Non Judicial	Indian-Non Judicial Stam Haryana Government	<b>P</b> Date : 13/03/2019
CONN		Stamp Duty Paid : ₹ 220370000 Penalty : ₹ 0
Name: Revital Reality Pythd	<u>Seller / First Party Detail</u>	(Rs. Zera Only)
H.No/Floor : 1114 Sector/Wa City/Village : Nehru place Distric Phone: 00		Hemkunt chambers 89 Delhi
Name :     Loonland Development Ltd       H.No/Floor :     M62/63     Sector/Wa		la <sup>a</sup>
Phone : 00 Purpose : SALE DEED		Delhi
	5756	K. Martin and C. S.

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

#### **SALE DEED**

Type of Deed	:	Sale Deed
Village/City Name	:	Naurangpur
Unit Land	:	587 Kanal 13 Marla
Type of Property	:	Residential Licensed Land
Transaction Value	:	Rs. 440,73,75,000/-
Stamp duty	:	Rs. 22,03,70,000/-
Certificate No.	:	G0M2019C38
GRN No. & Date	:	45022651 / 13.03.2019
Reg. Fee GRN No. & Date	:	45024890 / 12.03.2019

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For Loon Land Development Limited

Authorised Signatury

ਸ਼ੁਕੇਗ ਜ:5756		दिनांक:13-03-2019
-	डीड सबधी विवरण	
डीड का नाम SALE OUTSIDE M	C AREA	
तहसील/सब-तहसील Manesar	गांव/शहर नौरंंंगपुर नौरंंंगपुर नौर	ं स्थित मौरंंगपुर
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	भूमि का विवरण	
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	धन सबंधी विवरण	
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	कुल स	राजप इयूरी की राशि - 220368752 जनम
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Draffed By: M.K Chauhan Adv		Service Charge 200
प्रलेख आज दिनाक 13-03-7619 दि	न बुधवार समय 5:11:00 PM बजे श्री/श्रीमती/व	हुम्गरी में.रिवाईटल रियलटी प्रा.डि. रजिल्या वम् जिल
		- २८ मैसर्ज रिवाईटल रियलटी प्रा.लि. रजि कार्यालय
		ग्य 1114,11वी मंजील हेलकुण्ड चैम्बसंतक्ष OTHER और
		EK मे.रिवाईरल रियलिटी प्रा.लि प्रत्य OTHER मैमर्ज
		07HER में.रिवाईटल रियलटी प्रा. लि. 1114-11की जॉयु
रुपड चम्बस -X9thru OTHER में.रिवार	इटल प्रयलटा पर्वाल राज कार्यालय 1114 वी म	जिल हेमकुण्ड चैम्बर्सthru OTHER मेसजे रिवाइटल लेफ
. लि.क्षाप् (मेमान) सेंसजे रिवाईटल रि	थिसिटी प्रा.लि. रजि कार्यालय 1114,11वी मजेव	ल,हेमकुण्ड चैम्बर्स ४५७४५ ठा ॥६४ मे.रिवाईटल रिचलटे . ति. रजि. आफिस १११४ ६ १७४५ हेमकुण्ड चैम्बर्स

. ते9नहरू प्लेस नई दिल्लीuna OTHER मै.रिवाईटल रियलटी प्रा. ति. 1114 हेमकुन्ड वैन्बर्स 89 नेहरू प्लेस दिल्लीuna OTHER मै.रिवाईटल चिम्रायमेः जान्ति । 114 नेमकरन नैयममेः २० जेन्द्र जोगात्ता (YELDE ये प्रियटेन्द्र प्रिण्ठनी एक्ति 1114 11नी प्राजीव टेयकरन नेयममे (Miles of g

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÷ 1 THIS SALE DEED (hereinafter "Sale Deed") is made at Manesar, Haryana on this 13<sup>th</sup> day of March, 2019 by:

**REVITAL REALITY PVT. LTD., (PAN No. AAFCR2304C)** a company incorporated under the provisions of Companies Act, 1956 currently operating under the provisions of Companies Act, 2013, having its registered office at 1114, 11<sup>th</sup> Floor, Hemkunt Chambers, 89, Nehru Place, New Delhi - 110019, represented by its authorized signatory, **Mr. Yagna Brahmam Chivukula (Aadhaar No. 2369 8786 8796) S/o Late Sh. Satyanarayana R/o 11-13-364, Alkapuri Main Road, Opposite to Road No. 8, Alkapuri, Saroornagar, K.V. Rangareddy, Andhra Pradesh -500035, duly authorized vide Board Resolution dated <b>04.02.2019**, (hereinafter referred to as "**Vendor**", which expression shall include its successor-in-interest, legal representatives, administrators, executors and permitted assigns) of the **First Part**;

#### AND

LOON LAND DEVELOPMENT LTD., (PAN No. AACCL6705A) a company incorporated under the provisions of Companies Act, 1956 currently operating under the provisions of Companies Act, 2013, having its registered office at M-62-63, First Floor, Connaught Place, New Delhi-110001, represented by its authorized signatory, Mr. Om Dutt (Aadhaar No. 8006 3494 7349) S/o Sh. Chander Dutt R/o Village Ahulana, Tehsil Gohana, Distt. Sonipat, Haryana -131301, duly authorized vide Board Resolution dated 12.03.2019 (hereinafter referred to as "Vendee", which expression shall include its successor-in-interest, legal representatives, administrators, executors and permitted assigns) of the Other Part.

The Vendor and the Vendee are hereinafter individually referred to as "**Party**" and collectively referred as "**Parties**".

Khewat No. 2min Khata No. 2min, Rect. No. 70, Killa No.1/1 (4-14), 2/1 (5-11) Kita 2, Area 10K-5M, Salam

Khewat No. 3, Khata No. 3, Rect. No. 56, Killa No. 19/2 (1-16), 22/1 (1-16), Rect. No. 69, Killa No. 4/2 (5-4), 5 (8-0), Kitta 4 Total 16K-16M, Share ¼ Measuring 4K-4M

Khewat No. 66, Khata No. 67 Rect. No. 55, Killa No.21 (8-0), 22 (8-0), Rect. No. 56, Killa No.25 (6-0), Rect. No. 70 Killa No.5 (7-2), Kitta 4 Total 29K-2M Salam

Khewat No. 67, Rect. No. 55, Killa No. 17/1 min South-East (3-12), 18 min South-East (3-11), 19 min South-East Corner (0-8) Total 7K-11M, 11/64 Share, Measuring 1K-6M

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गवाह

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Khewat No. 74, Khata No. 75, Rect. No. 36, Killa No. 27 (0-10) salam,

Khewat No. 105, Khata No. 108, Rect. No. 58, Killa No. 5/2 (1-16), 6/1 (3-2), kitta 2 Total 4K-18M Salam

Khewat No. 106, Khata No. 109, Rect. No. 58, Killa No. 7 (8-0), 14/1/2 (7-9), Total 15K-9M Salam

Khewat No. 114, Khata No. 117, Rect. No. 36, Killa No.21/2 (2-0) Salam

Khewat No. 116, Khata No. 119, Rec No. 48 Killa No. 7/1(1-12) Rect. No. 49 Killa No. 11/2(2-8) Kitta 2 Area 4K-0M Salam

Khewat No. 193, Khata No. 201 Rect. No. 56, Killa No.6/2 (4-5), 7 (7-11), 12/2 (1-7), 13/2 (1-7), 15/2 (3-14), 17 (8-0), 18 (8-0), 19/1 (6-4), 22/2 (6-4) Total 46K-12M. 3/8 Share Measuring 17K-9.5 M

Khewat No. 194, Khata No. 202, Rect. No. 70, Killa No. 11/3(1-4), 12(8-0),19 (6-16), 20/1 (1-4), kitta 4 Total 17K-4M Salam

Khewat No. 240, Khata No. 250, Khasra No. 114, Area 7K-16M Salam

Khewat No. 293, Khata No. 304, Rect. No. 35, Killa No.21/1 (4-4), Rect. No. 49, Kilia No. 4/2 (2-4) kitta 2 Total 6K-8M Salam

Khewat No. 307MIN, Khatta No. 318 Rect. No. 36, Killa No. 10/3/2 (0-19), 11/1/1 (2-14), Kitta 2 Total 3K-13M, 4/7Share Measuring 2K-1M-6S

Khewat No. 309, 479, Khata No. 320,496 Rect. No. 56, Killa No.13/1 (6-13), 9/2 (7-4), 8 (8-0), 9/1 (0-16), Total 22K-13M, 23/27 Share Measuring 19K-5M

Khewat No. 312, Khata No. 323, Rect. No. 70, Killa No. 1/2 (2-2), 9/2 (2-9) Salam Khewat Kita 2, Area 4K-11M Salam

Khewat No. 315, Khata No. 326, Rect. No. 56, Killa No. 20/2 (4-9), Total 4K-9M, Share ¼ Measuring 1K-2.25 M

Khewat No. 341, Khata No. 354, Rect. No. 70, Killa No.7/2 (5-1), 14 (6-2) Kita 2, Area 11K-3M Share 7/12 Measuring 6 K- 10K

Khewat No. 359, Khata No. 372, Rect. No. 48, Killa No. 25/1/2 (2-11), 25/2/2(1-14), 25/3(1-7), Rect. No. 58, Killa No.5/1(6-4) Kita 4, Area 11K-16M Salam

For St. 19 and M. S. Leg.

For Loon Land Development Limited

Authorised Signatory

Authoris 3

विक्रेता 💠 thru Yagna Brahmam ChivukulaOTHER मै.रिवाईटल रियलटी प्रा.लि. रजि० 1114 मंजिल हेमकुण्ड thru OTHER मै.रिवाईटल रियलिटी प्रा.लि. thru OTHER मैसर्ज रिवाईटल रियलटी प्रा.लि. रजि कार्यालय 1114,11वी मंजील हेमकुण्ड चैम्बर्स thru OTHER मै.रिवाईटल रियलटी प्रा.लि.रजि कार्यालय 1114,11वी मंजील हेमकुण्ड चैम्बर्स thru OTHER मैसर्ज रिवाईटल रियलिटी प्रा.लि. रजि. कार्यालय 1114,11वी मन्जील हेमकुण्ड चैम्बर thru OTHER मै.रिवाईरल रियलिटी प्रा.लि. thru OTHER मैसर्ज रिवाईटल रियलटी प्रा. लि. रजि. कार्यालय 1114, 11वी मंजिल हेमक्ण्ड चैम्बर्स 89 thru OTHER मै.रिवाईटल रियलटी प्रा. लि. 1114-11वी मंजिल हेमकुण्ड चैम्बर्स -89 thru OTHER मै.रिवाईटल रियलटी पा.लि.रजि कार्यालय 1114 वी मजिंल हेमकुण्ड चैम्बर्स thru OTHER मैसर्ज रिवाइटल रियलटी प्रा. लि. thru OTHER मैसर्ज रिवाईटल रियलिटी प्रा.लि. रजि कार्यालय 1114,11वी मजील,हेमकुण्ड चैम्बर्स 89 thru OTHER मै.रिवाईटल रियलटी प्रा.लि. रजि० 1114 मंजिल हेमक्ण्ड चैम्बर्स-89 thru OTHER मैसर्ज रिवाईटल रियलिटी प्रा. लि. रजि आफिस 1114 11th फ्लोर हेमकुण्ड चैम्बर्स 89नेहरू प्लेस नई दिल्ली thru OTHER मै.रिवाईटल रियलटी प्रा. लि. 1114 हेमकुन्ड चैन्बर्स 89 नेहरू प्लेस दिल्ली thru OTHER मै.रिवाईटल रियलटी प्रा.लि 1114 हेमकून्ड चैम्बर्स 89 नेहरू प्लेस thru OTHER मै.रिवाईटल रियलटी प्रा.लि.1114,11वी मंजील हेमकून्ड चैम्बर्स 89 thru OTHER मैसर्ज रिवाईटल रियलटी प्रा. लि. रजि कार्यालय 1114, 11वी मंजिल हेमकुण्ड चैम्बर्स 89 thru OTHER मे. रिवाईटल रियलिटी प्रा.लि.रजि. कार्यालय 1114,11वी मन्जील हेमकुन्ड चैम्बर्स 89 नेहरू नई दिल्ली thru OTHER मैसर्ज रिवाईटल रिपुसिटी प्रा. लि. thru OTHER मै.रिवाईटल रियलटी प्रा. लि. रजि. 1114 मंजिल हेमक्ण्ड thru OTHER मै.रिवाईटल रियलिटी प्रा.लि. रजि. कार्यालय 1114 हेमकुण्ड चैम्बर्स89 thru OTHER मै. रिवाईटल रियलटी प्रा.लि. रजि. 1114,11वी मंजिल हेमकुण्ड चैम्बर्स 89 thru OTHER मैसर्ज रिवाईटल रियलिटी प्रा.लि. 1114.11वीं मंजिल हेमकुण्ड चै.89 नेहरू प्लेस दिल्ली thru OTHER मैसर्ज रिवाई रिवाईटल रियलिटी प्रा.लि. thru OTHER मैसर्ज रिवाईटल रियलिटी प्रा. लि. रजि 1114 11th फ्लोर हेमकुण्ड चैम्बर्स 89नेहरू प्लेस नई दिल्ली thru OTHER मैसर्ज रिवाईटल रियलटी प्रा. लि. मै. रिवाईटल रियलिटी प्रा.लि.हेमकुण्ड चैम्बर्स मैसर्ज रिवाईटल रियलटी प3 ा. लि. 1114-11 वी मंजिल हेमक्ण्ड चैम्बर्स -89 मै.रिवाईटल रियलटी पा.लि.रजि कार्यालय 1114 वी मजिल मै0 रिवाईटिल रियालिटी प्रा0 लि0 मैसर्ज रिवाईटल रियलिटी प्रा0 लि0 रजि0 मै.रिवाईटल रियलटी प्रा.लि. रजि कार्यालय 1114,11वी मंजिल मै.रिवाईटल रियलटी प्रा.लि.1114,11वी मंजील मैसर्ज रिवाईटल रियलटी प्रा. लि. 1114, 11 वी मंजिल मै0 रिवाईटल रियलिटी प्रा0 लि0 रजि0 आफिस 1114\_ Ø

क्रेता :- thru Om DuttOTHERLoon Land Development LTd\_\_\_\_\_

गवाह 1 :- M.K Chauhan

गवाह 2 :- Amar Singh

प्रमाण पत्र

Khewat No. 366, Khata No. 379, Rec No. 48 Killa No. 15/1(2-4) Rect. No. 49 Killa No. 11/1(4-8)Kitta 2 Area 6K-12M Salam

Khewat No. 389, Khata No. 404 Rect. No. 70 Killa No. 16 (8-0),17/1(2-8), 17/2(5-0), Kita 3, Area 15K-8M Salam

Khewat No. 390, Khata No. 405 Rect. No. 71, Killa No. 19 (8-0), 20/1(2-8), 20/2(5-12), Kita 3, Area 16K-0M Salam

Khewat No. 394, Khata No. 409, Rect. No. 70, Killa No. 18/1 (0-9) Salam

Khewat No. 420, Khata No. 436 Rect. No. 56, Killa No.23 (8-0), 24 (9-8), Kitta 2 Total 17K-8M, 1/8 Share Measuring 2K-3.5M

Khewat No. 430, Khatta No. 446 Rect. No. 70, Killa No.11/2/2 (1-1), 20/2/1 (4-6), Total 5K-7M, Share ½ Measuring 2K-13.5M

Khewat No. 450 min, Khata No. 466min, Rect. No.50, Killa No. 19 (8-0), 21/2 (4-16), 22 (8-0), 23 (8-8), Rect. No. 56, Killa No. 1 (7-12), 10/1 (4-18) Kita 6, Area 41K-14M Salam

Khewat No. 451min, Khata No. 467min, Rect. No. 49, Killa No.4/3/1 (0-5) Salam, Mutation No. 4535 Taksim

Khewat No. 454min, Khata No. 470min, Rect. No. 36, Killa No. 14 (8-0), 16 (7-11), 17 (7-2), 23/2 (1-8), 24 (8-0), 25 (8-0) kitta 6 Total 40K-1M, Salam

Khewat No. 454, Khata No. 470, Rect. No. 36, Killa No. 15 (8-0) kitta 1, 138/160 Share Total 6K-18M, with license land.

Khewat No. 455, Khata No. 471, Rect. No. 35, Killa No. 21/2 (2-0) Salam

Khewat No. 477MIN, Khata No. 494min, Rect. No. 36, Killa No. 19/1 (6-12), Share 299/524, Measuring 3 K-15M Mutation No. 4540 Taksim

Khewat No. 478, Khata No. 495, Rect. No. 36, Killa No. 11/2/1 (3-6), Rect. No. 37, Killa No. 15/4 (1-4) Total 4K-10M, 1/3 Share Measuring 1 K-10M, Mutation No. 4533 Taksim

Khewat No. 481, Khata No. 498, Rect. No.56, Killa No.3 (8-0) Salam

Khewat No. 515, Khata No. 535, Rect. No. 56, Killa No.10/2 (3-2), Rect. No. 57, Killa No. 15 (8-0), Kitta 2 Total 11K-2M, Share ¼ Measuring 2 K-15.5M

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प्रमाणित किया जाता है कि यह प्रलेख क्रमांक 5756 आज दिनांक 13-03-2019 को बही नं 1 जिल्द नं 250 के पृष्ठ नं 75 पर किया गया तथा इसकी एक प्रति अतिरिक्त बही संख्या 1 जिल्द नं 662 के पृष्ठ संख्या 58 से 60 पर चिपकाई गयी | यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगूठा मेरे सामने किये है |

दिनांक 13-03-2019

उप/सयुंक्त पंजीयम अधिकारी( Manesar )



Khewat No. 516, Khata No. 536, Rect. No.56, Killa No.11/2 (3-8) Salam

Khewat No. 531, Khata No. 551, Rect. No. 70, Killa No.9/1 (5-11) Salam

Khewat No. 586, Khata No. 612, Rect. No. 57, Killa No. 7(8-0), 13/1(4-9), 14(8-0), 17(8-0), Kita 4, Area 28K-9M, Salam

Khewat No. 588, Khata No. 614, Rect. No. 58, Killa No. 4/2 (4-0),6/3(2-13), 14/2 (1-1), 15/1 (2-10), Kita 4, Area 10K-4M Salam

Khewat No. 604, Khata No. 630 Rec. No.36 Killa No. 20(7-11), 21/1(6-0) Kita 2, Area 13K-11M, Salam

Khewat No. 605min, Khata No. 631min, Rect. No.57, Killa No. 18/2/1 (3-16) Salam, Mutation No. 4359 Taksim

Khewat No. 607, Khata No. 633, Rect. No. 48, Killa No.5/2 (6-0) Salam

Khewat No. 608, Khata No. 634, Rect. No.48, Killa No. 6 (8-0),15/2(5-16), Rect. No. 49 Killa No. 1(8-0),10(8-0)Kitta 4 Area 29 K-16 M Salam, Mutation No. 4359 Taksim

Khewat No. 648, Rect. No. 69, Killa No.2/2 (6-12), 9/1 (6-12), 3/1 (6-0), 4/1/1 (1-8), Rect. No. 70, Killa No. 10/2/1(3-16), 11/1/2 (2-10) Kitta 6Total 26K-18M, 236/549Share Measuring 11K-11M-2S

Khewat No. 653min, Khata No. 679min, Rect. No. 55, Killa No. 14/1min south east corner (0-1), 14/2min south east (1-11), 15/1min south (0-10) Kita 3, Total 2K-2M Salam

Khewat No. 658, Khata No. 684, Khasra. No. 113, Area 3K-14M, Salam

Khewat No. 717Min Khata No. 745Min, Rect. No.50, Killa No.18 (5-11), Rect. No. 56, Killa No.2/1 (5-7), Total 10K-18M Salam

Khewat No. 692, Khata No. 719, Rect. No. 70, Killa No. 1/3 (0-15), 10/1 (0-16) Kita 2, Area 1k-11m Salam

Khewat No. 720, Khata No. 748, Rect. No. 36, Killa No. 18/1 (1-6) Salam Khewat No. 737MIN, Khata No. 765MIN, Rect. No. 36, Killa No. 12/1 (6-0), 13 (8-0) Total 14K- 0M, 299/524Share Measuring 8K -0M, Mutation No. 4540

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Khewat No. 742, Khata No. 770, Rect. No. 37 Killa No.15/3(2-9),16(7-11), 24/2(2-13), 25/1(5-12), Rect. No. 48 Killa No.4(7-12), 5/1(2-0), 7/3(4-8), 27(0-8)Salam Kita 8, Area 32K-13M, Salam

Khewat No. 778 Khata No. 808, Rect. No. 56, Killa No. 21 (8-0), Rect. No. 57, Killa No. 16 (8-0), 25 (8-0), Kitta 3 Total 24K-0M, Share ¼ Measuring 6K-0M

Khewat No. 826 Khata No. 858, Rect. No. 58, Killa No.6/2 (2-4) Salam

Khewat No.828, Khata No. 860 Rect. No. 49 Killa No. 21/3(2-3),21/4(0-15),21/5(3-8),24/1(2-11) Rect. No. 57 Killa No. 1(8-0),2(6-7),3()6-19,8(8-0),24(8-0) Kitta 9 Area 46K-3M Salam

Khewat No. 837min, Khata No. 869min, Rect. No.57, Killa No. 18/1/1 (1-0), Mutation No. 4357 Taksim

Khewat No. 838, Khata No. 870, Rect. No. 37, Killa No. 25/2 (2-8) Salam

Khewat No. 850, Rect. No. 69, Killa No.6/2 (2-16), 7/1 (5-8), 14/1/2 (2-16), 15/1 (5-0), 16/2 (2-15) Total 18K-15M, Share 154/375 Measuring 7K-14M

Khewat No. 852, Khatta No. 884 Rect. No.69 Killa No. 14/2/2(1-16), 17/1(2-10) Kitta 2 Area 4K-6M Salam.

Khewat No. 868, Khata No.902 Rect. No. 56, Killa No. 11/1 (4-12), 20/1 (3-11), Rect. No. 57, Killa No. 6/2 (4-4), Kitta 3 Total 12K-7M, Share ¼ Measuring 3K-2M

Khewat No. 890, Khata No. 924, Rect. No.49, Killa No.11/3 (1-4) Salam

Khewat No. 907, Khata No. 942. Rect. No. 56, Killa No.4 (5-5), 14 (8-0), 15/1 (3-14), 16/2 (2-12), Rec. No. 55 Killa No.11/1 (3-0) Kitta 5 Total 22K-11M, 1/8 Share Measuring 2K-16.5M

Khewat No. 465, Khata No. 481, Rect. No.49, Killa No.2/3/1 (1-10), 9/2 (4-0), 12/1 (1-0), Kita 3, Area 6K-10M, Salam

Khewat No. 728, Khata No. 756, Rect. No.49, Killa No. 2/2/1(1-1), 2/2/2(0-17) Kita 2 Area 1 Kanal 18 Marla Salam

Khewat No. 299, Khata No. 310, Rect. No. 49, Killa No.2/1/1 (1-13), 2/1/2 (1-6), Kitta 2 Area 2K-19M Salam Mutation No. 4354 Taksim

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Khewat No. 465, Khata No. 481, Rect. No. 49, Killa No. 2/3/2 (1-5), 9/1 (4-0) Total 5K-5M Salam

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Khewat No. 740, Rect. No. 56, Killa No.12/1 (6-13) Share 23/27, Measuring 5K-13M & GRAND Total **587K-13M Measuring 73.45625 acres.** 

Village **Naurangpur**, Tehsil Manaser, District Gurugram, Haryana vide Fard Jamabandi (2014-2015). This land is part of License no. 19 of 2019 dated 11.02.2019 by DTCP Haryana.

#### <u>WHEREAS:</u>

- A. The Vendor is the absolute owner and in physical possession of Said Land (as *defined below*) without any Encumbrances.
- B. The Vendor has represented that it has the exclusive rights, title and interest in the Said Land and to deal in any manner whatsoever without any hindrance or impediment.
- C. That the Vendor for its bonafide needs and requirements has agreed to sell, convey, transfer and assign all its entitlements, rights and interests vested in the Said Land and the Vendee for its business need has agreed to purchase the Said Land for developing plotted colony on the Said Land ("Project").
- D. Pursuant to the above, Vendor has agreed to execute this Sale Deed to record the sale of the Said Land in favour of the Vendee and Vendee acting upon the representation made by the Vendor, agrees to purchase the Said Land including all its rights, title, liberties, privileges, easements, appendages and advantages whatsoever attached to the Said Land for a total sale consideration of Rs. 440,73,75,000/- (Rupees Four Hundred Forty Crore, Seventy Three Lacs Seventy Five Thousand Only).
- E. The Vendor further represents that the Said Land is free from all encumbrances, mortgage, charge, lease, sale, loan, surety, security, gift, litigation, limitation period, acquisition, attachment in the decree of any court, Will, trust, lien, court injunction, exchange, notices, claims, demands, stay order, etc. and that there is no other agreement executed for the Said Land with any other person/entity(ies) prior to the date of execution of these presents.
- F. The Vendor represents and declares that the Vendor is the legal, absolute and exclusive owner and in vacant, physical and peaceful possession of and otherwise

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well and sufficiently entitled to the Said Land along with all advantages, appurtenances, easements and privileges attached thereto.

- G. The Vendor hereby represents, declares and assures the Vendee that there is no prohibition, restriction or bar imposed under the law or otherwise against the sale and transfer of the Said Land by the Vendor.
- H. That the Vendee relying on various assurances, covenants, statements, representations and undertakings given by the Vendor and believing the same to be true and correct and solely relying and acting on the faith thereof, has agreed to purchase, acquire and possess the Said Land along with license, free from all and any encumbrances, charges, mortgages, gifts, disputes, litigation, prior agreements etc. on the terms and conditions mentioned hereunder

### NOW THEREFORE THIS SALE DEED WITNESSETH AS UNDER:

## **1 DEFINITIONS AND INTERPRETATION**

#### 1.1 **Definitions**

The following words and expressions used in this Sale Deed shall have the meanings respectively assigned below:

"Applicable Laws" means all statutes, enactments, acts of legislature or parliament, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders, requirement or other restrictions imposed by the Government or any similar form of decision of, or determination by, or any interpretation, policy or administration, having the force of law of any of the foregoing, of any Government Authority having jurisdiction over the matter in question, whether in effect as of the Execution Date or thereafter;

"Approval" means all authorizations, consents, approvals, notifications and permissions and any license, permit, ruling, no objection certificate, exemption or other authorization of whatsoever nature which is required to be obtained or granted under Applicable Laws or any registration or filing with authority under Applicable Laws, for the performance of any obligation or exercise of any right by a party under this Sale Deed, and the approvals and consents required from any authority pursuant to this Sale Deed and required by the Vendor to achieve the terms of this Sale Deed;

"**Defect**" means any defect, imperfection, deficiency or inadequacy or any other fault in the title of the Said Land or any part thereof;

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"Encumbrance(s)" means any mortgage, pledge, equitable interest, assignment by way of security, conditional sales contract, hypothecation, right of other persons, claim, security, interest, encumbrance, title defect, title retention agreement, voting trust agreement, interest, option, lien, voting rights, transfer, receipt of income or exercise of any other attribute of ownership, right of set-off, any arrangement (for the purpose of, or which has the effect, granting security), or any other security interest of any kind whatsoever, or any agreement, whether conditional or otherwise, to create any of the same;

"Execution Date" mean date of execution of this Sale Deed;

"Government Authority" means any national, state, regional or local government or governmental, regulatory, statutory, administrative, fiscal, tax, judicial, or government-owned body, agency, entity, department, commission, authority, court, or tribunal in each case with applicable jurisdiction;

"Sale Consideration" shall mean the consideration which has been disbursed by the Vendee to the Vendor as detailed under Clause 2 of this Sale Deed.

"Sale Deed" shall mean this deed executed between the Parties pertaining to sale of Said Land as detailed under Schedule 1 annexed hereto;

## 1.2 Interpretation

Unless the context of this Sale Decd otherwise requires, the following rules of interpretation shall apply with respect to this Sale Deed:

- a. Words denoting the singular number shall include the plural and vice versa;
- b. Heading and bold typeface are only for convenience and shall not affect the construction of this Sale Deed;
- c. References to the word "include" or "including" shall be construed without limitation;
- d. References to this Deed or to any other agreement, deed or other instrument shall be construed as a reference to such agreement, deed, or other instrument as the same may from time to time be amended, varied or supplemented;

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- e. A reference to a Clause or Schedule is, unless indicated to the contrary, a reference to a clause or schedule of this Sale Deed;
- f. Words denoting a person shall include an individual, corporation, company, partnership, trust, body of individuals or any other entity;
- The Schedules to this Sale Deed shall form an integral part of this Sale g. Deed and shall always be read along with this Sale Deed;
- h. In addition to terms defined in Clause 1.1, certain other capitalized terms are defined elsewhere in this Sale Deed and whenever such terms are used in this Sale Deed, they shall have their respective defined meanings, unless the context expressly or by necessary implication otherwise requires.

The Vendor doth hereby sells, conveys, transfers and assigns all its rights, title and interests absolutely and forever in the Said Land, (fully described in Schedule 1) along with all the rights of ownership, possession together with all privileges, easements, advantages, appurtenances, connections, and use of all pathways, passages, benefits, license, FSI attached thereto in favour of the Vendee, free from all encumbratices, charges, liens, injunctions, mortgages, gifts, disputes, litigation, prior agreements etc. for a total sale consideration of Rs. 4,40,73,75,000/- (Rupees Four Arab Forty Crore, Seventy Three Lacs Seventy Five Thousand Only) (hereinafter referred to the "Sale Consideration"), who shall hereinafter become the absolute and sole owner of the Said Land and shall enjoy absolute rights of ownership and privileges attached to the Said Land.

That the total Sale Consideration of Rs. 4,40,73,75,000/- (Rupees Four Arab Forty Crore, Seventy Three Lacs Seventy Five Thousand Only) has been paid by the Vendee to the Vendor in the following manner:

Amount (in Rs.)	Cheque/DL/UTR No.	Dated	Bank
4,36,33,01,250	N303180666361716	30.10.2018	HDFC Bank
4,10,73,750	1% TDS has been deducted as withholding taxes.		

The entire Sale Consideration has been paid by the Vendee to the Vendor in advance, and the Vendor hereby admits and acknowledges its receipt and sufficiency in full.

4. The Sale Consideration is an all-inclusive price for the Said Land, under this Sale Deed, including but not limited to all taxes payable under Applicable Laws as at the Execution Date, and all other charges, costs and payments in relation to the

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- 5. The Vendor agrees that the above-mentioned payment of Sale Consideration is towards full and final payment in respect of absolute and unencumbered sale, transfer and conveyance of the Said Land to the Vendee and no claim in that regard shall ever be raised at any point of time against the Vendee by the Vendor or any person/entity claiming or through the Vendor.
- 6. That the Vendor has irrevocably sold/ conveyed/ transferred absolutely and forever all its rights and interest in the Said Land to the Vendee together with all rights, title, interest, easements privileges, pathways, passage, benefit and advantages of right and appurtenances thereto and TO HAVE AND TO HOLD the Said Land hereby conveyed unto the Vendee, along with all the estate rights, title, interest of the Vendor in or upon the Said Land and that no one except the Vendee shall have any rights, title, claims, interest whatsoever in the Said Land hereby conveyed or any part thereof.

### 7. REPRESENTATIONS AND WARRANTIES

- a. The Vendor hereby assures, represents and declares that:
  - i. The Vendor is duly incorporated and validly existing under the laws of India and has the power and authority to carry on business as is now being carried on and to own its property and assets including Said Land;
  - ii. The Vendor has the power and the authority to enter into and perform its obligations under the Sale Deed in accordance with the terms hereof and has taken all necessary actions including but not limited to corporate and other corporate actions for effective execution, delivery and performance of the obligations under the Sale Deed;
  - iii. Neither the execution and, delivery of this Sale Deed conveying the Said Land in the manner contemplated herein, nor the fulfilment of, or compliance with the terms and conditions of this Sale Deed shall be in violation of (i) any Applicable Law or regulation (including order of any Government Authority or court or tribunal) to which the Vendor is subject to, (ii) any provision of the constitutional documents of the Vendor, and/or (iii) any other deed, document or agreement to which the Vendor is a party;
  - iv. The Vendor is the absolute owner of the Said Land and the name of the Vendor is shown in the revenue records as the owner of the Said Land

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and has been in continuous and exclusive possession of the same and no person/entity other than the Vendor has any right (legal or beneficial), claim, interest or demand whatsoever to or in respect of the Said Land.

- v. The Said Land is free from all sorts of Encumbrances which shall mean and include (but not limited to) prior sale, gift, sale, mortgages, disputes, claims, litigations, charges, award, interest, notices, demands, orders, judgments, exchange, notifications, pledge, assignment, hypothecation, security interest, title retention, preferential right, acquisition, requisition, attachment in the decree of any court, lien, court injunction, notices, claims, demands, will, trust, exchange, lease, loan, surety, security, stay order, agreement, agreement to sell, right of set-off, counterclaim or banker's lien, privilege or priority of any kind having the effect of security, any designation of loss payees or beneficiaries or any similar arrangement under or in respect to any insurance policy etc., and there are no Defects in the title of the ownership of the Vendor. That there is no restriction of any manner whatsoever for transfer and sale of Said Land under the Applicable Laws.
- vi. Neither the Vendor nor any of its affiliates thereof nor any third party is a party to any agreement or has otherwise granted or promised any third party the right for sale, estate contract, option, right or pre-emption or similar matter whereby any third party has a contractual rights or obligation to acquire or interest in the Said Land or any part thereof.
- vii. The Said Land or any part thereof is not affected by any notice of acquisition or re-acquisition and there are no Encumbrances of whatsoever nature nor are there any proceedings pending or initiated against the Vendor or its affiliates, officers and directors under the provisions of taxation laws as prevailing on the Execution Date or any other law in force of similar nature.
- viii. The Said Land is not the subject matter of any suit, attachment, acquisition or court proceedings, and there are no unfulfilled or unsatisfied judgments, injunctions or attachments, court orders, dues, notices and/or acquisitions proceedings pending against the Said Land under any prevailing land acquisition laws in India.
  - ix. There are no easement rights created under any document or by any covenant or by prescription in respect of and/ or upon Said Land or any part thereof.

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- x. Vendor has paid all revenue / taxes, payable in respect of the Said Land till the date of execution of this Sale Deed. Further the Said Land is not subject to any outstanding liability for the payment of any outgoings of a recurring nature except land tax, and other local or municipal taxes and all such outgoings are paid up to date and none is in dispute and all statutory arrears, taxes, cess, fees, statutory dues, charges, demands, outstanding, premiums, revenues and all dues and necessary charges to the respective statutory or Government Authority in respect of the Said Land have been fully paid and discharged by the Vendor. There are no recovery proceedings, acquisition, caution, restriction or notice against Said Land.
- xi. There is no any order of attachment by the income tax authority (ies) or any other authority (ies) under the law for the time being in force.
- xii. There are no tenants (protected, permanent or otherwise) or trespassers on the Said Land or any part thereof.
- xiii. The Said Land has not been used for dumping of cement/iron construction material. Further, the Vendor and to its best knowledge, previous owners or possessors of Land have complied with all environmental laws prevalent at the time.
- xiv. The Vendor represents that there is no public notice or intimation or knowledge of any plans, past or as on the Execution Date on any railway lines/ Metrc Lines, Highways, etc. to pass through Said Land.
- xv. The Vendor is and has remained compliant with the applicable exchange control laws of India with respect to the Said Land and all Applicable Laws.
- xvi. That the Vendor has clear, good and marketable title of Said Land, being conveyed under this Sale Deed.
- xvii. The Said Land is free from all and any kinds of Encumbrance, attachments, acquisition, mortgage, lien or requisition and the Vendor has not received any notice for any acquisition under any state or central statute with regard to the Said Land or any portion thereof;

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- xviii. That the Vendor would not execute hereafter any other document including any agreement to sell in respect of the Said Land in favour of any other person(s)/entity (ies) as the Said Land stands sold, transferred and conveyed by the Vendor absolutely and forever in favour of the Vendee.
- xix. The Vendor has been left with no right, title, interest, claim or concern of any nature with the Said Land and the Vendee has become the absolute owner of the Said Land, with full right to use, enjoy, sell, transfer and/or to deal with the same in any manner as absolute owner without any objection/hindrance by the Vendor or any other person claiming through or under the Vendor.
- xx. The Said Land is not subject to any covenants, restrictions, stipulations, easements, licenses, grants, exceptions or reservation or other such rights (whether legal or equitable) the benefit of which is vested in third parties and there is no agreement to create the same.
- xxi. This Sale Deed and the transactions contemplated herein constitute its legal, valid and binding obligations, which are enforceable against it in accordance with the terms contained herein.
- b. All electricity charges (if any), water charges (if any) or any other charges, fees, cess or taxes, duties, dues, demands, liabilities and outgoing charges if any, in relation to the Said Land, have been borne and paid by the Vendor up to the date of the execution of the Sale Deed and thereafter the same shall be borne and paid by the Vendee. However, if the payments in respect of the any such charges, dues, taxes and similar levies are settled by the Vendee after the execution of Sale Deed, then all amounts paid by the Vendee (for the period prior to the execution of Sale Deed), Vendee shall raise a demand to that effect upon the Vendor and Vendor shall be obliged to pay the said amount to the Vendee within seven (7) days of the receipt of the demand.
- c. The Vendor represents and warrants that, each of the Representation and Warranties provided in this Sale Deed, is true, accurate, complete and not misleading as on this date. Each of the Representation and Warranty is separate and independent and shall be treated as qualified by any actual knowledge disclosed in writing by the Vendor to the Vendee, its representatives, officers, employees, advisers.

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8. The Vendor hereby agrees and confirms that from the Execution Date, the Vendee can deal with the Said Land at its sole discretion, including but not limited to sale/transfer of the Said Land, raising finance on the Said Land, creating charge or mortgage on the Said Land. In such cases, if any further documentation is required, all the necessary co-operation and help shall be extended by the Vendor, including execution of any other documents or presence before any Authority (ies) for due execution of documents.

9. That the Vendor hereby declares and assures the Vendee that due to any default of Vendor or Defect in the Said Land of whatsoever nature, the Vendee suffers any loss or whole or part of the Said Land hereby conveyed is taken away from the possession of the Vendee or the Vendee is called upon to pay the dues for the Said Land for the period prior to the date of these present, then the Vender shall be liable to make good the losses suffered by the Vendee entitling the Vendee to recover the same from the moveable or immoveable assets of the Vendor whatsoever and further the Vendor undertakes to keep the Vendee harmless, saved and indemnified in all respects against all losses, cost, damages and expenses caused hereby.

10. The Vendor shall at all times indemnify and hold harmless the Vendee along with its representatives, officials and assigns against all claims/ demands/ consequences/ liabilities incurred or suffered by it due to any Defect in title of the Said Land. Further, the Vendor shall also, at all times, indemnify and hold harmless the Vendee along with its representatives, officials and assigns and keep it indemnified, saved, defended and harmless, from and against all suits, actions, proceedings, and all costs, charges, expenses, fines, penalties, prosecutions, losses, damages, liabilities, claims and demands which the Vendee may bear, incur or suffer and/or which may be made, levied or imposed on the Vendee and/or claimed from the Vendee due to or by reason or virtue of (i) any Defect in or want of title in relation to the Said Land or any part thereof; (ii) any of the declarations or representations made by the Vendor in this Sale Deed being found to be false, untrue and/or misleading in any manner whatsoever; (iii) breach of its obligations, covenants and undertaking under this Sale Deed; and (iv) the Vendor having suppressed or concealed any facts, documents or information from the Vendee with respect to the Said Land.

11. That the Vendee is entitled to get the Said Land mutated / transferred in its own name in the records of revenue authorities, HUDA / DTCP/ Municipal Authorities or any Government/Concerned Authority (ics) on the basis of this Sale Deed and the Vendor will render all possible help and will sign and execute the necessary documents in connection with the transfer of the Said Land in favour of the Vendee.

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- 12. That it shall be lawful for the Vendee for all times after execution and registration of this Sale Deed to enter upon the Said Land and hold and enjoy the same and every part thereof with all the rights, titles, entitlements and appurtenances whatsoever in any manner without interruption, disturbances, claims or demands whatsoever from the Vendor or any one claiming under the Vendor.
- 13. That the Vendor shall from time to time, upon request by the Vendee and at the cost of Vendee acknowledges to execute such other document(s) which are within the rights of the Vendor to further perfect the title of the Said Land.
- 14. That the actual physical and vacant peaceful possession of the Said Land has been handed over by the Vendor to the Vendee on the spot, and the Vendee has become the absolute and sole owner in possession of the Said Land.
- 15. The Vendee shall hereafter peacefully and quietly possess and enjoy the Said Land and deal with the same in any manner it deem fit without any hindrance, claim or demand whatsoever from the Vendor.
- 16. That the Vendor declares and represents that the Said Land or part thereof is not subject matter of any Hindu Undivided family/joint Hindu family and the Said Land or part thereof is not owned by any minor and no minor has any right, title, interest and claim or concern of any nature relating to the Said Land and further that none else other than the Vendor has any right, title or interest of any kind whatsoever in the whole or any part of the Said Land and further there is no impediment in the Vendor's right to sell and transfer the Said Land.
- 17. That all the original documents related to the Said Land has been handed over to the Vendee by the Vendor at the time of execution and registration of this Sale Deed.
- 18. Each Party shall bear its own costs and expenses including fees and charges of their respective consultants/ advisors, related to the Sale Deed. However the stamp duty and registration charge applicable on this Sale Deed has been paid and borne by the Vendee.
- 19. This Sale Deed shall be governed by and construed in accordance with the laws of Republic of India. Any dispute or matter relating to or arising out of this Sale Deed shall be subject to the exclusive jurisdiction of District Courts of Gurugram and Hon'ble High Court of Punjab and Haryana at Chandigarh, only.

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IN WITNESS WHEREOF, the Vendee and the Vendor hereto have hereunto set and subscribed their respective hands at the place and on the day, month and year, first above written and in the presence of the following witnesses.

Signature :	Signature :
Name : Mr. Yagna Brahmam Chivukula	Name : Mr. Om Dutt
Designation :	Designation :
Duly authorised to sign for and on behalf of Vendor: <b>REVITAL REALITY PVT. LTD.</b>	Duly authorised to sign for and on behalf of Vendee: LOON LAND DEVELOPMENT LTD.

**Witnesses** 100

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Mr. Amar Singh S/o Sh. Khem Chand R/o Village Nagliwal, Nogaon, Alwar, Rajasthan - 301025

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