SUB-LEASE DEED

Plot No	:									
Project	: <project name=""> project situated at Jaypee Greens Sports City SDZ at <pocket no.="">, Sector-25, YEIDA Area, District-Gautam Budh Nagar, Uttar Pradesh</pocket></project>									
Plot area	: admeasuring Sq. Mtrs. (Sq. Yds.)									
Sale Consideration	: Rs/-									
Circle Rate	: Rs/-									
Value as per Circle rate	: Rs/-									
Stamp duty payable	: Rs/-(as per consideration)									
Rebate for Women	: Rs/-									
Stamp duty paid	: Rs (as per consideration) (rounded off)									
THIS SUB-LEASE DEED is made and entered on this the day of, at Greater Noida, District- Gautam Budh Nagar, Uttar Pradesh. BY AND AMONGST										
JAIPRAKASH ASSOCIATI	S LIMITED (Successor-in-interest of Jaypee Sports									
International Limited)	(having PAN-AABCB1562A), a Company duly									
incorporated and validly	y existing under the provisions of the Companies Act,									
1956(Now the Companie	es Act,2013) and having its registered office at Sector-									
128, Noida-201304, (U. P)	(hereinafter also referred to as the "Sub-Lessor" or the									
"First Party"), which expre	ession or term shall, unless excluded by or repugnant to									
the context or meaning	hereof, be deemed to include its legal heirs, executors,									
successors and legal rep	resentatives, acting through its authorized signatory Mr.									
, S/o. N	Ar, registered office at Sector-128,									
Noida-201304, (U. P), dul	y authorized to execute this Sub-Lease Deed on behalf									
of the "Sub-Lessor" and	d to be presented before the Sub-Registrar, Greater									
Noida by Mr.	, registered office at									

Sector-128, Noida-201304, (U. P) , on behalf of the "Sub-Lessor" being his power
of attorney holder vide power of attorney dated, duly registered vide
Bahi No, Jild No, Pages to, Document No with Sub-
Registrar- First, Noida, (U. P).
AND

(hereinafter referred to as the "Sub-Lessee" which expression or term shall, unless excluded by or repugnant to the context or meaning hereof, be deemed to include its legal heirs, executors, successors and legal representatives) of the SECOND PART.

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

WHEREAS

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

AND YEA formulated a scheme to develop Mega Projects in Special Development Zones (hereinafter referred to as "**SDZs**") along the Taj Expressway (renamed as Yamuna Expressway vide GoUP Notification No.1165/77-04-08-

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

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

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

AND JSIL was granted an unfettered right to sub-lease the whole or any part of the Non Core Area [hereinafter referred to as the "Subject Land"], whether developed or undeveloped; by way of plots or constructed properties; or give on leave and license; or otherwise dispose of its interest in the Subject Land to

any person in any manner whatsoever, without requiring any consent or approval of **YEA** or any other relevant authority.

AND JSIL has prepared land use plan, the layout plan and other relevant plans for the development of the Leased Land named as Jaypee Greens Sports City and submitted the same to YEA for requisite approvals which were duly approved by YEA. The said land use plan, layout plan and other plans as approved by YEA or any revision thereof are hereinafter referred to as "Development Plans".

AND M/s. Jaypee Sports International Limited (JSIL) amalgamated with M/s. Jaiprakash Associates Limited (JAL) in terms of the Scheme of Amalgamation as sanctioned by the Hon'ble High Court of Judicature at Allahabad vide order dated September 14, 2015 and consequent upon the said order and the said amalgamation scheme being filed with Registrar of Companies, Uttar Pradesh and Uttarakhand, the amalgamation has become effective on October 16, 2015.

AND consequent to the said amalgamation all the rights and obligations of JSIL including the leasehold rights in the Leased Land granted vide the Lease Deeds to JSIL got merged in JAL and JAL now being the Lessee of the Leased Land is executing this Sub-Lease Deed as the Sub-Lessor.

AND accordingly the First Party is, interalia, developing a part of the Subject Land as residential plots under the sub- project known as <Project Name> at Jaypee Greens Sports City and marketing and selling the same.

YEA has approved the layout plans for the development of the said Sub Project on the **Project Land**

The Sub-Lessee , after fully satisfying himself/herself/themselves in respect to the													
ayout plan, specifications and approvals for the said Sub Project as approved													
by the Competent Authority and about the status right/title/interest of the Sub-													
Lessor over the Subject Land on which the said Plot is being													
developed/constructed, had applied for allotment in the said Sub Project and													
has been allotted Plot vide provisional Allotment no./ Allotment no													
dated having a Plot Area Sq.Mtr.													

In the meantime, all the provisions of Real Estate (Regulation and Development)
Act including Section 3 has been notified by the Central Government.

The	Sub-Lessor	has	got reg	istere	d the	Sub	Proje	ect as c	an ongoing	Project un	der
the	provisions	of th	ne RERA	Act	with	the	Real	Estate	Regulatory	Authority	on
under registration No											

AND based on an application made by the Sub-Lessee for provisional allotment of a plot of land in <Project Name> project being developed in the Subject Land and upon the Sub-Lessee agreeing to abide by the Standard Terms and Conditions of provisional allotment, the Plot of land bearing No. in <Project Name> project admeasuring Sq. meters (Sq. yards) situated at Jaypee Greens Sports City SDZ at <Pocket No.> , Sector-25, YEIDA Area, District- Gautam Budh Nagar, (U. P) in the Subject Land as described in the Schedule of Land and

Plot") was provisionally allotted to the **Sub-Lessee** vide Provisional Allotment Letter No. dated

AND pursuant to the execution of the said Standard Terms and the fulfillment of the conditions of payment of Consideration mentioned therein, Jaypee Sports International Limited as the Sub-Lessor has agreed to transfer its rights, title and interest in the Demised Plot to the Sub-Lessee by this Sub-Lease Deed for the unexpired portion of 90 years, commencing on 24.09.2009 being the date of the first lease deed of the Lease Deeds, to the Sub-Lessee and to execute this Sub-Lease Deed and the Sub-Lessee has agreed to acquire the same on the terms and conditions mentioned herein.

NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- (Rupees_______Only), the receipt whereof the Sub-Lessor hereby acknowledge and admit, towards full and final Consideration, the Sub-Lessor hereby sub-leases to the Sub-Lessee the Demised Plot, as described hereinafter in the Schedule of Land and Location Plan attached as Annexure-II, together with the rights, easements and appurtenances for the unexpired portion of 90 years, commencing on 24.09.2009 being the date of the first lease deed of the Lease Deeds, on the Sub-Lessee agreeing to observe and perform the terms and conditions mentioned hereinafter.
 - 2. Vacant physical possession of the Demised Plot has been given by the Sub-Lessor to the Sub-Lessee. This Sub-Lease Deed is in full and final settlement of all claims of all the Parties.

3. SUB-LESSOR COVENANTS WITH THE SUB-LESSEE AS UNDER:

- 3.1 The **Sub-Lessor** is entitled to transfer and convey its right, title and interest in the **Demised Plot** and that the **Demised Plot** is free from all encumbrances.
- 3.2 The **Sub-Lessor** has already paid the premium amount and the lease rent for the **Leased Land** at the prevailing rate to **YEA** till date and shall also pay the lease rent for the balance lease period. However, the **Sub-Lessee** shall be liable to pay any increase in the lease rent beyond the lease rent presently applicable, in the manner provided hereinafter.
- 3.3 The Sub-Lessee shall be entitled to transfer the Demised Plot on further sub-lease. The Sub-Lessee/ subsequent sub-lessees shall however notify to the Sub-Lessor the details of such sub-leases and provide three copies of such transfer/ sub-lease deeds to the Sub-Lessor and/ or any other authority as may be specified by the Sub-Lessor.
- 3.4 The Ground Coverage, Floor Area Ratio (FAR), Height of building, Parking and Setbacks etc. in respect of the **Demised Plot** shall be governed by the applicable Building Regulations, orders and directions of Yamuna Expressway Industrial Development Authority (hereinafter referred to as the "YEA") in this regard.
- 3.5 The **Sub-Lessee** 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** without detriment to the **Sub-Lessor** or **YEA** or public interest.

3.6 **Sub-Lessee** may be permitted to mortgage the **Demised Plot** in favour of banks/ financial institutions on such terms and conditions as may be specified by **Sub-Lessor** and/ or **YEA**.

4 THE SUB-LESSEE COVENANTS WITH THE SUB-LESSOR AS UNDER:

- 4.1 The **Sub-Lessee** shall follow all laws and bye- laws, rules, building regulations, guidelines and directions of **YEA** and the local municipal or other authority now existing or hereinafter to exist so far as the same relate to the immovable property & construction of buildings and so far as they affect the health, safety and convenience of other inhabitants of the place.
- 4.2 The **Sub-Lessee** shall abide by the terms and conditions of the **Lease Deeds** and all laws as may be applicable to the **Demised Plot**.
- 4.3 The **Sub-Lessee** shall enter into a separate maintenance agreement (the "Maintenance Agreement") as may be required by the **Sub-Lessor**, with the **Sub-Lessor**/ Maintenance Agency (hereinafter the "Designated Maintenance Agency") for the maintenance of areas and facilities as defined in the Maintenance Agreement. The **Sub-Lessee** shall abide by the terms and conditions of the Maintenance Agreement.
- 4.4 The **Sub-Lessee** shall pay any increase in the lease rent beyond the lease rent presently applicable on prorata basis as and when so applicable and demanded by the **Sub-Lessor/YEA/ Designated Maintenance Agency**.

- 4.5 All taxes, dues, demands, charges, duties etc. if any, levied or leviable in respect of the **Demised Plot** by the Government and/ or other local authorities shall be payable by the **Sub-Lessee** with effect from the date of possession of the **Demised Plot**. The **Sub-Lessor**/ the **Designated Maintenance Agency** shall be entitled to collect the said taxes, dues, demands, charges, duties etc. on pro rata basis from the **Sub-Lessee** so long each Plot/ residential unit is not separately assessed for such purposes.
- 4.6 The **Sub-Lessee** shall observe, perform and abide by all the rules, guidelines, by whatsoever name called, as may be specified by the **Sub-Lessor/ Designated Maintenance Agency** from time to time for maintaining the standard of living, facade of buildings, security, ambience, outlook, safety etc., in relation to the **Jaypee Greens Sports City** in general, and in relation to **Project Name>** project in particular. The **Sub-Lessee** shall also ensure that his/ her co- inhabitant(s) and/ or any of his/ her guest(s)/ visitors or any tenant/ occupier of the **Demised Plot** shall also abide by the said rules, guidelines etc.
- 4.7 The maintenance of facilities namely Colony level areas and facilities within Jaypee Greens Sports City including roads, parks, gardens, play grounds, sitting areas, jogging tracks, strolling parks, pathways, worship places, firefighting services, designated parking areas for visitors, plantations and trees, landscaping, sewerage lines, drainage lines, water lines/ mains, STP, power receiving Sub- Station(s), DG electrical Sub-Station(s), water storage, filtration & distribution system etc., outside the Demised Plot and other Sub-projects (hereinafter referred to as "Shared Areas & Facilities") shall be carried out by the Sub-Lessor/ Designated Maintenance Agency and the Sub-Lessee shall pay the maintenance

charges etc as per the terms and conditions of the **Maintenance Agreement** as executed/ may be executed between the **Sub-Lessee** and the **Sub-Lessor/ Designated Maintenance Agency**.

- 4.8 The **Sub-Lessee** shall not have any exclusive right, title or interest in the **Shared Areas & Facilities** in any manner whatsoever except the right of use.
- 4.9 The **Sub-Lessee** shall pay, from the date of possession or upon expiry of 30 days from the date of offer of possession, whichever is earlier, all such maintenance and replacement charges ("Maintenance Charges") as may be intimated to the **Sub-Lessee** by the **Sub-Lessor** or the **Designated Maintenance Agency** in accordance with the **Sub-Lease Deed** and/ or the **Maintenance Agreement**, as applicable.
- 4.10 The **Sub-Lessee** shall carry out the entire development on the **Demised Plot** adhering to:-
 - (i) Standards and Specifications laid down in the building and other regulations of **YEA**/ relevant Indian Standards/ National Code etc.
 - (ii) Master Plans and Rules & Regulations of the **YEA** and other relevant authorities.
 - (iii) Government policies and relevant Codes of BIS/ IS relating to disaster management in land use planning and construction work.
- 4.11 The Building drawings and relevant details for construction of residential building on the **Demised Plot** shall be subject to the approval by the **YEA** for which the **Sub-Lessee** shall follow the procedure as prescribed by the **YEA** from time to time. However, if necessary, the **Sub-Lessor** may, at the

request of the **Sub-Lessee**, extend reasonable assistance to **Sub-Lessee** by submitting such drawings and other relevant details, as may be provided by the **Sub-Lessee**, to the **YEA** without being responsible and/ or liable for approval of the same by **YEA** in any manner.

4.12 The Sub-Lessee shall permit the members, officers and subordinates of the Sub-Lessor and/ or YEA and workmen and other persons employed by the Sub-Lessor and/ or YEA at all reasonable time of the day with prior notice in writing to enter into and upon the Demised Plot and building to be erected thereupon in order to inspect the Demised Plot and building erected thereupon.

5. REPRESENTATIONS AND WARRANTIES OF THE SUB-LESSEE:

- 5.1 The **Sub-Lessee**, prior to the execution of this **Sub-Lease Deed**, had applied to the **Sub-Lessor** for allotment of the **Demised Plot** after satisfying and understanding the implications of the restrictions, covenants etc. mentioned in the **Lease Deeds** as well as other rules, regulations, bye laws, directions etc. of concerned Authority applicable to the **Leased Land** and the **Demised Plot**.
- The **Sub-Lessee** has inspected the site, the **Development Plans**, ownership records, the **Lease Deeds** and other documents relating to the title and all other details of the **Demised Plot**, which the **Sub-Lessee** considers relevant and has satisfied himself/ herself about the right, title and capacity of the **Sub-Lessor** to deal with the **Demised Plot** and the **Leased Land** and has understood all the limitations and obligations thereof.

- 5.3 The **Sub-Lessee** acknowledges that it has verified the physical measurement of the **Demised Plot** and that this **Sub-Lease Deed** truly depicts the area of the **Demised Plot** and that it shall have no claim of any nature whatsoever against the **Sub-Lessor** in this regard.
- 5.4 The **Sub-Lessee** specifically understands that the **Demised Plot** is being conveyed to him on the terms and conditions stated herein subject to the provisions of the **Lease Deeds**.
- 5.5 The **Sub-Lessee** has all the necessary power, authority and capacity to bind himself/ herself to this **Sub-Lease Deed**, and to perform his/ her obligations herein.
- 5.6 The **Sub-Lessee** understands and acknowledges that the **Sub-Lessor** shall be entitled to construct and/ or install such other buildings and/ or carry out such other development on the **Leased Land** as may be considered appropriate by the **Sub-Lessor**, at its sole discretion, or pursuant to the requirements of relevant authority.
- 5.7 The **Sub-Lessee** has reviewed the **Development Plans** and has been made aware of and accepts that the **Development Plans** may not be final in all aspects and that there may be variations, deletions, additions, alterations made either by the **Sub-Lessor** at its sole discretion, or pursuant to requirements of any Government/ Statutory authority.
- 5.8 Nothing herein shall be construed to provide the **Sub-Lessee** with the right to prevent **Sub-Lessor** from:

- (i) constructing or continuing with the construction of the other building(s), independent houses, Apartments or other structures and services in the area adjoining the **Demised Plot**;
- (ii) putting up additional constructions, residential, commercial or of any other kind at Jaypee Greens Sports City; and
- (iii) amending/altering the **Development Plans**.
- 5.9 The **Sub-Lessee** shall, at his/ her own cost, keep the building constructed on **Demised Plot** in good and habitable state and maintain the same in a fit and proper condition.
- 5.10 In case the **Sub-Lessee** allows the use and/ or occupation of the **Demised Plot or the building constructed on it** by a person other than the **Sub-Lessee**, the **Sub-Lessee** shall ensure that all obligations, liabilities and responsibilities devolving upon him/ her under this **Sub-Lease Deed**, shall be complied with by the new occupier as part and parcel of the terms and conditions of the agreement of the **Sub-Lessee** with the said new occupier.
- 5.11 The **Sub-Lessee** shall sign all such applications, papers and documents and do all such acts, deeds and things as the **Sub-Lessor** may reasonably require for safeguarding the interest of the **Sub-Lessee** and/ or the **Sub-Lessor**, as the case may be.

6. INDEMNITY BY THE SUB-LESSEE:

6.1 The **Sub-Lessee** undertakes to comply with all the covenants, representations, warranties and undertakings contained herein, and keep the **Sub-Lessor**, its employees, representatives, agents etc. harmless and indemnified against all claims, actions, suits, proceedings as may be

brought by the **Sub-Lessee**/ his or her co- inhabitants/ his or her guests or any person, and all losses, damages, penalties, judgments, attorney fee, amounts paid in settlement and expenses etc., as may be suffered by the **Sub-Lessor** on account of any act/ omission by the **Sub-Lessee** in this regard.

- 6.2 The **Sub-Lessee** undertakes to observe and perform all the terms and conditions contained herein including the terms and conditions of **Lease Deeds**, and to keep the **Sub-Lessor**, its employees, representatives, agents etc. indemnified against all claims, actions, suits, proceedings, costs, losses, damages, penalties, judgments, attorney fee, amounts paid in settlement and expenses relating to or arising out of;
 - (i) any inaccuracy in or breach of the representations, warranties, covenants or agreements made by the **Sub-Lessee** herein;
 - (ii) any other conduct by the **Sub-Lessee** or any of its employees, representatives, agents etc. as a result of which, in whole or in part, the **Sub-Lessor** or any of its representatives are made a party to, or otherwise incur any loss or damage pursuant to any action, suit, claim or proceedings arising out of or relating to such conduct;
 - (iii) any action undertaken by the Sub-Lessee, or any failure by the Sub-Lessee to act when such action or failure to act is a breach of the terms and conditions herein;
 - (iv) any action or proceedings taken against the **Sub-Lessor** in connection with any contravention or alleged contravention by the **Sub-Lessee**.
- 6.3 In case of any breach/ default of the terms and conditions of this **Sub-Lease Deed** by the **Sub-Lessee**, the **Sub-Lessee** may, at its sole discretion, issue a written notice calling upon the **Sub-Lessee** to rectify the breach/ default within such period as may be prescribed under the said notice.

The **Sub-Lessee**, immediately upon notice of such breach/ default, shall be under obligation to rectify/ remove the breach/ default within the "Stipulated Period" and inform the **Sub-Lessor** of such rectification or removal of breach/ default by a written notice failing which the **Sub-Lessee** shall be liable for all consequences that may follow because of such breach/ default of the **Sub-Lessee**.

- In case the breach/ default of the terms and conditions of this **Sub-Lease**Deed is not cured or rectified by the **Sub-Lessee** within the Stipulated Period, the **Sub-Lessor** shall have the right to re- enter the **Demised Plot** after determining the **Sub-Lease Deed**. On re- entry into the **Demised Plot**, if there is any unauthorised structure built on it, the **Sub-Lessor** will remove the same at the expense and cost of the **Sub-Lessee** and may re-allot the **Demised Plot** to any person.
- 6.5 The **Sub-Lessee** shall keep the **Sub-Lessor** indemnified against any claims for damages which may be caused to any property belonging to the **Sub-Lessor** or any third party resulting directly or indirectly from the execution of the works on the **Demised Plot** and also against claims for damages arising from the actions of the **Sub-Lessee** or his workmen or representatives which:
 - a. injures or destroys any building or part thereof or other structure contiguous or adjacent to the **Demised Plot**.
 - b. keeps the foundation, tunnels or other pits on the **Demised Plot** open or exposed to weather causing any injury to contiguous or adjacent plot and/ or building.
 - c. digs any pit near the foundation of any contiguous or adjacent building thereby causing any injury or damages to such building.

6.6 The damages shall be assessed by the **Sub-Lessor** and/ or **YEA** whose decision as to the extent of injury or damages or the amount payable shall be final and binding on the **Sub-Lessee**.

7. MISCELLANEOUS:

- 7.1 The **Sub-Lessee** is and shall always remain liable to pay and bear all expenses towards the cost of stamp duty, registration and other legal and incidental expenses for the execution and registration of this **Sub-Lease Deed**.
- 7.2 The **Sub-Lessee** shall be bound by any condition/s hereafter imposed by **YEA** in relation to the **Demised Plot** and shall comply the same as if such condition/s is/ are incorporated in this **Sub-Lease Deed**.
- 7.3 Any building constructed on the **Demised Plot** may be sub- let, by the **Sub-Lessee**.
- 7.4 The Sub-Lessee shall not in any manner encroach upon the Shared Areas & Facilities or any other areas not handed over to the Sub-Lessee. All unauthorized encroachments, in any manner whatsoever, made by Sub-Lessee shall be treated as a default under clause 6.3 of this Sub-Lease Deed.
- 7.5 The **Sub-Lessee** shall not display or exhibit any picture posters, statues, other articles which are indecent or immoral. The **Sub-Lessee** shall also not display or exhibit any advertisement or placard in any part of the exterior wall of the building, which shall be constructed over the **Demised Plot**.

- 7.6 YEA shall have full rights 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 the 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 Sports City.
- 7.7 The **Sub-Lessee** is aware that in terms of the said **Lease Deeds** the **Sub-Lessee** shall not sell, transfer or otherwise dispose of the **Demised Plot** at any time in future to any third party without obtaining a prior consent from the **YEA**. Any transfer charges payable to **YEA** and any administrative or other charges, duty, taxes, levies payable to any concerned authority/body/agency/**Sub-Lessor**, as the case may be, shall also be borne and paid by the **Sub-Lessee** alone.
- All sale, transfer or other disposal of the **Demised Plot** by the **Sub-Lessee** to any Person (the "**Proposed Transferee**"), shall also require prior written consent of the **Sub-Lessor**, which the **Sub-Lessor** may give on such terms and conditions including inter alia those relating to payment for administrative charges for permitting such transfer. The **Sub-Lessor** shall grant the consent only after all the dues, payable to the **Sub-Lessor** and/ or to the **Designated Maintenance Agency**, are paid for in full. No administrative charges shall, however, be payable in the case of succession of the **Demised Plot** to the legal heirs of the **Sub-Lessee**. Further, the **Proposed Transferee** shall be bound by the terms and conditions of the **Lease Deeds** and those contained herein, and shall furnish an undertaking to that effect.

- 7.9 The **Sub-Lessee** shall ensure that all obligations, liabilities and responsibilities devolving upon the **Sub-Lessee** under this **Sub-Lease Deed** shall be complied with by the subsequent sub- lessees in respect of the **Demised Plot** and the **Sub-Lessee** shall bring all obligations, liabilities and responsibilities to the notice of such subsequent sub- lessees of the **Demised Plot** who will subsequently be bound by the terms of this **Sub-Lease Deed**.
- 7.10 Save and except the **Standard Terms and Conditions** as contained in the Application Form, this **Sub-Lease Deed** supersedes and overrides all understanding and agreements, whether oral or written, between the **Parties.** Provided that in the event of inconsistency between the Standard Terms and Conditions and this **Sub-Lease Deed**, the provisions of this **Sub-Lease Deed** shall prevail.
- 7.11 This Sub-Lease Deed shall be construed and interpreted in accordance with and governed by the laws of Union of India. The local Courts of Gautam Budh Nagar (U. P) 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.
- 7.12 If any provision or any part of the 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.

- All notices to be served as contemplated herein shall be deemed to have been duly served on the **Sub-Lessee** by the **Sub-Lessor** if sent by Registered Post at the address of the **Sub-Lessee** specified hereinabove or at the **Demised Plot** or at such address as may be notified by the **Sub-Lessor**. It shall be the responsibility of the **Sub-Lessee** to inform the **Sub-Lessor** by a Registered Post about all subsequent changes, if any, in his/ her address, failing which all communications and letters posted at the first registered address or the **Demised Plot** will be deemed to have been received by him/ her.
- 7.14 In the event there are joint **Sub-Lessee(s)**, all communications and notices shall be sent by the **Sub-Lessor** to the first **Sub-Lessee** at the address specified hereinabove or at the **Demised Plot** or at such address as may be notified by the **Sub-Lessee** to the **Sub-Lessor** and acknowledged by the **Sub-Lessor**, which shall for all purposes be considered as served on all the **Sub-Lessee(s)** and no separate communication shall be necessary to the other named **Sub-Lessee(s)**.
- 7.15 All notices and communications, required to be sent, by the **Sub-Lessee** to the **Sub-Lessor** shall be sent by the **Sub-Lessee** to the registered office of the **Sub-Lessor** as specified hereinabove or at such address as may be notified by the **Sub-Lessor** to the **Sub-Lessee**. In case of joint **Sub-Lessees**, all such notices and communications shall be jointly signed by all the **Sub-Lessee(s)**.

SCHEDULE OF PROPERTY

ALL THAT Plot of Land bearing number: having area of Sq. mtrs. (Sq. yds.) in <*Project Name>* project situated at Jaypee Greens Sports City SDZ at <*Pocket NO.>*, Sector-25, YEIDA Area, District- Gautam Budh Nagar (U. P) as demarcated on the Schedule of Land and Location Plan and bounded as under:

At or towards the EAST :}

At or towards the WEST : As per **Schedule of Land & Location Plan**

At or towards the NORTH:}

At or towards the SOUTH:}

Annexure -I: Details of Lease Deeds

Annexure-II: Schedule of Land and Location Plan

IN WITNESS WHEREOF, the **Parties** hereto have executed this **Sub-Lease Deed** on the day, month and year first herein above written in the presence of following witnesses:

SIGNED AND DELIVERED BY the within named Sub-Lessor Jaiprakash Associates Limited

Authorized Signatory

SIGNED AND DELIVERED BY the within named Sub-Lessee

WITNESSES:

1.

2.