Sale of Immovable Properties



### Indian-Non Judicial Stamp Haryana Government



Date: 18/07/2016

₹0

- Certificate No.

G0R2016G1572

GRN No.

19904287

Name: Narender Kumar

H.No.:

City:

E-mail: ravi khera@rediffmail.com

Others:

Seller / First Party Detail

Floor:

Floor:

District: Delhi

Ba

District: Gurgaon

9818030944 Phone:

Starcity Realtech Pvtltd

H.No.:

122

Tower nehru place new

E-mail: ravi\_khera@rediffmail.com

Others:

City:

Purpose: Stamp for Sale Deed

Stamp Duty Paid: ₹ 674000

Penalty:

(Rs. Zero Only)

Tehsil Street:

Haryana State:

**Buyer / Second Party Detail** 

Street:

Devika

State:

Delhi

Phone: 9818030944

The authenticity of this document can be verified by soanning its OrC hrough smart phone or on the website https://egrashry.nic.in

- SEAL OF

Type of Deed

2. Village

3. Unit Land

6. Stamp duty

4. Type of Property

5. Transaction Value

7. Stamp Certificate No./Date

8. Stamp GRN No.

X Kanal 8 Marla GURGAON

Sale Deed

Agriculture Land Rs.96,25,000/-

Chauma, Gurgaon

Rs.6,74,000/-

G0R2016G1572/18.07.2016

19904287

Note: No Objection Certificate issued by DTP (E), Gurgaon vide Memo No.95 dated 15.02.2016 is attached herewith.

THIS Deed of absolute sale is made at Gurgaon on this 194day of July, 2016 BY & BETWEEN Mr. Narender @ Narender Kumar S/o Sh. Attar Singh R/o Village Baighera, Tehsil and Distt. Gurgaon (Haryana), who is owner in physical, vacant & peaceful possession of the land as described below, hereinafter called the "VENDOR" (which expression shall unless repugnant to the context and meaning hereof mean and include him and his heirs, legal representatives, administrators, executors and assignees etc.) of the ONE PART.



दिनाँक 19/07/2016 डीड सबंधी विवरण डीड का नाम SALE WITH IN MC AREA तहसील/सब-तहसील गृडगांवा गांव/शहर चौमा स्थित चौमा भवन का विवरण भूमि का विवरण चाही 1 Kanal 8 Marla सबंधी विवरण राशि 9,625,000.00 रुपये कुल स्टाम्प डयूटी की राशि 674,000.00 रुपये E-Stamp स्टाम्प न. g0r2016g1572 स्टाम्प की राशि 674,000,00 रुपये DFC: HPPGKION रजिस्ट्रेशन फीस की राशि 15,000.00 रुपये पेस्टिंग शुल्क 2.00 रुपये

Drafted By: C L Arora adv

Service Charge: 200.00 रुपये

यह प्रलेख आज दिनॉक 19/07/2016 दिन मंगलवार समय 12:59:00PM बजे श्री/श्रीमती/कुमारी Narender @ Narebder Kumar पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी Attar Singh निवासी Bajgera द्वारा पँजीकरण हेतु प्र<u>स्त</u>ुत किया गया।

हस्ताक्षर प्रस्तुतंकत

उप / सर्युक्त प्रजीयन अधिकारी

प्रलेख में वर्णित क्षेत्र नगर एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित है इसलिए दस्तावेज को पंजीकृत करने से पुर्व सबंधित विभाग से अनापत्ती प्रमाण पत्र प्राप्त कर लिया गया है।

प्रलेख में वर्णित क्षेत्र नगर एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित नहीं है इसलिए दस्तावेज को पंजीकृत करने से पुर्व सबंधित विभाग से अनापत्ती प्रमाण पत्र की आवश्यकता नूही है।

दिनांक

उप / सयुँक्त पँजीयन अधिकारी

नुडगांवा

ओ Narender @ Narebder Kumar

उपरोक्त विक्रेताव श्री/श्रीमती/कुमारी Thru-Kapil Alug क्रेताहाजिर है। प्रस्तुत प्रलेख के तथ्यो को दोनो पक्षो ने सुनकर तथा समझकर स्वीकार किया। प्रलेख के अनुसार 0.00 रूपये की राशि क्रेता ने मेरे समक्ष विक्रेता को अदा की तथा प्रलेख मे वर्णित अग्रिम अदा की गई राशि के लेन देन को स्वीकार किया। दोनो पक्षो की पहचान श्री/श्रीमती/कुमारी C Larora पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी निवासी adv ggn व श्री/श्रीमती/कुमारी Satbir पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी Bheram निवासी bajgera ggn साक्षी नः 1 को हम नम्बरदार/अधिवक्ता के रूप में जानते है तथा वह साक्षी नः2 की पहचान कुरता है। HE SEAL

दिनाँक 19/07/2016

उप / सर्युक्त पंजीयन अधिकारी गुडगांवा

यह प्रमाणित किया जाता है कि पंजीकृत व्सीको की स्केन प्रति jamabandi.nic.in पर डाल दी गई

GURGAON

उप / सयुक्त पॅजीयन अधिकारी

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M/s STAR CITY REALTECH PVT. LTD. a company registered under provisions of Companies Act, 1956 and existing under Companies Act, 2013, having its registered office at Office No. 1221-A, Devika Tower, 12th floor, 6, Nehru Place, New Delhi - 110019, hereinafter called the "VENDEE" (which expression shall unless repugnant to the context and meaning hereof mean and include its heirs, legal representatives, administrators, executors and assignees etc.) of the OTHER PART.

WHEREAS the VENDOR is the absolute owner and in actual physical, vacant & peaceful possession of agricultural land comprised in Khewat/Khata No. 4240Min/4597Min, Rectangle No.2, Killa No. 10/1/2/2/2(1-8), field 1, total land measuring 1 Kanal 8 Marla Salam in the revenue estate of Village Chauma, Tehsil & District Gurgaon (Haryana), by way of Intkal (Mutation) No.12642 sanctioned on 22.07.2011 (hereinafter called the said LAND).

AND WHEREAS the VENDOR for necessities of the family members and future development of the family as a whole, herein being desirous of selling the said land has decided to hereby grants, conveys, transfers, by way of sale the said land and assign unto and in favour of the VENDEE of the said land as described above and every part thereof together with the right, title and interest therein, with all the benefits advantages, concessions, licenses, easement rights, equities, claims, demands, privileges, appurtenances or any other things after due consultation, permission and at the instance of all major family members and Whereas the VENDEE has agreed to purchase the said land on the following terms and conditions:-

## Definition and interpretation

In this deed:

 The 'VENDOR' includes the owner in physical, vacant & peaceful possession of the said Land.

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Reg. No.

Reg. Year

Book No.

10,750

2016-2017

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- ii. the 'Said Land' means agricultural land comprised in Khewat/Khata No. 4240Min/4597Min, Rectangle No.2, Killa No. 10/1/2/2/2(1-8), field 1, total land measuring 1 Kanal 8 Marla Salam in the revenue estate of Village Chauma, Tehsil & District Gurgaon (Haryana).
- iii. Words imparting the masculine gender include the feminine and the neuter and vice versa.
- iv. Words imparting the singular include the plural and vice versa.
- v. References to persons include bodies corporate and vice versa.
- vi. Save where the context otherwise requires all obligations given or undertaken by more than one person in the same capacity are given or undertaken by them jointly and severally.
- vii. Save where otherwise stated any reference to a numbered clause or schedule means the clause or schedule in this deed, which is so numbered.
- viii. Possession means actual vacant, peaceful and physical possession of the said land.

#### AFFIRMATION AND REPRESENTATIONS BY THE VENDOR

WHERREAS the VENDOR affirmed, represented, assured the VENDEE that the said land:

- a) Is good, clear and legally marketable property owned and possessed by the VENDOR having full right to transfer, sell, convey and/or deal with the same in any whatsoever unrestricted manner.
- b) Is free from any charges or encumbrance such as sell, will, exchange, mortgage, gift line, lease, court decrees, court injunctions, any security, surety, attachment, litigation/dispute, in court, acquisition etc.
- c) Is not subject to any notice or scheme for acquisition and/or requisition of any authority under any law.
- d) Is not said to any dues, outstanding claims, demands penalties, etc. for any service, provided by any Government and/or local authority and/or



Reg. No. Reg. Year Book No.

10,750 2016-2017

प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 10,750 आज दिनाँक 19/07/2016 को बही न: 1 जिल्द न: 13,124 के पृष्ठ न: 66 पर पँजीकृत किया गया तथा इसकी एक प्रति अतिरिक्त बही सख्या 1 जिल्द न: 4,473 के पृष्ठ सख्या 96 से 97 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगुटा मेरे सामने किये है ।

दिनाँक 19/07/2016



उप/सर्युंक्त पॅजीयन अधिकारी

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- towards any other statutory dues and/or any authority under the law of the land.
- e) Does not have any warehouse, cattle live stock, rising of grass on the said land and is purely an agriculture land and before the enactment of Urban Land Ceiling Regulation Act, 1976 and has been entered in the records of the appropriate authority accordingly.
- f) Has not been notified under the provisions of the Land Acquisition Act, 1894 either for the planned development by the Government and/or any other authority.
- g) Is not subject of any execution of General or Special Power of Attorney, mortgage, transfer, assignment, and encumbrance by the VENDOR in favour of any other person prior to the date of execution of this present sale deed.

# NOW THE PARTIES HERETO HAVE MUTUALLY AGREED AND THIS DEED WITNESSTH AS UNDER:-

1. That the VENDOR herein being desirous of selling the said land has decided to hereby grants, conveys, transfers by way sale the said land and assign unto and in favour of the VENDEE i.e M/s STAR CITY REALTECH PVT. LTD., and every part thereof together with the right, title and interest therein, with all the benefits advantages, concessions, licenses, easement rights, equities, claims, demands, privileges, appurtenances or any other things and whereas the VENDEE has agreed to purchase the said land for a total sale consideration of Rs.96,25,000/- (Rupees Ninety Six Lac Twenty Five Thousand only). The VENDEE has paid the said sale consideration of Rs.96,25,000/- (Rupees Ninety Six Lac Twenty Five Thousand only) to the Vendor in following manner:

Amount	Ch. No.	Date	In Fav. of
95,28,750/-	664032	20.07.2016	Narender
96,250/-	Deducted by the Vendee @ 1% of the total sale consideration as TDS under section 194 of Income Tax Act 1961		



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- The Vendor hereby acknowledges the receipt of entire sale consideration and affirm that nothing remains due towards the Vendee.
- 2. That a total sale consideration of Rs.96,25,000/- (Rupees Ninety Six Lac Twenty Five Thousand only) of the said land as aforementioned is paid by the VENDEE to the VENDOR. The VENDOR herby confirms that full and final sale consideration has been received from VENDEE and now nothing is due from the VENDEE on account of sale consideration.
- 3. The VENDOR being the absolute owner in physical, vacant & peaceful possession of the said land and has a clear and unencumbered title of it and is in actual physical possession of the entire above said land, hereby handover the possession of the same is being handed over under this sale deed to the VENDEE.
- 4. That the said land is not subjected to any encumbrances, mortgages, charges, lien, attachments, claim, demand, and acquisition proceedings by Government or any kind whatsoever and should thereby and the VENDOR shall discharge the same from and out of his own funds and keep the VENDEE indemnified. That the VENDOR hereby declares to the VENDEE that the VENDOR has paid all the taxes, rates and other outgoings due to Local bodies, revenue, urban and other authorities in respect of the said land hereunder up to the date of execution of this sale deed and the VENDEE shall bear and pay the same hereafter. If any arrears are found due to the earlier period, the VENDOR shall discharge the same
- 5. That on the basis of this sale deed, the VENDEE is entitled to get the said land mutated in its own name in the revenue record and also with other concerned authorities to which the VENDOR shall have no objection and shall not raise any objection. The VENDOR hereby confirms to assist and participate in the mutation process.





- 6. That a Revision is pending before the Ld. Court of Financial Commissioner, Chandigarh to set aside ex-parte order of partition and VENDEE will have right to continue with the said proceedings and VENDEE has full right to allot the land afresh during the proceedings of partition.
- 7. That the VENDOR has agreed and undertaken to sign and execute without any reservation, objection or demur any, all and every paper, documents, applications, etc. in respect of the said Land which at any time may be required by the VENDEE and/or any office or authority concerned for necessary transfer and mutation of the said land in favour of the VENDEE.
- 8. The said land hereby is conveyed & transferred by the VENDOR to the VENDEE is free from all encumbrances and any third party rights and/or interest in the said land and the VENDOR has handed over the physical, peaceful and vacant possession of the above said land to the VENDEE.
- 9. That the VENDEE has agreed to purchased the said land on the basis of assurances and representation made herein by the VENDOR with regard to the title of the said land, in case it is proved otherwise the VENDOR shall indemnify the VENDEE for all and/or any loss that may be caused, sustained by the VENDEE, and would be liable to return the amount paid to him on execution of the present Sale Deed. The VENDOR further agrees to indemnify the VENDEE in case of any legal proceedings or by any governmental authority for any violations relating to the said land till the execution of this sale deed.

#### 10. Disclaimer

The VENDEE admits

a. That all charges and expenses of the transfer i.e. stamp duty, registration charges for this sale deed have been borne by the VENDEE.





IN WITNESS WHEREOF the parties have set their respective hands and seal on these present after clear and complete understanding of this sale deed in Hindi at the place and on the day, month and year first above written in the presence of the following witness:

Signed and Delivered by "VENDOR"

(Narender)

Signed and Accepted by "VENDEE"

Kapil Alug)

WITNESSES:

1.

Distt. Courts, Gurgaon

2. Satbir Sto Belson Ro Baighese, Gusga a

