Non Judicial



Indian-Non Judicial Stamp Haryana Government



Date: 09/11/2021

Certificate No.

G0I2021K2610

GRN No.

82709675



Seller / First Party Detail

Stamp Duty Paid : ₹ 285500

Penalty:

₹0

(Rs. Zero Only)

Name:

Phone:

Bestech India Pvt Itd

H.No/Floor: 51

City/Village: Gurugram

98*****66

Sector/Ward : 44

District : Gurugram

LandMark: Institutional area

State: Haryana

Buyer / Second Party Detail

Sangeeta Shankar

H.No/Floor: 00

Sector/Ward: 0 City/Village: Palamu

District: Jharkhand

LandMark: Anand vihar nawatoli daltongani

State: Jharkhand

Phone:

98*****66

Purpose:

Conveyance Deed

The authenticity of this document can be verified by scanning this OrCode Through smart phone or on the website https://egrashry.nic.in



For Property Tax Hasbeen or Completed

CONVEYANCE DEED

1. Nature of Document -

Conveyance Deed, Residential

2. Village/District

Badshahpur, Tehsil and District Gurugram

3. Super Area

2010 Sq. Feet (186.73 Sq. Meters)

4. Unit No.

1404, Tower-D

5. Project

PARK VIEW SPA NEXT, Sector 67,

Gurugram

6. Total consideration For BESTEStamp Buty LTD.

Rs. 57,02,900/-

Rs. 2,85,500/-

M/s BESTECH INDIA PRIVATE LIMITED, PAN NO. AABCB6551B, a company incorporated under the Companies Act, 1956 having its corporate office at Plot No. 51, Institutional Area, Sector 44, Gurgaon through their authorised signatory Shri Kamal Kishore duly authorised vide Board Resolution dated of 10/2021 and being presented by Mr. Kahul Satisa duly authorised vide Board Resolution dated of 10/2021 (hereinafter individually referred to as the DEVELOPER/VENDOR) which expression shall mean and include their successors in interest, legal representatives, nominees and permitted assigns etc.) of the FIRST PART.

IN FAVOUR OF

MRS. SANGEETA SHANKAR W/O MR. GYAN SHANKAR (AADHAR NO.4972 7598 3815, PAN NO. ALDPS6361E) R/O ANAND VIHAR NAWATOLI DALTONGANJ, PALAMU, JHARKHAND-822101(hereinafter collectively called the "VENDEE" which expression shall, unless repugnant to the context thereof, mean and include their/his/her Legal heirs, successors, legal representatives, executors, and assigns etc.) of the SECOND PART.

[Hereinafter DEVELOPER/VENDOR and the ALLOTTEE are collectively referred to as "Parties" and individually as "Party" as the context demands]

WHEREAS (1) M/s Bee Kay Travel Pvt. Ltd., (2) Shri Parvinder Singh Kohli son of Shri Narender Singh Kohli, (3) Sh. Begraj, (4) Sh. Gopal, and (5) Sh. Ram Avtar, all sons of Shri Raja Ram, had entered into contracts/ Collaboration Agreements with the DEVELOPER for development of a Residential Group Housing Complex over the land referred hereinbelow owned by them. The aforesaid persons / Company have hereinafter been referred to as 'COLLABORATORS'.

WHEREAS M/s Bee Kay Travel Pvt. Ltd. a company incorporated under the Companies Act, having its office at N.K. House, 3-4/48, Malcha Marg, Shopping Centre, Diplomatic Enclave, New Delhi, the above named COLLABORATOR is the lawful owner of land bearing Rect. No. 104 Killa Nos. 2 (8-0), 3 (8-0), and 8 (5-7-6), total admeasuring 21 Kanal 7 Marlas 6 Sarsai i.e. 2.6729 acres situated in the revenue estate of Village Badshapur, Tehsil and District Gurgaon.

WHEREAS Shri Parvinder Singh Kohli son of Shri Narender Singh Kohli, the above named COLLABORATOR, resident of Jor Bagh, New Delhi, is the lawful owner of land bearing Rectangle no. 97 Killa no. 19/2/2 (0-5), 22/1 (3-8), 20/1 (2-19), 20/2 (4-9), 21 (8-0) situated in revenue estate of Village Badshahpur, Tehsil and District Gurgaon total measuring 19 Kanals 1 Marlas. i.e. 2.381 acres.

WHEREAS Sh. Begraj, Sh. Gopal, Sh. Ram Avtar, all sons of Shri Raja Ram, above named or BESTECH RATION Sall residents of Village and Post Office Badshahpur, Tehsil and District

प्रलेख न:8335

दिनांक:10-11-2021

डीड सबंधी विवरण

डीड का नाम CONVEYANCE URBAN AREA WITHIN MC

तहसील/सब-तहसील बादशाहप्र

गांव/शहर हुड़ा सेक्टर

स्थित Sector 63 63A 64 67

शहरी - म्युनिसिपल क्षेत्र सीमा के अन्दर

पंजीकृत कॉलोनी

पता: D-1404, 13F, Bestech Parkview SPA Next, Block-D,

Ramgarh Dhani Road, Sector 67, Gurugram

भवन का विवरण

भूमि का विवरण

निवासीय

2010 Sq. Feet

धन सबंधी विवरण

राशि 5702900 रुपये

कुल स्टाम्प इयूटी की राशि 285145 रुपये

स्टाम्प नं : G012021K2610

स्टाम्प की राशि 285500 रुपये

रजिस्ट्रेशन फीस की राशि 30000 रुपये

EChallan:82710286

पेस्टिंग शुल्क 3 रुपये

Drafted By: JP SHARMA ADV

Service Charge:200

यह प्रतेख आज दिनांक 10-11-2021 दिन बुधवार समय 2:46:00 PM बजे श्री/श्रीमती/कुमारी BESTECH INDIA PVT LTDthru RAHUL SATIJAOTHER निवास SEC-44,GGM द्वारा पंजीकरण हेतु प्रस्तुत किया गया |

हस्ताक्षर प्रस्तृतकर्ता

उप/संयुक्त पंजीयन अधिकारी (बादशाहपुर)

हस्ताक्षर प्रस्तुतकर्ता BESTECH INDIA PVT LTD

प्रतेख में वर्णित क्षेत्र नगर एवं ग्रामीण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अंतर्गत अधिस्चित है इसलिए दस्तावेज को पंजीकृत करने से पूर्व सबंधित विभाग से अनापित्त प्रमाण पत्र प्राप्त कर तिया गया है |

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प्रलेख में वर्णित क्षेत्र नगर एंव ग्रामीण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अंतर्गत अधिसूचित नहीं है इसलिए दस्तावेज को पंजीकृत करने से पूर्व सबंधित विभाग से अनापत्ति प्रमाण पत्र की आवश्यकता नहीं है।

दिनांक 10-11-2021 BESTECH INDIA PVT LTD उप/सयुंक्त पंजीयन अधिकारी (बादशाहपुर)

उपरोक्त केताव श्री/श्रीमती/कुमारी SANGEETA SHANKAR thru PRAVESH KUMAROTHER पत्नी GYAN SHANKAR हाजिर है | प्रस्तुत प्रलेख के तथ्यों को दोनों पक्षों ने सुनकर तथा समझकर स्वीकार किया | प्रलेख के अनुसार 0 रुपये की राशि केता ने मेरे समक्ष विक्रेता को अदा की तथा प्रलेख में वर्णित अग्रिम अदा की गई राशि के लेन देन को स्वीकार किया |दोनों पक्षों की पहचान श्री/श्रीमती/कुमारी JP SHARMA पिता — निवासी ADV GGM व श्री/श्रीमती/कुमारी SURAJ BHAN पिता — निवासी HARSARU, GGM व श्री/श्रीमती/कुमारी SURAJ BHAN पिता —

साक्षी नं:1 को हम नम्बरदार/अधिवक्ता के रूप मे जानते है तथा वह साक्षी नं:2 की पहचान करता है |

दिनांक 10-11-2021

उप/सयुंक्त पंजीयन अधिकारी(बादशाहपुर)

Reg. No.

Reg. Year

· Book No.

8335

2021-2022







विक्रेता

क्रेता

उप/सयुंक्त पंजीयन अधिकारी

विक्रेता :- thru RAHUL SATIJAOTHER BESTECH INDIA PVT LTD

क्रेता :- thru PRAVESH KUMAROTHERSANGEETA

SHANKAR POSUEST

गवाह .1 :- JP SHARMA

गवाह 2 :- SURAJ BHAN _

प्रमाण पत्र

BAOSHAHPU

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 8335 आज दिनांक 10-11-2021 को बही नं 1 जिल्द नं 1269 के पृष्ठ नं 153.75 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द नं 278 के पृष्ठ संख्या 53 से 55 पर चिपकाई गयी | यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंग्ठा मेरे सामने किये है |

दिनांक 10-11-2021

उप्र/सयुंक्त पंजीयन अधिकारी(बादशाहपुर)

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Idoo mini biri to manini atoo	Valid Upto: 18-10-2021 (Chq./DD) 12-10-2021 (Chq./DD) 2 0 0 2 7 1 0 2 8 0 -	GRN No.: 0082710286 Date: 30 Sep 2021 10:06:49	Office Name: 0368-SDM BADSHAHPUR	Treasury: Gurgaon	Period: (2021-22) One Time	Head of Account Amount	3030-03-104-99-51 Fees for Registration 30	For SBI Bank-Challan to be accepted under fee type -263	PD AcNo 0	Deduction Amount: ₹	Total/Net Amount: ₹ 300	₹ Thirty Thousands Five Rupees	Tenderer's Detail	GPF/PRAN/TIN/Actt, no./VehicleNo/TaxId:-	PAN No:	Tenderer's Name: Sangeeta Shankar	Address: Jharkhand -	Particulars: RF AND PF	Cheque-DD- 015114/24.09.2021/Allahabad Bank Detail:	Depositor's Signature	FOR USE IN RECEIVING BANK	Bank CIN No: 087546494 Paymert Date: 30/09/2021	Bank: All SBI Branches

18-10-2021 (Cash)	Vaid Upto: 18-10-2021 (Cash)
5-2021 (Chq./DD)	12-10-2021 (Chq./DD)
0082710286 Date: 30 Sep 2021 10:06:49	GRN No.: 0082710286 Date: 30 Sep 2021 10:06:49
0368-SDM BADSHAHPUR	Office Name 0368-SDM BADSHAHPUR
Gurgaon	Treasury: Gurgaon
(2021-22) One Time	Period: (2021-22) One Time
Head of Account	Head of Account Amount
0030-03-104-99-51 Fees for Registration 30005	0030-03-104-99-51 Fees for Registration 30005
For SBI Bank-Challan to be accepted under fee type -263	For SBI Bank-Challan to be accepted under fee type -263
0	PD AcNo 0
Deduction Amount: ₹	Deduction Amount: ₹ 0
Total/Net Amount: ₹ 30005	Total/Net Amount: ₹ 30005
Thirty Thousands Five only	₹ Thirty Thousands Five only
Tenderer's Detail	Tenderer's Detail
GPF/PRAN/TIN/Actt. no./VehicleNo/Taxid:-	GPF/PRAN/TIN/Actt. no./VehicleNo/TaxId:-
	PAV No:
Tenderer's Name: Sangeeta Shankar	Tenderer's Name: Sangeeta Shankar
Jharkhand -	Address: Jharkhand -
RF AND PF	Particulars: RF AND PF
015114/24.09.2021/Allahabad Bank	Cheque-DD- 015114/24.09.2021/Allahabad Bank Detail: Depositor's Signature
Depositor's Signature	FOR USE IN RECEIVING BANK
FOR USE IN RECEIVING BANK	Bank CIN No. 087546494
087546494 30/09/2021	
All Col Bearches	

* Note :->Depositor should approach treasury for judicial stamps etc. after verifying successful/ Account Prepared status of this challan at 'Verify Challan' on e-Gras website. This status hecome available after 24 hrs of deposit of cash or clearance of cheque / DD.

ALL SBI Branches are authorized to accept this fee (fee type 263).

Gurgaon are lawful co-owners of land bearing Rectangle no. 96 Killa no. 16/1 (3-16), 16/2 (3-5), 17/3 (1-3), 17/4 (0-17), 24 (8-0), 25 (8-0), Rectangle no. 104 Killa no. 1/1 (7-7), rectangle no. 105 Killa no. 5/2 (0-16), 5/3 (1-12), 4 (7-0), 5/1/2 (3-15), total measuring 45 Kanals 11 Marlas i.e. 5.6937 acres. situated in revenue estate of Village Badshahpur, Tehsil and District Gurgaon.

WHEREAS the above named Collaborators entered into separate Collaboration Agreements all dated 29th August 2006 with the DEVELOPER for development of a Residential Group Housing Complex over the above-mentioned land parcels totalling 10.7479 acres (hereinafter referred to as the said Land). The Collaborators had further proceeded to execute and register General Power of Attorneys vide Vasika No. 24, 25 and 26 all dated 26/05/2009 in favour of the DEVELOPER whereby the DEVELOPER besides exercise of other rights as detailed in the Collaboration agreements, is authorized to enter into space buyers agreement, sale deeds, conveyance deeds, lease deeds, license deeds, relinquishment deeds, etc. with prospective buyers of spaces in the Group Housing Complex and also deliver formal possession with respect to the developed spaces so allotted/sold to the prospective buyers. Further Sh. Begraj, Sh. Gopal, Sh. Ram Avtar, all sons of Shri Raja Ram, and Shri Parvinder Singh Kohli son of Shri Narender Singh Kohli, executed a General Power of Attorney in favour of the Developer vide Vasika No. 1014 dated15/10/2013 in terms of which the Developer is entitled to execute and get registered by appearing before Sub Registrar the sale deed, lease deeds, other deeds and documents in relation to the units/flats forming part of the allocation of the DEVELOPER and also certain Units/Flats forming part of allocation of their share and to deliver possession with regard to the alienated properties. Similarly, M/s Bee Kay Travel Pvt. Ltd. passed a Board Resolution dated 30.09.2013 in favour of the Developer to execute and get registered by appearing before Sub Registrar the sale deed, lease deeds, other deeds and documents in relation to the units/flats forming part of the allocation of the DEVELOPER and also certain Units/Flats forming part of allocation of its share and to deliver possession with regard to the alienated properties. The subject matter of this Conveyance Deed forms part of allocation of the DEVELOPER.

WHEREAS the **DEVELOPER** on the basis of Collaboration Agreements all dated 29th August 2006 had applied to the Director Town and Country Planning, (**DTCP**) Haryana, Chandigarh for grant of License for establishment of a Residential Group Housing Complex over the said Land. In furtherance of the said application filed by the **DEVELOPER**, the DTCP was pleased to grant License bearing No. 41 of 2008 dated 04.03.2008 whereby the Collaborators and M/s Bestech India Pvt. Ltd. were permitted to set up a Residential Group Housing Complex over the said land admeasuring 10.7479 acres situated in the revenue estate of village Badshahpur, Tehsil and District, Gurgaon

WHEREAS the Demarcation and Zoning plans of the aforesaid Residential Group Housing Complex were approved by DTCP vide memo No. 7777 dated 05.09.2008 and the Building Plans for the development of a Residential Group Housing Complex over the said land were sanctioned by DTCP vide memo No. 2562 dated 25.03.2009 and revised Building Plans were sanctioned by DTCP vide Memo No. ZP-434(Loose) /JD(BS)/2012 25498 dated 12.12.2012.

WHEREAS the DEVELOPER has been empowered to undertake all development works For Bers the entire aforesald Dand admeasuring 10.7479 acres and to do such acts, matters

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and things as may be consistent with or incidental to the main object i.e. development of the aforesaid land as a Residential Group Housing Project in furtherance to the Collaboration Agreements and in its capacity as the Developer of the aforesaid Residential Group Housing Complex, M/s Bestech India Pvt. Ltd. has constructed a Residential Group Housing Complex comprising of residential apartments, convenient shops, parkings, and other facilities and amenities upon the said land admeasuring 10. 7479 acres under the name and style known as "PARK VIEW SPA NEXT" (hereinafter referred to as the "said Complex") situated in revenue estate of Village Badshahpur, Sector 67, Gurgaon, Haryana.

WHEREAS Occupation Certificate with regard to said Residential Group Housing Complex has been granted by the Director, Town and Country Planning, Haryana vide Memo No. ZP-434-Loose/SD(BS)/2014/3132 dated 10.02.2014.

The apartment subject matter of this Conveyance Deed has fallen to the allocation of the **DEVELOPER** and accordingly, the **DEVELOPER** is competent and entitled to execute the present Conveyance Deed in favour of the VENDEE pertaining to the area in question.

WHEREAS the VENDEE had applied for purchase of a Residential Apartment in PARK VIEW SPA NEXT Project being developed by the *DEVELOPER* over the aforesaid land. The *DEVELOPER* had issued Letter of Allotment (hereinafter referred to as the "ALLOTMENT LETTER") in favour of the VENDEE. By virtue of aforesaid Allotment Letter, the *DEVELOPER* had agreed to sell Apartment bearing number 1404 on 13th Floor of the Tower-D, having a Super Λrea (as defined in Λnnexure - I hereunder) of 2010 Square Feet (186.73 Square Meters), (hereinafter referred to as the "APARTMENT"), along with the undivided and impartible pro-rata share only in the land underneath the said building in which the said APARTMENT is situated.

WHEREAS, the VENDOR herein represents and warrants that the *DEVELOPER* has developed the said Residential Group Housing Complex known as "PARK VIEW SPA NEXT" on the land mentioned above, in strict accordance with law after obtaining requisite approvals, etc.

WHEREAS the VENDEE have inspected and having satisfied themselves/ himself with the facts as stated aforesaid that is the ownership records and documents relating to the title of the aforesaid Residential Group Housing Complex "PARK VIEW SPA NEXT" project, sanctioned building plans, the permits/licenses/consents for construction of the Residential Group Housing Complex known as "PARK VIEW SPA NEXT" procured by the VENDOR, the quality of construction/specifications of material used and its conformity with the agreed drawings, designs & specifications, no-objection certificate(s) of the Fire Department, Airport Authority of India, Occupancy Certificate for the said Residential Group Housing Complex "PARK VIEW SPA NEXT", the legal rights, title, competency & authority of the VENDOR to sell the aforesaid APARTMENT. The VENDEE have thoroughly satisfied himself/themselves with regard to the rights, title, competency, and authority of the VENDOR to enter into/execute and the registration of this Conveyance Deed.

For BESTECH INDIA (P) LTD.

WHEREAS the PARTIES herein to this Conveyance Deed agrees that all payments towards consideration of the aforesaid APARTMENT have been made by the VENDEE to the VENDOR/DEVELOPER, both in respect of the cost of construction of the aforesaid APARTMENT as well as the cost of proportionate undivided impartible share and interest only in the land underneath the said building in which the said APARTMENT is situated.

WHEREAS VENDEE have paid the entire sale consideration amount of Rs. 57,02,900/-(Rupees Fifty Seven Lakh Two Thousand Nine Hundred Only) due to the VENDOR towards sale consideration of the aforesaid Apartment which includes preferential location charges, proportionate External / Infrastructure Development Charges and all other dues payable by the VENDEE in terms of Apartment Buyer's Agreement dated 09.07.2012 duly executed by the VENDOR in favour of the VENDEE.

WHEREAS the VENDOR which proceeding to sell and the VENDEE is hereby purchasing the aforesaid APARTMENT is free from all encumbrances, liens, lispendens, charges, claims, demands, actions, attachments, trusts, prior agreements whatsoever or howsoever, on the terms and conditions hereinafter recorded and the VENDOR hereby conveys valid and marketable title in respect of the aforesaid APARTMENT in favour of the VENDEE.

NOW THIS DEED WITHNESSETH AS FOLLOWS:

1. Definition

- a) 'APARTMENT' means Flat No. 1404 situated on 13th Floor in Tower No. D, in the Residential Group Housing Complex known as "PARK VIEW SPA NEXT" which has been agreed to be sold vide Apartment Buyer's Agreement executed between the VENDOR and the VENDEE and which is being conveyed and sold vide the present Conveyance Deed.
- b) "PLC" means the charges payable toward the Preferential Location for the Said Apartment, which shall be calculated on per sq. ft (per sq. mtr.) based on the super area of the Said Apartment
- c) 'Reserved Car Parking Space' means space for car parking in the basement/open of the building where the said Apartment is situated.
- d) 'The Said Building' means Tower No. D, known as "PARK VIEW SPA NEXT" in which the Apartment is being sold and conveyed is situated.
- e) 'Sale Consideration' means Rs. 57,02,900/- (Rupees Fifty Seven Lakh Two Thousand Nine Hundred Only), which has been paid by the VENDEE to the VENDOR towards basic sale price of the APARTMENT, PLC & EDC, ETC.
- f) 'Buyer's Agreement' means Apartment Buyer's Agreement dated 09.07.2012 executed between VENDOR and the VENDEE.
- g) 'Complex' means "PARK VIEW SPA NEXT", a Multi-Storeyed Group Housing
 Complex being developed by the VENDOR, situated in the revenue estate of

Badshahpur Tehsil & District Gurgaon, Haryana on an area of 10.7479 Acres for which Licences are granted or any other area which may form part of Residential Group Housing Complex known as "PARK VIEW SPA NEXT" by virtue of extension of license or otherwise.

- h) 'Residential Unit' means and includes the APARTMENT alongwith share in the common area and the proportionate share in the land underneath the said Building.
- i) 'Super Area' as defined in Annexure I attached herewith.
- 'Common Area & Facilities' means the common area and facilities for use of the VENDEE within the said building and the general common areas and facilities for use of all VENDEE of all the buildings within the complex.
- k) 'EDC' means External Development Charges and 'IDC' means Infrastructure Development Charges, paid or payable to the Government of Haryana under laws and the terms of the License.
- 'License' means License No. 41 of 2008 dated 04.03.2008 granted by Director, Town and Country Planning, Government of Haryana, Chandigarh, for development of a Multi-Storeyed Residential Group Housing Complex.
- That, in consideration for a sum of Rs. 57,02,900/- (Rupees Fifty Seven 2. Lakh Two Thousand Nine Hundred Only), already paid by the VENDEE to the VENDOR, alongwith all the dues in pursuance of the aforesaid Apartment Buyer's Agreement (and the terms and conditions contained therein); the receipt whereof the VENDOR hereby acknowledges and admits that nothing remains due, the VENDOR doth hereby sells, transfers, conveys, assures and assigns unto the VENDEE, in respect of the cost of construction of the aforesaid APARTMENT, bearing individual number 1404 on the 13th Floor of the Tower-D, having a super area of 2010 Square Feet (186.73 Square Meters), situated in the said Residential Group Housing Complex known as "PARK VIEW SPA NEXT", situated in revenue estates of Badshahpur , Sector 67, Tehsil and District Gurgaon, Haryana, along-with the proportionate, undivided, impartible share only in the land underneath the said building in which the said APARTMENT is situated, together with all ways, paths, passages, rights, liberties, privileges, easements, benefits and advantages, lights, water courses, appendages and appurtenances whatsoever to the said APARTMENT or any part thereof, belonging to or in any way appurtenant thereto or usually held, used, occupied or enjoyed or reputed or known as part and parcel thereof and to have hold the same unto and to the use of the VENDEE, his/her/their successors and assigns, Legal heirs, executors, administrators, absolutely and for ever subject to the exceptions, reservations, conditions and covenants hereinafter contained.
- 3. That, the DEVELOPER hereby confirms and acknowledges the receipt of the total sale consideration in respect of the said APARTMENT and that there is nothing due from the TVENDEE towards the sale consideration in respect of the said For BESTECH INDIA (P) ETVENDEE towards the sale consideration in respect of the said

APARTMENT (save and except the charges towards VAT) and the VENDOR hereby acquit, release and discharge the VENDEE in respect of the sale consideration of the said APARTMENT. That the VENDEE agrees and undertakes to pay to the VENDOR the amount payable towards VAT at the rate determined by the Govt./VENDOR as and when the same is demanded by the VENDOR. The VENDEE shall execute an undertaking in this regard in favour of the VENDOR.

- The VENDEE acknowledges and confirms that in addition to External 4. Development Charges / Infrastructure Development Charges, as mentioned hereinabove, the Government of Haryana or any other Authority, with a view to recover the cost of development with regard to State/National Highways, transport, irrigation facilities, power facilities etc. may impose/levy additional levy(ies), fees, cesses, charges etc. in the nature of Infrastructure Development Charges or by whatever name called, on prescribed basis either existing or leviable in future and in that event, the VENDEE shall pay the same either directly to the concerned authorities or if paid by the VENDOR /DEVELOPER or demanded from the VENDOR / DEVELOPER pay the same to the VENDOR / DEVELOPER on pro-rata basis in accordance with the demand being raised by the VENDOR/ DEVELOPER on the VENDEE in this regard. In case such External Development Charges / Infrastructure Development Charges is levied/ demanded by the Government from the VENDOR/DEVELOPER with retrospective effect, the VENDEE shall be liable to pay the same on demand to the VENDOR.
- That the sale consideration amount includes the value of construction existing at 5. the spot along with undivided and impartible share and interest in the land underneath the entire Residential Group Housing Complex, use of common passages, staircases, entrances and exits of the Complex, water supply arrangements and installations and other power, light and sewerage facilities including casementary rights required to be availed for occupation / enjoyment of the APARTMENT.
- That, the VENDOR hereby assures the VENDEE that it has absolute title with all 6. rights, full powers and absolute authority to grant, convey, transfer, assign and assure the said APARTMENT hereby conveyed, transferred, assigned and assured unto the VENDEE absolutely and that the APARTMENT is free from all encumbrances, liens, mortgages etc. and that it shall be lawful for the VENDEE for all time hereafter to enter into and upon the said APARTMENT and hold and the same and every part thereof with every right appurtenances whatsoever and to receive rents and profits thereof without any interruption, disturbances, claims or demand from the VENDOR. The VENDOR/DEVELOPER shall and will from time to time and at all times hereafter upon every reasonable request and at the cost of the VENDEE make, do and acknowledge, execute and perfect with all proper dispatch, all such further and other lawful and reasonable acts, deeds, conveyance matters and things whatsoever for the further better or more perfectly assuring the said APARTMENT together with its appurtenances unto the VENDEE in the manner

For BESTECHAM and that hereafter if any person in any manner claims any interest or

- 7. That, the VENDEE shall be entitled to use and occupy the said APARTMENT without any interference but subject to the terms and conditions, stipulations and restrictions contained herein as well as Apartment Buyer's Agreement and the Declarlation to be filed by the VENDOR/DEVELOPER.
- 8. That the VENDEE have satisfied themselves about the calculations of aforesaid quantum of super area and has accordingly paid entire sale consideration in respect thereof. The VENDOR/DEVELOPER being owner of the land over which the Residential Group Housing Complex has been promoted, constructed and developed, shall be submitting the said property to the provisions of Haryana Apartment Ownership Act, 1983 vide Deed of Declaration as required under the provisions of Haryana Apartment Ownership Act, 1983 and rules thereunder.
- That the VENDEE confirm & acknowledge that the Maintenance of the APARTMENT shall be discharged by the DEVELOPER either itself or through its nominated maintenance agency [hereinafter referred to as the "ΜΛΙΝΤΕΝΛΝCE AGENCY",
- 10. That the VENDEE shall be bound to execute Maintenance Agreement (if so called upon to do so by DEVELOPER/VENDOR/MAINTENANCE AGENCY) and shall be bound by the rules & regulations and also any future modifications, amendments with the or new agreements signed by him DEVELOPER/VENDOR/MAINTENANCE AGENCY or such other agency as may be nominated/appointed by the DEVELOPER/VENDOR/MAINTENANCE AGENCY or Association of Apartment Owners. The said Maintenance Agreement shall, interalia, exhaustively define the Scope of maintenance of various services & facilities and the charges payable by the VENDEE in respect thereof.
- 11. That the VENDEE shall be entitled to an undivided interest in the common areas and facilities within the said Building only in the manner expressed in the Declaration to be filed as per Haryana Apartment Ownership Act, 1983 and the Rules made thereunder and such manner also reflects the limited and restricted common areas in the said Building. The said general / common areas earmarked for common use of all occupants in the said Building and the commonly used areas and facilities within the said Residential Complex which are outside the respective walls of the said Building, shall not include the exclusively reserved car parking spaces individually allotted to the respective occupants for use. The said undivided proportionate share of land underneath the said Building shall be calculated in the ratio of super area of the said APARTMENT to the total super

area of all the apartments within the said Building. The VENDEE shall have no right, title or interest of any kind whatsoever on any other land(s) except to the extent of using only such general commonly used areas and facilities within the said Residential Complex which may be within or outside the land underneath the said Building earmarked as commonly used areas by all the occupants of all the buildings constructed on the said plot of land limited to the timely payment of maintenance charges by the VENDEE.

- 12. That the common areas and facilities appurtenant to the said Apartment within the meaning and scope of the provisions of the Haryana Apartment Ownership Act, 1983 and the Rules made there under as amended from time to time and all matters concerning with the provisions of the said Act and/or the Rules, as the case maybe, shall be those as specifically provided in the above referred Deed of Declaration. The common areas and facilities and the undivided interest of each apartment / unit owner in the common areas and facilities as specified in the declaration shall be conclusive and binding upon the VENDEE and the VENDEE agrees and confirms that his / her / their right, title and interest in the said Apartment / said Building / Unit in the said Residential Complex shall be limited to and governed by what is specified by the VENDOR/DEVELOPER in the said Declaration.
- 13. That the VENDEE shall have undivided proportionate share in the common areas and facilities within the said Building. As the share of the VENDEE in the common areas and facilities is undivided and cannot be separated, the VENDEE are and shall be obliged to use the common areas and facilities within the said Building only harmoniously alongwith other occupants, maintenance staff, etc. without causing any inconvenience or hindrance to them. Further, it is clearly understood and agreed by the VENDEE that even if the common areas and facilities within the said Building only are included in the computation of super area, the right of VENDEE to use the common areas and facilities within the said Building only shall always be subject to timely payment of maintenance charge. It is further made abundantly clear that the VENDEE shall not be entitled to undivided proportionate share in any other common areas and facilities except the common areas and facilities within the said Building.
- 14. That as mentioned above the VENDEE shall have proportionate right, title and interest in land underneath the said Building only (i.e. the land which is the foot print of the building in which the said Apartment is situated). However, this does not form part of computation of super area for which price has been charged.
- 15. That the VENDEE shall be entitled to use the Reserved Car Parking Space only for purpose of parking car / jeep or any other light motor vehicle within the condition not to use the Reserved Car Parking Space for any purpose other than parking of light motor vehicles and to use the said Reserved Car Parking Space together with the Apartment. The VENDEE have agreed that the Reserved Car Parking Space shall be used together with the Apartment and not as an independent unit and the VENDEE undertakes not to sell, transfer, deal with Reserved Car Parking Space independent of the said Apartment.

- 16. That in the event of any misuse of the Reserved Car Parking Space or in the event of any breach of the terms and conditions of the present Conveyance Deed, the *VENDOR/DEVELOPER* or the Association of the Apartment Owners, after the Residential Complex has been handed over to it, will have the liberty to cancel the allotment of the Reserved Car Parking Space.
- 17. That the VENDEE shall use the said Apartment for residential purposes or for such use as may be permissible under law. If the VENDEE uses or permits the use of the said Apartment for any purpose contrary to the permissible use, then in that event the VENDOR/DEVELOPER and/or the Association of the Apartment Owners shall be entitled to take action in accordance with law including but not limited to preventing VENDEE and persons claiming through them from enjoying common areas and facilities and securing orders for sealing of the premises subject matter of this Conveyance Deed.
- 18. That all other land(s), areas, facilities and amenities are specifically excluded from the scope of the Conveyance Deed and the VENDEE shall not be entitled to any ownership right, rights of usage, title or interest, etc. in any form or manner whatsoever in such land(s), areas, facilities and amenities. Such land(s) areas, facilities and amenities have not been included in the scope of the Conveyance Deed or in the computation of the super area for calculating the sale price and, therefore, the VENDEE have not paid any money for use or ownership in respect of such land(s) areas, facilities and amenities and the ownership of such land(s) areas, facilities and amenities vests solely with the VENDOR/DEVELOPER and its associate companies, its subsidiary companies and their usage, manner / method of use, disposal etc. shall be at the sole discretion of the VENDOR/DEVELOPER and its associate companies / subsidiary companies.
- That land(s) except the general commonly used areas and facilities within the 19. said Complex earmarked for common use, limited to falling outside the said underneath the said Building in which the said Apartment is located, including but not limited to any other facility or amenity as provided at the sole option and sole discretion of the VENDOR/DEVELOPER or as may be provided in accordance with directions of any competent authority and including but not limited to schools, shops, facilities, amenities etc., even if provided in the stilts or the said Building, are specifically excluded from the scope of this sale deed and the VENDEE shall have no ownership rights, no right of usage, no title, no interest or no claim whatsoever in such land(s) areas, facilities and amenities within the stilts of the said Building. These areas, facilities and amenities areas are specifically excluded from the scope of this Conveyance Deed and are not included in the computation of super area in any manner and the VENDEE have not paid any money to the DEVELOPER/VENDOR and shall not, at a later date, after execution of this Conveyance Deed, raise any claim or create any dispute in respect of such land(s) facilities and amenities.
- 20. That land(s) other than usage of land(s) earmarked in the layout plan as may be For BESTEP Proved from time to time as public roads and public parks only for use of the

general public falling outside the periphery / boundary of the said Complex land and the same are clearly outside the scope of the Conveyance Deed and the VENDEE have no ownership rights, no rights of use, no title or interest of any kind or manner whatsoever in such land falling outside the periphery/boundary of the Complex land. The VENDOR is the owner of some of these land (s) areas, facilities and amenities shall have the sole right and absolute authority to deal in any manner including but no limited to the creation of further rights in favour of any other party, by way of sale, transfer, lease or any other mode, which the VENDOR may deem fit in its sole discretion.

- 21. That if the VENDEE defaults in making payment of the amount due and payable as per the Maintenance Agreement for its proportionate share of the maintenance charges, then VENDOR/DEVELOPER/MAINTENANCE AGENCY shall, after giving seven (7) working day's notice, be entitled to lock-up/stop/disconnect/discontinue any or all the facilities/ services to the aforesaid Apartment, till such time that all the dues are paid in full. The VENDEE have also agreed that in the event of the VENDEE failing to pay any dues to the VENDOR or its nominated MAINTENANCE AGENCY as may become payable by the VENDEE to the VENDOR at any time, the VENDOR/DEVELOPER shall have the first claim and charge to the extent of the amount due towards the Sale Consideration on the aforesaid Unit/Apartment hereby sold.
- 22. That all the transferees of the VENDEE'S interest in the said Apartment hereby being sold shall always be bound by the terms and conditions of this Conveyance Deed, Apartment Buyer's Agreement and Declaration to be filed by the VENDOR/DEVELOPER and the VENDEE shall adhere & confirm to the provisions of the Maintenance Agreement executed by the VENDEE.
- 23. That the VENDEE shall not do or suffer anything to be done in or about the said apartment which may tend to cause damage to any flooring or ceiling or any apartment over, below or adjacent to the said Apartment / unit or in any manner interfere with the use thereof or of spaces, passages, amenities available for common use. The VENDEE hereby agree to indemnify the VENDOR/DEVELOPER against any penal action, damages, or loss due to misuse for which the VENDEE shall be solely responsible.
- That the VENDEE shall keep the said Apartment / Unit, the walls and partitions, sewers, drains, pipes and appurtenances thereto belonging, in good tenable repair state or condition and in particular so as to support, shelter and protect the parts of the said Building(s) and shall not make additions, alterations or modifications in the Apartment, which is not permissible under the Building Byelaws of the local authorities and/or guidelines issued by any other competent authority and shall abide by all laws, bye-laws, rules and regulations of the Government, Local / Municipal Authorities and/or any other authorities and local bodies and shall attend answer and be responsible for all such deviations, violations or breaches of any such conditions or laws, bye-laws or rules and regulations. The VENDEE shall not change the outer elevation of the said Building and/or Apartment and shall maintain it in the same colour as has been

originally done in the said Building and outside the said Building by the Association of the Apartment Owners.

- 25. That the VENDEE shall not make any additions or alterations, changes within the said Apartment / unit without the written approval of the *VENDOR/DEVELOPER* and till such time the said Building is handed over to the Association of the Apartment Owners. To keep a uniform look of the building and to avoid any damage or harm or injury to any other Apartment Owner, none of the Apartment Owners shall use the outside balconies for the purposes of storage or keep anything which is likely to fall and cause injury to others.
- 26. That the *DEVELOPER* has taken all due precautions and have provided safety measures during the construction of the said Building keeping in view the fire safety measures, earth quake resistant measures and have also obtained certificates from the Fire Department and Structural Engineers to this effect. The VENDEE have satisfied himself/herself/ themselves about the precautions and measures adopted by the *DEVELOPER* and agree that in the event of any unexpected natural calamity, the *VENDOR/DEVELOPER* shall not be held responsible in any manner.
- 27. That the VENDEE have understood and the VENDOR/DEVELOPER clarifies that the common areas, facilities and amenities within the said Building, are for common use of all the occupants of the said Building and that the general commonly used areas and facilities within the said Complex which are outside the said land underneath the said Building as are for common use of occupants of all the buildings constructed in the said Complex and the VENDEE right to use such common areas and facilities within the said Building and general commonly used areas and facilities falling outside the land underneath the said Building (excluding reserved car parking space for exclusive use) but within the said Complex shall be limited to the areas within the said Complex as may be included in the declaration which may be filled by the VENDOR/DEVELOPER at its sole discretion in terms of the Haryana Apartment Ownership Act, 1983 or any other amendment(s) or statutory modification (s) or re-enactments thereof or under the provisions of any other applicable law(s) and the VENDEE shall be bound by such Declaration.
- 28. That the VENDEE undertakes to join Association / Society of the Apartment Owners as may be formed by the VENDEE on behalf of the Apartment Owners and to pay any fees, subscription charges thereof and to complete such documentation and formalities as may be deemed necessary by the VENDEE for the purpose. The VENDEE undertakes to sign an application for enrolling as a member of the Association as and when required by the Association / Society of the Apartment Owners or the VENDOR.
- 29. That the possession of the said Apartment / Unit has been handed over to the VENDEE and the VENDEE hereby confirm taking over possession of the said Apartment/Unit from the DEVELOPER/VENDOR after satisfying himself / herself For BESTECHATTHE construction as also the various installations like electrification work,

sanitary fittings, water and sewage connection, etc. have been made and provided in accordance with the drawings, designs and specifications and are in good order and condition and that the VENDEE has no complaint or claim in respect of the area of the said Apartment / Unit , any item of work, material, quality of work, installation, etc. therein.

- 30. That the VENDEE shall have no objection or make any claim to the VENDOR/DEVELOPER reserving the right to give on lease or hire any part of the top roof / terrace on / above the top floor (excluding exclusive terraces forming a part of Pent House) of any of the buildings in the Complex for installation and operation of antenna, satellite, dishes, communication towers, other communication equipment. That the VENDEE shall not be permitted to use the basement and service areas in any manner whatsoever and the same shall be reserved for use by the VENDOR/DEVELOPER or the MAINTENANCE AGENCY and its employees for rendering maintenance services. The basements and services areas, if any, as may be located within the said Building / said Complex shall be earmarked by the DEVELOPER to house services including but not limited to Electric Sub Station, Transformers, DG Sets room, underground water tanks, pump rooms, maintenance and service rooms, fire fighting pumps and equipments, etc.
- 31. That the VENDEE shall be liable to pay to the VENDOR/DEVELOPER or to Maintenance Agency / company nominated by it charges, 1.2 times of the actual costs as may be determined by the DEVELOPER/ VENDOR/MAINTENANCE AGENCY for maintaining various services and facilities in the Complex where the said Apartment is situated until the same are handed over to a local body or association of Apartment owners for maintenance. All such charges shall be payable and be paid by the VENDEE to the VENDOR/DEVELOPER/ MAINTENANCE AGENCY periodically as and when demanded by the VENDOR/DEVELOPER/ MAINTENANCE AGENCY. The share so determined by the MAINTENANCE AGENCY shall be final and binding on the VENDEE.
- 32. That the VENDEE hereby agrees if so desired, by the MAINTENANCE AGENCY at its sole discretion, to execute Maintenance Agreement with the MAINTENANCE AGENCY and the VENDEE undertakes to abide by the terms and conditions of the Tripartite Maintenance Agreement. The VENDEE undertakes to pay promptly without any reminders all bills and charges as may be raised by the MAINTENANCE AGENCY from time to time. The VENDEE have assured the DEVELOPER/ VENDOR that the VENDEE shall not withhold, refuse or delay the payment of the maintenance bills raised by the MAINTENANCE AGENCY in the event of non-execution of Maintenance Agreement or for any other reason whatsoever. The VENDOR/ DEVELOPER reserves its right to handover the maintenance services to any other nominee or other body or Association of the Apartment Owners as it may in its sole discretion decide. It is specifically agreed by the VENDEE that the VENDEE shall be entitled to use the maintenance services including the supply of electricity subject to timely payment of total maintenance charges and if the VENDEE fails to pay the total maintenance For BESTECHHARDES, then the VENDEE agrees that the VENDEE shall not be entitled to use the

maintenance services including lifts, water, electricity etc. MAINTENANCE AGENCY is providing the supply of electricity as an integral part of total maintenance services and not as a separate function. The VENDEE shall not be entitled to avail any facility / amenity in case it refrains from executing the maintenance agreement provided by the VENDOR/ DEVELOPER / MAINTENANCE AGENCY.

- 33. That the VENDEE shall be liable to pay regularly on demand to the VENDOR/DEVELOPER or its nominee or MAINTENANCE AGENCY appointed by the VENDOR/DEVELOPER/ or the Association of the Apartment Owners, the following charges:
 - a) Open Area Maintenance Charges: These charges relate to maintenance of open space within the boundary wall of the building (s) such as maintenance of compound wall, landscaping, electrification, water supply, tubewell, sewage, roads and paths and other services within the boundary wall but outside the building.
 - b) Common Areas Maintenance Charges: These charges relate to maintenance of common areas, lifts, fire equipment and other services inside the Building.
 - c) Maintenance Charges of Basement and Common Services in the Basement. These charges shall, inter alia relate to maintenance of Basement, electric generator, electric sub-station, pumps, fire rooms and other services in the basement.
 - d) Cost of Security Services for the Complex as well as for the said Building, if provided therefore.
 - e) Energy: Relate to supply of energy to the premises occupied by the VENDEE.
- 34. That the total Maintenance Charges will be fixed by the VENDOR/DEVELOPER/, MAINTENANCE AGENCY, other body or Association of the Apartment Owners on the basis of maintenance costs, however, the liability on the VENDEE for payment of such charges shall be at 1.2 times of the actual costs. The decision of the VENDOR/DEVELOPER/ or MAINTENANCE AGENCY or the Body or Association in respect of the cost of maintenance will be final and binding on the Association of the Apartment Owners. These charges will be paid at monthly /quarterly/half yearly intervals as decided by the VENDOR/DEVELOPER/ or MAINTENANCE AGENCY or Association of the Apartment Owners or other body as and when the maintenance services are transferred to the said MAINTENANCE AGENCY, other bodies or Association of the Apartment Owners, as the case may be. The maintenance charges so paid shall include inter alia the following and VENDEE shall also pay for (a) insurance (b) all other rates, taxes, levies, impositions and outgoings that may from time to time be levied against the land and/or building including water charges (c) outgoing for the maintenance and management of the said Building, the lifts common lights and other outgoings such as collection charges, charges for watchmen, sweepers and maintenance of accounts, incurred in connection with the apartment and (d) levy for replacement of the machinery and equipment including, but not limited to electric sub-station and H.T. / L.T. electricity equipments, panels, DG sets and allied systems, security and surveillance systems, gym and other recreational For BESTECHealth Alub equipments, intercom network, etc. installed and used for common

use of all Apartment Owners like lifts, pumping sets, water tank, electric cables etc. The VENDEE have already deposited with the VENDOR a sum of Rs. 50/- per sq. ft. of super area towards Interest Free Maintenance Security, at the time of execution of this Conveyance Deed to secure VENDOR/DEVELOPER's performance in timely payment of the aforesaid expenses and outgoings. The VENDEE hereby unconditionally authorise the DEVELOPER to appropriate the interest free security towards non-payment of maintenance bills by the VENDEE and the VENDEE hereby undertakes to make good the shortfall in the interest free maintenance security resulting from such appropriation immediately on demand made by the DEVELOPER to the MAINTENANCE AGENCY.

The VENDEE shall permit the VENDOR/DEVELOPER/ MAINTENANCE AGENCY/ Association of the Apartment Owners, as the case may be, and their surveyors and agents with or without workmen and others at all reasonable times to enter into and upon the said Apartment or any part thereof to view and examine the state and conditions thereof and to make good all defects, decays and repairs which the VENDEE have failed to make good inspite of service of one month notice in writing by the VENDOR/DEVELOPER/ MAINTENANCE AGENCY/ Association of the Apartment Owners in this regard and also for repairing of any part of the building (s) and for the purpose of repairing, maintaining, rebuilding, cleaning, lighting and keeping in order and condition all service drains, pipes, cables, water courses, gutters, wires, parts, structures of the conveniences belonging to or serving or used for the said Building and also for the purpose of laying, maintaining repairing and restoring drainage and water pipes and electric wires and cables and for similar purposes.

- 35. That in case the plant and machinery within the said Complex / said Building as the case may be, including but not limited to lifts, DG sets, electric sub-stations, pumps, fire fighting equipment, any other plant / equipment of capital nature, etc. require replacement, up gradation, additions, etc., the cost thereof shall be contributed by the VENDEE in the said Building on pro-rata basis (i.e. in proportion to the super area of the said Apartment to the total super area of all the Apartments in the said Building / said Complex, as the case may be). The VENDOR/DEVELOPER or the MAINTENANCE AGENCY shall have the sole authority to decide the necessity of such replacement, up-gradation, additions, etc., including its timings or cost thereof.
- 36. That the VENDEE agrees to pay directly or if paid by the VENDOR, then reimburse to the VENDOR/DEVELOPER, on demand Government rates, taxes or cesses, wealth tax (if applicable) taxes of all and any kind of whatever name called, whether levied or leviable now or in future on the said site and /or building(s) constructed on the said site or the said Apartment, as the case may be assessable / applicable from the date of application of the VENDEE and the same shall be borne and paid by the VENDEE in proportion to the super area of the said Apartment to the super area of all the apartments in the said Building / said Complex. Further the VENDEE shall be liable to pay from the date of his / her application house tax / property tax, fire fighting tax or any other fee or cess as

of the VENDEE are not separately assessed to such taxes, fees, cess, the same shall be paid by the VENDEE in proportion to the super area of the said Apartment to the total super area of all the Apartments in the said Building / said Complex as determined by the VENDOR and in default by the VENDEE in making such payment within such time, all the demands due including the penalties thereon shall constitute a lien on the VENDEE Apartment.

- That VENDEE agrees that the VENDOR shall have the right to make additions, 37. raise storeys or put up additional structure on the terrace of the said Building as may be permitted by the competent authorities and such additional structures and storeys shall be the sole property of the VENDOR who shall be entitled to dispose off the same in any way it choose without any interference by the VENDEE by itself or with one or more of the rest of the Apartment Owners and the VENDEE covenants to the same. The DEVELOPER shall be entitled to connect the electric, water, sanitary and drainage fittings on the additional structure / storeys with the existing electric, water, sanitary and drainage sources but at their cost. The VENDEE hereby give consent to the same and agrees that the VENDEE shall not raise any objection or claim any reduction in price of the said property or ask for any account or compensation or damages on the ground of inconvenience or withhold, refuse or delay the payment of maintenance bills or on any other ground. However, the DEVELOPER shall take all precaution not to cause any inconvenience to the VENDEE and shall not prejudice the interest or the rights of the VENDEE conferred upon their/him/her under this Conveyance Deed.
- 38. That the VENDEE shall have no objection to the *DEVELOPER* making any alterations, additions, improvements or repairs whether structural or non-structural interior or exterior, ordinary or extra ordinary in relation to any unsold apartments within the said building. However the VENDOR should take all precaution not to cause any inconvenience to the VENDEE and shall not prejudice the interest or the rights of the VENDEE conferred upon their/ him / her under this Conveyance Deed.
- 39. That the VENDEE shall have no right, title or interest in any form or manner in the land earmarked for schools, shops, commercial premises, religious buildings/club/community centre and the buildings constructed thereon and facilities provided.
- 40. That the VENDEE henceforth shall have absolute right to deal with the said Apartment in any manner including sale, transfer, gift, lease, rent or mortgage the same, without any further permission or consent of the DEVELOPER or any one claiming through DEVELOPER. However, such sale, lease, mortgage, transfer etc. shall be subject to the terms and conditions contained in the present conveyance deed. Further, the transferee or buyer shall be entitled to become a member of the Association of the Apartment Owners in place of the VENDEE and shall be entitled to all the benefits and rights and be subject to all the obligations and duties as the present VENDEE by virtue of the rights and duties conferred upon the VENDEE under this Conveyance Deed.

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- 42. That all terms and conditions of Buyer's Agreement duly executed by the VENDEE shall continue to be binding on the VENDEE. In case of conflict between the recitals of the aforesaid agreement and the present deed the covenants /contents of this Deed shall prevail over the above mentioned agreement.
- 43. That if any provision of this Conveyance Deed shall be determined to be void or unenforceable under any applicable law, such provisions shall be deemed to be amended or deleted in so far as are reasonably inconsistent with the purpose of this Deed and to the extent necessary to conform to the applicable laws, and the remaining provisions of this Deed shall remain valid and enforceable in accordance with their terms.
- 44. That the VENDEE agrees and confirms that all the obligations arising under this Deed in respect of the said Apartment / said Building / said Complex / said plot of land shall equally be applicable and enforceable against any and all occupiers, tenants, licensees and/or subsequent purchasers of the said Apartment as the said obligations go with the said Apartment for all intents and purposes and the VENDEE assures the VENDOR that the VENDEE shall take sufficient steps to ensure the performance in this regard.
- 45. That the VENDEE have undertaken and doth hereby undertake that henceforth the VENDEE shall be solely responsible and liable for violations, if any, of the provisions of law of the land and applicable rule, regulation or direction by the competent authority; and the VENDEE agrees to indemnify the VENDOR for any liability or penalty in that behalf.
- 46. That the VENDEE shall use the said Apartment for purposes of residence only. However, if the VENDEE use or permit use of the said Apartment for any purpose contrary to the permissible use, then in that event, the VENDOR and/ or the Association of the Apartments Owners shall be entitled to take action in accordance with the law.
- 47. That, the VENDEE shall not put up any name or sign board, neon light, publicity or any kind of advertisement material, hoarding, hanging of clothes, etc., at the external façade of the building complex or anywhere on the exterior of the common areas or on roads of the complex shall be entitled to display its own sign board only at the place provided for the said purposes.

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- 48. That, the VENDEE shall not remove any walls of the said Apartment including load bearing walls and all the walls/ structures of the same remain common between the VENDEE and Owners of the adjacent Apartment. The VENDEE shall not undertake any alteration or renovation of the apartment which causes nuisance to adjacent apartment owners or creates any obstruction or hindrance in the peaceful use and enjoyment of other apartments in the project. The VENDEE shall not do any act, deed or thing which impairs the value or utility of the apartment tower or any apartment therein or which diminishes the strength of the structure of the Apartment.
- 49. That, the VENDEE has specifically and unambiguously agreed that the sale shall be subject to various restrictions, limitations, etc. The Parties herein have mutually agreed that:
 - (a) At the time of renovating, refurnishing, decorating, installing any equipment, furniture, machinery, partition, false ceiling, etc., as also for using aforesaid Apartment, the VENDEE (or their nominee/ tenants) shall absolutely regard the fire safety laws, and all other rules and procedure in its letter and spirit. The VENDEE (or their nominee/ tenants) shall be bound to take a prior permission from the MAINTENANCE AGENCY, Fire Department and any other concerned authorities/ department, before undertaking any such job.
 - (b) the VENDEE or anyone claiming under or through VENDEE shall not decorate the exterior of the aforesaid Apartment otherwise than in the manner agreed to with the VENDOR/ MAINTENANCE AGENCY or in the manner as similar as may be in which the same was previously decorated; close the verandahs or lounges or balconies or common passage or common corridors even if a particular floor(s) is occupied by the same party/ VENDEE, make any alterations in any elevation and outside colour scheme of the exposed walls of the verandah lounge or any external walls or both the faces of external doors and windows of the aforesaid Apartment which in the opinion of the VENDOR and/ or MAINTENANCE AGENCY differ from the colour scheme of the Residential Complex "PARK VIEW SPA NEXT".
 - (c) That the said Residential Group Housing Complex shall always be known as "PARK VIEW SPA NEXT" and shall never be changed by VENDEE and/or jointly by the VENDEE/ Owners of the other Apartments in the said Residential Group Housing Complex.
- That the VENDEE shall park his vehicles only at the places designated by the VENDOR/ MAINTENANCE AGENCY/ Association of the Apartment Owners. The purchase of extra number of vehicles shall not afford any ground to the VENDEE to park them on places restricted / prohibited for such purpose by the VENDOR / MAINTENANCE AGENCY/ Association of the Apartment Owners.
- 51. That the said Apartment is a part of and located in the building complex known as "PARK VIEW SPA NEXT". It is in the interest of the VENDEE, occupants, owners of different spaces in the building complex that the entry to the building complex be regulated and some safeguard be provided to prevent entry of unauthorized persons in the building complex, including the common areas and For BESTECH INDIA (P) LTD.

to give an effective hand to the MAINTENANCE AGENCY to deal with such unlawful entrants/ loiters/ peddlers, etc., and also to enable the MAINTENANCE AGENCY in particular and the VENDEE and/or occupants/ owners of the various spaces in general, to deal more effectively with the security of the Residential Complex "PARK VIEW SPA NEXT" and maintenance of order therein. For this purpose, the VENDEE agree that the MAINTENANCE AGENCY shall be free to restrict the entry at the outer gate itself. In case of insistence, the security staff will be at liberty to call upon the VENDEE/ occupants/ lawful owners to the gate and personally escort the person(s) from the gate to its office space/ premises/ said Apartment and assume the responsibility of escorting them out as well. The cost of providing security services shall, however, be part of the maintenance charges.

- 52. That it is expressly understood that the internal security of the said Apartment and the men/ materials therein and their safety shall be the sole responsibility of the VENDEE and the VENDOR shall in no way be concerned or liable for the same.
- 53. That, the VENDOR has imposed upon the purchasers of other Apartments of the said Residential Complex, "PARK VIEW SPA NEXT" and have incorporated the Conveyance Deeds relating thereto the same and/ or similar such exceptions, reservations, obligations and restrictions as imposed upon the VENDEE herein and incorporated in this Conveyance Deed as intended to be binding on all the owners and occupiers of different Apartment of the said Residential Complex, "PARK VIEW SPA NEXT".
- 54. That Courts at Gurugram alone shall have exclusive jurisdiction to try and decide all disputes arising out of / touching and/or concerning this Conveyance Deed.

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IN WITNESS WHEREOF this Conveyance Deed has been executed by the parties on the date and place first mentioned above.

Drafted By-

For and on Behalf of M/S BESTECH INDIA PRIVATE LIMITED	J. P. SHARIVIA Advocate Unsir Court, Criningram
For BESTECH INDIA (P) LTD. Authorised Signatory VENDOR	J. P. Shirmina Advocate Distt. Court, Gurugram
Parved	Witness No. 2 Grant May SIDA TIME SIDA TI
VENDEE	

ANNEXURE - I PARK VIEW SPA NEXT DEFINITION OF SUPER AREA

Super Area for the purpose of calculating the sale price in respect of the said Apartment shall be the sum of Apartment area and its pro-rata share of common areas in the entire said building.

Whereas the Apartment area of the said Apartment shall mean the entire area enclosed by its periphery walls including area under walls, columns, balconies, cupboards and lofts etc and the half of the area of the common walls with other premises/Apartments which from integral part of said apartment and common areas shall mean all such parts/areas in the entire said building which the allottee shall use by sharing with other occupants of the said building including entrance lobby, driver's/common toilet, lift lobbies, lift shafts electrical shafts, fire shafts, plumbing shafts and service ledges on all floors, commong corridors and passages, staircase, mumties, service areas including but not limited to lift machine room, maintenance offices/stores, overhead tanks/underground tanks, pump rooms, boundary wall, guardrooms, garbage dumps, etc., architectural features, if provided, and security/fire control rooms.

In case of Apartments provided with exclusive open terraces the calculation of super area shall be dealt with separately. Apartment's allottee(s) however shall not be permitted to cover such terraces and shall use the same as open terrace only and in no other manner whatsoever.

It is specifically made clear that the computation of Super Area of the Apartment does not include the following:

a) Sites for shops and shop(s).

b) Sites/building/Area of community Facilities Amenities like Nursery/ Primary/ Higher Secondary School, Club/ Community Centres, Dispensary, Crèche, Religious Building, Health Centres, Police Posts, Electrical Sub – Station, Dwelling Units for economically weaker sections.

c) Roof/top terrace above Apartments,

- Car Parking area within the Residential Complex, "PARK VIEW SPA NEXT"
 i) Exclusive right to use covered parking area of the apartment allottee(s), at basement level.
 - ii) Open Reserved Car Parking Area in and around Residential Complex, "PARK VIEW SPA NEXT" for allottee(s).

It is further clarified that the super area mentioned above and for the purpose of computing sale price in respect of said Apartment only and the inclusion of common area within the said building/tower for the purpose of calculating super area does not give any right, title or interest in common areas to Apartment allottee(s) except the right to use common area by sharing with other occupants/allottee(s) in the said building subject to timely payment of maintenance charges.

For BESTECH INDIA (P) LTD.