1 /2.022

Amardeep Saini Advocate Regn. No.-44/3/2004 Tehsil Court : Roorkee Mob. No.-9760038722

AGREEMENT

(WITH POSSESSION)

This Agreement is made at Roorkee on this 31 Day of August 2022.

Valuation of Property

1,71,42,000/-Rs.

Stamp Duty

8,57,500/-Rs.

Land Area

1.6325 Hectare

Cricle Rate

1,00,00,000/-Rs. With increase 5% is Rs.

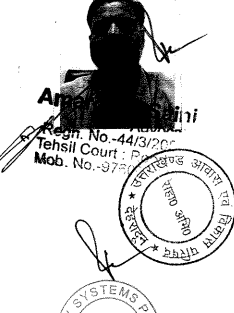
1,05,00,000/-

Situated at Village Beldi Salhapur, Pargana and Tehsil Roorkee, District Haridwar, Uttarakhand bearing Khasra No. 66 having admeasuring 1.6325 Hectare ("Property").

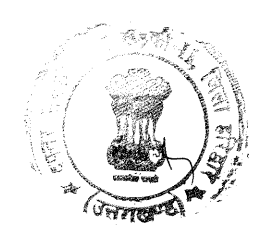
Regn. No.-44/3/2004 Tehsil Court: Roorkee Mob. No.-9760038722

Regn. No.-44/3/2000. Tehsil Court: Roorkee Mob. No.-9760028722





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INDIA NON JUDICIAL

Government of Uttarakhand

e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

IN-UK04035279586616U

31-Aug-2022 03:32 PM

NONACC (SV)/ uk1215204/ ROORKEE/ UK-HD

SUBIN-UKUK121520413002543664495U

DEBIKAY SYSTEMS PVT LTD AND UHADA

: Article 5 Agreement or Memorandum of an agreement

: VILL BELDI SALHAPUR TEHSIL ROORKEE DISTT HARIDWAR

1,71,42,000

(One Crore Seventy One Lakh Forty Two Thousand only)

: DEVPAL

: DEBIKAY SYSTEMS PVT LTD AND UHADA

DEBIKAY SYSTEMS PVT LTD AND UHADA

8,57,500

(Eight Lakh Fifty Seven Thousand Five Hundred only)

HOUD DUNK

VERIFIED



Please write or type below this line 1986 160

Distance from Road of National Highway above 400 mtr. And Other road

also.

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 The authenticity of this Stamp certificate should be verified at www.shollestamp.com or using e-Stamp Mobile App of Stock Holding Any discrepancy in the details on the Conference

The onus of checking the legitimacy is on the users of the certificate

3 In case of any discrepancy please inform the Competent Authority.



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BETWEEN

Mr. Dev Pal S/o of Shri Asha Ram, R/o Village Beldi Salhapur, Pargana and Tehsil Roorkee, District Haridwar, Uttarakhand having Adhar No. 9803 5556 1762, Pan No- CFAPD8521C And Mob No- 9759883408 hereinafter referred to as the LAND OWNER(S), which expression shall, unless repugnant to the subject or context, mean and include their/his or her heirs, successors, administrators and assigns, of ONE PART.

Debi Kay Systems Private Limited (Pan No- AABCD5070D) a company registered under Companies Act, having its registered office at G-127, 12th Floor, Himalaya House, 23 Kasturba Gandhi Marg, New Delhi through its authorized signatory Mr. Arjun Mangal S/o Shri. Ajay Mangal aged R/o A-22 Anand Vihar, Delhi 110092 (Aadhar No- 6883 8110 2647 and Mob No-9560616077) as authorised by the Company vide its decision/resolution dated 24-8-2022 herein after referred as the Promoter/Developer, which expression shall, unless repugnant to the subject or context mean and include its successors, administrators and assigns) of the SECOND PART.

AND

Uttarakhand Awas Evam Vikas Parishad, duly constituted under the provisions of UP AwasEvam Vikas ParishadAdhiniyam 1965 (Amended as time to time) having its office at 5th Floor Rajiv Gandhi Complex, Dispensary Road, Dehradun, through its duly authorized signatory and Assistant Engineer Shri Vinod Chauhan s/o Achpal Singh R/o Uttarakhand Awas Evam Vikas Parishad 5th Floor Rajeev Gandhi Chauhan, Dispensary Road, Dehradun

(SIE)

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(Govt. Id no - 032/UHUDA/2021) (herein after referred as the "Parishad/Third Party" which expression shall, unless repugnant to the subject or context mean and include its successors, administrators and assigns) of the THIRD PART.

WHEREAS the land owner(s) is/are the legal, valid and actual owner/owners in possession of the land measuring 1.6325 hectares (16,325 sqmtr.) comprised of KhasraNos 66 situated in Village Beldi Salhapur, Pargana and Tehsil Roorkee, District Haridwar, Uttarakhand, more fully described in the Schedule given at the end of this deed and which is hereinafter referred to as the "said property".

AND WHEREAS Pradhan MantriAwasYojana Housing for All (urban) Mission Scheme (hereinafter referred to as "PMAY(U)") was issued with the objective of providing a pucca house with water connection, toilet facilities, electric fittings as per the DPR and drawings to the economically weaker sections of the Society. Since the launch of this scheme it has been revised from time to time.

AND WHEREAS the Promoter/Developer are interested in erecting affordable Housing in pursuance of Pradhan MantriAwasYojana Housing for All (urban) Mission Scheme (hereinafter referred to as "PMAY(U)") and with the consent and approval of the "Land Owners" the Promoter/Developer had given a proposal to UttarakhandAwasEvam Vikas Parishad (hereinafter referred to as the "Parishad") expressing their interest to construct affordable houses (EWS) under Affordable Housing in Partnership (hereinafter referred to as "AHP").

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AND WHEREAS the Government of Uttarakhand had framed Uttarakhand Housing Policy Rules 2017(no. 1058/V-2/2017-66 (Aa.) / 2017dated 15/09/2017, and the Uttarakhand Housing Policy Rules 2018 (305/V-2-2018-669 (Aa.) 2017 dated 16th March 2018 and Uttarakhand Housing Policy (Amended) Rules 2021)no. 2231/V-2/Awas-2021-66 (awas)/17 dated 1st February 2021 which also lays down amongst others, the procedures and manner of allotment of the houses being constructed under PMAY (U), the monitoring of the implementation of the scheme etc. These Rules also provide that EWS houses will be made available to selected and verified beneficiaries as per the terms of PMAY (U) by the private developer at the prescribed rate of Rs. 6.00 lac/EWS house) for EWS houses under supervision of the Parishad.

AND WHEREAS with the objective of providing EWS houses under the PMAY (U) and in accordance with the Uttakhand Housing Policy mentioned above, the Developer with the approval and consent of the Land owners had given a proposal to the Parishadfor construction of and sale/allotment of EWS houses to the eligible persons at a price of Rs. 6.00 lac per house in accordance with PMAY (U) and Uttarakhand Housing Policy mentioned hereinabove under Affordable Housing in Partnership (AHP).

AND WHEREAS the Landowners and Developers, have given representations and assurances to the effect that the Land owners are the absolute owners in possession of the said land on which the development is to be made and EWS houses are to be constructed and the said land is free from all encumbrances, charges, liens, litigations or disputes etc. and the said land is also not subject matter of any prior agreement of sale. In the Land Owners have perfect



and marketable title in the said land and have unrestricted and unfettered rights to transfer the same.

AND WHEREAS Developers, has further given an undertaking and assurance that the development and constructions shall be erected on the said land as per the prescribed norms, approved drawings, in a workman like manner, as per the standards and norms prescribed under PMAY (U) and Uttarakhand Housing Policy. The Developer has further undertaken to comply with all the amendments which shall be made in the PMAY (U) Scheme and Uttarakhand Housing Policy from time to time and they shall also comply with the directions which would be given from time to time by the Parishad.

AND WHEREASin pursuance of the assurances and undertakings given by the Land owners and Developer and the application submitted by the promoter, the Parishad had issued a notice of housing scheme pertaining to the "said land" and this proposed scheme has been accorded a "Principal Approval" by the Government of India. This Scheme is to be submitted to the State Government for approval after execution of this agreement for being sanctioned under Section 31 /32of the Act, 1965.

AND WHEREASthe developer has jointly undertaken that subject to the approval of the Scheme by the State Government, the Developer shall develop at its cost the said land and shall erect thereon EWS houses in a workman like manner within the prescribed time andas per the drawings to be approved by the Parishad in compliance with PMAY(U) scheme and Uttarakhand Housing Policy and the modifications made thereto from time to time.

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AND WHEREAS the land owner and the developer have jointly undertaken and agreed to allocate and sell to the eligible allottees, the EWS houses erected over the said land, at a price of Rs 6.00 (Rupees Six Lacs only) per house.

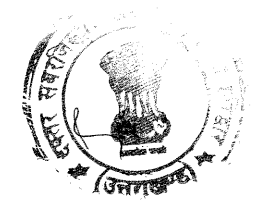
NOW THIS DEED WITNESSETH AS UNDER:

- 1. That after approval of the Scheme by the State Government and the sanctioned plans/drawing, the Developer shall develop at his cost the said land and shall erect thereon EWS houses in a workman like manner within the prescribed time in compliance with PMAY(U) scheme and Uttarakhand Housing Policy and the modifications made thereto from time to time and shall the land owner and the developer have jointly undertaken and shall allocate and sell to the eligible allottees(to be chosen as per the norms), the EWS housesat a price of Rs 6.00 lakhs per house. Out of this sale consideration of Rs.6.00 lacs, for sale of the houses to the Economically Weaker Sections of Society, a sum of Rs.2.50 lacs (Rupees two lacs and fifty thousand) per house shall be paid through the Parishad/Nodal Agency as grant on behalf of the Central Government and the State Government in a phased manner and the balance sum of Rs. 3.50 lacs (Rupees Three Lacs Fifty Thousand Only) shall be paid by the purchaser.
- 2. That the sale of the Houses and selection of the beneficiaries to whom the houses shall be sold shall be as per the provisions of Uttarakhand Housing Policy. The EWS Housing will be made available to the selected and verified beneficiaries as per the terms of PMAY(U) by the land owner/developer at the prescribed rate of Rs.6.00 lacs per the bouse. The

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Parishad will supervise the process of allotment of EWS houses as per the guidelines of PMAY(U) of Government of India/ State Government.

- 3. "Parishad or The Development Board may authorize any officer of the Parishad or the Development Authority working for Parishad" for any act/work of the Parishad.
- 4. That the entire development work and constructions on the said land and sale of the Houses shall be made as per the provisions of PMAY(U) and the Housing Policy, as may be amended and modified from time to time. The PMAY(U) and the Housing Policy shall be deemed to be part of this agreement and the land owner and the developer shall by bound to abide on terms and conditions laid therein and/ or modifications made thereto from time to time.
- 5. That the amount of grant from Central and State Government as well as the payment of the sale consideration shall be delivered and shall be received by the developer from purchaser as the case may be in a phased manner at various stages of construction. The payment schedule will be as following:-

| Instalment | Stage of | Type of | Percentage of | Conditions of Payment |
|------------|--------------|----------|----------------|-----------------------|
| Number | Construction | Payment | amount/ Amount | • |
| | | <u> </u> | | |

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OPPLIED PRINTS PRINTS LIMITED



बही संख्या 1 रजिस्ट्रीकरण संख्या 9116 वर्ष 2022

Agreement with Possession

प्रतिफल रु0: 0.00

Agreement with Possession

मालियत रु0: 17,142,000.00

अग्रिम धनराशि रु0:52,595,000.00

रजिस्ट्रेशन शुल्क ₹0 25,000.00 प्रतिलिपि शुल्क ₹0 140.00

इलेक्टानिक प्रोसेसिंग शुल्क ₹0 700.00

कुल योग ₹0 25,840.00 शब्द लगभग 2,000

श्री देबी के सिस्टम प्राईवेट लिमिटेड अधिकृत हस्ताक्षरी अर्जुन मंगल पुत्र श्री अजय मंगल निवासी 22 आनन्द विहार दिल्ली-110092 ने आज दिनांक 31 Aug 2022 समय मध्य 5PM व 6PM को कार्यालय उपनिबन्धक रुड़की,द्वितीय में प्रस्तुत किया।



देबी के सिस्टम प्राईवेट लिमिटेड अधिकृत हस्ताक्षरी अर्जन मंगल

रुड़की,द्वितीय 31-Aug-2022

इस लेख पत्र का निष्पादन विलेख में लिखित तथ्यों को सुन व समझकर श्री देव पाल पुत्र श्री आशाराम निवासी ग्राम बेलडी साल्हापुर परगना व तहसील रूडकी जिला हरिद्वार । ने अग्रिम धनराशि मुबलिंग रु0 52,595,000.00 प्रलेखानुसार पाकर निष्पादन स्वीकार किया । इस लेखपत्र का निष्पादन द्वितीय पक्ष श्री देवी के सिस्टम प्राईवेट लिमिटेड अधिकृत हस्ताक्षरी अर्जुन मंगल पुत्र श्री अजय मंगल निवासी 22 आनन्द विहार दिल्ली-110092 \ श्री उत्तराखण्ड आवास एंव विकास परिषद अधिकृत हस्ताक्षरी एसिसटेन्ट इंजिनियर विनोद चौहान पुत्र श्री अचपल सिंह निवासी उत्तराखण्ड आवास एंव विकास परिषद पंचम तल राजीव गांधी काॅम्पलेक्स डिस्पेंसरी रोड देहरादून \ ने भी स्वीकार किया।

जिनकी पहचान श्री अशोक कुमार पुत्र श्री हिर सिंह निवासी ग्राम बेलडी साल्हापुर परगना व तहसील रूडकी जिला हरिद्वार तथा श्री गौरव वर्मा पुत्र श्री अमृत लाल वर्मा निवासी 98 ब्लाॅक-16, गली नम्बर-4, जोशी रोड, करोल बाग, नई दिल्ली-110005 ने की।





| l st | At the time of | Beneficiary | Da 5000 007 | |
|-----------------|--|---------------|--------------------|------------------------------|
| | Registration/ | Deficitionary | Rs 5000.00/- | An amount of Rs |
| | - | | | 5000.00/- as a registration |
| | Booking | | | fee will be made available |
| | | | | by the beneficiary to the |
| | THE COLUMN TWO IS NOT | | | private developer which |
| | | | | will be adjusted in the last |
| | | | | instalment to be paid by |
| | | | | the beneficiary. |
| 2 nd | Construction | G.o.I | 100/ -5:1 - 0 | |
| • | | G.0.1 | 40% of the Grant | The report along with the |
| | up to Plinth | | as released by the | proofs of construction will |
| | Level | | G.o.I | be made available by the |
| | | | | developer and after |
| | | | | verification and quality |
| | | | | testing of the same. |
| | | Beneficiary | 20% share of the | The report along with the |
| İ | | | beneficiary | |
| | | | | proofs of construction will |
| | | | contribution | be made available to the |
| | | | | concerned authority and |
| | - | | | after verification and |
| | | : | | quality testing of the same. |
| 3 rd | Construction | G.o.I | 40% of the Grant | After Construction of all |
| | of all floors | | as released by the | the floors and on |
| | completed | | G.o.I | submission of utilisation |
| Primerona | - | Beneficiary | 20% share of the | |
| | | Denominally | | certificate of 70% of the |
| No. | | | beneficiary | previously released |
| | La Carrier Car | | contribution | amount and on receipt of |
| i | | li li | | satisfactory report of the |

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बही संख्या 1 रजिस्ट्रीकरण संख्या 9116 वर्ष 2022





देव पाल



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देबी के सिस्टम प्राईवेट लिमिटेड अधिकृत हस्ताक्षरी अर्जुन मंगल





उत्तराखण्ड आवास एंव विकास परिषद अधिकृत हस्ताक्षरी एसिसटेन्ट





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अशोक कुमार



गौरव वर्मा



प्रतिज्ञ एवं साक्षीगण भद्र प्रतीत होते हैं। सभी के अंगुष्ठ चिन्ह नियमानुसार लिये गये है।



रजिस्ट्रीकर्ता अधिकारी / उप-निबंधक, रुड़की,द्वितीय 31 Aug 2022

| | | | To the state of th | third party quality |
|---------------------------------------|------------------|-------------|--|--|
| | | | | monitoring agency. |
| 4 th | Internal works | State of | 50% of the Grant | After completion of |
| | like electrical, | Uttarakhand | as released by the | Internal and External |
| | water sewage | | State Government | Development works and submission of utilisation |
| | and finishing | Beneficiary | 30% share of the | certificate of 90% of the |
| | work | | beneficiary | previously released amount. |
| | completed and | | contribution | |
| | external | | ************************************** | |
| | construction/ | | | |
| | development | | | |
| | works | | | |
| | completed | | | |
| 5 th | After | G.o.I | 20% of the Grant | After Completion of the |
| | Completion of | | as released by the | Projects and obtaining the |
| i i i i i i i i i i i i i i i i i i i | the project or | | G.o.I | utilisation certificate of the previously released |
| | possession or | State of | 50% of the Grant | amount. |
| | registry of the | Uttarakhand | as released by the | |
| | house | | State Government | |
| | | Beneficiary | The remaining | |
| | · | | 30% of the | |
| | | | beneficiary's | |
| | | | share in which the | |
| | | | registration | |
| | | | amount will be | |
| | | | adjusted. | |
| The | | | - | |

Note:-The payment proposed in work completion and payment schedule table will be released to the developer, under the condition that they have

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completed the construction within time schedule as per annexure-1 here to which costs equivalent to the amount permissible (Central/State/Beneficiary share).

The payment schedule may be revised/amended as per the guidelines/policies/rules/direction from the Uttarakhand Government and Gov. Of India.

- 6. That it shall be the responsibility of the Promoter, to assure best quality practices during construction phase and also deliver the project in timely manner. The Promoter shall be responsible for setting up a Quality testing lab on site, will be responsible for testing of all material as per set I.S Codes and norms procured for the construction works.
- 7. That all the proceeds, received by the Promoter, including the Grant and the payments received from the eligible allottees of the EWS Houses shall be lodged in a separate Bank account as envisaged under the Real Estate (Regulation and Development) Act of 2016 and from that the bank account, share(against the sale value of each unit) the Promoter shall only be entitled to share 30% of the proceeds, whereas the remaining amount shall be used in the development of the said land. The amount shall be used strictly in compliance of the provisions of the Act and the Rules. The Promoter shall submit all financial statements to Parishad office along with the project progress report in a timely manner.
- 8. That the Developershall be bound to intimate the Parishad office about the progress of the work at site from time to time as per stages mentioned in bar

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chart. In all eventualities, the developer shall be bound to complete the project within the prescribed time schedule.

9. That the construction will be completed by the developer in various stages according to the bar chart being attached as Annexure 1 herewith. Time shall be the essence of the Contract and it shall be the obligation of the Promoter to complete the entire development work and to secure a completion certificate from the Parishad within the prescribed time as per the bar chart attached herewith. The work shall be commenced, within a period of one month from the date of Agreement with the Parishad. It is agreed, that in case the work is not completed by the Developer within the time specified hereinabove and /or is delayed, then in such an eventuality the promoter shall be liable to pay the compensation to the Parishad at the following rates:-

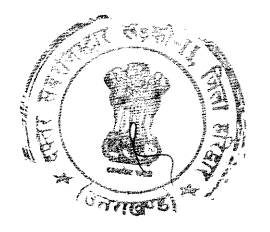
| SI. No | Period Of Delay | Compensation |
|--------|---|---|
| l | Delay of 3 Months in Completion Of Work | Rs.50 Per Sq Ft. of the Total Built up Area of the scheme |
| 2 | Delay upto 6 months | Rs.100 Per Sq Ft. of the Total Built up Area of the scheme |
| 3 | Delay beyond 6 months | Rs.200 Per Sq Ft. of the Total Built up Area of the scheme |
| 4 | Further delay of after 01 Years | AS per Part 6(10), (11), (12), (13), (14), (15) UttarakhandAwasNiti Niyamawali 2018 |

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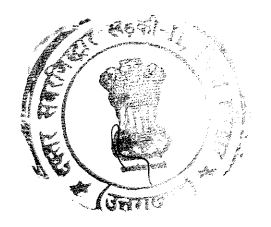
OR THE PRIVATE LIMITED







- 10. That all applications for extension of time shall be submitted by the developer with the Parishad and this application for extension of time shall be accompanied by the reasons of delay along with all evidences for justifying the delay. The extension of time shall be granted with or without imposition of penalty/ compensation as mentioned hereinabove as per prevailing circumstances. The intimation of application of time extension shall also be furnished to the Secretary Awas, Government of Uttarakhand.
- 11. That the land owner shall mortgage land equivalent to 15% of the saleable land area in the entire scheme in favour of the Parishad as prescribed in AwasNitior may be revised as per guidelines/policies/rules and direction from Government of Uttarakhand.
- 12. That the Developer shall have right to take the land in his/her possession for the construction of the project further the developer shall also have right to get all the required approval and NOC's for the project. The Developer also shall have the right to get the booking amount from the allottesand after completion of the project the developer shall have the right to execute the sale deed in favour of the allottes.
- 13. The allocation of EWShouses and selection of the purchasers/beneficiaries shall be made according to the eligibility list in concurrence with the Parishad.
- 14. This eligibility list containing the names of the beneficiaries shall be prepared and finalized keeping in view the parameters and guidelines laid

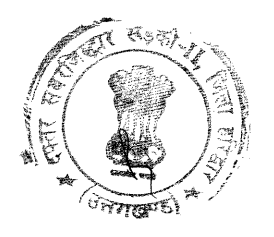


down in the Pradhan Mantri Awas Yojana (Urban), in collaboration and monitoring of the UttarakhandAwasEvam Vikas Parishad. The housing policy/rules/guidelines/direction from the Uttarakhand Government and Gov. Of India shall be strictly followed for the allotment.

- 15. That in case after the allocation of EWS houses to the beneficiaries according to the eligible list, if out the total EWS houses constructed by the private developer, EWS houses still remain to be allocated, for such EWS houses, advertisements will be published 3 times, in the national newspapers by the private developer. Necessary documents/ proofs will be obtained by the private developer from the applicants, applying through advertisement as per the eligibility criteria of the Pradhan MantriAwasYojana. The documents of the applicants will be sent to the District Magistrate for verification and the verified list will be made available to the concerned authority by physical verification of this list by the District Magistrate. Allotment of the remaining houses to the beneficiaries of the verified list, sent by the District Magistrate, can be done at the prescribed rates of the EWS houses as per the housing policy.
- 16. That if no application is received even after the private developer has published three times advertisements in national newspaper, in this case, after saturating the EWS houses to the beneficiaries, the remaining EWS houses can be given to anyone else on sale or on rent basis. In this eventuality, the land use conversion fee and development fee to be incurred on EWS houses, sold by private developer to anyone or given on rent basis,

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will be assessed by the Parishadand the private developer will have to deposit, the land use conversion fee and development fee, assessed on the said basis to the Parishad. Along with this, the amount of per EWS house grant released by the Government of India and State Government for such remaining EWS houses, will have also to be returned to the Parishad by the private developer.

- 17. That the Developers Shall Collect money from the eligible and approved allotteesas in para 5, issue allotment letters to them, execute Agreement for sale in their favourand hand over the possession of the EWS units developed in the project.
- 18. That the land owners undertake to make and keep the title of the said land clear and marketable and free from all kind of encumbrances, charges, dispenses, prior agreements and claims during the continuance of the agreement till the date of execution and registration of title/conveyance deeds in favour of the Developers or the prospective buyers.
- 19. That the land owners, through this agreement, give authority to the Developers or his/their authorised signatory in this behalf to apply for the registration of the real estate project, to be developed on the said land, with the Uttarakhand Real Estate Regulatory Authority under the Real Estate (Regulation and Development) Act, 2016 and the Rules and Regulations made there under.



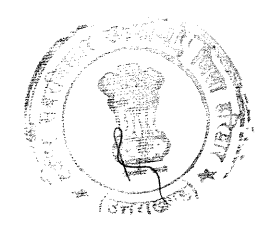
- 20. That the land owners shall make available to the Developer(s), the said land free from all encumbrances and with full authority for speedy development and efficient completion of the project. The Developer(s) shall be entitled to obtain loans from Banks and other financial institutions, subject to the terms and conditions, provided in point no. 20.1 to 20.5 below:-
 - 20.1- That any type of security(Whether it is primary or secondary) required for finance purpose shall be arranged by the Developer(s). Land Owners on their part shall have no object for the same if the developer decided to enter into some agreement with any bank or financial institution as decided by the Developer(s) by creation of equitable mortgage charge or otherwise to facilitate the financing of development works of the project as envisaged under this agreement. Further, the desired security provided by the owner shall be restricted to the extent of land provided for this project only; other security shall be arranged only by the Developer(s) itself.
 - 20.2 The Developer(s) shall not mortgage land which is mortgage to the Parishad as per para 11to any bank or financial institution.
 - 20.3- The Developer(s) shall disclose the required amount of loan to Awas Vikas Parishad before applying for the loan to any financial institution and only after obtaining proper No Objection Certificate from Awas Vikas Parishadwill be eligible to obtain any loan from any financial institution. The terms and condition for said NOC's shall be decided by Awas Vikas Parishad.

The Developer(s) shall be entirely liable and responsible for the repayment of any finance facility/ loan for this project.

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- 20.5- The Developer (s) may facilitate the prospective buyer(s) with their full capacity in sanctioning his/their housing loan for the purchase of a unit/apartment in the said project (Including tripartite agreement with any bank or financial institution existing on the panel of Developer (s) or as decided by the prospective buyer.)
- 21. That the land owners agree that the possession of the land is being handed over to the promoters for the Development of the real estate project.
- 22. That the developer shall get a plan sanctioned / approved from the Parishad for making development at site and the entire development shall be made at site as per the approved lay out. The developer shall also be bound to leave all open spaces and setbacks as provided in the sanction layout plan. The common areas including green areas shall be developed by the developer at his cost and it shall be available for the common use of the allottees/Purchasers.
- 23. That the Developer (s) shall develop the project in terms of agreed working plans and in accordance with the approvals and sanctions to be granted by the concerned authorities and to meet all the requirements thereof. However, The Developer (s) would be solely liable for any penal or financial charges that may be levied during the construction phase of the project due to infraction of any law, rules and byelaws by the Developer(s).



- 24. That an Independent agency shall be selected and appointed by the Parishad, according to existing guidelines, who shall supervise the development work and shall keep a check on the quality control of the work being executed at site from time to time.
- 25. That it shall be the responsibility of the developer to obtain all permissions and no objections which may be required relating to the Scheme, including environmental clearances, at its own cost.
- 26. That the Developer shall also be liable to abide by all the terms and conditions which may be laid down by various authorities including the environmental authorities. Similarly, the Developer shall be bound to abide by all the directions being given by the Parishad and the Government orders issued from time to time in letter and spirit.
- 27. That in lieu of the administrative work which has been done by the Parishad, the second party shall pay a sum equivalent to 2 % of the total cost of the project as specified in the DPR as administrative charges. This amount shall be deducted by the Parishad on or before the payments of the amounts of state grant and central grant which is payable to the developer.
- 28. That the Developer/Land Owner's shall not execute any sale deed or shall not handover the possession of residential/non residential area without obtaining N.O.C from the Parishad.



- 29. That it shall be the responsibility of the Developer to get the project registered with Real Estate Regulatory Authority (RERA) and to comply with all formalities and regulations relating thereto. It is clarified that the role of the Third Party/ Parishadis to ensure and monitor the implementation of scheme under the PMAY (U) and to ensure that the subsidy which has been paid by and on behalf of the Central Government, the State Government is not misused. Accordingly, all liabilities and responsibilities under the RERA Act shall be of the land owner and the developeras per RERA Act. The Parishad would not be liable or responsible for payment of any compensation, damages or other liabilities under the RERA Act or to the Purchasers. However, in case under any eventuality, the Parishad is impleaded as a party in any litigation / complaint or is made to bear any liability, on account of the acts of omission and commission on the part of the land owner/ developer, or on account of defect or deficiencies in the houses or delay etc, then in such an eventuality the developer shall duly indemnify the Parishad for all losses and expenses, including legal costs, which may be incurred by the Parishad.
- 30. That all direct and indirect taxes or charges including charges payable toappropriate Government (s) and/ or to the local authority shall be borne by the developer. The developer shall be entitled to any remissions in the Central or State Government taxes or charges, subject to compliance of the norms and the guidelines prescribedunder the scheme (s).



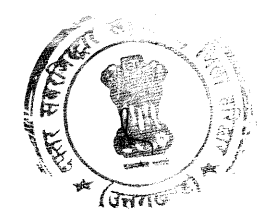
31. That the land owners shall be paid the agreed cost of the land bythe Developer. It is clarified that it shall be the sole responsibility of only the Developer to pay all amounts payable to the land Owner and under no circumstances the Third party shall be held liable on this count.

That the Developer will pay 6.16% of the Residential sale consideration to the land owner towardshis share of the project subject to the maximum of Rs.5.2595 Crores. The entire amountwill be paid by the developer from the escrow account of the project.

| Cheque No- | Dated | Amount | Bank |
|------------|------------|---|-------------------------|
| 620512 | 09-02-2022 | | |
| 000112 | 26-08-2022 | , | Punjab and Sindh Bank |
| | | ,,,,- | Punjab and Sindh Bank |
| 000116 | 25-09-2022 | 1,00,00,000/- | Punjab and Sindh Bank |
| 000117 | 25-11-2022 | 1,00,00,000/- | Punjab and Sindh Bank |
| 000118 | 25-01-2023 | 1,00,00,000/- | |
| 000120 | 25-05-2023 | | Punjab and Sindh Bank |
| | | 1,01,95,000/- | Punjab and Sindh Bank |
| 000121 | 25-07-2023 | 24,00,000/- | Punjab and Sindh Bank |
| Total | | 5,25,95,000/- | All Cheque Branch Anand |
| | | | Vihar New Delhi |

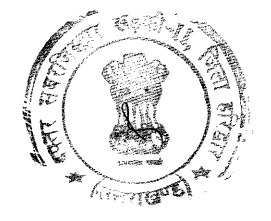
32. That in case the developer fails to execute the work at site as per the Uttarakhand Housing Policy Rules and PMAY (U) and the norms and the approved plans laid down, all the securities being furnished by the land owner and the developer by way of mortgage and performance bank guarantee shall be forfeited. In such an eventuality the developer and land owner will not be entitled to any benefit under the scheme and neither would they be entitled to the subsidy amounts.

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- 33. That incase at any stage, it is found by the Parishad that the development of the project and the constructions being made by the Developer are not in a workman like manner or in accordance with the approved lay out or in accordance with the directions given by the Parishad from time to time or the project is being delayed, or any provisions of the PMAY (U) or the Uttarakhand Housing Policy are being violated then at the discretion of the Parishad and its sole prerogative, the Parishad
 - shall be entitled to take over the said project and get the work completed by Parishad or through any other agency at the cost and risk of the and the Developer.
 - In case, the cost ofcompleting the remaining developmentand construction at site, exceeds thebalance amount realisable by the Developer from the Purchasers, the developer shall jointly and severally be liable to pay the differential amount to the Parishad along with all other expenses which may have to be incurred by the Parishad for discharging the obligations of the land owner/Developer.
 - In-case the Parishad is unable to develop the project due to any reasons as the case may be the developer and landowner shall refund the instalment received from the beneficiary and the Grant from the government.
 - 33.4 If it is viable the Parishad may sell out the mortgage land and the cost recovered from that and the security etc. jointly getting the

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funds, will proportionally return the money to the Beneficiary in lieu to the houses constructed in respect to the project.

- 34. That In-case of default by the Promoter, the Parishad shall have the right to take up the matter suo-motto or on request of the Beneficiary to competent forum for the completion of project.
- 35. That all dues payable or realisable by the Parishad under this agreement shall be realisable from its Developer/Second Party as arrears of land revenue.
- 36. That after securing the completion certificate from the Parishad, the Developer, shall execute the sale deed in favour of the each approved eligible allottee. The land owners as well as Developer(s) undertake to convey clear and unencumbered market title in favour of the prospective buyers. For the said purpose Land Owners as well as Developer(s) are bound to execute the Sale/Conveyance deed jointly in favour of prospective buyers.
- 37. That after execution of all the sale deeds to the allotters and due compliance of the terms of this agreement, the Bank Guarantee and the mortgaged land shall be released in favour of the second party after expiry of period of 1 month.
- 38. That if during the continuation of this agreement or during the period of construction, any assistance, co-operation or any legal undertaking on behalf of Land Owners is required for the due performance of the obligations

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contained herein and the smooth and speedy progress of the project, the Land Owners shall assist, co-operate and undertake, as and when required, on the request of the Developer(s) but only within the terms of this agreement.

- 39. That after taking over possession, if any problem arises from the neighbours of the adjoining lands or any other department or otherwise to secure such possession, the same shall be dealt with by the Developer(s) solely since the Developer(s) had satisfied themselves regarding the possession, boundaries and all relevant factors related to the ownership, possession and control of the Land Owners over the said land after the careful study of all the relevant documents already executed in favour of the Land Owners. However, if at any stage of such problem or dispute, the assistance of the Land Owners is felt necessary, the Land Owner(s) would co-operate with the Promoter(s) at his/their cost and risk.
- 40. That the Land Owners and Developer hereby represent, confirm and, further, undertake to keep the Parishad and the Purchaser(s), indemnified and harmless against encumbrances, claims and damages which may arise on the part of Land Owners during the entire period of subsistence of this agreement and in such an event the and Developer shall make good the losses or damages or any claim or defect in the title within a period of 15 days from the date when such defect is brought to the notice of the Land Owners and Developer.



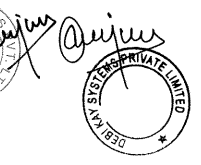
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- 41. That the Land Owners shall not interfere or obstruct in any manner whatsoever, with the construction, development and completion of the Project till the day of non- default of this agreement.
- 42. That the Developers shall be entirely liable and responsible for any kind of defects in the project and the units to be constructed and developed as well as delay in the development and construction of the project/units.
- 43. That the completion and/or occupancy certificate for the project shall be obtained by the developer from the Parishad.
- 44. That the stamp duty on this agreement has been borne by the developer. In case, any deficiency, in payment of any stamp duty is found at a subsequent stage, then in such an eventuality it is the developer who shall be liable and responsible to bear the deficit amount of stamp duty and consequence thereof.
- 45. That it shall be the obligation and responsibility of the developer to secure and obtain at their own cost and expense, all statutory permission(s), NOC(s), license(s) for execution and operation of the project. It shall also be their responsibility to pay all fees, penalties or any other civil or criminal liability.

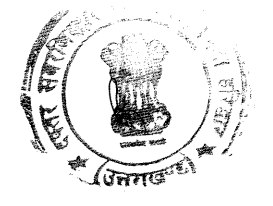
46. That the developer shall also constitute a resident welfare association (RWA) and all expenses relating thereto shall be incurred by them.

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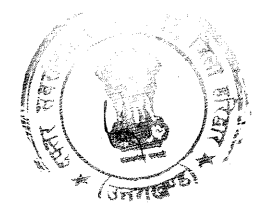


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- 47. That until such time the common areas are taken over by the RWA, itshall be the responsibility of the Developer and land owner to maintain the common areas. The Developer is entitled to collect the maintenance as charges prescribed in Housing Policy Rules guidelines/rules/direction from the Uttarakhand Government and Gov. Of India.
- 48. The Developer agrees and understands that timely delivery of possession of the Units to the allottee(s) and the common areas to the association of allottees or the competent authority, as the case may be, is the essence of the Agreement. The Developer assures and undertakes to hand over possession of the Unit along with ready and complete common areas with all specifications, amenities and facilities of the project at site on time, unless there is delay or failure due to war, flood, drought, fire, cyclone, earthquake or any other calamity caused by nature affecting the regular development of the real estate project ("Force Majeure"). If, however, the completion of the Project is delayed due to the Force Majeure conditions then the Parishad agrees that the Developer shall be entitled to the extension of time for delivery of possession of the Unit, provided that such Force Majeure conditions are of the nature which makes it impossible for the contract to be implemented. The Developer shall give written intimation of such event to the Parishadand confirms that, in the event it becomes impossible for the Promoter to implement the project due to Force Majeure conditions, then any agreement with Beneficiary shall stand terminated and the Promoter shall refund to the Beneficiary the entire amount received by it from the allottees by way of allotment within 45 days from that date. As well

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refund the grant received from central/State. The promoter shall intimate the allottee about such termination at least thirty days prior to such termination

49. That the Land Owner and Developer shall have no objection in case of any dispute arises on any matter regarding the project, Parishad shall have the sole jurisdiction and authority to take up the matter in any concerned forum or authority as the Parishad deems fit for resolution of the dispute in a timely manner.

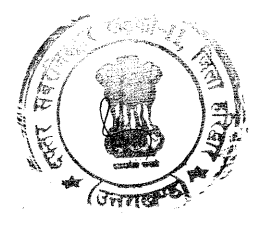
RESOLUTION OF DISPUTE

- 50. That for resolution of disputes, a committee under the Chairmanship of Additional Housing Commissioner as following: -
 - A. ApparAwasAyukt
 - B. Developer or his/her nominee
 - C. Land owner's or his/her nominee

This committee shall make an effort to resolve the disputes within a period of 1 month. In case the disputes are not resolved, then in such an eventuality the disputes shall be referred to Arbitrator appointed mutually by the parties and provision of Arbitration and conciliation Act shall be applicable. The seat of Arbitrator shall be at Dehradun and proceedings of Arbitration and Award shall be in English Language. The expanses and fees of Arbitrator proceedings and fee of the Arbitrator shall be borne equally by the parties.

51. In the event parties hereto hereafter consider it necessary or appropriate to alter, amend, substitute or override any terms of this agreement, they shall record such terms in writing as addendum hereto, and no such terms shall be binding between the parties until and unless they are reduced in writing and signed by the each of the parties herein.

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52. That the mutual notices shall be served upon the parties on their respective address given by registered mail.

SCHEDULE

Details and Particulars of the Land Owned by the Land Owners

| 1 | Village | New | Are in Hactares | |
|---------|----------------|------------|---------------------------|--|
| | | Khasara No | | |
| Dev Pal | Beldi Salhapur | 66 | 1.6325 | |
| OTAL | <u> </u> | | 1.6325 | |
| _ | | | Dev Pal Beldi Salhapur 66 | |

in Village Beldi Salhapur Pargana and Tehsil Roorkee, District Haridwar, Uttarakhand, delineated by red lines in the plan attached and bounded and butted as under:-

In the East

Khasra no 65

In the West

Khasra no 68/1

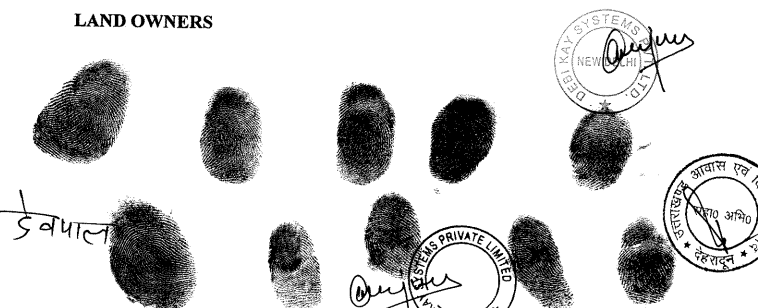
In the North

Khasra no 65

In the South

Road 9 Mtr.

WITNESSES WHEREOF the First Party, Second Party and Third Party have put down their respective signatures on this agreement on the day, month and year first above written.







Online Public Data Entry Summary

UKPDE2022075220032

| | उत्तराखण्ड शास | A-1 UKPC | DE20220752 | .20032 | | 31-Aug-2022 | 15:57:42 |
|--|--|---|------------------|---|--|----------------------|--|
| Appointment | Date: | Appointment T | | | | ppointment Toker | |
| Deed/Article T | Туре | :Agreement with Possession | | | | | |
| Sub-Deed/Sub | b-Article | :Agreement with Possession | | titeren en e | | | ****** |
| Village/Location | era | :बेलडी साल्हापुर | | | | | eren ar en |
| | er errerere er er er er er er er er er e | d for Circle RateList ःबेलड़ी साल्हापुर | - | ter er e caración | | | |
| Khewat | | ** | • | | | | |
| | : | | Khatoni | : | | | |
| Khasra | :66 | | | | ********* | | |
| House/Flat No | o; | | | | ***** | *********** | ********* |
| Area | 1.6325 | हैक्टे यर | | ** ******** | ************ | | ** ** *** |
| Latitude | | | l on: | -4-d- 0.0000 | *************************************** | ********** | |
| Land Value | :0.00 | ***************************** | | gitude 0.00000 struction Value :0.00 | 00000 | | |
| Transaction Val | | | | | errena er | ************** | |
| | | | | Market Value :1 | 7142000.00 | ************ | |
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| ₩. 4 | निर्माण का प्र | <u>ज्ञास</u> | व्यवसायिक निम | णि का विवरण | | | |
| | ************************************** | (THE | श्रेत्रफल | ************ | | | ** ***** |
| | <u> </u> | - | आबासीय निर्माण | | | | |
| के सं | निर्माण क्षेत्र | प्रकार निर्माण का प्रकार | | <u>ण का ायवरण</u> निर्माण तल | | ह्यस वर्ष | रका |
| | | | | | | 四下 | Ser. |
| क्रसं | | 200 | निबंधक शुल्क | का विवरण | | | |
| | मुगतान की | ! विश्वि | धनराशि | संदर्भ क्रमांक | | | |
| 1 | Cash | | 25000.00 | 0 | | ************* | *********** |
| | | _ | स्टाम्प शुल्क का | ा विवरण | | | |
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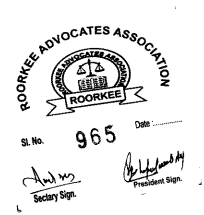
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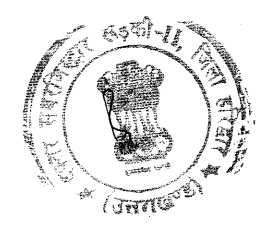


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| केता / द्वितीय पक्ष | थी देवी के सिस्टम प्राईवेट निमिटेड अधिकृत हस्ताप्तरी अर्जुन मंगल पुत्र थी अजय मंगल निवासी 22 आनन्द विहार दिल्ली-110092 | Drjus | Self | | 9560616077 | ADHAAR : 6883 8110 2647 |
| क्रेता / द्वितीय पक्ष | श्री उत्तराखण्ड आवास एंव विकास परिषद अधिकृत हस्ताक्षरी एसिसटेन्ट इंजिनियर विनोद चौहान पुत्र श्री अचपल सिंह निवासी उत्तराखण्ड आवास एंव विकास परिषद पंचम तल राजीव गांधी काॅम्पलेक्स डिस्पेंसरी रोड देहरादन | h | Self | | 000000000 | OTHERS : Govt. ld no ~ 032/UHUDA/2021 |
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| गवाह | थी गौरव वर्मा पुत्र श्री अमृत लाल वर्मा निवासी 98 ब्लाॅक-16, गली नम्बर-4, जोशी रोड, करोल वाग, नई दिल्ली-110005 | · | Self employed | | 9915566999 | ADHAAR : 3862 1033 8762 |

Deed Writer /Advocate Name :AMARDEEP SAINI









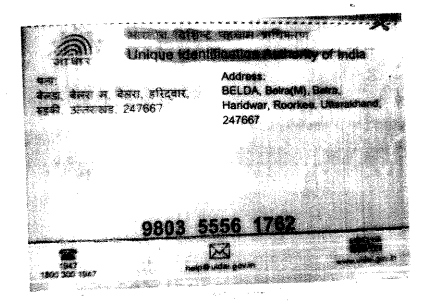
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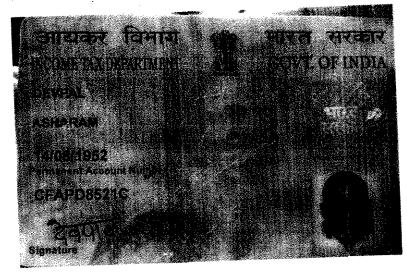
Government of India

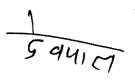
देवपास DEVPAL पिता : आशाराम Father: AASHARAM जन्म तिथि / DOB 08/08/1959 ৰ্**চৰ / Male**



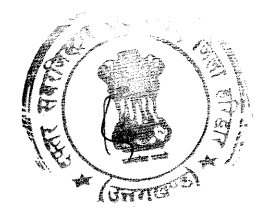
9803 5556 1762 आधार - आम आदमी का अधिकार













अर्जुन मंगल Arjun Mangal जन्म तिथि / DOB : 07/05/1994 प्रष / Male





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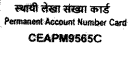
मेरा आधार, मेरी पहचान

आयकर विमाग INCOME TAX DEPARTMENT



भारत सरकार GOVT. OF INDIA







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पिता का नाम /Father's Name AJAY MANGAL

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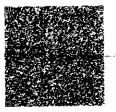




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पता: S/O अजय मंगल, ए-२२, आनंद विहार, देल्ही, ईस्ट देल्ही, देल्ही, 110092 Address: S/O Ajay Mangal, A-22, ANAND VIHAR, Delhi, East Delhi, Delhi, 110092



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आधवर विवय INCOME TAX DEPARTMENT



GOVT. OF INDIA

DEBIKAY SYSTEMS PRIVATE LIMITED















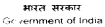
उत्तराखण्ड आवास एवं नगर विकास प्राधिकरण, ^{4th प्रतोर, राजीव गाँधी बहुक्द्रोश्मीय गाँग्यतेशम् विभेग्यती रोध देहरादून उत्तरासम्ब email- <u>uhudauk@amail.com</u> टेसीफीयमः १९१३५-२७११५००} टेबीपीयमा ७१३५-2719500 पहचान पत्र संख्या: 032/UHUDA /2021 ः विनोद कुमार चौहान नाम पदनाम ः सहायक अभियन्ता पिता का नाम . : श्री अचपल सिंह ः 08, अशोक पार्क, निरंजनपुर, देहरादून पता जन्मतिथि : 10 नवम्बर, ५६७ क्लंड ग्रुप मोबाईल नम्बर : 8006406520













Download Date: 25/03/2021



नशाक कुमार Ashok Kumar तन्म तिथि/DOB1 01/01/1958 QNN/ MALE

6785 4577 2660

VID: 9143 0033 5195 6884

मेरा भाधार मेरी पहचान

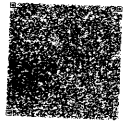


पताः

भारतीय विशिष्ट पहचान पाँधकारण Unique ide itification Authority of India

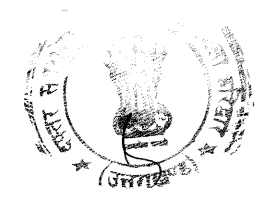
जीत्मणः हरा सह, प्राम् बलडी साल्हः १२ धन्धेदी ख्वाजिपुर, हरिद्वार उत्तराखंड - 247667

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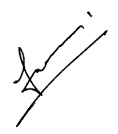
Gautav Verma

जन्द को 'Year of Birth 1983 oro Male



3862 1033 8762

आधार — आम आदमी का अधिकार





ब्बाह्मीय विशिष्ट पहचान प्राधिकरण UNIQUE IDENTIFICATION AUTHORITY OF INDIA

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Regn. No.-44/3/2004 Tehsil Court: Roorke

बही संख्या 1 जिल्द 6,796 के पृष्ठ 267 से 336 पर क्रमाक 9116

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रजिस्ट्रीकर्ता अधिकारी / उप-निबंधक,रुड़की,द्वितीय 31 Aug 2022

