CONVEYANCE DEED

Conveyance Deed Type of Deed Village Tehsil **District Type of Property** Residential **Property Address** Apartment No. , Floor-, Tower-, Ghaziabad ,.....sq.mtrs.(.....sq.ft.)ntrs.(.....sq.ft.) Rs./-Super Area Carpet Area Sale Consideration **Stamp Duty** Rs.....

This Conveyance Deed (" Deed ") together with all annexures is made and executed on thisday of, 2017at, India.				
BETWEEN				
M/s. LR Infrahomes (India) Private Limited, a company incorporated under the Companies Act 1956, having its registered office at 24, Rajpur, New Delhi 110068 and business office at Khasara number 1104, Rajnagar Extension, Ghaziabad through its authorized signatory, Mr. Nitin Tyagi, duly authorized vide Board Resolution dated (hereinafter referred to as the "Promoter / Developer" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors-in-interest, administrators, executors, authorized representatives and assigns) of the FIRST PART;				
AND				
Mr. Vinod Kumar Tyagi and Ravinder Kant Tyagi through its authorized signatory, Mr				
(hereinafter referred to as the "Confirming Parties" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include their successors-in-interest, administrators, executors, authorized representatives, transferee and assigns) of the SECOND PART.				
The Promoter / Developer and the Confirming Parties shall hereinafter jointly be referred to as the "Vendor"				
IN FAVOUR OF:				
1. Mr. S/oand 2. Mrs. W/o Mr				
both residents of				
The Vendor and the Vendee shall also be collectively referred to as the "Parties" and individually as the "Party".				

WHEREAS:

between the Parties.

A. The Confirming Parties amongst themselves being the owners of the Land situated at Khasara numbers 1104, 1111, 1116 and 1123, revenue village Noor Nagar, Ghaziabad, admeasuring about 16561.76 square meters ("Land") obtained the CLU

Capitalized terms used herein this Deed but not defined shall have the same meaning as ascribed to them in the Apartment Buyer's Agreement (defined hereinafter) executed

- and other permissions for development of a group housing colony from the Ghaziabad Development Autority ("GDA")
- B. In accordance with the approved Building Plans and other sanctions/permissions obtained from the concerned authorities, the Promoter / Developer along with the Confirming Parties has developed a group housing colony over the said Land known by the name of "The Blue Moon Homes" (hereinafter referred to as the "The Blue Moon Homes").
- C. Further acquisition of additional land and license is in progress and the facilities and amenities for The Blue Moon Homes have been constructed and implemented in The Blue Moon Homes on the increased density after taking into account the additional land and license which shall in due course form part of The Blue Moon Homes project.
- D. The Vendor is fully competent, authorized and has all the necessary approvals, consents and permissions to inter alia sell all the residential apartments in the group housing colony comprising The Blue Moon Homes.
- E. The Vendee demanded from the Promoter / Developer and the Promoter / Developer has allowed the Vendee to inspect all ownership records of the said Land, the said License and the various approvals granted by the GDA and other statutory authorities, in favour of the Confirming Parties, Layout Plan and Building Plans along with modifications thereto envisaged during the course of completion of The Blue Moon Homes and all other documents relating to the right, title and competence of the Vendor to construct, market, sell and convey the apartments in The Blue Moon Homes . The Vendee has fully satisfied in all respects, with regard to the right, title, competency and interest of the Vendor in the said Land/License and has completed its due diligence to its entire satisfaction.
- F. The Vendee acknowledges that the Vendor has readily provided complete information and clarifications as required by the Vendee, however the Vendee has ultimately relied upon its own independent investigations and judgment in purchasing the said Apartment (defined hereinafter). Save and except as specifically represented herein or in the Apartment Buyer's Agreement, the Vendee's decision to purchase an apartment in The Blue Moon Homes is not influenced by any architect's plans, sales plans, sale brochures, advertisements, representations, warranties, statements or estimates of any nature whatsoever, including, but not limited to, any representations relating to the said Land, or the apartments or the interior spaces therein or any other physical characteristics thereof, the estimated facilities/amenities to be made available to the Vendee or any purported services to be provided by the Vendor whether written or oral, made by the Vendor or its selling agents/brokers, or otherwise. The Vendor hereby disclaims to have made any representations, warranties, statements or estimates of any nature whatsoever, whether written or oral, except those mentioned in the Conveyance Deed. No oral or written representations or statements shall be considered to be part of this Conveyance Deed and this Conveyance Deed is self-contained and complete in itself in all respects.
- G. The Vendee after fully satisfying itself with respect to the right, title and interest of the Confirming Parties in the said Land, the approvals and sanctions for The Blue Moon Homes project as well as the designs, specifications and suitability of the construction, approached the Promoter / Developer and applied for allotment of Apartment No...........on Floor Tower in The Blue Moon Homes ,

	Ghaziabad- 201003, Uttar Pardesh, having a carpet area of sq. mtrs., (sq. ft.) or thereabouts approximately, together with the exclusive right to use nos. Parking Space(s), which form an indivisible part thereof and entered into the Apartment Buyer's Agreement dated
H.	The Vendee hereby acknowledges and agrees that the final Carpet Area of Apartment No on Floor, Tower in The Blue Moon Homes ,, Ghaziabad-201001, Uttar Pardesh, is sq. mtrs., (sq. ft.).
l.	The construction of Apartment No on Floor, Tower in The Blue Moon Homes, Ghaziabad-201001, Uttar Pardesh, is now complete and the Vendee has made the payment of the agreed consideration amount and has accordingly requested the Vendor to execute the conveyance of the Apartment in its favour.
NOW	THEREFORE THIS DEED BETWEEN THE PARTIES WITNESSETH AS UNDER:
1.	In consideration of the receipt of a sum of Rs
2.	The Vendor assures the Vendee that the said Apartment is free from all encumbrances such as sale, gift, mortgage, disputes, attachment, lien, claims etc., and there is no legal impediment or restraint of any nature whatsoever for the transfer of the said Apartment to the Vendee.
3.	The Vendee has already taken the possession of the said Apartment after havinginspected and fully satisfied itself about all items of work, quality of workmanship, materials, specifications, fittings and fixtures used and/or provided therein and all other services rendered or to be rendered. And the Vendee assures the Vendor that it shall not raise any objection or make any claim against the Vendor in respect of any item of work which may be alleged to have been or not have been carried out or completed or for any other reason whatsoever and such claim or objection, if any, shall be deemed to have been waived off by the Vendee.
4.	The Vendee hereby agrees and undertakes that the Parking Space Noforms an indivisible and inseparable part of the said Apartment and the said Parking Space(s) shall have no separate legal entity or be in any manner independent of the said Apartment.

- 5. The Site Plan of The Blue Moon Homes project is annexed herewith as **Annexure-I** and the Floor Plan for the said Apartment (depicting layout of Floor of Tower-...) is annexed herewith as **Annexure-II**. The Unit Plan of the said Apartment is annexed herewith as **Annexure-III**.
- 6. The Vendee confirms that the Vendor shall have the first charge on the said Apartment in respect of any amount outstanding and payable by the Vendee towards any additional EDC, IDC, additional IDC, taxes, demands, assessments etc., as mentioned hereinabove. The Vendee confirms that any amount payable by it shall be treated as unpaid sale price and the Vendor shall have the first charge on the said Apartment for recovery of the same.
- 7. The Vendee hereby acknowledges that in compliance of the directions of the GDA, the maintenance of The Blue Moon Homes shall be the Blue Moon Homes Resident Welfare Association (Blue Moon Homes RWA) constituted under the provisions of the Uttar Pardesh Apartment Ownership Act, ("Apartment Act").
- 8. The Vendee hereby also assures, represents and warrants to the Vendor that it shall comply with the terms hereof and with all the applicable laws and statutory compliances with respect to the said Apartment, the said Land and to any proposed construction to be raised thereon and relying on all the assurances, representations and warranties made herein by the Vendee, the Vendor has agreed to enter into this Deed.
- 9. The Vendee shall have no ownership claim over or in respect of any open spaces, parking spaces, commercial areas, convenient shopping, club/ community building, school and other units constructed as required/permitted by the GDA and all such areas which have not been specifically sold or which do not form part of the Common Areas set out in the Declaration. Such areas shall remain the property of the Promoter / Developer/Confirming Parties, who shall be free to deal with these in accordance with law. The Vendee shall not have any right to interfere in any manner with the booking, allotment, sale, management or resale in due course of any commercial units or commercial developments, convenient shopping, club / community building, school, or any other construction as is required/permissible by the GDA under the License which are not part of the Common Areas or the common services for the use of all the purchasers or specific set of purchasers. This clause shall survive the conveyance of the said Apartment.

The Vendee shall only have a joint and non-exclusive right of use of the Common Areas and common services and facilities subject to the timely payment of the maintenance charges.

10. That if any balance/enhanced/revised charges for EDC/IDC or by whatever name called is levied with retrospective effect, including any interest thereon, by the GDA after the execution of the Conveyance Deed in respect of the said Apartment, the Vendee agrees and undertakes to pay such balance/enhanced/ revised charges on demand to the Vendor directly or through The Blue Moon Homes RWA as the case may be on proportionate basis in accordance with the value set out in the Declaration or as may be determined by The Blue Moon Homes RWA. The Vendee shall always be responsible and liable for the payment (either directly or through The Blue Moon Homes RWA) of its pro-rata share of any enhanced EDC/IDC, municipal taxes, property taxes, VAT, WCT, GST, Service Tax, Labour Cess with any interest and/or penalty thereupon, any other third party/statutory taxes and/or any other demands raised by the Government of Uttar Pardesh with a view to recover cost of

development with regard to sector roads, state/national highways, transport, irrigation facilities, environment conservation schemes, welfare or special project/scheme etc. or in the nature of infrastructure charges and/or by whatever name called. This clause shall survive the conveyance of the said Apartment.

- 11. The Vendor shall have the right to make additional construction anywhere in The Blue Moon Homes to the extent permissible by the Government of Uttar Pardesh or GDA. The Vendee shall not raise any objection whatsoever and the Vendor shall have the absolute right to transfer such additional construction in any manner whatsoever as the Vendor may in its sole discretion think fit. The Vendor shall be entitled to connect the electric, water, sanitary and drainage fittings on any additional structures/storeys with the existing electric, water, sanitary and drainage fittings of The Blue Moon Homes. The Vendee shall not have any right to object to the Vendor constructing or continuing with the construction of any other building(s)/structures in The Blue Moon Homes or putting up additional floors to any of the existing towers/buildings in The Blue Moon Homes or undertaking modification of any unsold apartment/units/areas therein. This clause shall survive the conveyance of the said Apartment.
- 12. The Vendee further agrees that it shall not claim any compensation or withhold the payment of any charges on the ground that the infrastructure required for The Blue Moon Homes is not yet complete, or on any other ground whatsoever.
- 13. Except for the terraces, if any, specifically and exclusively reserved for the use of the Apartment, the Vendor alone shall have the absolute title and the sole right to use to the terraces of the various structures/towers/buildings comprising The Blue Moon Homes and the area of such terraces has not been included in the Super Area of the Apartment. The Vendor shall have sole right to give on lease or hire any part thereof for any purpose whatsoever including installation and operation of antenna, satellite dishes, communication towers, other communication equipment or to use/hire/lease the same for the purpose of advertisement spaces or otherwise and the Vendee shall not have any right to object to or prevent the same.
- 14. The Vendee confirms that the Parking Space(s) allotted to the Vendee for exclusive use is inseparable, indivisible and forms an integral part of the said Apartment. The Vendee confirms that the Vendee has no right to sell/transfer/or deal with the Parking Space(s) independent of the said Apartment. The Vendee shall park its vehicle(s) in the Parking Space(s) allotted for its exclusive use and not anywhere else. The Vendee shall not modify or make any changes or cordon off or otherwise erect any temporary structure(s) in the Parking Space(s). The Vendee confirms that Parking Space(s) shall automatically be cancelled in the event of cancellation, surrender, relinquishment, resumption, re-possession etc. of the said Apartment, under any provision(s) of this Deed. All clauses of this Deed shall apply mutatis mutandis to the Parking Space(s).

The Vendee understands that the service areas in the basement/stilts provided in The Blue Moon Homes are reserved for services, use by maintenance staff etc. and shall not be used by the Vendee for parking or for any other purpose whatsoever. The Vendee confirms that parking spaces earmarked for parking in the stilt/basement are meant for exclusive use for parking in The Blue Moon Homes and does not form part of general and/or limited common areas and facilities of the said Apartment/The Blue Moon Homes constructed on Land for the purpose of the Declaration. The Vendee shall not have any right, title or interest in the parking spaces of The Blue

Moon Homes other than those allotted to the Vendee. The Vendee acknowledges that Vendor shall remain the owners of the parking spaces within The Blue Moon Homes, which have not been allotted to any apartment owner and the Vendor shall have the right to use the same in any manner or transfer the same to any person including the occupant(s)/owner(s) of the commercial areas, club, school or other units.

This clause shall survive the conveyance of the said Apartment.

- 15. The Vendee acknowledges and confirms that the infrastructure facilities provided by the Government is beyond the control of the Vendor and the Vendee shall not have a right to raise any claim or dispute against the Vendor in respect of the facilities provided by the Government or any other statutory authorities.
- 16. The Vendee hereby also undertakes to abide by all the conditions, restrictions and other stipulations imposed in respect of The Blue Moon Homes by virtue of the License granted to the Vendor for The Blue Moon Homes and shall also abide by the applicable Zoning Plans, Building Plans and all laws, bye-laws, rules, regulations and policies applicable to the said Apartment and/or The Blue Moon Homes or as imposed or may be imposed in future under any applicable law. This clause shall survive the conveyance of the said Apartment.
- 17. The Vendee shall not use or allow to use the said Apartment for any non-residential purpose or any activity that may cause nuisance to other purchasers/occupants of The Blue Moon Homes . This clause shall survive the conveyance of the said Apartment.
- 18. The Vendee undertakes and agrees that any violation of the following shall entitle the Vendor or The Blue Moon Homes RWA to enter into the said Apartment wherever necessary and reverse such violation at the cost of the Vendee;
 - (i) The Vendee shall not cover or construct on the balcony(ies) and shall only use the same as open balcony(ies) and in no other manner whatsoever.
 - (ii) The Vendee shall not under any circumstances whatsoever, do, allow or permit any remodeling, alteration, variation, change or build upon the look, color, design, texture, fixtures, materials or any combination thereof comprising the exterior or facade of the buildings or the said Apartment.
 - (iii) The Vendee shall not under any circumstances do or allow any alteration/modification/change to the structure or layout within the said Apartment, save and except with the prior permission of The Blue Moon Homes RWA/Vendor in writing.

This clause shall survive the conveyance of the said Apartment.

19. The Vendee acknowledges that water pipelines/drains/electric lines provided originally for the specific purpose shall not be tampered with/ disturbed without the prior written approval of The Blue Moon Homes RWA. Further, all lights/power points in the said Apartment shall conform to the permitted/sanctioned electric load. The Vendee shall not put away any personal belonging including flower pots, cots, furniture items boxes, dustbins, and other personal use item etc. in the Common Areas and specifically the flower pots shall not be placedon parapets/ledges. The

Vendee shall not place or cause to be placed in the lobbies, vestibules, stairways, elevators and other areas or facilities of a similar nature, both common and restricted, any furniture, packages or objects of any kind. Such areas shall be used for no other purpose than for normal transit through them. The Vendee shall not under any circumstances whatsoever carry out any changes/modifications/alterations that result in encroachment of Common Areas or that result in damage or disturbance to Common Areas, adjacent, upper or lower units. Putting of advertising board/neon signs etc. on any part of the building including internal corridors, external face and Common Areas is prohibited. This clause shall survive the conveyance of the said Apartment.

- 20. The Vendee shall comply with the provisions of the Apartment Act or any statutory amendments or modifications thereof or any rules and regulations made thereunder.
- 21. The Vendee shall not be entitled to claim partition of its share in the said Land or the Common Areas and the same shall always remain undivided and impartible. This clause shall survive the conveyance of the said Apartment.
- 22. The Vendee hereby agrees and undertakes to become a member of The Blue Moon Homes RWA and to complete the documentation and fulfill its obligations as may be required under the Apartment Act promptly on being called upon.
- 23. The Vendee in its individual capacity as well as the prospective member of The Blue Moon Homes RWA or any other collection of the apartment owners in The Blue Moon Homes, hereby confirms and agrees that subject to Section of the Apartment Act in the event of redevelopment of the said Land at any time in future, on account of any reason(s) whatsoever, the Vendor shall be offered the right of first refusal for carrying out such redevelopment on the said Land. This clause shall survive the conveyance of the said Apartment.
- 24. The Vendee confirms and undertakes that the Vendee shall be liable to pay all government rates, GST, Value added tax (VAT), state sales tax, Central sales tax, Works contract tax, Service Tax, one time building tax, luxury tax, building and other construction workers welfare fund and education cess, tax on land, municipal tax, property tax, wealth tax, taxes, fees or levies of all and any kind by whatever name called, whether paid or payable by the Vendor and/or its contractors (including subcontractors) and /or levied or leviable now or in future by the government, municipal authority or any other governmental authority on the said Apartment/Land, as the case may be, as assessable or applicable from the date of application. The Vendee further agrees that if the said Apartment is assessed separately, then it shall pay the same on pro-rata basis as determined and demanded by the Vendor, which shall be final and binding on the Vendee. If the said Apartment is assessed separately, the Vendee shall pay directly to the competent authority on demand being raised by the competent authority.
- 25. The Vendee acknowledges and agrees that it shall continue to remain bound by such terms and conditions of the Apartment Buyer's Agreement which attach to the said Apartment and survive this conveyance within the meaning of Section 31 of the Transfer of Property Act, 1882. All such terms and conditions of the Apartment Buyer's Agreement shall be deemed to be incorporated in this Deed by reference and as such shall form part of this Deed.

- 26. The Vendee shall, after taking possession, be solely responsible to maintain the [Apartment/Plot] at his/her own cost, in good repair and condition and shall not do or suffer to be done anything in or to the Building, or the [Apartment/Plot], or the staircases, lifts, common passages, corridors, circulation areas, atrium or the compound which may be in violation of any laws or rules of any authority or change or alter or make additions to the [Apartment/Plot] and keep the [Apartment/Plot], its walls and partitions, sewers, drains, pipe and appurtenances thereto or belonging thereto, in good and tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the Building is not in any way damaged or jeopardized. The Vendee further undertakes, assures and guarantees that he/she would not put any sign-board / name-plate, neon light, publicity material or advertisement material etc. on the face / facade of the Building or anywhere on the exterior of the Project, buildings therein or Common Areas. The Vendees shall also not change the colour scheme of the outer walls or painting of the exterior side of the windows or carry out any change in the exterior elevation or design. Further the Vendee shall not store any hazardous or combustible goods in the [Apartment/Plot] or place any heavy material in the common passages or staircase of the Building. The Vendee shall also not remove any wall, including the outer and load bearing wall of the [Apartment/Plot]. The Vendee shall plan and distribute its electrical load in conformity with the electrical systems installed by the Developer / Promoter and thereafter the association of Vendees and/or maintenance agency appointed by association of Vendees. The Vendee shall be responsible for any loss or damages arising out of breach of any of the aforesaid conditions. Further the Vendee, at his own or through RWA of the complex shall take AMC for all equipment including but not limiting to Lifts, Generators,..... from there original supplier or reputed Maintenance agencies and shall ensure to keep the equipment in proper running condition.
- 27. The Vendee confirms having borne and paid all expenses for the completion of this Conveyance Deed, including cost of stamp duty, registration and other incidental charges. This Conveyance Deed in respect of the transaction involved herein, is valued purpose of duty at the stamp Rs....(Rupees only) in terms of the Indian Stamp Act, 1899. Any deficiency in the stamp duty as may be determined by the Sub-Registrar/concerned authority along with consequent penalties/deficiencies as may be levied in respect of the said Apartment conveyed by this Conveyance Deed shall be borne by the Vendee exclusively and the Vendor shall not be liable for the same and accepts no responsibility in this regard.
- 28. That this Deed is subject to all laws and notifications and rules applicable to the Blue Moon Homes.

SCHEDULE

All that piece and parcel of Apartment No		
ft.)along with Parking Space Nos	in the group housing color haziabad-201001, in the rever	ny "The Blue
The Apartment is bounded as under:		

At or towards the North:

At or towards the South:	
At or towards the East:	
At or towards the West:	
The Parking Space No is bounded as und	<u>der</u> :
At or towards the North:	
At or towards the South:	
At or towards the East:	
At or towards the West:	
IN WITNESS WHEREOF, the Parties hereto have so to this Deed on the day, month and year first above	•
FOR THE VENDOR	FOR THE VENDEE
For & on behalf of	
LR Infra Homes (India) Pvt. Limited FIRST PARTY	VENDEE
For & on behalf of Confirming Parties	
1. Mr. Vinod Kumar Tyagi .	
2. Mr. Ravinder Kant Tyagi	
SECOND PARTY	
SECOND PARTY Witnesses:	
	2
Witnesses:	2
Witnesses: 1	
Witnesses: 1	

ANNEXURE-I TO THE CONVEYANCE DEED SITE PLAN OF THE BLUE MOON HOMES

ANNEXURE-II TO THE CONVEYANCE DEED
FLOOR PLAN FOR APARTMENT NO
(DEPICTING LAYOUT OF FLOOR OF TOWER

ANNEXURE-III TO THE CONVEYANCE DEED	
UNIT PLAN OF THE APARTMENT NO	