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उत्तर प्रदेश UTTAR PRADESH

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TBCY 580846
कोषागार लखनऊ में
31 MAY 2018
TRY

CONSORTIUM AGREEMENT

This Agreement is made and executed at Lucknow on this 31st day of May 2018

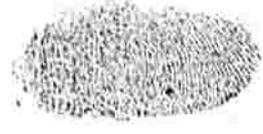
BETWEEN

A. **M/S Dreamz Infrareality Pvt Limited** a company registered under the companies Act 2013 and having its registered office and Permanent Place of Business at 304, Jyoti Kunj Apartment, Sanjay Gandhi Puram, Inlira Nagar, Lucknow (Hereinafter referred to as the **First Party/Lead Member** of the consortium which expression unless repugnant to the context or opposed to the context or meaning thereof, be deemed to include

For Dreamz Infrareality Pvt. Ltd.
[Signature]
Managing Director

For Dreamz Infrareality Pvt. Ltd.
[Signature]
Managing Director

[Signature]



क्रम संख्या 5400 28.5.18

स्वायं चिन्ता की दिशि

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भाग 1

प्रस्तुतकर्ता भवनवा प्राप्ति द्वारा रखा जाने वाला

उपनिवेशक संदर्भ क्रमांक सचनक्र क्रम संख्या 2018229010559

आवेदन संख्या : 2018/2021059820

वेध या प्राप्ति पर प्रस्तुत करने का दिनांक 2018-06-01 00:00:00

प्रस्तुतकर्ता या प्राप्ति का नाम राम भंडार निवारी

वेध का प्रकार अनुबंध विवेक/वोपणा पर

प्रतिफल की धनराशि 0 / 0

1. रजिस्ट्रीकरण शुल्क 100

2. प्रतिनिधिकरण शुल्क 80

3. निरीक्षण या तपास शुल्क

4. मुद्रांक के अतिप्रमाणीकरण लिए शुल्क

5. कमीशन शुल्क

6. विविध

7. पारिचयना

1 से 6 तक का योग 180

शुल्क प्रस्तुत करने का दिनांक 2018-06-01 00:00:00

दिनांक जब वेध प्रतिनिधि या तपास

प्रमाण पत्र वापस करते हैं लिए देयार 2018-06-01 00:00:00

होया रजिस्ट्रीकरण अधिकारी के हस्ताक्षर

भाग 1

For Dreamz Infreality Pvt. Ltd.

Arwan
Managing Director



DREAMZ

DREAMZ INFRAREALTY PVT. LTD.

EXTRACT OF MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS OF M/S DREAMZ INFRAREALTY PVT LIMITED HELD ON MONDAY ON THE DATE OF 28TH MAY 2018 AT THE REGISTERED OFFICE OF THE COMPANY AT 304, JYOTI KUNJ APARTMENT, SANJAY GANDHI PURAM, INDIRA NAGAR, LUCKNOW U.P AT 11:30 A. M.

Ref. No.

Date

CERTIFIED TRUE COPY

AUTHORIZATION FOR EXECUTION AND REGISTRATION OF CONSORTIUM AGREEMENT

The chairman informed the board that the company is about to execute and register the consortium agreement in the Project situated at land admeasuring approx. 17470 sq mts. Comprising of land bearing khasra number 26, 26Sa and 1282 situated at Jaitekhera, Bijnaur, Distt-Lucknow and various proposals are evaluated. The board deliberated and passed the following resolution:

RESOLVED THAT Shri Aswani Srivastava s/o Jata Shankar Lal Srivastava be and is hereby authorized to sign the consortium agreement, scheduled to be executed on behalf of the company.

RESOLVED FURTHER THAT Shri Aswani Srivastava s/o Jata Shankar Lal Srivastava Director of the company be and is hereby authorized to get all paper work done to get the consortium agreement registered on behalf of the company and take such further steps and to do all acts, deeds and things as required in order to give effect to the above resolutions".

"RESOLVED FURTHER THAT all acts, deeds, things, matters, etc. as afore stated shall be deemed to be valid and enforceable only if they are consistent with the instant resolution as may be relevant in this case.

"RESOLVED FURTHER THAT all acts as described in instant resolution, done by Shri Aswani Srivastava s/o Jata Shankar Lal Srivastava Director of the company will be and is hereby binding on the company."

**FOR AND BEHALF OF THE COMPANY
M/S DREAMZ INFRAREALTY PVT LTD**

For Dreamz Infrarealty Pvt. Ltd.
Aswani
Managing Director
(Director)

K. Tiwari
(Director)

For Dreamz Infrarealty Pvt. Ltd.

Aswani
Managing Director

- Dreamz Infrarealty Pvt. Ltd.
 - Dreamz Saudagar Sales & Marketing Pvt Ltd
- Website: www.dreamzinfrearealty.com

Sales & Booking Office: 3rd Floor, Sai Tower, C 73, Vibhuti Khand, Gomti Nagar, Lucknow. Pin Code-226010, Land Line -0522-2720719
Site Address: Opposite SDRF Headquarters, Bijnaur Sisendi Highway, Near CRPF Chauraha, Bijnaur, Sarojini Nagar, Lucknow. Pin Code-226002
Registered Office: 304, Jyoti Kuni Apartment, Sanjay Gandhi Puram, Indira Nagar, Lucknow (U.P.) Mobile: 9565455550

to the context or meaning thereof, be deemed to include its legal representatives, nominees, successors, wholly owned subsidiaries and the permitted assigns, through its Director Shri Aswani Srivastava s/o Jata Shankar Lal Srivastava r/o Flat No.304, Jyoti Kunj Apartment, Sanjay Gandhi Puram, Indira Nagar, Lucknow Duly authorized vide board resolution dated 28.05.2018

AND

B. **Shri Ram Shankar Tiwari** s/o Late Durga Prasad Tiwari R/o Sohawa Near Primary School, Jaitekhera, Lucknow as self and as attorney of Smt Vidya Devi w/o Ram Shankar Tiwari and d/o Shri Bihari Lal, which POA is duly registered in the office of Sub Registrar-I in book No.IV, Zild No.526 on pages 331/340 as serial no.417 (Hereinafter referred to as the **Second Party/Consortium member** which expression unless repugnant to the context or opposed to the context or meaning thereof, be deemed to include its legal representatives, nominees, successors, wholly owned subsidiaries and the permitted assigns)

Party No. 1 is a Lead member of the consortium and party No. 2 is the Consortium Member which expression unless repugnant to the context or meaning thereof, be deemed to include its nominees, successors, wholly owned subsidiaries and the permitted assigns.

And whereas the first party and the second Party, have formed a consortium; the first party is the lead member of the consortium. The second Party is the owner of the land. All the consortium member have mutually appoint, authorize and constitute first party of this consortium agreement i.e M/S

For Dreamz Infrarealty Pvt. Ltd.
Aswani
Managing Director

For Dreamz Infrarealty Pvt. Ltd.
Aswani
Managing Director

Rajendra

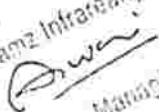
Dreamz InfraReality Pvt Limited as lead member, to deal with second party and also authorize to make any arrangement with second party.

And whereas the Second Party hereby again confirm that they have appointed **M/S Dreamz InfraReality Pvt Limited** and authorize to negotiate, the properties of consortium members and also authorize to make any agreement/arrangement in furtherance of this consortium agreement, first party is also authorized by consortium member and assisting member to take any decision regarding the land owned by consortium member for the betterment of the said project and that shall be binding upon all members

And whereas the parties of the consortium have agree to develop the land admeasuring approx. 17470 sq mts. Comprising of land bearing khasra number 26, 26Sa and 1282 situated at Jaitekhera, Bijnaur, Distt-Lucknow. (Hereinafter referred to as "Project Land").

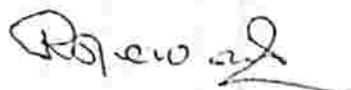
And whereas the project land admeasuring approx. 17470 sq mts. is owned exclusively by Second Party (hereinafter referred to as "said Land") as under:-

- i. Land bearing Khasra no.26 admeasuring 7750 sq mts situated at Jaitekhera, Bijnaur, Distt-Lucknow by virtue of registered sale deed dated 15.07.2014.
- ii. Land bearing Khasra no.26Sa admeasuring 3920 sq mts situated at Jaitekhera, Bijnaur, Distt-Lucknow by virtue of being Bhumidhar With Transferable Rights.
- iii. Land bearing Khasra no.1282 admeasuring 5800 sq mts situated at Jaitekhera, Bijnaur, Distt-Lucknow by virtue of registered sale deed dated 08.08.2013

For Dreamz InfraReality Pvt. Ltd.

Managing Director

For Dreamz InfraReality Pvt. Ltd.


Managing Director



And subsequently the name of second parties are recorded in the khatauni and no one other than second Party have any right title or interest in the said land.

And whereas the first party is in the process of development of the land of Second party. Therefore the first party has approached the Second party and has represented that it possesses the skill, technical know-how, expertise and experience in building and construction and has conveyed its keen interest in developing of a Project on the said land.

And whereas all the above mentioned parties entered and executed this Consortium Agreement for forming a Consortium of Developer Company with the object of development of land owned by the Consortium member in Jaitekhera, Bijnaur, Distt-Lucknow under the name and Style of **"DREAMZ ASIHWARYA HEIGHTS"**

NOW THEREFORE, in consideration of the mutual covenants, terms and condition and understandings set forth in this Agreement (herein after referred as the "said agreement") 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:

The lead members and consortium members are collectively referred to as the "parties" and individually as the "party".

Dreamz Infarealty Pvt. Ltd.
Aswani
Managing Director

For Dreamz Infarealty Pvt. Ltd.

Aswani
Managing Director

Rohit

NOW THIS CONSORTIUM AGREEMENT AND ITS TERMS AND CONDITIONS ARE WITNESSETH AS UNDER:-

1) RECITALS & ANNEXURES

- a) That the Recitals, Annexure and Schedules to this AGREEMENT shall form an integral part of this AGREEMENT.

3) NAME OF THE PROJECT

- a) Residential project to be developed by the lead member on the said Land being subject matter of this agreement shall be named and known as "DREAMZ ASIHWARYA HEIGHTS".

4) SCOPE OF THE AGREEMENT

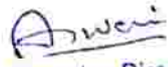
A. That for the consideration as agreed in this AGREEMENT, the second party hereby has assigned to the first party all its rights and interest in/of the construction, marketing and booking/ allotment of Residential Project to be built on said Land after getting lay out sanctioned by the parties

B. That all the liability of obtaining the necessary permissions, sanction and licenses for developing the Residential Project on the said land shall be on the first Party. It is further agreed between the parties that for the purpose of obtaining such permissions, clearances, licenses, approvals or sanctions, the first party shall act on their own. However on request of the first party, the second party shall always make available all the original documents pertaining to the said Land as may be required to be produced before various statutory as may be required to be produced before various statutory Authorities in connection with the approvals, licenses etc. of the Residential Project including

For Dreamz Infrarealty Pvt. Ltd.

Managing Director

For Dreamz Infrarealty Pvt. Ltd.


Managing Director



permissible commercial & institutional development project.

- C. That during the term of the development/ construction if any problem or obstruction from any Govt. development or some other allottees / claimants is created, excluding the matters related to the title and possession of the said land, and the construction is halted then in that case it shall be duty of the first Party to fulfill the conditions, complete the compliances, remove the impediment or satisfy the claimants or allottees at its own cost and effort to the total exclusion of Parties. The parties shall get such irritants or legal obstructions, impediments removed immediately without any delay so that the construction work would be resumed at the earliest and that delay will not be considered or calculated in the Time duration for completion of the project.
- D. That if during the development / constructions, it will be felt that the layout plan needed to be modified then the same shall got modified from the appropriate authority by the first party at its own cost.
- E. That the second Party or anybody claiming through it shall not interfere with or obstruct in any manner with the execution and completion of work of development and construction of the Residential Project on the said land.
- F. The first Party shall have the exclusive right of marketing and accept the bookings of the units to be developed in the entire project including area falling in the share of the second party, if any. All the bookings made in the project to be presumed as accepted &

For Dreamz Infraarealty Pvt. Ltd.
Aswai
Managing Director

For Dreamz Infraarealty Pvt. Ltd.

Aswai
Managing Director

Rajendra

agreed by all the parties. First Party shall get the brochures printed and advertise the project in the media and by other means at its costs. The suggestion of the first party shall be honored by second.

- G. The rate of the units shall be decided exclusively by the lead member, in which no consortium member will have any objection. The lead member shall be authorized to accept and receive the booking amounts, advance, earnest money, installments and final consideration and issue receipts thereof from the intending buyer(s).
- H. That second party has assured that said land is wholly free from all Encumbrances, injunctions, gifts, liens, attachment, liabilities, tenancies, unauthorized occupations, claims and litigations, whatever. The both the parties further agrees and undertakes to keep the said plot from all encumbrances, injunctions, charges, gifts, liens, attachments, liabilities, tenancies unauthorized occupations, claims and litigations and shall keep thereof absolutely free and saleable at all time hereof.
- I. The first party and its consortium members shall sign and execute, without any fail, all necessary deeds, form, applications and other documents whenever required to deal with or to take approvals, permissions consent etc. from any competent authority for development of said project.
- J. That the first Party shall be entitled to advertise about the Project at its cost by distributing pamphlets, brochures, publishing advertisements in newspapers, magazines and/or by putting sign boards, neon-sign or

For Dreamz Infreality Pvt. Ltd.
Awai
Managing Director

For Dreamz Infreality Pvt. Ltd.

Awai
Managing Director

Rajewal

such other modes of advertisement as the first Party may deem fit, on the said Land or at other places, in any manner and thus it shall be entitled to invite prospective buyers/customers to the site.

K. That the first Party shall be free to get the Project approved from Banks and financial institutions in order to facilitate the financial by intending purchaser/s of Units. First Party shall issue permission to Mortgage, enter into Tripartite Agreement under their own signatures.

L. All cases/Litigations, civil, criminal, consumer pertaining to the delay in development, construction, possession, labour or workmen disputes shall be defended by the first Party at its own cost and expenses. The first Party shall abide and comply with all labour laws and Minimum Wages Act and be responsible for any accident at the development site. Second party shall not be responsible for that.

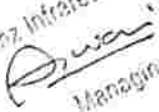
M. The cost of stamping, registration etc. of this AGREEMENT and other paper pertaining to this AGREEMENT shall be borne by the first Party.

5) PROJECT MANAGEMENT STRUCTURE AND RULES OF THE MEMBERS:

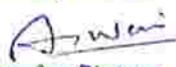
a) M/S Dreamz InfraReality Pvt Limited Consortium shall act as a Private developer as per definition of Development Authority and arrange for Land finances for the project.

6) POSSESSION

A. That immediately on the execution of this AGREEMENT, the second party shall provide lawful

Dreamz InfraReality Pvt. Ltd.

Managing Director

For Dreamz InfraReality Pvt. Ltd.


Managing Director



and peaceful possession of its land for the purpose of construction, development and sale in the term of this Agreement.

B. That no piece and parcel of Land is being transferred by Land owners to lead member.

7) NOTICES

A. All notices or other communications to be given under this AGREEMENT to any party shall be made in writing and send by letter through Speed-Post Mail or Registered Acknowledge due after being dispatched within seven(7) business days after being deposited in the post, postage prepaid, by the speed post mail available and by registered mail to such party at its address as such party may hereafter specify for such purpose to the other by notice in the writing to both the parties at their respective registered offices/offices as given under:

FIRST PARTY:

Attn. : M/s Dreamz Infirareality Pvt Limited
Address : 304, Jyoti Kunj Apartment, Sanjay Gandhi Puram,
Indira Nagar, Lucknow
Mobile : 9955466659

SECOND PARTY:

Attn. : Ram Shankar Tiwari
Address : Sohawa near Primary School, Jaitekhera, Lucknow
Mobile :

8) CONFIDENTIAL INFORMATION

A. That the party coming into knowledge of any information about the project or the other party because of commercial relationship created under this Agreement and about development of project, shall keep the information confidential & secret and shall

Dreamz Infirareality Pvt. Ltd.
Aswari
Managing Director

For Dreamz Infirareality Pvt. Ltd.

Aswari
Managing Director

Rajendra

not disclose the same to any Third Party or shall not use the said confidential information for any other purpose other than purposes and works assigned under this Agreement.

9) MODIFICATION

A. No modification representation, promise or AGREEMENT in connection with the subject matter of this AGREEMENT shall be valid unless made in writing and signed by the parties.

10) INDEMNIFICATION

A. That it is presumed that all the material facts and the truthful history regarding the title of the land in question has been disclosed by the second Party to the first Party and in case of any deficiency or loss of land on any account including cropping up of fresh material facts not disclosed by the second Party, which is noticed, observed and comes to the knowledge of the first Party after the execution of the Agreement, then the second Party shall be responsible to rectify the defect.

B. The Second Party agree to indemnify and keep the First Party and his successor, respective officers, representative, agents and employees harmless from and against any and all claims, losses, liabilities, obligations, damages, deficiencies, judgments, actions, suits. Proceedings, Arbitration, assessments, cost and expense ("Damages"), suffered or paid by the indemnified Party, directly or indirectly, as a result of or arising out of

i. the failure if any representation or warranty made by the indemnifying Party in this AGREEMENT or in any

Dreamz Infra Realty Pvt. Ltd.
Awan
Managing Director

For Dreamz Infra Realty Pvt. Ltd.

Awan
Managing Director

Rajw

- confirmation delivered pursuant here to be true and correct in all materials aspects as of the date of this AGREEMENT or
- ii. a breach of any term or covenant by the indemnifying Party contained in this AGREEMENT
 - iii. In case of any claim, of any purchaser/third party regarding the development of the project, construction of building and material used or any breach of conditions of lay out sanctioned or breach of rules framed by competent authority or any law of land or delay in handling over the project will be responsibility of first party
 - iv. In case of any litigations arising with any person booking the units, due to any reason same shall be defended by the first Party at their own cost and it shall keep the second Party indemnified with regard to the same.

11) FORCE MAJEURE

- a) Any party who is, by reason of Force Majeure, unable to perform any obligation or condition required by this AGREEMENT to be performed:
 - i. Shall use all reasonable diligence and employ all reasonable means to remedy or abate the Force Majeure as expeditiously as possible.
 - ii. shall resume performance as expeditiously as possible after termination of the Force Majeure or the Force Majeure has abated to any extent which permits resumption of such performance; and

For Dreamz Infrarealty Pvt. Ltd
Awan
Managing Director

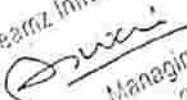
For Dreamz Infrarealty Pvt. Ltd.
Awan
Managing Director

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- iii. For purposes hereof, Force Majeure shall mean any unforeseeable, unavoidable event which is outside the either Party's scope of influence and control and for which the Party(ies) bears no responsibility including but not limited to acts of God, war, natural disasters, strike and lockout (excluding strikes and lockouts that involve primarily the employees of the Second Party or its contractors or are attributable to any discriminatory policy or practice of the Second Party or its contractors), war, terrorist act, blockade, revolution, riot, insurrection, that makes it impossible or delays any obligation of either Party under this Agreement from being performed in accordance with the terms of this Agreement.

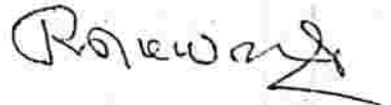
12) ARBITRATION & JURISDICTION

- a) In the event any dispute arises between the Parties out of or in connection with this Agreement, including the validity thereof, the Parties here to shall endeavor to settle such dispute amicably in the first instance. The attempt to bring about an amicable settlement shall be treated as having failed as soon as one of the Parties hereto, after reasonable attempts, which shall continue for not less than 15 (Fifteen) days, gives a notice to this effect, to the other Party in writing.
- b) In case of such failure, the dispute shall be referred to a sole Arbitrator, who shall be mutually appointed by the First Party and the Second Party. The Arbitration proceedings shall be governed by the Arbitration and Conciliation Act, 1996 (As Amended) and shall be held in Lucknow, India. The

for Dreamz Infrarealty Pvt. Ltd.

Managing Director

for Dreamz Infrarealty Pvt. Ltd.


Managing Director



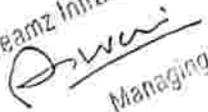
language of arbitration shall be English. The arbitration award shall be final and binding on the Parties, and the Parties agree to be bound thereby and to act accordingly.

13) AMENDMENT

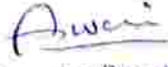
Any Amendment, change or modification or any of the terms, provisions or conditions of this Agreement shall be un-effective unless made in writing and signed or initiated on behalf of the parties hereto by their duly authorized representatives. Any written and duly executed agreements, memorandum of understandings and any other documents between both the parties either registered or not shall be deemed to the part and parcel of this registered agreement.

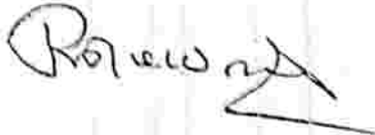
14) MISCELLANEOUS

- a) That all originals in respect of the said property (except title documents) including the permissions, approvals and sanctions necessary for the constructions work, shall be at all times held by the First Party but it shall be under the obligation to allow the inspection and verification at all reasonable times in case of need and requirement of Second Party. If required by any law or competent authority for deposition of title deeds before resident welfare association, the same shall be deposited to first party by second party.
- b) That the first Party shall at all times ensure that construction has been raised as per sanctioned plan and there is no deviation from the sanctioned plan.

For Dreamz Infrearealty Pvt. Ltd.

Managing Director

For Dreamz Infrearealty Pvt. Ltd.


Managing Director



- c) That all cost, stamp duty, registration fee and other charges etc in respect of, any Transfer Deed of the said Land or any portion thereof including this AGREEMENT shall be borne by the first Party or prospective flat buyers as the case may be.
- d) That the income tax liability shall be shared and borne by both the parties hereto in proportion to their share on sharing ratio and all other taxes, duties and cess shall be borne by the Second Party
- e) That if the first Party shall execute buyers Agreement in its name. In case, any suit, consumer complaint, criminal complaint or any other legal proceedings are preferred by the prospective buyers; the first Party shall alone be liable and responsible for the same and under no circumstances, the second party shall be liable and if second Party is called upon to defend any damages or monies are required to be paid by the second Party, same shall be payable by the first Party and the first Party shall keep the second Party indemnified at all times.
- f) That on final settlement of the account between both the parties, the second parts shall handover all the original title deeds to the first party.

Dreamz Infra Realty Pvt. Ltd.
Awan
Managing Director

For Dreamz Infra Realty Pvt Ltd

Awan
Managing Director

Rohaw

विष्पादन लेखपत्र चाद सुमने व समझने मजमुन व प्राप्त धनराशि रू प्रलेखानुसार उक्त

प्रथम पक्ष: 1

श्री मेसर्स डीमज इन्फन रियल्टी प्रा० लि० ये द्वारा अधनी श्रीवास्तव, पुत्र श्री जटा शंकर ताल
श्रीवास्तव

निवासी: 304, उद्योतीकुंज अपार्टमेंट, संजय गांधी पुरम, लखनऊ

व्यवसाय: व्यापार

द्वितीय पक्ष: 1

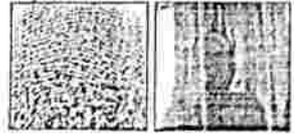


Swan

श्री राम शंकर तिवारी, पुत्र श्री स्व० दुर्गा प्रसाद तिवारी

तिवारी: सोह्या जैतीछेडा, मोहनलालमंज, लखनऊ

व्यवसाय: सेवानिवृत्त



Ram Shankar

ने विष्पादन रचीकार किया । जिनकी पहचान

पहचानकर्ता : 1

श्री कमलेश तिवारी, पुत्र श्री राम शंकर तिवारी

निवासी: 246 सोह्या, जैतीछेडा, लखनऊ

व्यवसाय: व्यापार

पहचानकर्ता : 2

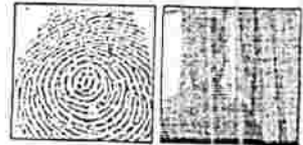


Kamlesh

श्री दिलीप, पुत्र श्री राधे ताल

निवासी: 147 सी-ब्लाक, इन्दिरा नगर, लखनऊ

व्यवसाय: नौकरी



Dilip

रजिस्ट्रीकरण अधिपारी के हस्ताक्षर

अनुपम सिंह

उप निबंधक : सदर तृतीय

लखनऊ

ने भी । प्रत्यक्षतःभद्र साक्षियों के निशान अंगूठे नियमानुसार लिए गए है ।
टिप्पणी :



IN WITNESS WHEREOF The members have executed this Consortium Agreement on the date and year mentioned above at Lucknow and have caused this Consortium Agreement to be signed on their manner in the manner set out below.

Witness: -

1.) Kamlesh Tiwari
S/o Ram Shankar Tiwari
246, Sohawa, Near Primary School
Jaitikhera, Lucknow.



(
SIGNED AND DELIVERED
By the within named
authorized signatory of
M/S Dreamz Infreality
Pvt Limited
Pan no:-AADCD9517D
Lead Member(s)

2.) Dileep
S/o Radhey Lal
147, C Block
Teeka Purwa, Indira Nagar
Lucknow



(
SIGNED AND DELIVERED
By the within named
Ram Shankar Tiwari
Pan no:-AOAPT5734J
Consortium Member(s)

Typed by:-
Vijay Kumar

Drafted by:-
Rakesh Rawat (Advocate)

For Dreamz Infreality Pvt. Ltd.

Managing Director

वही संख्या 4 जिल्द संख्या 536 के पृष्ठ 347 से 376 तक क्रमांक 372 पर दिनांक 01/06/2018 को
रजिस्ट्रीकृत किया गया।

रजिस्ट्रीकरण अधिकारी के हस्त

अनुपम सिंह

उप निदेशक : सदर तृतीय

सदरतः

