

## INDIA NON JUDICIAL

# **Government of National Capital Territory of Delhi**

# 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-DL00854942374589U 08-Mar-2022 09:28 AM SHCIL (FI)/ dI-shcil/ JANAK/ DL-DLH SUBIN-DLDL-SHCIL90258539888844U ORCHID INDIA INFRAMART LLP Article 55 Release KH.NO.112/2 IN EXTENDED LAL DORA OF VILLAGE DHOOLSIRAS NEW DELHI 19,80,00,000 (Ninteen Crore Eighty Lakh only) SANJAYA SAIN ORCHID INDIA INFRAMART LLP
- ORCHID INDIA INFRAMART LLP
- 59.40.000 .
- (Fifty Nine Lakh Forty Thousand only)

Please write or type below this line

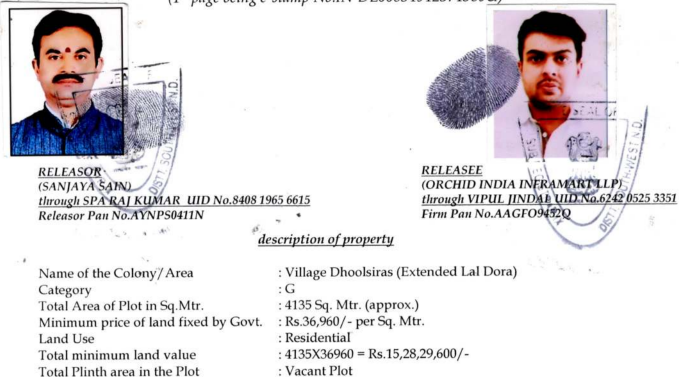
## **Orchid India Inframart LLP**

Partner

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Statutory Alert

 The authenticity of the Stamp continues should be verified of twww.shollestamp.com' or using e-Stamp Mehlie App of Stock Holding. Any discrepancy, in the datalition this Cartificate and as available on the website. Mobile App rotiviers it invalid.
 The crudiof of becking the registratory is on the uners of the certificate.
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## RELEASE DEED FOR A SUM OF Rs.19,80,00,000/-

Stamp Duty @ 3% Rs.59,40,000/-

This RELEASE DEED is made and executed at New Delhi on this <u>d</u> day of March, 2022, by **Mrs. SANJAYA SAIN**, Wife of Late Pankaj Sain, R/o B-37, Shankar Garden Vikaspuri, Tilak Nagar, New Delhi-18, hereinafter referred to as the **"RELEASOR"** (which expression shall unless repugnant to the context mean and include **"the RELEASOR"** and her legal heirs, successors, legal representatives, administrators, nominees, executors, assigns etc.) of the one part; represented through his constituted Special Attorney **Mr. Raj Kumar**, Son of Shri Bal Kishan, R/o Village & P.O. Samalka, New Delhi, SPA dated 17/09/2021, duly registered as Document No.796, in Book No.1V, Vol. No.2038 on Pages 150 to 153 on 20.09.2021, in the office of the Sub-Registrar-IX, Kapashera, New Delhi;

#### **IN FAVOUR OF**

**ORCHID INDIA INFRAMART LLP**, a Company incorporated under the Limited Liability Partnership Act, 2008, having its Registered Office at Kh.No.77, Ground Floor, Opp. Radha Krishna Mandir, Main Road Samalka, New Delhi-110037, through its Partner/Authorized Signatory Mr. Vipul Jindal, duly authorized vide Resolution passed in the meeting of the Partners of the Firm held on 04.09.2021, hereinafter referred to as the "RELEASEE" (which expression shall unless repugnant to the context mean and include "the RELEASEE" and its successors, legal representatives, administrators, nominees, executors, assigns etc.) of the other part.

Orchid India Inframart LLP



## (e-stamp No.IN-DL00854942374589U) -::3::-

#### WHEREAS:

- the RELEASOR is the absolute owner of 9/10<sup>th</sup> Share in aforesaid Plot of land total measuring 5 Bighas 9 Biswas, bearing Khasra No.112/2(5-9), Situated within the Extended Lal Dora Abadi of Village Dhoolsiras, Tehsil Dwarka, New Delhi, having acquired the same by virtue of Relinquishment Deed dated 03.01.2020, duly registered as Document No.125 in Addl. Book No.I, Volume No.10272 on pages 110 to 114 on 08.01.2020, in the office of the Sub-Registrar-IX, Kapashera New Delhi;
- the RELEASEE is the absolute owner of 1/10<sup>th</sup> Share in aforesaid Plot of land total measuring 5 Bighas 9 Biswas, bearing Khasra No.112/2(5-9), Situated within the Extended Lal Dora Abadi of Village Dhoolsiras, Tehsil Dwarka, New Delhi, having purchased the same by virtue of Sale Deed dated 17/09/2021, duly registered as Document No.9110, in Book No.1 Volume No.10993 on Pages 69 to 78 on 20.09.2021, in the office of the Sub-Registrar-IX, Kapashera, New Delhi;

AND WHEREAS the RELEASOR has full power and absolute authority to release, convey and transfer the aforesaid property unto the RELEASEE, and to receive the release/sale consideration in her own name. And neither anyone else has any right, title and interest in the aforesaid property nor there is any legal impediment which prohibits the RELEASOR to sell/release the same unto the RELEASEE.

AND WHEREAS "Village Dhoolsiras" stands urbanized u/s 507 of Delhi Municipal Act, 1957, vide Notification No. F.33/Engg/TP(DP)/11424/94 dt 24.10.1994, and the said property has not been acquired by the DDA/MCD or any Government Department u/s 4 & 6 of Land Acquisition Act, 1894, so far.

AND WHEREAS the RELEASOR has agreed to release, convey, transfer and assign her all rights, titles and interests in the aforesaid 9/10<sup>th</sup> Share in aforesaid Plot of land total measuring 5 Bighas 9 Biswas, bearing Khasra No.112/2(5-9), Situated within the Extended Lal Dora Abadi of Village Dhoolsiras, Tehsil Dwarka, New Delhi, together with private passage and with all structures (pucca or otherwise), with boundary wall and all other estate rights, hereinafter collectively referred to as "the said property", alongwith all benefits, facilities, privileges, easements or advantages belonging to or in any way appertaining to the said property to the RELEASEE for a total consideration of Rs.19,80,00,000/- (Rupees Nineteen Crore Sixty Lakhs only).

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Deed Name	RELEA	SE	2	RELEASE WITH	CONSIDERATION
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nd Shri / Ms.					
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vho is/are ident	itied by Shri/	Smt/Km. NIRAJ KUMAR	SINGH S/o W/o E	0/0 SHASHI BHUSHA	N R/o VPO SAMALKA ND
nd Shri/Smt./Ki	n SUNNY V	ASHISHTA S/o W/o D/o	DEVI DAYAL VAS	SHISHTA RAO 188 VPC	ISAMAUKA ND
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AND WHEREAS the RELEASEE has agreed to purchase, acquire and possess the said property on the terms and conditions mentioned hereunder.

## NOW THIS RELEASE DEED WITNESSTH AS UNDER:

- 1. That in pursuance of this Release Deed and in total consideration of **Rs.19,80,00,000/- (Rupees Nineteen Crore Sixty Lakhs only)**, the RELEASOR doth hereby release, convey, assign and transfer her all rights, titles and interests in the aforesaid property, alongwith all her rights, title and interest including ownership/bhumidhari rights to the RELEASEE, absolutely and forever.
- 2. That the RELEASEE has paid the aforesaid consideration of **Rs.19,80,00,000/-**(**Rupees Nineteen Crore Sixty Lakhs only**) in the following manner: -

Amount	Ch. Nos.	Dated	Bank	Favouring
Rs.1,00,00,000/-	000010	17.12.2020	HDFC, Kapashera, N.D.	Sanjaya Sain
Rs.1,00,00,000/-	000012	18.12.2020	-do-	-do-
Rs.1,00,00,000/-	000013	21.12.2020	-do-	-do-
Rs.1,00,00,000/-	000017	28.12.2020	-do- 1*	-do-
Rs.1,00,00,000/-	000018	29.12.2020	-do- e	-do-
Rs.1,00,00,000/-	000019	30.12.2020	-do-	-do-
Rs.1,00,00,000/-	000014	22.12.2020	-do-	-do-
Rs.1,00,00,000/-	000015	23.12.2020	-do-	-do-
Rs.1,00,00,000/-	000016	24.12.2020	-do-	-do-
Rs.1,00,00,000/-	000020	31.12.2020	-do-	-do-
Rs.1,00,00,000/-	000021	01.01.2021	-do-	-do-
Rs.1,00,00,000/-	000033	09.04.2021	-do-	-do-
Rs.60,20,000/-	000037	12.04.2021	-do-	-do-
Rs.1,00,00,000/-	000008	12.12.2020	-do-	-do-
Rs.1,00,00,000/-	000009	12.12.2020	-do-	-do-
Rs.50,00,000/-	000002	15.09.2020	-do-	-do-
Rs.50,00,000/-	000003	15.09.2020	-do-	-do-
Rs.50,00,000/-	000005	15.09.2020	-do-	-do-
Rs.50,00,000/-	000006	15.09.2020	-do-	-do-
Rs.3,00,00,000/-	015055	16.09.2021	-do-	-do-
Rs.19,80,000/-			cted as withholding ta ion 194IA of the Income	

in full and final payment to the RELEASOR, and the receipt of the same is hereby admitted and acknowledged by the RELEASOR in full and final payment towards the release price of her rights, titles and interest in the aforesaid property.

Orchid India Inframart LLP

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## (e-stamp No.IN-DL00854942374589U) -::5::-

- 3. That the RELEASOR hereby explicitly admit and declare that having received the aforesaid consideration in full and final payment, nothing is left due from the RELEASEE to the RELEASOR against release consideration for the purchase of the said property, as the aforesaid consideration represents the full and final consideration for the transaction.
- 4. That the RELEASOR has handed over the actual and peaceful physical vacant possession of the said property to the RELEASEE on spot alongwith all the structures standing thereon besides all the rights appurtenant thereto including the right of easement and privileges.
- That the RELEASOR has handed over the relevant original documents 5. pertaining to the said property to the RELEASEE, at the time of execution of this release Deed.
- 6. That the RELEASOR has undertaken and assured the RELEASEE that her right and title in the said property subsists and except the RELEASOR nobody else including her legal heirs, representatives, etc. have any right, title, interest or claim whatsoever or howsoever in the said property and the RELEASOR has full, unfettered and unrestricted right, power and absolute authority to release, sell, transfer, convey and assign the said property and he is fully competent to execute this release Deed and to sign all necessary documents in this regard.
- 7. That the RELEASOR have assured the RELEASEE that the said property has clear marketable title and is free from all sorts of encumbrances including but not restricted to prior sale, release, pledge, mortgage, charge, will, gift, exchange, lien, guarantee, surety, security, agreement, arrangement, power of attorney, proceedings, decree, trust, claim, lispendens, breaches, disputes, litigation, court injunction, stay order, notice, attachment, acquisition etc. and is not subject matter of any HUF, Trust, minors etc.
- 8. That the RELEASOR has assured and undertaken to the RELEASEE that there is no other subsisting agreement, arrangement, MOU, settlement, power of attorney etc. in respect of the said property or any part thereof with any person, authority, organization etc. and the RELEASOR has further assured that he has neither done nor been party to any act whereby her rights, title and interest in the said property may, in any way, be impaired or whereby the RELEASOR may be prevented from transferring the said property.



## (e-stamp No.IN-DL00854942374589U) -::6::-

- 9. That the RELEASOR have represented and assured to the RELEASEE that there is no breach, violation etc. and he has not violated any of the bye-laws, rules and regulations etc. of any statue as applicable to the said property and have deposited all demands, dues etc.
- 10. That the RELEASOR shall not act in contravention to this Release Deed or evade any action that may put the RELEASEE to any losses/ damages or which is detrimental to the interest of the RELEASEE.
- 11. That the said property has not been notified under section 4 &/or 6 of the Land Acquisition Act, 1894, either for the planned development of Delhi or for any other purposes.

Relying on the aforesaid representation and believing the same to be true and acting on the faith thereof, the RELEASEE has agreed to acquire the said property and the RELEASOR does doth hereby indemnify and shall keep RELEASEE indemnified for all losses and damages that the RELEASEE may suffer because of any defect in the title of the RELEASOR.

- 12. That all taxes, such as Municipal taxes, Land Revenues and other charges etc. has been paid by the RELEASOR and RELEASOR shall be fully responsible and liable for all such arrears, liabilities etc. related up to the date of possession. The RELEASOR also undertake that he will be liable and responsible for all the above payments even if any demand arises in future. Thereafter the same shall be paid and borne by the RELEASEE.
- 13. That the RELEASOR admit and confirm that after execution of this release deed in favour of the RELEASEE, the RELEASOR has been left with no right, title, claim or interest whatsoever in the said property and the RELEASEE has become the absolute owner thereof, for all intents and purposes and the RELEASEE is fully competent and empowered to avail all benefits, rentals, deposits, accruals, enjoy the same as well as to transfer or alienate the same or any part thereof, by way of sale, mortgage, gift, collaboration, lease or otherwise deal with the same in the manner, they like, subject to Revenue Authorities/Tehsils rules and regulations without any disturbance, hindrance, approval, objection or demand from the RELEASOR or anybody else claiming under or in trust for her.
- 14. That if in future the said property and/or any part thereof is acquired by any department, authority or government, in that case the RELEASEE shall be entitled for all benefits, rights, claims, residuary rights, advantages and easements pertaining to the said property including the compensation of the same as well as the alternative land/properties and the RELEASOR shall have no claim whatsoever in this regard.

Orchid India Inframart LLP



## (e-stamp No.IN-DL00854942374589U) -::7::-

- 15. That the RELEASEE can get the said property mutated/transferred in the records of Delhi Development Authority/Tehsil/Revenue authorities and other concerned departments/M.C.D./N.D.M.C/Delhi Administration /House Tax Departments/ Electricity Company and concerned authorities/ Delhi Jal Board / M.T.N.L. etc. and as well as the matters, connections, facilities etc. related to the said property, wherever if so required, on the basis of this Release Deed or its certified true copies in their own name, and the RELEASOR shall be deemed to have given her "No Objection" in this regard and the RELEASEE may also get new connections installed at the said property in their own name at their own costs and expenses. The RELEASEE shall also be entitled for all the security deposits etc. made by the RELEASOR and may derive all benefits and accruals thereof.
- 16. That the RELEASOR and all persons claiming under or through the RELEASOR shall and will, as and when required by the RELEASEE and at the RELEASEE's costs, agree to do all acts and execute all documents and to present himself before the concerned authorities as be reasonably required by the RELEASEE for more fully effectuating the release being hereby made or for more fully owning and enjoying the said property or defending any action or proceeding concerning the same.
- 17. That in the event of any of the covenants, representations, undertakings, assurances etc. made herein by the RELEASOR turning out to be incorrect or false or found contrary or the title of the RELEASOR in the said property is found defective or if any one else claims adverse right or interest in the said property, then the RELEASOR shall be liable and responsible for all the liabilities, risks, dues, losses, costs, expenses, claims, arrears etc. on whatsoever account or of whatsoever nature. In case the RELEASEE suffers any types of losses, damages, costs etc. on their accounts or is deprived off from the whole or any part of the said property, in that event also the RELEASOR shall be liable and responsible to make good and pay such losses, damages, costs, expenses, loss or profits etc, thus suffered/sustained by the RELEASEE and he will keep the RELEASEE freely, clearly and absolutely acquitted and exonerated and forever saved, defended, harmless and indemnified against the same and also compensate the RELEASEE for the same. In addition to the same the RELEASEE shall have right to take legal action against the RELEASOR. The RELEASOR and her all kind of moveable and immoveable properties shall be responsible to fulfill all the losses sustained by the RELEASEE. The RELEASEE shall be fully entitled to proceed for all action, claims, dues, losses etc. against RELEASOR, and none shall have any right to raise any objection against the same.

#### Orchid India Inframart LLP

## (e-stamp No.IN-DL00854942374589U) -::8::-

- 18. That the said attorney hereby declares that the principal owner is still alive and has not revoked and/or cancelled the said aforesaid SPA till date and he is fully empowered and competent to execute this Release deed on behalf of the principal owner in favour of the RELEASEE.
- 19. That all the expenses of this release deed viz. Stamp Duty, Registration Charges etc. have been borne and paid by the RELEASEE.
- 20. That the parties are Indian Nationals.
- 21. That the Release Deed is executed at New Delhi and Court(s) in Delhi/New Delhi, and the courts at Delhi/New Delhi alone will have the exclusive jurisdiction over this Deed to the exclusion of all other courts and the Deed shall be set to any construed in accordance with the laws of India.

IN WITNESS WHEREOF THE RELEASOR THROUGH ATTORNEY AND THE RELEASEE HAVE SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO THIS RELEASE DEED ON THE DAY, MONTH AND YEAR, FIRST WRITTEN ABOVE IN THE PRESENCE OF THE FOLLOWING WITNESSES; 1 >

WITNESSES: -

1

Niraj Kumar Singh

S/o Shri Shashi Bhushan R/o VPO Samalka, New Delhi UID No.5458 3325 1918

2.

Sunny Vashishta S/o Shri Devi Dayal Vashishta R/o 188, VPO Samalka, New Delhi UID No.6644 7481 1640

Orchid India Inframart LLP

RELEASEFINE

RELEASOR

 Reg. No.
 Reg. Year
 Book No.

 2263
 2022-2023
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SANJAYA SAIN THROUGH SPA RAJ KUMAR

IInd Party ORCHID INDIA INFRAMART LLP THROUGH ITS VIPUL JINDAL

NIRAJ KUMAR SINGH, SUNNY VASHISHTA

Witness

Certificate (Section 60)

Registration No.2,263in Book No.1 Vol No 11,301on page 156to 164on this date10/03/202211:00:59AMand left thumb impressions has/have been taken in my presence.

day Thursday

Sub Registrar Sub Registrar IX New Delhi/Delhi

Date 10/03/2022 10:56:11

Orchid India Inframart LLP

Partner

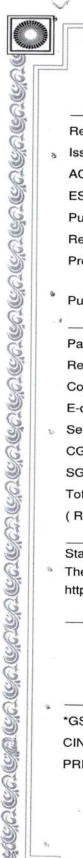


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Revenue Department NCT of Delhi

NIC-DSU



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# Government of National Capital Territory of Delhi e-Registration Fee Receipt

	Receipt No	DL1069000677811
5	Issue Date	08-MAR-2022 10:33
	ACC Reference	SHCIL/SHCIL NCT OF DELHI/NEHRU PLACE
	ESI Certificate No	IN-DL00854942374589U
	Purchased By	ORCHID INDIA INFRAMART LLP
	Registration Fees Paid By	ORCHID INDIA INFRAMART LLP
	Property Description	KH.NO.112/2 IN EXTENDED LAL DORA OF VILLAGE DHOOLSIRAS NEW DELHI
9	Purpose	Article 55 Belease

Particulars	×)'		Amount (Rs.)
Registration Fee			₹19,80,014.00
Copying Fees			₹100.00
E-change of Name Fee - South DMC			₹1,000.00
Service Charges			₹30.00
CGST @ 9 % *	•	<i>₹</i> ⊁ .	₹3.00
SGST @ 9 % *		8	₹3.00
Total Amount			₹ 19,81,150.00
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(Rupees Nineteen Lakh Eighty-One Thousand One Hundred Fifty Only)

Statutory Alert : This is a receipt of fees collected and should not be treated as receipt of Registration. The authenticity of e-Registration Fee Receipt can be be verified at website i.e. https://www.shcilestamp.com/Registration/ .

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\*GSTIN Number : 07AABCS1429B1ZW CIN: U67190MH1986GOI040506

PAN: AABCS1429B SAC: 998599

PREMISES : IFCI Tower, 5th Floor, A wing, 61, Nehru Place, New Delhi-110019



# **INDIA NON JUDICIAL**

Government of National Capital Territory of Delhi

# e-Stamp

(Thirteen Lakh Twenty Thousand only)

# 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-DL21295405283319T 09-Sep-2021 01:00 PM SHCIL (FI)/ dI-shcil/ KAPASHERA/ DL-DLH SUBIN-DLDL-SHCIL38873761251553T ORCHIĐ INDIA INFRAMART LLP Article 23 Sale KH NO. 112/2 IN EXTENDED ABADI OF VILLAGE DHOOLSIRAS, NEW DELHI 2,20,00,000 (Two Crore Twenty Lakh only) SANJAYA SAIN ORCHID INDIA INFRAMART LLP ORCHID INDIA INFRAMART LLP 13,20,000

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(ORCHID INDIA INFRAMART LEP) through VIPUL JINDAL UID No. 6242 0525 3351 Firm Pan No.AAGF09452Q

description of property

Name of the Colony/Area Category Total Area of Plot in Sq.Mtr. Minimum price of land fixed by Govt. Land Use Total minimum land value Total Plinth area in the Plot

: Village Dhoolsiras (Extended Lal Dora) : G : 460 Sq. Mtr. (approx.) : Rs.36,960/- per Sq. Mtr.

VENDEE

: Residential

: 460X36960 = Rs.1,70,01,600/-

: Vacant Plot

## SALE DEED FOR Rs.2,20,00,000/-

Corporation Duty..3%..@..Rs.06,60,000/-Stamp Duty..3%..@..Rs.06,60,000/-Total Duty ..6%..@..Rs.13,20,000/-

This **SALE DEED** is made and executed at New Delhi on this <u>17</u> day of September, 2021, by **Mrs. SANJAYA SAIN**, Wife of Late Pankaj Sain, R/o B-37, Shankar Garden Vikaspuri, Tilak Nagar, New Delhi-18, hereinafter referred to as the "**VENDOR**" (which expression shall unless repugnant to the context mean and include "the **VENDOR**" and her legal heirs, successors, legal representatives, administrators, nominees, executors, assigns etc.) of the one part;

## **IN FAVOUR OF**

**ORCHID INDIA INFRAMART LLP**, a Company incorporated under the Limited Liability Partnership Act, 2008, having its Registered Office at Kh.No.77, Ground Floor, Opp. Radha Krishna Mandir, Main Road Samalka, New Delhi-110037, through its Authorized Signatory Mr. Vipul Jindal, duly authorized vide Resolution passed in the meeting of the Partners of the Firm held on 04.09.2021, hereinafter referred to as the "VENDEE" (which expression shall unless repugnant to the context mean and include "the VENDEE" and its successors, legal representatives, administrators, nominees, executors, assigns etc.) of the other part.

Sam.

**Orchid India Inframart LLP** 

Partner

## (e-stamp No.IN-DL21295405283319T) -::3::-

WHEREAS initially Smt. Krishna Sain W/o Sh. Mitter Sain, the then R/o 162, J.N.U. Old Campus, New Delhi, had purchased the Plot of land measuring 5 Bighas 9 Biswas, bearing Khasra No.112/2(5-9), Situated within the Extended Lal Dora Abadi of Village Dhoolsiras, Tehsil Dwarka, New Delhi, and the same is bounded as under:-

East	: Road
West	: Outer Phirni Road
North	: Other's Property
South	: Other's Property

from Sh. Balbir Singh S/o Sh. Sudhan R/o Village Dhoolsiras, New Delhi, by way of following Sale Deeds:

- a) Sale Deed dated 27<sup>th</sup> September, 1985, duly registered as Document No.9128, in Additional Book No.I, Volume No.4742, on Pages 177 to 181, on 27<sup>th</sup> September, 1985, in the office of the Sub-Registrar, New Delhi;
- b) Sale Deed dated 27<sup>th</sup> September, 1985, duly registered as Document No.9129, in Additional Book No.I, Volume No.4742, on Pages 182 to 186, on 27<sup>th</sup> September, 1985, in the office of the Sub-Registrar, New Delhi;
- c) Sale Deed dated 27<sup>th</sup> September, 1985, duly registered as Document No.9130, in Additional Book No.I, Volume No.4742, on Pages 187 to 191, on 27<sup>th</sup> September, 1985, in the office of the Sub-Registrar, New Delhi;
- d) Sale Deed dated 27<sup>th</sup> September, 1985, duly registered as Document No.9131, in Additional Book No.I, Volume No.4742, on Pages 192 to 196, on 27<sup>th</sup> September, 1985, in the office of the Sub-Registrar, New Delhi;
- e) Sale Deed dated 27<sup>th</sup> September, 1985, duly registered as Document No.9142, in Additional Book No.I, Volume No.4743, on Pages 46 to 50, on 27<sup>th</sup> September, 1985, in the office of the Sub-Registrar, New Delhi;

AND WHEREAS said Smt. Krishna Sain also obtained the Extended Abadi Area Certificate regarding the said plot of land from the office of Sub-Divisional Magistrate (Punjabi Bagh), Delhi, vide its No.SDM/PB/E.A.A./DS/87/201 dated 26.11.1987 in her own name.

AND WHEREAS said Smt. Krishna Sain expired 21<sup>st</sup> August, 2007, leaving behind her last WILL and Testament duly registered as Document No.2491, in Book No.3, Volume No.7483, on Pages 133 to 134 on 14<sup>th</sup> November, 2006, in the office of the Sub-Registrar, New Delhi, bequeathing therein her aforesaid plot of land to her son namely Shri Pankaj Sain S/o Sh. Mitter Sain.

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## (e-stamp No.IN-DL21295405283319T) -::4::-

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AND WHEREAS thereafter the said plot of land was duly mutated and transferred in the name of said Shri Pankaj Sain, in accordance with aforementioned last WILL of Late Smt. Krishna Sain, in the relevant revenue records of Village Dhoolsiras, New Delhi, vide Mutation (O-4) No.546, as per order dated 14.08.2012, passed by the then Naib Tehsildar (Vasant Vihar), New Delhi, in Misl. No.414/11-12.

AND WHEREAS the aforesaid Sh. Pankaj Sain died on 05.09.2019, leaving behind his last WILL and Testament dated 23<sup>rd</sup> May, 2016, duly registered as Document No.2468, in Book No.3, Volume No.92, on Pages 92 to 94 on 23<sup>rd</sup> September, 2016, in the office of the Sub-Registrar-II B, Janakpuri, New Delhi, bequeathing therein the said plot of land to his wife namely Smt. Sanjaya Sain, otherwise said Shri Pankaj Sain was survived by the following Class-I legal heirs as per Schedule I of Hindu Succession Act, 1956: -

S.No. Name		Relationship with the deceased		
1.	Sanjaya Sain	Wife		
2.	Srijya Sain	Daughter		
3.	Ambica Sain	Daughter		

AND WHEREAS except the above mentioned, there are no other legal heirs of late Sh. Pankaj Sain, and the same is evident from Surviving Member Certificate No.90660000055975 dated 17.12.2019 issued by Tehsildar (Dwarka), GNCT of Delhi.

AND WHEREAS in order to perfect title of their mother i.e. said Smt. Sanjaya Sain, his aforesaid two legal heirs / daughters namely (1) Ms. SRIJYA SAIN & (2) Ms. AMBICA SAIN, also relinquished their all rights, title and interest in the aforesaid property in favour of their mother namely **Mrs. SANJAYA SAIN**, (the VENDOR herein), vide Relinquishment Deed duly registered as Document No.125 in Addl. Book No.I, Volume No.10272 on pages 110 to 114 on 08.01.2020, in the office of the Sub-Registrar-IX, Kapashera New Delhi.

And Whereas "Village Dhoolsiras" stands urbanized u/s 507 of Delhi Municipal Act, 1957, vide Notification No. F.33/Engg/TP(DP)/11424/94 dt 24.10.1994, and the said property has not been acquired by the DDA/MCD or any Government Department u/s 4 & 6 of Land Acquisition Act, 1894, so far.

Thus in the manner stated above the VENDOR is the sole absolute and exclusive owner of the aforesaid property, and the VENDOR has full power and absolute authority to dispose of the same in manner, she likes.

**Orchid India Inframart LLP** 

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## (e-stamp No.IN-DL21295405283319T) -::5::-

AND WHEREAS the VENDOR, for her bonafide needs and requirements, has agreed to sell, convey, transfer and assign her all rights, titles and interests in the 1/10<sup>th</sup> Share in aforesaid Plot of land total measuring 5 Bighas 9 Biswas, bearing Khasra No.112/2(5-9), Situated within the Extended Lal Dora Abadi of Village Dhoolsiras, Tehsil Dwarka, New Delhi, with all connections, boundary and other movable attached therewith, hereinafter collectively referred to as "the said property", alongwith all benefits, facilities, privileges, easements or advantages belonging to or in any way appertaining to the said property to the VENDEE for a total sale consideration of Rs.2,20,00,000/- (Rupees Two Crore Twenty Lakhs only).

AND WHEREAS the VENDEE has agreed to purchase, acquire and possess the said property relying on the various assurances, covenants, representations, statements and undertaking given by the VENDOR and believing the same to be true and acting on the faith thereof and on the terms and conditions mentioned hereunder.

#### NOW THIS SALE DEED WITNESSSTH AS UNDER:

- 1. That in pursuance of this Sale Deed and in total consideration of Rs.2,20,00,000/- (Rupees Two Crore Twenty Lakhs only), the VENDOR doth hereby sell, convey, assign and transfer her all rights, titles and interests in the aforesaid property, to the VENDEE, absolutely and forever.
- 2. That the VENDEE has paid the aforesaid consideration of Rs.2,20,00,000/-(Rupees Two Crore Twenty Lakhs only), in the following manner: -

Amount	Ch. Nos.	Dated	Bank	
Rs.50,00,000/-	000028	06.11.2020	HDFC, Kapashera, N.D.	
Rs.50,00,000/-	000029	06.11.2020	HDFC, Kapashera, N.D.	
Rs.1,00,00,000/-	000035	12.04.2021	HDFC, Kapashera, N.D.	
Rs.17,80,000/-	000036	12.04.2021	HDFC, Kapashera, N.D.	
Rs.2,20,000/-	1% TDS has been deducted as withholding taxes and will be deposited in terms of Section 194IA of the Income Tax Act, 1961			

in full and final payment to the VENDOR, and the receipt of the same is hereby admitted and acknowledged by the VENDOR in full and final payment towards the sale price of her rights, titles and interest in the aforesaid property.

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Orchid India Inframart LLP

Partner

#### (e-stamp No.IN-DL21295405283319T) -::6::-

- 3. That the VENDOR hereby explicitly admits and declares that having received the aforesaid consideration in full and final payment, now nothing is left due from the VENDEE to the VENDOR against sale consideration for the purchase of the said property, as the aforesaid consideration represents the full and final consideration for the transaction.
- 4. That the VENDOR has handed over the actual and peaceful physical vacant possession of the said property to the VENDEE on spot alongwith all the structures standing thereon besides all the rights appurtenant thereto including the right of easement and privileges.
- 5. That the VENDOR has undertaken and assured the VENDEE that her right and title in the said property subsists and except the VENDOR nobody else including her legal heirs, representatives, etc. have any right, title, interest or claim whatsoever or howsoever in the said property and the VENDOR has full, unfettered and unrestricted right, power and absolute authority to sell, transfer, convey and assign the said property and she is fully competent to execute this Sale Deed and to sign all necessary documents in this regard.
- 6. That the VENDOR assures the VENDEE that she has clear marketable title in respect of the said property and the same is free from all sorts of encumbrances including but not restricted to prior sale, pledge, mortgage, charge, will, gift, exchange, lien, guarantee, surety, security, agreement, arrangement, power of attorney, proceedings, decree, trust, claim, lispendens, breaches, disputes, litigation, court injunction, stay order, notice, attachment, acquisition etc. and is not subject matter of any HUF, Trust, minors etc.
- 7. That the VENDOR has assured and undertaken to the VENDEE that there is no other subsisting agreement, arrangement, MOU, settlement, power of attorney etc. in respect of the said property or any part thereof with any person, authority, organization etc. and the VENDOR has further assured that she has neither done nor been party to any act whereby her rights, title and interest in the said property may, in any way, be impaired or whereby the VENDOR may be prevented from transferring the said property.

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## (e-stamp No.IN-DL21295405283319T) -::7::-

- 8. That the VENDOR have represented and assured to the VENDEE that there is no breach, violation etc. and she has not violated any of the byelaws, rules and regulations etc. of any statue as applicable to the said property and have deposited all demands, dues etc.
- 9. That the VENDOR has handed over the relevant original documents relating to the said property to the VENDEE, at the time of execution of this Sale Deed.
- 10. That the VENDOR shall not act in contravention to this Sale Deed or evade any action that may put the VENDEE to any losses/ damages or which is detrimental to the interest of the VENDEE.
- 11. That the said property has not been notified under section 4 &/or 6 of Land Acquisition Act, 1894, either for the planned development of Delhi or for any other purposes.

Relying on the aforesaid representation and believing the same to be true and acting on the faith thereof, the VENDEE has agreed to purchase the said property and the VENDOR does doth hereby indemnify and shall keep VENDEE indemnified for all losses and damages that the VENDEE may suffer because of any defect in the title of the VENDOR.

- 12. That all taxes, such as Municipal taxes, house tax and other charges etc. has been paid by the VENDOR and the VENDOR shall be fully responsible and liable for all such arrears, liabilities etc. related upto the date of handing over the possession to the VENDEE. The VENDOR also undertakes that she will be liable and responsible for all the above payments even if any demand arises in future. Thereafter the same shall be paid and borne by the VENDEE.
- 13. That the VENDOR and all persons claiming under or through the VENDOR shall and will, as and when required by the VENDEE and at the VENDEE's costs, agree to do all acts and execute all documents and to present herself before the concerned authorities as be reasonably required by the VENDEE for more fully effectuating the sale being hereby made or for more fully owning and enjoying the said property or defending any action or proceeding concerning the same.

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**Orchid India Inframart LLP** 

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- 14. That in the event of any of the covenants, representations, undertakings, assurances etc. made herein by the VENDOR turning out to be incorrect or false or found contrary or the title of the VENDOR in the said property is found defective or if anyone else claims adverse right or interest in the said property; then the VENDOR shall be liable and responsible for all the liabilities, risks, dues, losses, costs, expenses, claims, arrears etc. on whatsoever account or of whatsoever nature. In case the VENDEE suffers any types of losses, damages, costs etc. on their accounts or is deprived off from the whole or any part of the said property, in that event also the VENDOR shall be liable and responsible to make good and pay such losses, damages, costs, expenses, loss or profits etc, thus suffered/sustained by the VENDEE and she will keep the VENDEE freely, clearly and absolutely acquitted and exonerated and forever saved, defended, harmless and indemnified against the same and also compensate the VENDEE for the same. In addition to the same the VENDEE shall have right to take legal action against the VENDOR. The VENDOR and all kind of her moveable and immoveable properties shall be responsible to fulfill all the losses that may be sustained by the VENDEE. The VENDEE shall be fully entitled to proceed for all action, claims, dues, losses etc. against VENDOR, and none shall have any right to raise any objection against the same.
- 15. That the VENDEE can get the said property mutated/transferred in the records of Delhi Development Authority/Tehsil/Revenue authorities and other concerned departments/M.C.D./N.D.M.C/ Delhi Administration /House Tax Departments/ Electricity Company and concerned authorities/Delhi Jal Board /M.T.N.L. etc. and as well as the matters, connections, facilities etc. related to the said property, wherever if so required, on the basis of this Sale Deed or its certified true copies in their own name, and the VENDOR shall be deemed to have given her "No Objection" in this regard and the VENDEE may also get new connections installed at the said property in their own name at their own costs and expenses. The VENDEE shall also be entitled for all the security deposits etc. made by the VENDOR and may derive all benefits and accruals thereof.

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## (e-stamp No.IN-DL21295405283319T) -::9::-

- 16. That the VENDOR admits and confirms that after execution of this sale deed in favour of the VENDEE, the VENDOR has been left with no right, title, claim or interest whatsoever in the said property and the VENDEE has become the absolute owner thereof, for all intents and purposes and the VENDEE is fully competent and empowered to avail all benefits, rentals, deposits, accruals, enjoy the same as well as to transfer or alienate the same or any part thereof, by way of sale, mortgage, gift, collaboration, lease or otherwise deal with the same in the manner, they like, without any disturbance, hindrance, approval, objection or demand from the VENDOR or anybody else claiming under or in trust for her.
- 17. That all the expenses of this sale deed viz. Stamp Duty, Registration Charges etc. have been borne and paid by the VENDEE.
- 18. That the parties are Indian Nationals.
- 19. That the Sale Deed is executed at New Delhi and Court(s) in Delhi/New Delhi alone will have the exclusive jurisdiction over this Deed to the exclusion of all other courts and the Deed shall be set to any construed in accordance with the laws of India.

IN WITNESS WHEREOF THE VENDOR THROUGH ATTORNEY AND THE VENDEE HAS SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO THIS SALE DEED ON THE DAY, MONTH AND YEAR, FIRST WRITTEN ABOVE IN THE PRESENCE OF THE FOLLOWING WITNESSES;

VENDOR

WITNESSES: -

9

Neeraj Kumar Singh S/o Shri Shashi Bhushan R/o VPO Samalka, New Delhi UID No.5458 3325 1918

2. 472-29/213 Mahender Singh S/o Shri Mansha Ram R/o 28, Jaat Mohalla, Village Dhulsiras, New Delhi UID No.7259 8422 4689

Orchid India Inframart LLP

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VENDEE

Reg. No. Reg. Year 2021-2022 9110

Book No.

SANJAYA SAIN

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Witness

Ist Party Ist Party **Hnd Party** 

Witness

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MS ORCHID INDIA INFRAMART LLP THROUGH VIPUL JINDAL NEERAJ KUMAR SINGH, MAHENDER SINGH

## Certificate (Section 60)

Registration No.9,110 in Book No.1 Vol No 10,993 20/09/2021 4:07:56PM on page 69 to 78 on this date and left thumb impressions has/have been taken in my presence.

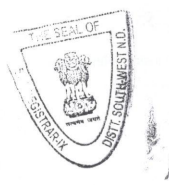
day Monday

Sub Registrar Sub Registrar IX New Delhi/Delhi

Date 20/09/2021 19:44:42

Orchid India Inframart LLP

Partner





Revenue Department NCT of Delhi



Receipt No	DL1377452529761
Issue Date	09-SEP-2021 13:10
ACC Reference	SHCIL/SHCIL NCT OF DELHI/NEHRU PLACE
Purchased By	ORCHID INDIA INFRAMART LLP
Registration Fees Paid By	ORCHID INDIA INFRAMART LLP
Property Description	KH.NO.112/2, IN EXTENDED LAL DORA ABADI OF VILLAGE DHOOLSIRAS, NEW DELHI
Purpose	SALE DEED*

Particulars	
Particulars	Amount (Rs.)
Registration Fee	
Copying Fees	₹2,20,014.00 ₹100.00
E-change of Name Fee - South DMC	₹1,000.00
Service Charges	₹30.00
CGST @ 9 % *	₹3.00
SGST @ 9 % *	₹3.00
Total Amount	₹2,21,150.00
(Rupees Two Lakh Twenty-One Thousand One Hundred Fifty Only)	-,_ ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,

Statutory Alert : This is a receipt of fees collected and should not be treated as receipt of Registration. The authenticity of e-Registration Fee Receipt can be be verified at website i.e. https://www.shcilestamp.com/Registration/ .

\*GSTIN Number : 07AABCS1429B1ZW CIN: U67190MH1986GOI040506 PREMISES : IFCI Tower, 5th Floor, A wing, 61, Nehru Place, New Delhi-110019

PAN: AABCS1429B SAC: 998599

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Orchid India Inframart LLP

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Partner



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.)

# **INDIA NON JUDICIAL**

# **Government of National Capital Territory of Delhi**

## e-Stamp

IN-DL14908701811475S 07-Dec-2020 02:22 PM IMPACC (IV)/ dl712503/ DELHI/ DL-DLH SUBIN-DLDL71250334121218003245S ORCHID INDIA INFRAMART LLP Article 46 Partnership Not Applicable 0 (Zero) ORCHID INDIA INFRAMART LLP Not Applicable ORCHID INDIA INFRAMART LLP 100 (One Hundred only)

Please write or type below this line.



Statutory Alert:

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The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
 The onus of checking the legitimacy is on the users of the certificate.
 In case of any discrepancy please inform the Competent Authority.

# LIMITED LIABILITY PARTNERSHIP AGREEMENT (AS PER SECTION 23(4) OF LLP ACT, 2008)

THIS AGREEMENT OF LIMITED LIABILITY PARTNERSHIP made on this 7th day of December, 2020 by and between

1 Mr. Ankit Jindal S/o Sh Daulat Ram Gupta R/o H.No. 509, Samalka Village, New Delhi-110037. (Party of the first part )

2 Mr. Vipul Jindal S/o Sh Rajmal Gupta R/o H.No. 509, Samalka Village, New Delhi-110037. (Party of the second part)

(hereinafter collectively called the existing partners)

and

3. Mr. Inderjeet S/o Sh. Krishan Kumar R/o House No. 56, Vill Tikla, Rewari, Haryana- 123501 (Party of the third part)

(Hereinafter collectively called the new/upcoming partners)

Whereas the existing partners are carrying on the business of builders, contractors, traders of real estates and leasing of land, godowns, offices and other similar activities to above businesses under the name and style of ORCHID INDIA INFRAMART LLP. (Regn No AAS 8349) (hereinafter referred as LLP) at Khasra No 77(46) Opp Radha Krishna Mandir, Samalkha, New Delhi – 110037 in terms of Limited Liability Partnership agreement dated 10/07/2020.

Whereas the new partner Mr. Inderjeet join the LLP from the same date.

Now This Deed Witnesseth as follows:

- 1. This agreement is supplemental to the LLP agreement dated 10/07/2020 made and executed between the existing partners.
- From the date thereof, the said new partner shall be the partners with the existing partners subject to the terms and conditions of the above said LLP agreement except in so far as the same are varied by this agreement.
- 3. LLP Capital, Partners' Contribution : LLP Capital, Partners' Contribution. The contribution of Partners shall be the sum of Rs. 1,00,000.00 (Rupees One Lac Only) contributed by the parties thereto in the manner below mentioned.

protesteed

Mr. Ankit Jindal Mr. Vipul Jindal Mr. Inderjeet 17,000.00 17,000.00 66,000.00

70.

4. Profits & Losses: Profits and losses of the Partnership business in each financial year shall be divided and borne continuing partners in following ratio.

Mr. Ankit Jindal	: 7	17%
Mr. Vipul Jindal	:	17%
Mr. Inderjeet	:	66%

5. That the partners remuneration payable if any will be mutually decided by the partners

6. Except as modified by this agreement, the LLP agreement of 10/07/2020 shall hereafter be read and construed as if the same had been executed by the existing partners and new partner hereto.

IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET AND SUBSCRIBED THEIR HANDS, THE DAY AND YEAR FIRST HEREINABOVE WRITTEN

MNDAL AN (Designated Partner)

VIPUL JINDAL (Designated Partner)

TuderJeet

INDERJEET (Designated Partner)

Witness

NEERAJ KUMAR a) Name: VPO SAMALKA Signature

NEW DELHI (SERVICE) 110027

b) Name SUNNY VASHISHTA Signature VPO Samalka New Delhi 110037 (SERVILE)

OT DEC 2000 ATTESTED NØTARY Kapashera, New Delhi (India)



# SOUTH DELHI MUNICIPAL CORPORATION ASSESSMENT & COLLECTION DEPARTMENT NAJAFGARH ZONE, KAKROLA HOUSING COMPLEX

NEW DELHI-110059

No. TAX/Mut/AA&C/NGZ/2020/ 11

DATE: 29 9 2020

# MRS. SANJAYA SAIN W/O LATE SH. PANKAJ SAIN R/O B-37, SHANKAR GARDEN VIKASPURI, TIKAL NAGAR NEW DELHI-110018,

# Sub.: MUTATION OF PROPERTY- PLOT AT KH NO.112/2(5-9) EXTN. LAL DORA VILLAGE DHOOLSIRAS, TEHSIL DWARKA NEW DELHI.

Sir,

Please refer to your application received in this office on dated 08.09.2020 for the Mutation of the aforesaid property in your name. The property is mutated in your name(s) on the basis of the document supplied by you.

2. This is to make it clear that this mutation in the name(s) of person(s) referred above is done only for the limited purpose of only for the purpose of Property Tax and in no case it will confirm devolve any legal title or ownership whatsoever u/s 128 of DMC Act.

3. If any tax liability arises on this property after this mutation for the period prior to the date of this mutation due to creation any additional demand, disposal of pending proposal u/s 126 of the DMC Act, or due to any calculation mistake, the liability shall be payable by you as agreed to by you in the indemnity bond submitted by you with your application for Mutation. The MCD will not be a party in case any dispute comes up at at any stages in any court of law

4. Further, at a later stage, in case of any other claimant to the property or any dispute regarding ownership of the same or it is found that the document submitted or suppressed/not genuine or any information is concealed there from & this mutation has been executed by suppression of any fact and/or by misrepresentation and /or fraud etc. if any fact is found otherwise, or any of other claimant comes up with any dispute, this mutation shall be treated as invalid and the same will be cancelled without any prior notice. Moreover, the applicant shall also be liable to indemnify the Corporation for the losses, cost and expenses etc., if suffered by the South Delhi Municipal Corporation in this regard

5. This mutation shall not be treated as valid, if has been constructed on the land belonging to the Govt/DDA/ MCD of which you are not the lessee/ licensee, according to law and if any dispute arises in future. The Mutation carried out as per approval of Dy. A&C dated 29.09.2020

Asst. Assessor & Collector

Astt. Assessor & Collecter SDMC/NGZ