

।।श्री गणेशाय नमः।।

NAME OF OFFICE: SUB REGISTRAR, ZONE - II KANPUR NAGAR

Date of Presentation : 25-05-2021
 Date of Execution : 25-05-2021
 Nature of Document : SALE DEED

4. Presented by :

5. Sale Consideration : 14,00,000/- Rs.
 6. Market Value : 12,98,000/- Rs.

- 7. Name of Sellers/Vendors:
 - 1. BAPL Infrabuild Pvt Ltd registered under the Companies Act, 1956/2013 having their principal place of business at MIG-220, Kailash Vihar, Avas Vikas-1, Panki Road, Kalyanpur 208010 PAN-AAICB0978R CIN-U45400UP2018PTC10974 hereinafter referred to as "Lead Member" which expression shall unless repugnant to the context thereof include his successors, executors, administrators, liquidators, officials, official receivers, legal representatives, directors, transferees, attorneys and assigns etc;

All the above through Authorized Signatory Santosh Kumar Gupta S/o Late Lalta Prasad Gupta, R/o House No. 70/31, Mathuri Mohal, Pargana, Tehsil and District Kanpur Nagar Mob-9459667784 UID-379604246194

6. Vendee :

Mob-

UID-

PAN-

DESCRIPTION OF THE PROPERTY (Plot):-

1. Details of Property: Software Code -

2. Place : NEW HIGHWAY CITY

Village-Naramau Kachhar Kanpur

Nagar

6. Land Area : 83.69 Sq. Mtrs.7. Nature of use : Residential

8. Covered Area : Nill

9. Width of the Road: 9 Meters wide road

10. Park/Corner/Double Road: Nill

Boundaries of Sold Property:-

East : West : North : South :

NOTE-The Property of the above description hereinafter referred to as the said plot.

DETAILS OF PAYMENT OF STAMP DUTY:-

1. Circle rate of Collecter : 15,500/- Rs per Sq.Mtr

2. Value of Sold Land : 12,97,185/- Rs

3. Park Charges 10% : Nill/- Rs

4. Total Market Value : 12,98,000/- Rs
5. Value for Stamping : 14,00,000/- Rs
6. Total stamp duty payable : /- Rs
7. Total Stamp paid : /- Rs

Vide E-Stamp No.

SALE DEED

This Deed of Sale is made and executed at Kanpur Nagar on today;

BETWEEN

1. BAPL Infrabuild Pvt Ltd registered under the Companies Act, 1956/2013 having their principal place of business at MIG-220, Kailash Vihar, Avas Vikas-1, Panki Road, Kalyanpur 208010 PAN-AAICB0978R CIN-UP45400UP2018PTC10974 hereinafter referred to as "Lead Member" which expression shall unless repugnant to the context thereof include his successors, executors, administrators, liquidators, officials, official receivers, legal representatives, directors, transferees, attorneys and assigns etc;

2				PAN-AA	
				hereinafter re	
				n shall unless r his successors.	1 0
				cials, official rec	,
		/	,	erees, attorneys	, 0
ete	•	utives, uii e	ctors, transi	erces, actorneys	und uppigns
All	the	above	through	Authorized	Signatory
•••••	• • • • • • • • •	• • • • • • • • • • • •	•••••	• • • • • • • • • • • • • • • • • • • •	•••••
•••••	• • • • • • • • •	• • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	•••••	
(The	executa	nt at abov	ve Nos. 2, he	ereinafter referr	ed to as the
"VEN	NDOR N	NO.2")			
(The	"PRON	MOTOR/V	ENDOR NO	0.1" and "VEN	DOR NO.2"
herei	nafter c	ollectively	referred to a	as the VENDOR	S) the party
of the	ONE P	PART;			
			IN FAVOR	OF	
•••••	• • • • • • • • •	• • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	•••••
•••••	• • • • • • • • •	• • • • • • • • • • • • •	ho	ereinafter referi	red to as the
				THER PART	

WHEREAS The Promoter/Vendor No.1 has formed the Consortium with companies named as below,

WHEREAS

- BAPL Infrabuild Pvt Ltd registered under the Companies Act, 1956/2013 having their principal place of business at MIG-220, Kailash Vihar, Avas Vikas-1, Panki Road, Kalyanpur 208010 CIN-U45400UP2018PTC10974
- II. Omkripa Infraland Private Limited a registered under the Companies Act, 1956/2013 having their principal place of business at MIG-220, Kailash Vihar, Avas Vikas-1, Panki Road, Kalyanpur 208010 CIN-U45201UP2019PTC115266
- III. Ambuja City Homes Sheltar Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at 1, Kapoorthala Complex, Aliganj, Lucknow 226024 CIN-U45201UP2005PTC030766
- IV. Amaresha City Homes Reality and Development Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at 1, Kapoorthala Complex, Aliganj, Lucknow 226024 CIN-U45201UP2005PTC030772
- v. Alvina City Homes Estate and Reality Private

- Limited registered under the Companies Act, 1956/2013 having their principal place of business at 1, Kapoorthala Complex, Aliganj, Lucknow 226024 CIN-U45201UP2005PTC030771
- vi. Alok City Homes Shelters Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at 1, Kapoorthala Complex, Aliganj, Lucknow 226024 CIN-U45201UP2005PTC30757
- VII. Akhilesh City Homes Reality and Development Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at 1, Kapoorthala Complex, Aliganj, Lucknow 226024 CIN-U70200MH1997PTC110176
- VIII. Alcina City Homes Estate and Development Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at 1, Kapoorthala Complex, Aliganj, Lucknow 226024 CIN-U45201UP2005PTC030773
 - registered under the Companies Act, 1956/2013 their principal place of business at Sahara India Point, CTS 40 & 44 SV Road, Goregaon West, Mumbai 400104 CIN-U70100MH1997PTC108318
 - x. Jayanti Development and Reality Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at Doshibai Industrial Estate 3rd Floor Ram Mandir Road Goregaon West Mumbai CIN-U67120MH1996PTC103856
- XI. Jeewan Development and Reality Private Limited registered under the Companies Act, 1956/2013 having their principal place of business at Ballard House 2nd Floor ADI Marzban Path Ballard Estate Mumbai CIN-U70100MH1997PTC108533

---- Through P.O.A. S/o

and have also entered into various arrangements with various land owners and also has brought out other group companies land owners under one Umbrella deciding that Promoter/Vendor No.1 is lead member and get itself registered with the Prescribed Authority in terms of the policy of U.P. State Govt. and have submitted its Layout Plan of NEW HIGHWAY CITY Situated at NARAMU BANGAR and NARAMAU KACHHAR Kanpur Nagar to the OFFICE OF JILA PANCHAYAT KANPUR NAGAR The Layout Plan so submitted has been permitted OFFICE OF JILA PANCHAYAT KANPUR vide **NAGAR** its Lavout Plan **Permit** 813/Ma.Anu./Jila Panchayat/2021-21 Dated 31-12-2020, any change or revision thereof in the Layout Plan shall subsequently be sanctioned by the OFFICE OF JILA PANCHAYAT KANPUR NAGAR and the final Layout Plan duly sanctioned and approved shall be deemed to supersede the previous Layout Plan without affecting the interest of the both parties. The Promoter/Vendor No.1 has taken up and is executing the aforesaid project in its own name and exclusively.

- b) AND WHEREAS The Promoter/Vendor No.1 has also entered into arrangements with its Associate Companies and the certain individuals associated in the said land, for the marketing the products in the said Scheme subsequent to its development collectively in the shape of plots of the different sizes and dimensions, as such or built upon and to realize the sale price from the intending purchasers.

- c) AND WHEREAS pursuant to the aforesaid consortium memorandum of understanding and arrangements the Associates/Group Companies and the certain indivisibles associated in the said land have executed/Authorized **BOARD** RESOLUTION in favor of the The Promoter/Vendor No.1, thereby authorizing the The Promoter/Vendor No.1, inter alia, to execute the SALE DEED and to get the same Registered, to receive from the Purchaser/Vendee(s) the sale price and acknowledge and give effective receipt and discharge for the same.
- d) AND WHEREAS The Promoter/Vendor No.1 has setup provisions for and is developing the said Scheme as per the approved Layout Plan Permit No. 813/Ma.Anu./Jila Panchayat/2021-21 Dated 31-12-2020, by the Jila Panchayat Kanpur Nagar regarding the approval on the said land and has named it as the "NEW HIGHWAY CITY" Kanpur (hereinafter referred to as the "said Scheme"
- e) AND WHEREAS The Vendors have authority and are entitled to sell the various products in the said Scheme comprising of several plots of various sizes and dimensions forming part of the approved Layout plan of the said Scheme and no one besides the Vendors has any interest, right or claim of any kind whatsoever in the said plot of the Land, which at the date hereof is free from all sorts of encumbrances and legal disputes and the Vendors have full and unrestricted right and power to Conway, assigned, transfer, alienate and sell the same or any part thereof. which is free from all Latent and Patent deffect.
- f) AND WHEREAS the Purchaser/Vendee(s) has/have inspected all title deeds, documents, sanctions, Layout Plans and all Plans of the Promoter/Vendor No.1 and also understood about all the facilities and amenities, like road from entrances, electric lines, water, sewer, and drainages etc. and he/she/they/it is/are fully satisfied with the same and also about the title and ownership and all the sanctions. The Purchaser/Vendee(s) also covenants that he/she/they/it has/have full knowledge and understanding of all laws/notifications and rules applicable to the area in general and so to the said Scheme named "NEW HIGHWAY CITY" Kanpur in particular and the Purchaser/Vendee(s) has seen and understood all plans, designs, and specifications of the said Plot and said

Scheme.

- g) AND WHEREAS the Purchaser/Vendee(s) has/have applied to the Promoter/Vendor No.1 for allotment of a Residential Plot admeasuring approx 83.69 Sq.Meters in the said Scheme and the Promoter/Vendor No.1 in exercise of power vested into it, has allotted a Residential Plot of land in the said Scheme which being numbered as Plot No. ----- of Block No. B as per the approved Layout Plan by the OFFICE OF JILA PANCHAYAT KANPUR NAGAR on the terms and conditioned in the concerned Allotment Letter (hereinafter referred to as the "Allotment Letter") issued by the Promoter/Vendor No.1 in favor of the Purchaser/Vendee(s) to his/her/their its complete satisfaction as to the covenants enumerated therein, duly acknowledged by the Purchaser/Vendee.
- h) AND WHEREAS the Purchaser/Vendee(s) has/have fully satisfied himself/herself/themself/itself as to the sanctions, approvals, Layouts, NOCs etc. in respect of the pursuing development and promotion of the said Scheme including that of the said plot which has been carried out and done by the Promoter/Vendor No.1 and has now expressed his/her/their/its desire to get the Sale Deed thereof executed and registered in his/her/their/its favor of the said Plot, on as on where on basis.

NOW THEREFORE THIS DEED OF SALE WITNESSETH AS FOLLOWS:-

1. That in consideration of Rs. 14,00,000/- (Fourteen Lacs only) paid by the Vendee(s) to the Vendors in the manner detailed at the foot of this deed, receipt of which the Vendor acknowledges and confirms herewith, the Vendor do hereby convey, transfer and assign by way of absolute sale Plot No. -

------ admeasuring 100 Sq. Yards i.e. 83.69 Sq. Mtrs. situated in New Highway City at Mauza Naramau Kachhar, Pargana, Tehsil Sadar and District Kanpur Nagar, as detailed and bounded herein above and more clearly delineated in the map attached hereto, alongwith all rights, easement and appurtenances thereto and without retaining or reserving any right, title or interest for the same UNTO the Vendee(s) TO HOLD the same forever as absolute owner thereof.

2. That the Vendor has delivered peaceful actual and physical possession of the plot under sale to the Vendee(s) and the said property shall be entered into and UPON and HELD and ENJOYED by the Vendee(s) or any person claiming through or on behalf of the Vendee(s) without any disturbances, interruption or obstruction of the Vendor or any other person on it's behalf.

Description of the terms and conditions of the Scheme:

- 1- That the Vendors through its maintenance agency will provide in the Scheme electricity connection from main feeder/ pillar, connection of water supply from service line, sewerage alongwith other necessary connections from main line to the plot under sale and the Vendee(s)/ Second Party shall be liable to pay the expenses thereof.
- 2-That the construction over the plot under sale shall be made by the Vendee(s)/ Second Party only within the area as bounded above under U.P. Urban Development & Planning Act according to the provisions of local authority. The front elevation of the house shall be designed by the Vendee(s)/ Second Party as per design approved by the Vendors. The Vendee(s)/ Second Party will have neither right to make any encroachment out of the demarcated area of the plot hereby demised or on pathway, park, footpath etc. and he will not park car or any other vehicle and the Vendee(s) Second Party will have no right to raise any construction of temporary or permanent nature nor will create any obstruction in proper functioning of development activities of the scheme. The Vendee(s) Second Party shall not violate this condition in any manner.
- 3- That the Vendors shall be liable to make arrangement of roads, electric lines, sewer lines etc. within the prescribed period of Kanpur Development Authority. However, the Vendee(s) Second Party shall be liable to obtain his own connections for which all the cost and expenses shall be born

- and paid by the Vendee(s) Second Party.
- 4- That the Vendee(s) Second Party shall have right to get his name mutated over the plot under sale in the Kanpur Nagar Nigam as absolute owner thereof for which the consent of the Vendors shall be deemed and effective through this deed.
- 5- That the sale of the aforesaid plot has been made by the Vendors only for residential purpose. The Vendee(s) Second Party shall not in any case use the said property for commercial or industrial purposes.
- 6- That the Vendee(s) Second Party or his legal heirs shall not carry on any activity of illegal or anti-social nature which may be against law.
- 7- That besides the aforesaid plot under sale, the Vendors shall have always right to get changed the layout of scheme, map, other blocks, initial design and specialties as per requirement, in which the Vendee(s) Second Party shall have no right to make any obstruction or interference.
- 8- That in future the Vendors shall have full right to develop the scheme and establish the initial requirements i.e. sewer line, water line, power line (HT/LT Line & Transformer etc.).
- 9- That if any need for organizing meeting, program or function etc. is arise, then the permission of Vendors or its maintenance agency will be required.
- 10- That the Vendee(s) Second Party shall always be liable to pay his proportionate charges for maintenance of common services like waste disposal, maintenance of park etc., security guard, CCTV camera etc. and the Vendee(s) Second Party shall always be bound to pay the maintenance charges.
- 11- That if the Vendee(s) Second Party intends to sell/ transfer the aforesaid plot, then he will provide 30 days' prior information to the Vendors or its maintenance agency and shall be required to obtain No Dues Certificate.
- 12- That the Vendee(s) Second Party shall have no right to fix any sign-board, commercial advertisement, hoarding on the property under sale or on any part of the scheme or will have no right to install mobile tower etc. over the plot under sale.
- 13- That the Vendee(s) Second Party has fully checked and inspected the title of property and the bye-laws of scheme and in future no any claim regarding the title of the Vendors and rules of the scheme shall be raised by the Vendee(s) Second Party.

14- That the terms and conditions of this sale deed shall be applicable uniformly upon the Vendors and its successors as well as the Vendee(s) Second Party and his legal heirs and shall be binding upon them.

IN WITNESS WHEREOF the parties hereto have put and subscribed their respective hands to this deed in their sound mind, good sense, without any coercion or undue influence in presence of the witnesses on the day, month and year mentioned first above.

DETAILS OF PAYMENT OF ENTIRE SALE CONSIDERATION OF Rs. 14,00,000/-

The V	endors has red	ceived the entire	sale considerat	tion of Rs.
14,00,000/-	(Fourteen La	ics Rupees Only	y) from the	Vendee(s)
Second	Party	Through	Cheque	No.
•••••	•••••	• • • • • • • • • • • • • • • • • • • •	•••••	
41 1 41	X 7 1 () O	1 15 4 1	• 1 41	meaning
-		econd Party ha	_	
	•	$00,000$ /- to the $\sqrt{}$		
		v nothing remain consideration.	i balance que	to receive
Witnesses:	warus the sale	consider anom.		
vvienesses.	Signatu	re for & on behal	lf of	
	2-g		MOTER/VENI	OOR No.1
			VENI	OOR No.2
1.				
Q1				
S/o				
R/o	T T	m		
Mob-	U	ID- Signatura	e of Purchaser/	Vandaa(a)
2.		Signature	of Turchaser	v enuce(s)
2.				
S/o				
R/o				
Mob-	UID-			
	Drafted by me a	and typed		

Drafted by me and typed by my steno in my office:

Rajiv Mishra ADVOCATE
Collectrate Compound, behind DM
Office, Kanpur Nagar M-9935282837