proceedings, judgments, settlements, expenses or the like ("**Losses**") which the Indemnified Party may bear, incur, suffer and/ or which may be made, levied, or imposed on the Indemnified Party and/ or claimed from the Indemnified Party due to any reason arising out of or in connection with any misrepresentation or any breach of any of the representation, warranties, covenants and undertakings of the Indemnifying Parties under this Sub Lease Deed or non-fulfillment of or failure to perform any covenant or obligation or agreement or undertaking contained in this Sub Lease Deed by the Indemnifying Parties.
- 13.2 In the event, any clause of this Sub Lease Deed or the Lease Deeds or any NOIDA/YEA rules, regulations or building bye-laws are violated or breached by the Sub-Lessee/ or any subsequent Sub-Lessee/s, leading to the NOIDA/YEA levying any penalty whatsoever and/or of any nature/from on Sub-Lessee or subsequent Sub-Lessee, then the Sub-Lessor shall not be liable to pay any penalty, charges, damages, compensation or return any monies to the Sub-Lessee.
- 13.3 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, agreements, matters and things whatsoever as may be necessary for implementing or giving effect to the terms of this Sub Lease Deed.
- 13.4 In case of any breach or default, by the Sub-Lessee and of the terms and conditions of this Sub-Lease Deed, NOIDA/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 reasonable period of time 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 NOIDA/YEA, as the case may be, of such rectification or removal of breach or default in writing failing which NOIDA/YEA shall have the right, at its sole discretion, to take such action as may be considered appropriate.

- 13.5 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 reasonable period of time 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 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.

14. **Specific Performance:**

This Sub Lease Deed shall be specifically enforceable at the instance of the Sub-Lessee. Notwithstanding anything to the contrary in this Sub Lease Deed the rights and remedies of the Sub-Lessee shall be cumulative, and not alternative. The Parties agree that in the event of any breach or threatened breach by the Sub-Lessor of any covenant, obligation or other provision set forth in this Sub Lease Deed, the Sub-Lessee shall be entitled, in addition to any other remedy that may be available to it, to seek (i) a decree or order of specific performance or mandamus to enforce the observance and performance of such covenant, obligation or other provisions, and (ii) an injunction restraining such breach or threatened breach. The Sub-Lessor agree that in the event of a breach of the terms of this Sub Lease Deed by the Sub-Lessor , monetary relief may not be sufficient and the Sub-Lessee is entitled to seek mandatory injunctions at an interim stage.

15. **Notices**

- 15.1 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 or by electronic means including email:

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

Jaypee Infratech Limited
Sector – 128, NOIDA
NOIDA - 201304, District Gautam Budh Nagar (U.P.)
Attention: Company Secretary
Email: mohinder.kharbanda@jalindia.co.in
Telephone No.:0120-2470800

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

Franklin Infratech Pvt Ltd
D-7, Udyog Nagar, Rohtak Road, New Delhi - 11004
Attention: Mr Rajesh Gupta
Mobile No:+ 91 11 45112345

- 15.2 The Sub-Lessee and/ or the subsequent Sub-Lessee, as the case may be, shall be responsible to inform NOIDA/YEA and also the Sub-Lessor by registered Post of all subsequent changes in



Rajesh Gupta
Director





their address, failing which all notices and other communications sent at their last address as available with NOIDA/YEA or the Sub-Lessor shall be deemed to have been served to the Sub-Lessee or the /subsequent Sub-Lessee, as the case may be.

- 15.3 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.

16. GOVERNING LAW

This Sub-Lease Deed shall be construed and interpreted in accordance with and governed by the laws of Republic of India. The local Court of Gautam Budh Nagar 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.

17. ARBITRATION

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 mutually appointed by the Parties within a period of 15(fifteen) days. In the event of failure of the Parties to agree upon the name of the sole arbitrator, each party shall appoint 1(one) arbitrator each and such appointed arbitrators shall mutually appoint the presiding arbitrator. 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 New Delhi. The proceedings of arbitration shall be in English. The award rendered shall be in writing and shall set out the reasons for the arbitral tribunal's decision. The award shall allocate or apportion the costs of the arbitration as the arbitral tribunal deems fair.

18. MISCELLANEOUS

18.1 Entire Understanding

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 and cancels 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.

18.2 Invalidity

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.

18.3 Amendments

No amendment, supplement, modification or clarification to this Sub Lease Deed shall be valid or binding unless set forth in writing and duly executed by all of the Parties to this Sub Lease Deed.





18.4 Severability

If any provision of this Sub Lease Deed shall be held to be illegal, invalid or unenforceable, in whole or in part, under the Applicable Law, such provision or part shall to that extent be deemed not to form part of this Sub Lease Deed, and the legality and enforceability of the remainder of this Sub Lease Deed shall not be affected. In the event of the invalidity or unenforceability of any provision of this Sub Lease Deed or any provision is declared by a court of competent jurisdiction to be, invalid, illegal or unenforceable, the Parties shall immediately negotiate in good faith so as to agree and replace one or more provisions with another, which is not prohibited or unenforceable under applicable Laws and has, as far as possible, the same legal and commercial effect as that which it replaces.

18.5 Counterparts

This Sub Lease Deed may be executed by the Parties in separate counterparts each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute one and the same instrument.

18.6 No Agency

The Parties agree that nothing in this Sub Lease Deed shall be in any manner interpreted to constitute an agency for and on behalf of any other Party.

18.7 Further Assurances

The Parties shall, with reasonable diligence, do all such things and provide all such reasonable assurances as may be required to consummate the transactions contemplated by this Sub Lease Deed in the manner contemplated herein, and each Party shall provide such further documents or instruments required by any other Party as may be reasonably necessary or desirable to effect the purpose of this Sub Lease Deed and carry out its provisions.

18.8 Assignment

The rights and obligations under this Sub Lease Deed shall not be assigned by any Party to any Person, provided that the Sub-Lessee shall be entitled to transfer/assigns its rights and, or, obligations to an affiliate and, or, associate, and, or, group company.

18.9 Successors and Assigns

The provisions of this Sub Lease Deed shall inure to the benefit of and be binding on the Parties and their respective successors, subsequent Sub-Lessees, buyers, purchasers, owner(including, without limitation, any successor by reason of amalgamation, scheme of arrangement, merger, de-merger or acquisition of any Party) and legal representatives.



for Franklin Infratech Private Limited

[Handwritten signature]
Director





DETAILS OF LAND LEASED TO JAYPEE INFRA TECH LTD. THROUGH YAMUNA EXPRESSWAY AUTHORITY LAND FOR DEVELOPMENT : NOIDA (LOCATION- I)					
Sl. No.	Name of Village	Date of Execution	Area (Hect.)	Area (Acres)	Details of Lease Deed Registration
Sector - 128, 129, 131, 133 & 134, Noida					
1	Sultanpur	28.02.2003	55.2727	136.40	Book No. 1, Volume No. 373 Page No. 39/72, Sl. No. 1656/1657 dt. 28.02.2003 with Sub-Registrar-II, NOIDA.
	Sultanpur (Surrender Deed)	19.12.2007	-9.5014	-23.48	Book No. 1, Volume No. 1145 Page No. 395/414, Sl. No. 3718 dt. 20.12.2007 with Sub-Registrar Noida-II, (G.B. Nagar).
2	Sadarpur Majra Bakhawanpur	28.02.2003	13.2088	32.59	Book No. 1, Volume No. 1126 Page No. 787/818, Sl. No. 1790/1791 dt. 28.02.2003 with Sub-Registrar-II, NOIDA.
	Sadarpur Majra Bakhawanpur (Surrender Deed)	19.12.2007	-3.4537	-8.33	Book No. 1, Volume No. 1795 Page No. 211/230, Sl. No. 5490 dt. 20.12.2007 with Sub-Registrar Noida-II, (G.B. Nagar).
3	Sultanpur	17.04.2003	47.6740	117.66	Book No. 1, Volume No. 414 Page No. 1/40, Sl. No. 5766/5767 dt. 17.04.2003 with Sub-Registrar-II, NOIDA.
	Sultanpur (Surrender Deed)	04.03.2010	-0.4572	-1.13	Book No. 1, Volume No. 1974 Page No. 177/206, Sl. No. 2712 dt. 03.07.2010 with Sub-Registrar, Noida-II
4	Asgarpur	17.04.2003	23.4360	57.91	Book No. 1, Volume No. 414 Page No. 41/70, Sl. No. 5768/5769 dt. 17.04.2003 with Sub-Registrar-II, NOIDA.
	Asgarpur (Surrender Deed)	19.12.2007	-3.1876	-7.88	Book No. 1, Volume No. 1145 Page No. 377/394, Sl. No. 3716 dt. 20.12.2007 with Sub-Registrar Noida-II, (G.B. Nagar).
		22.06.2009	-0.4992	-1.23	Book No. 1, Volume No. 1648 Page No. 355/376, Sl. No. 2063 dt. 06.08.2009 with Sub-Registrar Noida-II, (G.B. Nagar).
5	Sultanpur	07.06.2003	20.5769	51.77	Book No. 1, Volume No. 430 Page No. 1069/1098, Sl. No. 7473/7472 dt. 07.06.2003 with Sub-Registrar-II, NOIDA.
6	Sultanpur	03.07.2003	15.3000	45.21	Book No. 1, Volume No. 450 Page No. 291/420, Sl. No. 9726/9725 dt. 03.07.2003 with Sub-Registrar-II, NOIDA.
6	Sultanpur (Surrender Deed)	04.03.2010	-0.0800	-0.20	Book No. 1, Volume No. 1974 Page No. 119/146, Sl. No. 2710 dt. 03.07.2010 with Sub-Registrar, Noida-II
7	Asgarpur	03.07.2003	17.4400	43.06	Book No. 1, Volume No. 453 Page No. 421/450, Sl. No. 9728/9729 dt. 03.07.2003 with Sub-Registrar-II, NOIDA.
	Asgarpur (Surrender Deed)	19.12.2007	-1.1964	-2.96	Book No. 1, Volume No. 1145 Page No. 377/396, Sl. No. 3717 dt. 20.12.2007 with Sub-Registrar Noida-II, (G.B. Nagar).
		22.06.2009	-0.6952	-1.73	Book No. 1, Volume No. 1648 Page No. 355/376, Sl. No. 2063 dt. 06.08.2009 with Sub-Registrar Noida-II, (G.B. Nagar).
8	Shahpur Goverdhanpur Bangar	09.07.2003	35.2680	87.12	Book No. 1, Volume No. 660 Page No. 923/936, Sl. No. 5635/5634 dt. 09.07.2003 with Sub-Registrar, (G.B. Nagar).
	Shahpur Goverdhanpur Bangar (Surrender Deed)	12.11.2010	-0.0312	-0.08	Book No. 1, Volume No. 7868 Page No. 205/236, Sl. No. 1256 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
9	Sultanpur	26.07.2003	6.8130	21.77	Book No. 1, Volume No. 458 Page No. 49/74, Sl. No. 10197/10196 dt. 26.07.2003 with Sub-Registrar-II, NOIDA.
	Sultanpur (Surrender Deed)	04.03.2010	-0.1714	-0.42	Book No. 1, Volume No. 1974 Page No. 147/176, Sl. No. 2711 dt. 03.07.2010 with Sub-Registrar, Noida-II
10	Shahpur Goverdhanpur Bangar (Alternate Land)	26.12.2007	17.3421	42.85	Book No. 1, Volume No. 2763 Page No. 305/248, Sl. No. 14281 dt. 20.12.2007 with Sub-Registrar, (G.B. Nagar).
11	Shahpur Goverdhanpur Bangar	21.02.2007	6.6800	16.50	Book No. 1, Volume No. 1817 Page No. 266, Sl. No. 2555 dt. 21.02.2007 with Sub-Registrar, (G.B. Nagar).
	Shahpur Goverdhanpur Bangar (Surrender Deed)	12.11.2010	-1.5008	-3.71	Book No. 1, Volume No. 7868 Page No. 97/128, Sl. No. 1252 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
12	Khadpur	15.02.2008	28.5860	70.64	Book No. 1, Volume No. 2974 Page No. 273/308, Sl. No. 1964 dt. 16.02.2008 with Sub-Registrar, Sadar (G.B. Nagar).
13	Gaeha Tibahatbad	15.02.2008	24.0430	64.40	Book No. 1, Volume No. 1848 Page No. 435/470, Sl. No. 806 dt. 16.02.2008 with Sub-Registrar-II, NOIDA (G.B. Nagar).
	Shahpur Goverdhanpur Bangar	15.02.2008	6.6600	16.44	Book No. 1, Volume No. 2974 Page No. 357/394, Sl. No. 1966 dt. 16.02.2008 with Sub-Registrar, Sadar (G.B. Nagar).
14	Shahpur Goverdhanpur Bangar	12.11.2010	-0.0702	-0.17	Book No. 1, Volume No. 7868 Page No. 129/140, Sl. No. 1253 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
	Shahpur Goverdhanpur Bangar (Surrender Deed)	12.11.2010	-0.0702	-0.17	Book No. 1, Volume No. 7868 Page No. 129/140, Sl. No. 1253 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
15	Rohilapur	15.02.2008	60.2840	148.97	Book No. 1, Volume No. 2974 Page No. 309/356, Sl. No. 1965 dt. 16.02.2008 with Sub-Registrar, Sadar (G.B. Nagar).
	Rohilapur (Surrender Deed)	12.11.2010	-1.1997	-2.94	Book No. 1, Volume No. 7868 Page No. 177/204, Sl. No. 1255 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
		04.03.2010	-0.3530	-0.87	Book No. 1, Volume No. 4991 Page No. 359/388, Sl. No. 17105 dt. 01.07.2010 with Sub-Registrar, Sadar
16	Shahpur Goverdhanpur Khadar	15.05.2008	66.5270	164.39	Book No. 1, Volume No. 3320 Page No. 275/330, Sl. No. 5851 dt. 15.05.2008 with Sub-Registrar, Gautam Buch Nagar.
	Shahpur Goverdhanpur Khadar (Surrender Deed)	12.11.2010	-1.3662	-3.91	Book No. 1, Volume No. 7868 Page No. 55/82, Sl. No. 1250 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).



For Franklin Infratech Private Limited

Rajesh Gupta

Director





Sl. No.	Name of Village	Date of Execution	Area (Hect.)	Area (Acres)	Details of lease Deed Registration
17	Shahpur Goverdhanpur Khadar	15.10.2008	3.3320	8.23	Volume No. 4195 Page No. 399/440, Sl. No. 521 dt. 09.01.2009 with Sub-Registrar, Sadar (G.B. Nagar).
	Shahpur Goverdhanpur Khadar (Sumender Deed)	04.03.2010	-0.0680	-0.17	Book No. 1, Volume No. 6991 Page No. 329/358, Sl. No. 17104 dt. 01.07.2010 with Sub-Registrar, (G.B. Nagar), Sadar
18	Rohilapur	04.03.2009	1.0100	2.50	Book No. 1, Volume No. 4806 Page No. 319/348, Sl. No. 8199 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
	Rohilapur (Sumender Deed)	04.03.2010	-0.3790	-0.94	Book No. 1, Volume No. 6991 Page No. 389/430, Sl. No. 17106 dt. 01.07.2010 with Sub-Registrar, Sadar
19	Shahpur Goverdhanpur Khadar	04.03.2009	2.1958	5.42	Book No. 1, Volume No. 4806 Page No. 349/376, Sl. No. 8200 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
20	Sultanpur	04.03.2009	6.4760	16.06	Book No. 1, Volume No. 1618 Page No. 51/100, Sl. No. 1670 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
21	Shahpur Goverdhanpur Bangar	05.03.2009	2.0680	5.11	Book No. 1, Volume No. 4806 Page No. 289/228, Sl. No. 8198 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
22	Waddpur	25.05.2009	0.1010	0.25	Book No. 1, Volume No. 4806 Page No. 169/198, Sl. No. 8194 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
23	Shahpur Goverdhanpur Khadar	25.05.2009	0.3020	0.50	Book No. 1, Volume No. 4806 Page No. 199/228, Sl. No. 8195 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
24	Shahpur Goverdhanpur Bangar	25.05.2009	0.4300	1.07	Book No. 1, Volume No. 4806 Page No. 299/258, Sl. No. 8196 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
25	Asgarpur	25.05.2009	0.1780	0.44	Book No. 1, Volume No. 1618 Page No. 101/156, Sl. No. 1671 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
26	Rohilapur	25.05.2009	2.6260	5.01	Book No. 1, Volume No. 4806 Page No. 259/288, Sl. No. 8197 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
	Rohilapur (Sumender Deed)	12.11.2010	-0.1453	-0.36	Book No. 1, Volume No. 7968 Page No. 177/204, Sl. No. 1250 dt. 25.01.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
27	Rohilapur	29.06.2009	7.2602	17.94	Book No. 1, Volume No. 4806 Page No. 377/404, Sl. No. 8201 dt. 30.06.2009 with Sub-Registrar, Sadar (G.B. Nagar).
28	Asgarpur (Alternate Land)	29.07.2009	1.1984	2.96	Book No. 1, Volume No. 1649 Page No. 29/80, Sl. No. 2066 dt. 06.08.2009 with Sub-Registrar-II, Noida
29	Shahpur Goverdhanpur Khadar	26.12.2009	1.1890	2.94	Book No. 1, Volume No. 5474 Page No. 199/246, Sl. No. 931 dt. 19.01.2010 with Sub-Registrar Sadar, (G.B. Nagar).
30	Sultanpur	26.12.2009	0.4269	1.05	Book No. 1, Volume No. 1699, Page No. 325/380, Sl. No. 727, dt. 11.03.2010 Sub-Registrar, Noida-II.
31	Shahpur Goverdhanpur Bangar	26.12.2009	0.0640	0.16	Book No. 1, Volume No. 5474 Page No. 247/294, Sl. No. 932 dt. 19.01.2010 with Sub-Registrar Sadar, (G.B. Nagar).
32	Asgarpur Jagr	26.12.2009	0.6165	1.52	Book No. 1, Volume No. 1699, Page No. 277/322, Sl. No. 726, dt. 11.03.2010 Sub-Registrar, Noida-II.
33	Sultanpur	08.02.2010	0.5820	1.44	Book No. 1, Volume No. 1699, Page No. 227/276, Sl. No. 725, dt. 11.03.2010
34	Rohilapur	08.02.2010	0.4680	1.21	Book No. 1, Volume No. 5539 Page No. 339/388, Sl. No. 1818 dt. 08.02.2010 with Sub-Registrar Sadar, (G.B. Nagar).
35	Waddpur	08.02.2010	0.5620	1.39	Book No. 1, Volume No. 5540, Page No. 1/50, Sl. No. 1820 dt. 08.02.2010 with Sub-Registrar Sadar, (G.B. Nagar).
36	Gejha Titatabad	08.02.2010	0.8220	2.03	Book No. 1, Volume No. 2681, Page No. 91/140, Sl. No. 1298 dt. 11.03.2010
37	Sultanpur (Alternate Land)	01.05.2010	0.7086	1.75	Book No. 1, Volume No. 1974 Page No. 209/260, Sl. No. 2715 dt. 03.07.2010 with Sub-Registrar Noida-II
38	Rohilapur (Alternate Land)	01.05.2010	0.8000	1.98	Book No. 1, Volume No. 6992 Page No. 261/318, Sl. No. 17114 dt. 01.07.2010 with Sub-Registrar Sadar, (G.B. Nagar).
39	Sultanpur	16.06.2010	1.4755	3.64	Book No. 1, Volume No. 1974 Page No. 299/348, Sl. No. 2715 dt. 03.07.2010 with Sub-Registrar Noida-II, (G.B. Nagar).
40	Asgarpur Jagr	16.06.2010	0.0130	0.03	Book No. 1, Volume No. 1974 Page No. 259/308, Sl. No. 2714 dt. 03.07.2010 with Sub-Registrar Noida-II, (G.B. Nagar).
41	Sultanpur	18.03.2011	0.0296	0.07	Book No. 1, Volume No. 2705 Page No. 3/86, Sl. No. 5549 dt. 06.07.2011 with Sub-Registrar Noida-II, (G.B. Nagar).
Total			463.8057	1145.60	
Balance Land for lease to JIL in Sectors 128, 129, 131, 133, & 134			0.0972	0.24	



For Franklin Infotech Private Limited
 Rajesh Gupta
 Director





Sl. No.	Name of Village	Date of Execution	Area (Hect.)	Area (Acres)	Details of Lease Deed Registration
Sector - 151, Noida					
1	Badali Bangar & Badali Khadar	31.07.2009	14.0000	34.58	Book No. 1, Volume No. 1648 Page No. 577/506, Sl. No. 2064 dt. 06.08.2009 with Sub-Registrar, Noida (G.B. Nagar).
2	Badali Khadar	08.02.2010	10.3018	25.45	Book No. 1, Volume No. 5542 Page No. 51/100, Sl. No. 1821 dt. 08.02.2010 with Sub-Registrar Sadar, (G.B. Nagar).
3	Badali Bangar	08.02.2010	0.5790	1.43	Book No. 1, Volume No. 5539 Page No. 389/408, Sl. No. 1819 dt. 08.02.2010 with Sub-Registrar Sadar, (G.B. Nagar).
4	Badali Bangar (Alternate Land)	29.11.2010	2.4965	6.66	Book No. 1, Volume No. 7869 Page No. 163/224, Sl. No. 1265 dt. 25.01.2011 with Sub-Registrar Sadar, (G.B. Nagar).
5	Badali Khadar (Alternate Land)	29.11.2010	0.1241	0.36	Book No. 1, Volume No. 7869 Page No. 251/310, Sl. No. 1267 dt. 25.01.2011 with Sub-Registrar Sadar, (G.B. Nagar).
6	Kandali Bangar (Alternate Land)	29.11.2010	1.5412	3.81	Book No. 1, Volume No. 7869 Page No. 1/62, Sl. No. 1262 dt. 25.01.2011 with Sub-Registrar Sadar, (G.B. Nagar).
7	Badali Bangar	18.03.2011	4.1493	10.25	Book No. 1, Volume No. 8890 Page No. 317/366, Sl. No. 12527 dt. 04.07.2011 with Sub-Registrar Sadar, (G.B. Nagar).
8	Badali Khadar	18.03.2011	0.0500	0.12	Book No. 1, Volume No. 8891 Page No. 1/50, Sl. No. 12529 dt. 04.07.2011 with Sub-Registrar Sadar, (G.B. Nagar).
9	Kandali Bangar	18.03.2011	1.6917	4.18	Book No. 1, Volume No. 8890 Page No. 177/228, Sl. No. 12524 dt. 04.07.2011 with Sub-Registrar Sadar, (G.B. Nagar).
Total			36.1336	86.78	
Balance Land for Lease to JIL in Sector 151			0.9435	2.38	
Total land transferred till date in Sectors 128, 129, 131, 133 & 134 and 151			498.94	1232.38	
Total balance land to be transferred to JIL in Sectors 128, 129, 131, 133 & 134 and 151			1.06	2.62	



For Jaypee Infratech Private Limited

[Handwritten Signature]

Director





DETAILS OF DEMISED PLOT



SECTOR 128

For Franklin Infratech Private Limited

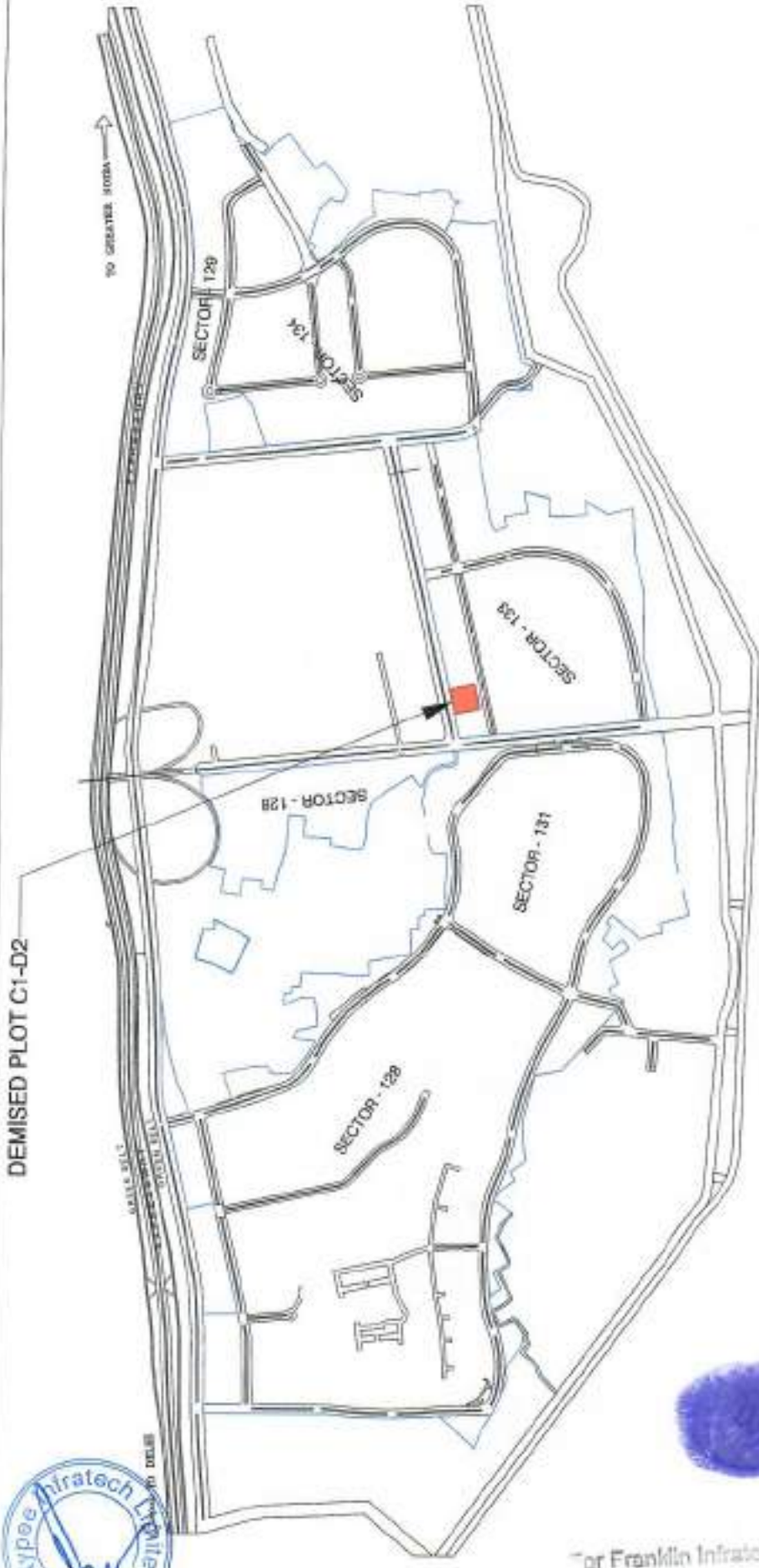
Rajesh Gupta
Director

Note : - All dimensions are in meter

<p>LEGEND</p> <p>BOUNDARY OF SUBJECT LAND </p> <p>DEMISED PLOT </p>	<p>DEALT BY :- <i>Banshree Mondal</i> Banshree Mondal</p>	<p>SCALE :- N.T.S</p>
	<p>CHECKED BY :- <i>Ratna Dora</i> Ratna Dora</p>	<p>DATE :- 05.10.2016</p>

LOCATION OF DEMISED PLOT IN THE SUBJECT LAND

SECTOR - 133, WISH TOWN, JAYPEE GREENS, NOIDA



for Franklin Infratech Private Limited
Sudesh Gupta
 Director

Note : - All dimensions are in meter	
DEALT BY :- <i>Banarase Mandal</i> Banarase Mandal	SCALE :- N.T.S
CHECKED BY :- <i>Rajna Dora</i> Rajna Dora	DATE :- 05.10.2018
LEGEND BOUNDARY OF SUBJECT LAND DEMISED PLOT	



पंजीकृत डाक द्वारा

नवीन ओखला औद्योगिक विकास प्राधिकरण

वास्तुकला एवं नियोजन विभाग

मुख्य प्रशासनिक भवन सेक्टर-6 नोएडा(उ०प्र०)

पत्र संख्या नोएडा/मु०वा०नि०/2015/...774

दिनांक: 20-02-2015

मुख्य कार्यपालक अधिकारी
नवीन ओखला औद्योगिक विकास प्राधिकरण
उत्तर प्रदेश

सेवा में,

मै० जे०पी० इन्फोटेक लि०

सेक्टर - 128

नोएडा

मै० जे०पी० इन्फोटेक लि० (पुनर्नाम जय प्रकाश इंडस्ट्रीज) एवं यमुना एक्सप्रेस वे (पुनर्नाम ताज एक्सप्रेस वे) के मध्य निष्काशित कन्वेंशन एग्रीमेंट के प्रावधानों के तहत आपको सेक्टर - 128, 129, 131, 133 व 134, नोएडा में हस्तान्तरित भूमि पर आपके द्वारा एकीकृत वास्तुशिल्प के विकास हेतु भू-उपयोग एवं पुनरीक्षित भू-विन्यास मानचित्र प्राधिकरण के अनुमोदनार्थ प्रस्तुत किये गये हैं। प्राधिकरण की समिति ने उक्त प्रस्ताव पर सम्यक विचार-विमर्श किया गया। सन्दर्भित योजना में हस्तान्तरित भूमि, भू-उपयोग एवं एफओआर का विवरण निम्नानुसार है :-

नोएडा से आगत तक एक्सप्रेस-वे बनाने की परियोजना के अन्तर्गत यमुना एक्सप्रेस वे औद्योगिक विकास प्राधिकरण (पुनर्नाम ताज एक्सप्रेस वे प्राधिकरण (TEA) एवं कार्यवाही संस्था नैसर्स जयप्रकाश इंडस्ट्रीज(वर्तमान नाम नैसर्स जे०पी० इन्फोटेक लि०) के मध्य निष्काशित कन्वेंशन एग्रीमेंट के साक्ष में कार्यवाही संस्था को हस्तान्तरित भूमि का सेक्टरों के अनुसार विवरण निम्नवत है:-

क्र० सं०	विवरण	सेक्टर सं०	क्षेत्रफल	टिप्पणी
1.	जे०पी० इन्फोटेक लिमिटेड को नोएडा में हस्तान्तरित की जाने वाली भूमि	128, 129, 131, 133, 134 एवं 151	1235 एकड़
2.	सेक्टर-128, 129, 131, 133 एवं 134 में हस्तान्तरित की जाने वाली भूमि	128, 129, 131, 133 एवं 134	1145.84 एकड़	
3.	सेक्टर-151 में हस्तान्तरित की जाने वाली भूमि	151	89.16 एकड़	
4.	सेक्टर-151 में हस्तान्तरित भूमि	151	86.7882 एकड़	
5.	सेक्टर - 151 हेतु हस्तान्तरण की प्रक्रिया में भूमि	151	2.3718 एकड़	
6.	वर्तमान तक सेक्टर 128, 129, 131, 133, 134 एवं 151 में हस्तान्तरित कुल भूमि		1145.60 + 86.7882 = 1232.3882 एकड़	
7.	सेक्टर 128, 129, 131, 133, 134 एवं 151 में हस्तान्तरण हेतु कुल शेष भूमि		0.24 + 2.3718 = 2.6118 एकड़	



For Franklin Infotech Private Limited

Rakesh Gupta

Director

[Faint, illegible text, likely bleed-through from the reverse side of the page]



[Faint, illegible text]

[Faint, illegible text]

8	सेक्टर-128, 129, 131, 133 एवं 134 हस्तान्तरित भूमि	128, 129, 131, 133 एवं 134	1145.80 एकड़	
9	जेपी इन्फ्राटेक लिमिटेड द्वारा अन्य को हस्तान्तरित भूमि का उप पट्टा प्रलेख का निष्पादन किया गया	128	(-) 73.00 एकड़	सेक्टर कवच अनुसार प्रो लिड टी0एस0 - 01, सेक्टर - 128
		128	(-) 10.00 एकड़	नो होटल एकोड होटल प्रो लिड टी0एस0 - 02, सेक्टर - 128
10	सेक्टर - 128, 129, 131, 133 एवं 134 हेतु हस्तान्तरण की प्रक्रिया में भूमि	128	0.24 एकड़	प्रतिकरण द्वारा सम्बंधित 0.24 एकड़ भूमि हस्तान्तरण की प्रक्रिया में है।
11	सेक्टर - 151 हेतु हस्तान्तरण की प्रक्रिया में भूमि	151	2.3718 एकड़	प्रतिकरण द्वारा सम्बंधित 2.3718 एकड़ भूमि हस्तान्तरण की प्रक्रिया में है।
	128, 129, 131, 133 एवं 134 में भू-विन्यास स्वीकृति हेतु कुल भूमि	128, 129, 131, 133 एवं 134	1145.80 - (73+10) + 0.24 एकड़ = 1062.84 एकड़	

भू-उपयोग विभाजन का विवरण:-

वर्तमान में पुनर्रचित भू-विन्यास मानचित्रों में प्रस्तुत भू-उपयोगों का नियोजन निम्नानुसार है :-

LAND USE DISTRIBUTION IN RESIDENTIAL SECTORS 128,129,131, 133,134 ON LAND AREA 1019.55 ACRES					
S. No.	LAND USE DISTRIBUTION	IN HACTARE	IN ACRES	PERCENTAGE	
1	LAND UNDER RESIDENTIAL LAND USE	246.6991	609.31	59.76	%
2	LAND UNDER COMMERCIAL LAND USE	10.6170	26.22	2.57	%
3	INSTITUTIONAL AND COMMUNITY FACILITIES	35.5201	87.73	8.61	%
a	LAND UNDER COMMUNITY FACILITIES LAND USE	6.6760	16.49	1.62	%
b	LAND UNDER INSTITUTIONAL LAND USE	21.1222	52.17	5.12	%
c	LAND UNDER HEALTH LAND USE	7.7219	19.07	1.87	%
4	LAND UNDER GREEN/ RECREATIONAL LAND USE	61.9160	152.93	15.06	%
5	LAND UNDER ROADS AND TRANSPORTATION	58.0364	143.35	14.06	%
TOTAL LAND UNDER MASTER PLAN RESIDENTIAL ZONE		412.7886	1019.55	100.00	%



For Franklin Infratech Private Limited

Suresh Gupta

Director



6	TOTAL LAND UNDER MASTER PLAN LEVEL SHOPPING/COMMERCIAL CENTRE IN SECTOR 129	17.5255	43.29		
TOTAL LAND AREA		430.3141	1062.84		

1. आवासीय भू-उपयोग - 611.55 एकड़ (247.606 हे०) (59.98%)

(A) आवासीय भू-उपयोग के अन्तर्गत भूमि का विभाजन :-

SUMMARY OF MASTER PLAN RESIDENTIAL LANDUSE ACROSS SECTORS 128,129,131,133,134			
TOTAL LAND AREA =		1019.55	ACRES
POPULATION =		2,06,394	PERSONS (For calculation facilities Area)
PROVIDED AREA			
		IN HECTARES	IN ACRES
1	Total Land Under Residential Land Use	246.6991	609.31
1 a)	Land Under Plotted Development	31.8367	78.67
1 b)	Land Under Group Housing (1 - 1a)	214.8624	530.64
TOTAL AREA PROVIDED FOR RESIDENTIAL LANDUSE=		246.6991	609.31
PERCENTAGE OF LAND AREA UNDER RESIDENTIAL LAND USE =		59.76%	

(B) आवासीय भू-उपयोग के अन्तर्गत प्रस्तावित प्लॉटेड विकास का विवरण (31.8367 हे०)

DETAILS OF PLOTTED DEVELOPMENT IN SECTORS 128, 131 & 133						
S. No.	CLUSTER NO.	DESCRIPTION OF PLOT NUMBERS	PLOT SIZE IN SQ M	PLOT AREA IN SQ M	NUMBER OF PLOTS	LAND AREA UNDER PLOTS
1.1	PD-1	B1-B41	10.00m x 25.00m	250.00	40	10000.00
1.2	PD-2	A1-A14	10.00m x 20.00m	200.00	13	2600.00
1.3	PD-3	C1-C29	14.00m x 25.00m	350.00	28	9800.00
1.4	PD-4	D15-D31	15.00m x 30.00m	450.00	17	7650.00
1.5	PD-5	A15-A48	10.00m x 20.00m	200.00	32	6400.00
1.6	PD-6	D1-D14	15.00m x 30.00m	450.00	13	5850.00
1.7	PD-7	E1-E22	12.00m x 25.00m	300.00	21	6300.00
		D32-D48	15.00m x 30.00m	450.00	15	6750.00
1.8	PD-8	D 45A	15.00m x 30.00m	450.00	1	450.00
1.9	PD-9	D47-D58	15.00m x	450.00	12	5400.00



For Franklin Infotech Private Limited

Rajesh Gupta
Director



1.10	KENSINGTON PARK 2	D56A	30.00m 12.00m x 30.00m	360.00	1	360.00
		S1-S100	10.00m x 20.00m	200.00	99	19800.00
		T1 - T6, T5A	10.00m x 20.00m	200.00		
		T9-T24	10.00m x 20.00m	200.00	66	17200.00
		T27 -T70	10.00m x 20.00m	200.00		
		T75 -T94	10.00m x 20.00m	200.00		
		T28	10.45m x 20.00m	209.00	1	209.00
		T7, T7A & T25	12.00m x 25.00m	300.00	3	900.00
		N1 to N71	10.00m x 17.50m	175.00	70	12250.00
		N17a, N31a, N40a, N40b	10.00m x 17.50m	175.00	4	700.00
		N54a & N56a	11.50m x 17.50m	201.25	2	402.50
		P1 to P147	8.00m x 16.00m	128.00	146	18688.00
		P1a	8.00m x 16.00m	128.00	1	128.00
		Q1 to Q166	8.00m x 16.00m	128.00	165	21120.00
		Q1a, Q14a, Q15a, Q28a,	8.00m x 16.00m	128.00	7	896.00
		Q29a, Q60a, Q61a	8.00m x 16.00m			
		Q167 to Q168	14.00m x 25.00m	350.00	2	700.00
		R1 to R114	10.00m x 17.50m	175.00	113	19775.00
		R40a, R40b, R84a, R99a	10.00m x 17.50m	175.00	4	700.00
		1.11	KENSINGTON PARK 1	H1 to H163	8.00m x 16.00m	128.00
G1 to G147	8.00m x 16.00m			128.00	146	18688.00
G50a & G144a	8.00m x 16.00m			128.00	2	256.00
M1 to M75	10.00m x 17.50m			175.00	73	12800.00
M81-83, M92-94	14.00m x 25.00m			350.00	6	2100.00
M84 - M91	12.00m x 25.00m			300.00	8	2400.00
M80 & M95	15.00m x 30.00m			450.00	2	900.00
L1 to L169	8.00m x 16.00m			128.00	168	21504.00
K1 to K74	10.00m x 17.50m			175.00	73	12775.00
K30A	10.00m x 17.50m			175.00	1	175.00
J14-J61	10.00m x 20.00m			200.00	48	9600.00
J1-J12, J62-J96	10.00m x 25.00m			250.00	47	11750.00
J-1a & J72a	10.00m x 25.00m			250.00	2	500.00
O1 to O69	8.00m x 16.00m			128.00	68	8704.00



For Franklyn Infratech Private Limited

Rajesh Gupta
Director



1.12	PD-10	D87-D94	15.00m x 30.00m	450.00	8	3600.00
1.13	PD-11	E23-E31	12.00m x 25.00m	300.00	9	2700.00
		C30-C31	14.00m x 25.00m	350.00	2	700.00
1.14	PD-12	D59-D86	15.00m x 30.00m	450.00	28	12600.00
SUB TOTAL					1754	318366.50
PROPOSED LAND AREA UNDER PLOTTED DEVELOPMENT					318,366.50	Sq. Mts.
					31.8367	Hectares
					78.67	Acres

(C) आवासीय भू-उपयोग को अन्तर्गत ग्रुप हाउसिंग हेतु 214.8624 हेक्टेयर (530.63 एकड़) क्षेत्रफल को निम्नानुसार विभिन्न पॉकेट्स को नियोजित किया गया है :-

Detail of Group Housing Land Use

- Proposed land area for Group Housing Land Use = 21,48,624.00 Sqm.
- Proposed FAR of Group Housing Land Use @2.09985 = 45,11,788.00 Sqm.
- Total Area of Sanctioned Group Housing Pockets = 14,67,483.72 Sqm.
- Sanctioned FAR of above pockets = 39,49,040.90 Sqm.
- Total Area around plotted development/golf course = 1,22,122.00 Sqm.
- Total Area of Future Group Housing Pockets = 5,59,018.26 Sqm.
- Balance FAR of Future Group Housing Pockets = 5,62,747.10 Sqm.
(within the limit of 1.5 FAR of total transferred land)

2. वाणिज्यिक भू-उपयोग 10.6170 हे० (2.57%)

प्रस्तावित वाणिज्यिक गतिविधियाँ :-

DETAILS OF SHOPPING FACILITIES PROVIDED ACROSS SECTORS 128, 131,133,134 ON LAND AREA OF 1019.55 ACRES					
S. NO.	INFRASTRUCTURE	LAND POCKET	PROPOSED		
			NUMBER	AREAS IN HECTARE	AREA IN ACRES
1	SECTOR LEVEL SHOPPING	C1-B1	1	0.6993	1.61
2	SECTOR LEVEL SHOPPING	C1-B2	1	0.6993	1.61
3	SECTOR LEVEL SHOPPING	C1-B3	1	0.6501	1.61
4	SECTOR LEVEL SHOPPING	C1-B4	1	0.6504	1.61
5	SECTOR LEVEL SHOPPING	C1-C1	1	0.8657	2.14
6	SECTOR LEVEL SHOPPING	C1-C2	1	0.6972	1.72
7*	SECTOR LEVEL SHOPPING	C1-D1	1	0.8273	2.04
8	SECTOR LEVEL SHOPPING	C1-D2	1	0.8273	2.04
9	SECTOR LEVEL SHOPPING	C1-E	1	1.3968	3.45
10	SECTOR LEVEL SHOPPING	C1-F	1	0.6580	1.62
11	SECTOR LEVEL SHOPPING	C1-K	1	0.8096	2.00
12	SECTOR LEVEL SHOPPING	C1-L	1	0.1356	0.33
13	SECTOR LEVEL SHOPPING	C1-M	1	0.1473	0.36
14	PETROL PUMP	C1-G	1	0.1198	0.30



For Franklin Infotech Private Limited

Rayesh Gupta
Director





15	PETROL PUMP	C1-A	1	0.1541	0.38
16	PETROL PUMP	C1-J	1	0.2061	0.51
17	LOCAL CONVENIENT SHOPPING(CUMULATIVE)	C3-A to C3-Y	Refer Master Plan Deega	1.1741	2.90
TOTAL				10.6170	26.22

3. सेक्टर - 129 में नौरवा मंडा योजना - 2031 में 43.29 एकड़ (17.5255 हेक्टेयर) वाणिज्यिक भूमि का भू-उपयोग विभाजन निम्नानुसार प्रस्तावित किया गया-

DETAILS OF MASTER PLAN LEVEL SHOPPING/COMMERCIAL CENTRE (C3) ZONE IN SECTOR 129 MEASURING 43.29 ACRES					
S. NO.	INFRASTRUCTURE	LAND POCKET	PROPOSED		
			NUMBER	AREAS IN HECTARE	AREA IN ACRES
1	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-A	1	1.8504	4.67
2	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-B1	1	0.7099	1.80
3	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-B2	1	0.7963	1.98
4	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-C	1	1.0527	2.60
5	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-D	1	1.0365	2.55
6	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-E1	1	0.7496	1.88
7	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-E2	1	0.7496	1.88
8	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-F	1	0.8240	2.04
9	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-G	1	0.8240	2.04
10	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-H1	1	0.8240	2.04
11	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-H2	1	0.8240	2.04
12	MASTER PLAN LEVEL SHOPPING / COMMERCIAL CENTRE	C3-J	1	7.1827	17.60
TOTAL			12	17.5255	43.29

4. सेक्टर - 128,129,131, 133, 134 में नौरवा मंडा योजना - 2031 के अनुसार प्रस्तावित सामुदायिक सुविधाएँ :-

DETAILS OF COMMUNITY FACILITIES PROVIDED ACROSS SECTORS 128,129,131,133,134 ON LAND AREA OF 1019.65 ACRES					
S. NO.	INFRASTRUCTURE	LAND POCKET	PROPOSED		
			NUMBER	AREA IN HECTARES	AREA IN ACRES
1	COMMUNITY CENTRE (INCLUDING CENTER FOR MUSIC DANCE & DRAMA)	P-2	1	0.5430	1.34
2	COMMUNITY CENTRE	P-3a	1	0.8560	2.11
3	COMMUNITY CENTRE (INCLUDING CENTER FOR MUSIC DANCE & DRAMA)	P-3b	1	0.8560	2.11
4	COMMUNITY CENTRE	P-3c	1	0.8560	2.11
5	COMMUNITY CENTRE	P-3d	1	0.6290	1.55
6	COMMUNITY CENTRE	P-3e	1	0.6290	1.55



Handwritten signature

For Franklin Infratech Private Limited

Handwritten signature
Director



7	COMMUNITY CENTRE (INCLUDING CENTER FOR MUSIC DANCE & DRAMA)	P-5c	1	0.6290	1.55
8	RELIGIOUS BUILDINGS	P-6	1	0.3200	0.79
9	RELIGIOUS BUILDINGS	P-7	1	0.1176	0.44
10	RELIGIOUS BUILDINGS (MEDITATION & SPIRITUAL CENTER)	P-8	1	0.2530	0.62
11	RELIGIOUS BUILDINGS (MEDITATION & SPIRITUAL CENTER)	P-9	1	0.4506	1.11
12	RELIGIOUS BUILDINGS	P-10	1	0.2667	0.66
13	RELIGIOUS BUILDINGS	P-11	1	0.1553	0.38
14	RELIGIOUS BUILDINGS	P-12	1	0.0548	0.14
TOTAL			14	6.6760	16.49

5. शिक्षण/संस्थागत सुविधाएँ :-

DETAILS OF INSTITUTIONAL FACILITIES AREA PROVIDED ACROSS SECTORS 128,129,131,133,134 ON LAND AREA OF 1019.55 ACRES				
S. NO.	LAND POCKET	DETAILS OF INSTITUTIONAL FACILITY (EDUCATION/OFFICE) AREA PROVIDED		
		PROVIDED LAND AREA IN HECTARES	PROVIDED LAND AREA IN ACRES	TYPE OF SCHOOL
1	I-3/1	1.8139	4.45	SECONDARY SCHOOL
2	I-4	0.6266	1.59	INTEGRATED SCHOOL
3	I-5	1.6193	4.00	INTEGRATED SCHOOL
4	I-7	2.4496	6.05	INTEGRATED SCHOOL
5	I-8	1.5265	3.77	INTEGRATED SCHOOL
6	I-2	2.6960	6.42	COLLEGE
7	I-12	1.6190	4.00	COLLEGE
8	I-16	0.8597	2.00	INTEGRATED SCHOOL
9	I-17	0.1915	0.25	CRèche
TOTAL		13.1431	32.47	
10	I-10	0.7360	1.82	CLUB/COMMUNITY CENTRE
11	I-11	1.4954	3.47	CLUB/COMMUNITY CENTRE
12	I-13	0.6982	1.65	CENTRAL COMMAND CENTRE (FIRE, POLICE/ SECURITY & TELECOM POST OFFICE, ETC.)
13	I-14	3.9902	9.86	OFFICE
14	I-15	0.2378	0.60	OFFICE
15	I-16	0.9075	2.24	MISC. UTILITY/GAS GODOWN/STP
TOTAL		7.9791	19.76	
AREA PROPOSED FOR INSTITUTIONAL FACILITIES		21.1222	52.18	



For Franklin Infratech Private Limited
Sajen Gupta Director





6. संरक्षित भूतलयोग के अन्तर्गत स्वास्थ्य सुविधाओं के लिए नियोजित क्षेत्रफल 7.7210 हे० (19.07 एकड़) का विवरण -

DETAILS OF HEALTHCARE FACILITIES PROVIDED ACROSS SECTORS 128,129,131,133,134 ON LAND AREA OF 1019.55 ACRES					
NO	LAND POCKET	NUMBERS	LAND AREA		INFRASTRUCTURE
			IN HECTARES	IN ACRES	
1	H-1	1	7.2874	18.00	HOSPITAL
2	H-3	1	0.1126	0.28	NURSING HOME/POLYCLINIC (WITH OBSERVATION BED)
3	H-4	1	0.1065	0.26	NURSING HOME/POLYCLINIC (WITH OBSERVATION BED)
4	H-5	1	0.1064	0.26	NURSING HOME/POLYCLINIC (WITH OBSERVATION BED)
5	H-6	1	0.1090	0.27	NURSING HOME/POLYCLINIC (WITH OBSERVATION BED)
TOTAL AREA PROVIDED FOR INSTITUTIONAL FACILITY (HEALTH)			7.7219	19.07	

7. हरित क्षेत्र के अन्तर्गत नियोजित क्षेत्रफल 61.916 हे० (152.93 एकड़) कुल भूमि का 15%

SUMMARY OF PARK & PLAY GROUND AREA ACROSS SECTORS 128,129,131,133,134 ON LAND AREA OF 1019.55 ACRES					
TOTAL LAND AREA =		1,019.55	ACRES		
FACILITIES FOR =		2,06,394	PERSONS		
AS PER NOIDA MASTER PLAN 2021					
S. NO.	BUILDING TYPE AS PER LAND USE	AREA REQUIRED		AREA PROVIDED (as/ table 4B)	
		IN HECTARES	IN ACRES	IN HECTARES	IN ACRES
1	Recreational/Green	61.9160	152.93	61.9160	152.93
TOTAL			152.93		
TOTAL AREA REQUIRED FOR RECREATIONAL/GREEN AREAS		61.9160	Hectares	152.93	acres
TOTAL AREA PROVIDED FOR RECREATIONAL/GREEN AREAS		61.9160	Hectares	152.93	acres
PERCENTAGE OF LAND AREA UNDER RECREATIONAL / GREEN AREAS			15.00	%	



Handwritten signature

For Franklin Infratech Private Limited
Rajesh Gupta

Director



क्र.सं.	नाम	पता	विवरण
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			

क्र.सं.	नाम	पता	विवरण
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			



8. योजना में विभिन्न श्रेणियों/क्रियाओं के लिए प्रस्तावित एफओएआर का विवरण :-

सन्दर्भित योजना में वर्तमान में प्रचलित भवन विनियमावली, 2010 में उल्लेखित विभिन्न क्रियाओं / श्रेणियों के लिए अनुमत्य एफओएआर के सापेक्ष में प्रस्तावित एफओएआर का विवरण :-

Sl. No.	Details	Land Area Acres	Land Area (Sqm)	Permissible FAR as per Bylaws, 2010	FAR AREA (Sqm)	Land Area (Acres)	Land Area (Sqm)	Permissible FAR @ 1.5 of total transferred land	FAR AREA (Sqm)
1	Residential	-	-	-	-	-	-	-	-
	a) Grouphousing	50.64	2148624	2.75	5908716	50.64	2148624	2.09165	4511788
	b) Plotted	78.67	318367	1.80	573061	78.67	318367	1.80	573061
	Total Residential	129.31	2466991		6481777	129.31	2466991		6094849
2	Commercial	-	-	-	-	-	-	-	-
	a) Sector Shopping including Conventent & Local Shopping	25.04	101380	2.00	202760	25.04	101380	2.00	202760
	Spot/pump	1.18	4790	0.50	2395	1.18	4790	0.50	2395
	Subtotal	26.22	106170		205155	26.22	106170		205155
	b) Master Plan Commercial	43.29	175255	4	703752	43.29	175255	4.00	703020
	Total Commercial	69.51	281425		908907	69.51	281425		906175
3	Institutional/Community Facilities	-	-	-	-	-	-	-	-
	a) Community	-	-	-	-	-	-	-	-
	i) Community Centre and Milk & Vegetable s booths	12.35	49980	1.50	74970	12.35	49980	1.00	49980
	ii) Religious buildings	4.14	16780	1.20	20136	4.14	16780	1.00	16780
	Subtotal	16.49	66760		95106	16.49	66760		66760
	b) Institutional	-	-	-	-	-	-	-	-



Handwritten signature

For Jaypee Infratech Private Limited
Handwritten signature
 Director





i) School including Creches, Primary & Secondary Schools	22.05	89261	1.50	153892	22.047	89261	1.00	89261
ii) Colleges	10.42	42170	1.50	63255	10.42	42170	1.00	42170
iii) Office	10.52	42585	2.00	85160	10.52	42585	2.00	85160
iv) Club	5.30	21444	1.50	32166	5.297	21444	1.00	21444
v) Police, Fire, Security, Telecom & Post Office	1.65	13851	1.50	10038	1.65	13851	1.00	13851
vi) Misc. Utilities/ Gas Dodown/ STP	2.24	9097	1.80	9097	2.24	9097	1.00	9097
SubTotal	52.17	211222		333885	52.17	211222		253802
c. Health								
i) Hospital	18.00	72874	2.75	200404	18.00	72874	1.80	131173
ii) Nursing Home	1.07	4345	2.75	11749	1.07	4345	2.75	11948
SubTotal	19.07	77219		212352	19.07	77219		143121
Total Institutional	87.73	355201		441045	87.73	355201		443484
4 Parks and Playgrounds	152.93	619160			152.9	619160		
5 Roads	143.35	580364			143.35	580364		
GrandTotal	1042.840	4303141	1.8458	8028795	1042.840	4303141	1.50	6454708

उक्त के क्रम में सम्बन्धित योजना के भू-उपयोग एवं अनुमत्य एफ0ए0आर0 के साथ पुनरीक्षित भू-विन्यास मानचित्र की सक्षम स्तर से स्वीकृति निम्नलिखित शर्तों के साथ प्रदान की जाती है :-

1. यह मानचित्र स्वीकृति की दिनांक से अधिकतम 5 वर्ष (मान्य निर्माण अवधि होने की दशा में) तक वैध है।
2. मानचित्रों की इस स्वीकृति से इरा भूखण्ड से सम्बन्धित किसी भी शासकीय निकाय जैसे (नगरपालिका, नोएडा प्राधिकरण) किसी अन्य व्यक्ति का अधिकार तथा स्वामित्व किसी प्रकार से भी प्रभावित (एफेक्टेड) नहीं माना जायेगा।
3. कार्यदायी संस्था द्वारा भवन सामग्री भूखण्ड के सामने रखने से सड़क पर यातायात अवरोध नहीं होना चाहिए।
4. स्वीकृत भू-विन्यास मानचित्रों का एक सेट निर्माण स्थल पर रखना होगा ताकि उसकी शीके पर कभी भी जांच की जा सके तथा निर्माण कार्य स्वीकृत मानचित्रों के स्पेसिफिकेशन नोएडा भवन नियमावली के नियमों के अनुसार ही कराया जायेगा।



[Handwritten Signature]

For Franklin Infratech Private Limited

[Handwritten Signature] Director





5. सड़क पर अथवा बैंक लेन में कोई रेम्य अथवा स्टैप्स नहीं बनाये जायेंगे। वह कार्य अपनी ही भूमि पर करना सुनिश्चित करेंगे।
6. संस्था द्वारा प्रस्तुत भू-उपयोग / भूविन्यास मानचित्र में 0.24 एकड़ ऐसी भूमि भी प्रस्तावित की गई है, जिसका अभी संस्था को विधिवत हस्तान्तरण/आवंटन होना शेष है। इस भूमि पर प्रस्ताव केवल नियोजन हेतु प्रतीकात्मक रूप में रहेगा। इस भूमि का हस्तान्तरण/आवंटन संस्था के पक्ष में होने के उपरान्त ही इस भूमि को विधिवत योजना में सम्मिलित किया जायेगा तथा तदनुसार मानचित्र स्वीकृत किये जायेंगे।
7. योजना स्थल के समीप स्थित ग्रामीण आबादी के लिए प्राधिकरण अथवा संस्था द्वारा दैनिक एग्रीज रोड का निर्माण किये जाने तक वर्तमान में स्थित एग्रीज रोड को बन्द नहीं किया जायेगा।
8. कार्यदायी संस्था को सन्दर्भित योजना का अवेयता प्रमाण पत्र प्राप्त कर प्राधिकरण में इस पत्र के जारी होने की तिथि से 90 दिन के अन्दर प्रस्तुत करना होगा अन्यथा यह स्वीकृति स्वतः निरस्त मानी जायेगी।
9. कार्यदायी संस्था को आवश्यक विद्युत भार 83 मेगावाट + 86 मेगावाट = 169 मेगावाट के लिये प्रस्तावित 400 केवी विद्युत उपकेंद्र, सैक्टर 148, नौएडा से विद्युत आपूर्ति संहिता - 2005 के क्लॉज नं 3.2(III) में दिये गये प्राविधान के अनुसार 220 केवी विभव का नेटवर्क एवं तदनुसार तकनीकी रूप से सक्षम आन्तरिक नेटवर्क भी स्थापित करना होगा, जिसका समस्त व्यय कार्यदायी संस्था(मि 0 जेपी इन्फ्राटेक लि, सैक्टर-128, नौएडा) द्वारा वहन किया जाना होगा।
10. कार्यदायी संस्था को योजना की अवस्थापना सुविधाओं / सेवाओं को प्राधिकरण की अवस्थापना सुविधाओं/सेवाओं के साथ जोड़ने हेतु विकास व्यय एवं अन्य व्यवस्थाओं के सम्बन्ध में प्राधिकरण की नीति एवं निर्देश के अनुरूप कार्यवाही करनी होगी।
11. यदि शासन द्वारा नौएडा महायोजना - 2031 में इस क्षेत्र से सम्बन्धित भू-उपयोग प्रस्तावों के सम्बन्ध में कोई सुझाव दिया जाता है तो कार्यदायी संस्था शासन के सुझाव निर्गत निर्देशों के अनुरूप कार्यवाही सुनिश्चित करने के लिए बाध्य होगी।
12. कार्यदायी संस्था को पर्यावरण, अग्निशमन व अन्य विभागों द्वारा समय समय पर निर्गत निर्देशों का अनुपालन सुनिश्चित करना होगा।
13. कार्यदायी संस्था द्वारा भविष्य में सन्दर्भित योजना में यदि भू-उपयोग में कोई परिवर्तन किया जाता है तो कार्यदायी संस्था को निर्धारित प्रक्रिया का अनुपालन सुनिश्चित करना होगा।
14. कन्सेशन एग्रीमेंट के प्रस्तर सं-4.3 (बी) के अनुसार सन्दर्भित योजना में कुल अधिकतम एकड़/एअर 1.50 अनुमत्त है। योजना में नियोजित विभिन्न श्रेणियों के भूखण्डों/प्लॉट्स में एकड़/एअर का वितरण इस प्रकार किया जाएगा कि सभी भूखण्डों/प्लॉट्स पर प्रस्तावित एकड़/एअर का कुल योग 1.50 एकड़/एअर की सीमा के अन्दर हो।
15. प्राधिकरण के सम्बन्धित वर्क सर्किल द्वारा सर्विस / डायमेंशन प्लान के सम्बन्ध में उल्लिखित सभी शर्तों का अनुपालन करना अनिवार्य है। जो कि निम्नक्त है :-
 - कार्यदायी संस्था को नियोजन विभाग द्वारा निर्धारित एकड़/एअर एवं जनसंख्या घनत्व में परिवर्तन होने पर भू-विन्यास मानचित्र पुनरीक्षित करवाकर अनुमोदन प्राप्त करना होगा।
 - कार्यदायी संस्था द्वारा सीवर एवं ड्रेनेज आदि कन्सेशन प्राधिकरण के ट्रंक सीवर / ड्रेन में जोड़ने से पूर्व सम्बन्धित वर्क सर्किल के परियोजना अभियन्ता को सूचित किया जायेगा एवं कनेक्शन के उपसन्त जंक्शन का मैन होल (Manhole) कार्यदायी संस्था द्वारा स्वयं के व्यय पर निर्मित किया जायेगा। यदि प्राधिकरण की सड़क आदि उक्त कार्य में बाधित होती है तो उसके भी कार्यदायी संस्था द्वारा पुनः निर्माण / मरम्मत करानी होगी।
 - कार्यदायी संस्था द्वारा सीवर ड्रेन के इन्वर्ट प्राधिकरण के ट्रंक सर्विसेस के इन्वर्ट से मिलाना (मैच) करने होंगे। यदि टेम्पेरी या परमानेंट पम्पिंग की आवश्यकता पड़ती है तो उसे कार्यदायी संस्था द्वारा अपने व्यय पर किया जायेगा।
 - कार्यदायी संस्था को भूखण्ड के अन्दर भारत सरकार / राज्य सरकार द्वारा समय समय पर जारी शासनादेश एवं रेनवाटर हावैस्टिंग व कंजर्वेशन मैनुअल पीओपीए के रेनवाटर होवैस्टिंग सिस्टम स्थापित करने होंगे।



(Handwritten signature)

For Jaypee Infratech Private Limited

(Handwritten signature)
Director





- कार्यदायी संस्था द्वारा जल की व्यवस्था अपने स्रोतों से प्राधिकरण की वाटर लाइन संभालित होने तक, अपने व्यय पर करनी होगी। जल की व्यवस्था होने के उपरान्त तदनुसार आवश्यक कार्यवाही हेतु कार्यदायी संस्था को अवगत करा दिया जायेगा। उक्त के कारण यदि डिजायन में संशोधन होता है तो कार्यदायी संस्था द्वारा संशोधित डिजाइन प्राधिकरण से अनुमोदित कराना होगा।
 - जल संस्त्रम के दृष्टि से एसटीडीसी से रिटाइफिकल वाटर सप्लाय जिसका पीएच-7 से 8.50 एवं बीओडी-5 से 10 हो, का उपयोग कार्यदायी संस्था द्वारा फ्लोरिंग एवं इरीगेशन के कार्यों में किया जायेगा।
 - हरतान्तरित भूमि के अन्दर इलेक्ट्रीकल नेटवर्क एवं विद्युत लोड प्राधिकरण के मानकों के अनुस्यू होने की सूचना विद्युत विभाग द्वारा प्राप्त करना होगा।
16. भू-विन्यास मानचित्र के अनुस्यू उसमें दर्शाये गये सभी प्रकार के भवन निर्माण किये जाने से पूर्व प्रत्येक भवन का उसके निर्वासित उपयोग के अनुसार नोएडा भवन विनियमावली-2010 (यथा संशोधित सुसंगत प्रभावी प्राविधानों सहित) को अनुसार निर्धारित शुल्क व प्रक्रिया के अन्तर्गत आवश्यक अभिलेखों तथा विस्तृत मानचित्रों के साथ पृथक से आवेदन कर स्वीकृति प्राप्त करनी होगी।
 17. सभी प्रकार के विकास कार्य एवं अवस्थापना सुविधायें तथा भवनों का निर्माण कार्य समय-समय पर शासकीय नीति/निर्देशों/बीओआईएस/आईएस को लागू सुसंगत कोड एवं मानकों के अनुस्यू किया जायेगा। सन्धेपत्ता आवेदन करने के साथ नियमानुसार उनका कम्प्लीशन सर्टिफिकेट प्राप्त करने के उपरान्त ही अभिभाग में लाया जायेगा।
 18. परियोजना के सम्पूर्ण परिसर एवं उसके भीतर निर्मित सभी भवनों में प्राथमिक रूप से अक्षम एवं असक्त व्यक्तियों के लिए आवश्यक सुविधायें एवं सुगमता के वृत्तित अवसंधमुक्त परिसर के रूप में विकास एवं निर्माण किया जायेगा।
 19. परियोजना के समस्त भवनों का निर्माण, आन्तरिक एवं बाह्य विकास कार्य, अवस्थापना सुविधायें, जन सेवार्थ एवं सामुदायिक सुविधायें आदि का विकास पूर्ण करने पर आने वाला समस्त व्यय आवेदक को स्वयं वहन करना होगा, जिसमें देय संपत्त शुल्क, चार्ज, टैक्स, लेवी आदि (यथा लागू) भी सम्मिलित है।
 20. पुनवत्तापूर्वक उच्चस्तरीय ढंग से परियोजना के क्रियान्वन अवधि के समय तथा उसके उपरान्त अनुस्यू, विशिष्ट क्षेत्र आयोजन अवसर पर विशेष, संचालन, अनुस्यू आदि के सम्बन्ध में नोएडा प्राधिकरण, स्थानीय प्रशासन, उत्तर प्रदेश प्रशासन, सक्षम न्यायालय आदि के अन्य नीतिगत निर्णयों/निर्देशों का अनुपालन अनिवार्य रूप से कार्यदायी संस्था को करना होगा।
 21. यह स्वीकृति प्राधिकरण द्वारा कब्जा प्रदान किये गये क्षेत्रफल के संप्ले में ही अनुमन्य होगी।
 22. मानचित्र जिस प्रायोजन हेतु स्वीकृत कराया गया है केवल उसी प्रयोग में लाया जायेगा। स्वीकृत भू-मानचित्र में किसी भी प्रकार का संशोधन अनुमन्य नहीं होगा। सन्धर्मित योजना में किसी भी संशोधन के लिए प्राधिकरण से पूर्वानुमति प्राप्त करनी होगी।
 23. सन्धर्मित योजना में निवोजित विभिन्न श्रेणियों के भूखण्डों पर हरित, खुले क्षेत्र, भू-आच्छादन क्षेत्रफल, एफएओआर, सैटवेक, भवन की ऊँचाई आदि पर मास्टर प्लान, भवन विनियमावली (यथा संशोधित), कंसेशन एग्रीमेंट एवं पट्टा प्रलेख में दिधे गये नियमों/विनियमों का अनुपालन सुनिश्चित किया जायेगा।
 24. प्ररगत, भूमि में जो क्षेत्र माननीय उच्च न्यायालय के स्थापनादेश से प्रभावित है उस पर भू-विन्यास मानचित्र केवल नियोजन हेतु प्रतीकात्मक रूप से रहेगा तथा प्राधिकरण द्वारा उस पर कोई मानचित्र स्वीकृत नहीं की जा रही है साथ ही जिस क्षेत्र पर वाद चलर है उस पर कार्यवाही माननीय उच्च न्यायालय द्वारा प्राप्त आदेशों के अधीन रहेगी।
 25. प्राधिकरण द्वारा भविष्य में कोई भी सूस/शुल्क मांगे जाने पर कार्यदायी संस्था को देय होगा।
 26. सन्धर्मित योजना के पुनरीक्षित भू-विन्यास मानचित्र / भू-उपयोग से कोई भी Third Party Right प्रभावित होता है तो उसकी सम्पूर्ण जिम्मेदारी कार्यदायी संस्था की होगी।
 27. स्थल पर छाताब/पौखर/झील/शमशान/कब्रिस्तान होने की दशा में उसे नियोजन में समावोजित कर संरक्षित किया जायेगा।



(Handwritten signature)

For Franklin Infratech Private Limited

(Handwritten signature)

Director





28. भूगर्भ जल विभाग/केन्द्रीय भूगर्भ जल विभाग से अनुमति प्रमाण पत्र कार्यदायी संस्था स्वयं प्राप्त करेगा।
29. कार्यदायी संस्था को माननीय राष्ट्रीय हरित अधिकरण से समय - समय पर प्राप्ति निर्देशों का अनुपालन करना होगा।
30. सालिड रेस्ट डिस्पोजल व मैनेजमेंट कार्यदायी संस्था द्वारा स्वयं किया जायेगा।
31. उप विभाजक नियन्त्रण (Sub Division regulation) तथा समय-समय पर जारी अन्य नियन्त्रण का अनुपालन सुनिश्चित करना होगा।
32. उत्तर प्रदेश अपार्टमेंट (निर्माण, स्वामित्व, अनुसूचना का सम्बर्धन) अधिनियम-2010 (दिनांक 19 मार्च 2010) की धारा - 12 (1) के अन्तर्गत उल्लेखित प्रारूप 'क' तथा उत्तर प्रदेश अपार्टमेंट (निर्माण, स्वामित्व अनुसूचना का सम्बर्धन) विनियमावली - 2011 (दिनांक 16 नवम्बर 2011) के नियम संख्या - 3 एवं 4 (यथा स्थित) के अनुसूच घोषणा पत्र एवं प्रारूप 'ख' समय - समय पर जमा करना होगा।
33. सन्दर्भित योजना में नियोजित सभी ब्लॉक्स के मध्य की दूरी भवन विनियमावली - 2010/एन0बी0सी0, के प्रावधानों के अनुसार (6.0 से 16.0 मी0 यथावित) रखनी होगी।
34. सन्दर्भित योजना के विकास एवं निर्माण के लिए किसी भी दशा में भू-जल दोहन नहीं करेंगे तथा इसके लिए नोएडा प्राधिकरण/अन्य संस्था के एस0टी0पी0 के परिष्कृत जल का उपयोग करेंगे।
35. सन्दर्भित योजना के अन्तर्गत नियोजित सभी श्रेणियों के भूखण्ड/पॉकेट्स के साइट प्लान का कार्यदायी संस्था द्वारा सत्यापन कर नियमानुसार प्राधिकरण में प्रस्तुत करना होगा। साइट प्लान में दर्शायी गयी मापों तथा क्षेत्रफल में त्रुटि की दशा में समस्त जिम्मेदारी कार्यदायी संस्था की होगी।
36. सन्दर्भित योजना में कुल जनसंख्या 1,83,442 व्यक्ति अनुमत्त है।
37. सन्दर्भित योजना में कार्यदायी संस्था को आवासीय श्रेणी यथा - ग्रुप हाऊसिंग एवं एकल आवासीय भूखण्डों/पॉकेट्स के प्रवेश/ विकास की व्यवस्था योजना के अन्तर्गत नियोजित आन्तरिक मार्गों पर सुनिश्चित करनी होगी तथा अन्य श्रेणियों के भूखण्डों के प्रवेश/विकास की अनुमति प्राधिकरण के सर्विस रोड से इस शर्त के साथ प्रदान की जाती है कि संस्था किसी भी दशा में वाहनों की पार्किंग प्राधिकरण के सर्विस रोड पर नहीं करेगा एवं सर्विस रोड पर नियोजित सभी भूखण्डों/पॉकेट्स के लिए आवश्यक पार्किंग की व्यवस्था परिसर के अन्दर नियमानुसार करेगा।
38. सन्दर्भित योजना में नियोजित ग्रुप हाऊसिंग क्षेत्रफल एकीकृत टाऊनशिप का भाग है। अतः कार्यदायी संस्था को ग्रुप हाऊसिंग के लिए नियोजित Single Future Planning Pocket पर 2.75 से अधिक एफओएओआर की स्वीकृति इस शर्त के साथ प्रदान की जायेगी कि सन्दर्भित योजना में ग्रुप हाऊसिंग के लिए नियोजित कुल क्षेत्रफल 2148624.00 वर्ग मी0 पर किसी भी दशा में 45,11,788.00 वर्ग मी0 (2.06985) से अधिक एफओएओआर अनुमत्त नहीं होगा, जोकि वर्तमान में प्रचलित भवन विनियमावली में ग्रुप हाऊसिंग के लिए अधिकतम अनुमत्त एफओएओआर 2.75 की सीमा के अन्तर्गत है। उल्लेखित एफओएओआर से अधिक होने की दशा में कार्यदायी संस्था को अन्य श्रेणी/क्रिया में प्रस्तावित एफओएओआर को कम करना होगा, जिसके लिए पुनरीक्षित भू - विन्यास मानचित्र हेतु नियमानुसार आवेदन करना होगा अथवा वर्तमान में प्रचलित भवन विनियमावली, 2010 में ग्रुप हाऊसिंग हेतु क्रय योग्य एफओएओआर के प्रावधानों के तहत भवन मानचित्र स्वीकृति प्राप्त करनी होगी। कार्यदायी संस्था द्वारा एकल ग्रुप हाऊसिंग पॉकेट के किसी अन्य के नाम हस्तान्तरण/उप पट्टा प्रत्येक निष्पादन की दशा में सन्दर्भित पॉकेट पर एफओएओआर अधिकतम 2.75 अनुमत्त होगा तथा ग्रुप हाऊसिंग के लिए कुल प्रस्तावित एफओएओआर का भाग होगा।
39. यमुना एक्सप्रेसवे औद्योगिक विकास प्राधिकरण का संपत्ति विभाग सभी उप पट्टा प्रत्येक (Sub-Lease deed) का रिकार्ड सम्बन्धित लेण्ड पार्सलवाइज रखना सुनिश्चित करेगा तथा उप पट्टा धारक (Sub-Lease Lessee) द्वारा समय-समय पर प्रस्तुत Mortgage Permission तथा Transfer Permission, Time Extension के लिए आवेदन पर उपरोक्त कन्वेंशन अनुबन्ध के नियमानुसार कार्यवाही की जायेगी।



[Handwritten Signature]

For Frankin InfraTech Private Limited

[Handwritten Signature]
Director





40. यमुना एक्सप्रेसवे औद्योगिक विकास प्राधिकरण के सम्पत्ति विभाग द्वारा पट्टा धारक (Lessee) मैसर्स जेपीओ इन्फ्राटेक लिमिटेड के माध्यम से उपपट्टा धारक (Sub Lessee) द्वारा प्रस्तुत भूखण्डों के भवन मानचित्र स्वीकृति से पूर्व No Dues Certificate निर्गत किया जायेगा।
41. यमुना एक्सप्रेसवे औद्योगिक विकास प्राधिकरण के सम्पत्ति विभाग द्वारा एलओएफओडी साइट के अन्तर्गत विभिन्न भूखण्डों के स्वामित्व के सम्बन्ध में आवेदक के पत्र में स्वामित्व की पुष्टि किये जाने पर ही भवन मानचित्र स्वीकृति सम्बन्धी कार्यवाही की जायेगी।
42. कार्यवाही संस्था मैसर्स जेपी इन्फ्राटेक लिमिटेड (पट्टा धारक) द्वारा निष्पादित उप पट्टा प्रलेख (Sub-Lease deed) के साथ संलग्न लीज प्लान के आधार पर भवन मानचित्र स्वीकृति सम्बन्धी कार्यवाही की जायेगी।

स्वीकृत भू - विन्यास मानचित्र इस पत्र के साथ संलग्न है। सन्दर्भित योजना के अन्तर्गत नियोजित भूखण्डों/पॉटकेट्स के भवनों का निर्माण कार्य स्वीकृत भवन मानचित्रों की वैधता तिथि के अन्तर्गत पूर्ण करने के उपरान्त अधिभोग प्रमाण पत्र हेतु नियमानुसार आवेदन करना होगा तथा बिना प्रतिकरण की पूर्व अनुमति एवं अधिभोग प्रमाण पत्र प्राप्त किये बिना भवनों को प्रयोग में ना लायें।

नाम.....
 अधिकारी जिस
 मुख्य कार्यपालक निदेशक
 संलग्न

प्रतिनिधि:-

- मुख्य कार्यपालक अधिकारी, यमुना एक्सप्रेसवे औद्योगिक विकास प्राधिकरण को सादर सूचनाार्थ।
- मुख्य परियोजना अनियन्ता, नोएडा को सादर सूचनाार्थ।

Map for proposed Building is as per Dye Law, Submitted for approval please.

M. Anil Arch. Architect



For Franklin Infratech Private Limited

Rayesh Kataria
 Director







FRANKLIN INFRATECH PRIVATE LIMITED

D-7, Udyog Nagar, Rohtak Road, New Delhi-110041, Ph. No. +91-11-45112345 Fax: +91-11-45112390
CIN: L11100DL20117PC221108

CERTIFIED TRUE COPY OF THE RESOLUTION PASSED AT THE MEETING No. 3/2017-18 OF BOARD OF DIRECTORS OF FRANKLIN INFRATECH PRIVATE LIMITED HELD ON FRIDAY, THE 7TH DAY OF JULY, 2017, AT 12:00 P.M. AT THE REGISTERED OFFICE AT D-7, UDYOG NAGAR, ROHTAK ROAD, NEW DELHI-110041.

AUTHORIZATION FOR SIGNING REGISTRY DOCUMENTS

The Chairman informed the board, about the signing the Registry Documents of the Plot No. - C1-D2, Sector 133, Jaypee Wish Town, Noida, Uttar Pradesh and for the above purpose, board of directors of the company decided to authorize Mr. Rajesh Gupta, Director of the Company for signing the said documents on behalf of the company. The matter was discussed and passed the following resolution unanimously.

RESOLVED THAT Mr. Rajesh Gupta, Director of the company be and is hereby authorised to sign registry documents and to do all the acts as may be required for signing the registry documents of the Plot No. - C1-D2, Sector 133, Jaypee Wish Town, Noida, Uttar Pradesh

Certified true copy

For and on behalf of the company
For Franklin Infratech Private Limited

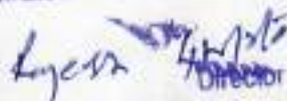

Rajesh Gupta
(Director)
DIN: 00262390
Add: 35A, Road No.77,
West Punjabi Bagh, New Delhi-110026

For and on behalf of the company
For Franklin Infratech Private Limited


Deepansha Gupta
(Director)
DIN: 02990735
Add: 35A, Road No.77,
West Punjabi Bagh, New Delhi-110026



For Franklin Infratech Private Limited


Rajesh Gupta
Director





WITNESS WHEREOF the Parties have caused these presents to be executed on the irrelative behalf on the 21st day of July month and 2017 year first here in above written in the manner hereinafter appearing;

SIGNED AND DELIVERED BY
the within named Sub-Lessor
Jaypee Infratech Ltd.
For Jaypee Infratech Limited

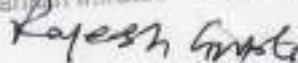

Authorized Signatory

Authorized Signatory



SIGNED AND DELIVERED BY
the within named Sub-Lessee
Franklin Infratech Pvt Ltd

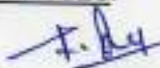
For Franklin Infratech Private Limited


Authorized Signatory

Authorized Signatory



WITNESSES:


1. (Rahul Dubey S/o R.B. Dubey)
H-48, Postap Vihar, Sector-12, Ghaziabad

2. 
Himanshu DILAWAR S/o Sh. Krishan Lal DILAWAR
A/O E-19, Sector-29, NOIDA (U.P).

Enclosures:

- Annexure -I : Details of Lease Deeds.
- Annexure -II : Plan of Demised Plot
- Annexure-III : Location Plan
- Annexure -IV : Development Plans

आज दिनांक 22/07/2017 को
वही सं. 1 जिल्द सं. 5963
पृष्ठ सं. 63 से 156 पर क्रमांक 3569
रजिस्ट्रीकृत किया गया ।

रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

~~कै०के०~~ सक्सेना (प्रभारी)
उप-निबंधक तृतीय
नौएडा

22/7/2017

