District imoranteron

Min Secretariat, Gurgaon (Haryan

Book No.

No.: 11728 000"

Date 1819 \ LC

Received with thanks from 29 03

Rs. Five Hundred only on account of Computer Service Charges for Haryana Registration Information System (HARIS) Project.

Type of Deeds	Service Charges
All Types of Cancellations, will Award. Agreement, Any Other.	(In Rs.) 500/-
Sale, Conveyance, Gift, exchange, degree or order of Court. Lease Surrender of Lease. Deed of divorce, Dead of Power, Marriage Registration, Other Conveyance. Deed of further charge. Transfer of Leased.	
Mortgage, Adoption, Authority to adopt, GPA, SPA. Any Other document which is incapable of valuation, Settlement, release.	

For District Society Gurgaon

भागांसय सब-रिजुल्ड्।र

कम संस्था

दस्तावेज पेश करने यासे का नाम

दस्तावेज की तकमील करने वाले का नाम धौर तनमील की सारीब

दस्तावेज पेश शिक्ती स्त्रीच

दत्तावेज की किस्म भीर मुधावने की रक्त 9300000

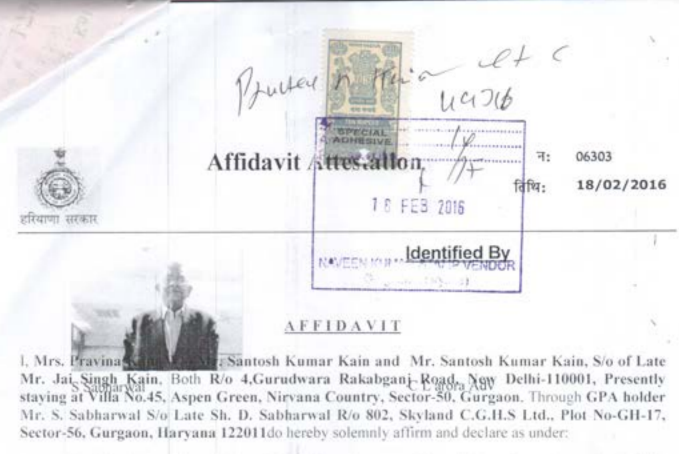
स्टाम्य मृत्य

651000

प्राप्त हुए शुस्क, रजिस्ट्री सुस्क और नकत कुल्क की रकाम का जोड़ और विवरण

गन्दों की संख्या | \$000 (रक्तम

29003 रजिङ्गी मधिकारी के हस्ताकर



That I have transferred all my rights, titles, interests of the all that piece and parcel of Entire residential Floor bearing No. 143A, Block S on First Floor, having built up area of 156,657 Sq. Mtrs.(1687 Sq. ft.)constructed on plot of land measuring 314.61 Sq. Mtrs. (or say about 376.27 Sq. Yds.) comprising of Drawing room, utility, 3 bedrooms ,Kitchen, [4] toilets , I WC Stair Case and Mumty , in the colony known as "UPPAL'S SOUTHEND", Sector-48 and 49 situated in the revenue estate of Villages Fazilpur, Jharsa and Ghasola, Tehsil and District Gurgaon, Haryana alongwith proportionate undivided, indivisible and impartible ownership rights in the said plot of land No. 143A. Block No. "S" measuring ...... registered in the office of Sub Registrar, Gurgaon to MR, JAGDISH CHANDRA SHARMA S/o Late Sh. Kanbaiya Lal Sharma and MRS, KAMLA SHARMA W/o Mr. Jagdish Chandra Sharma both R/o 96/5, Block E, New Alipur, Kolkata, Pin 700053, West

Bengal. 2. That I have received the full and final payment from the said purchaser.

3. That I have delivered actual physical vacant possession of the said property on the spot to the purchaser.

That I and my legal heirs, successors have been left with no rights, titles, interests, claim or 4. concern of any nature on the said property

That if any legal defect, dispute is former in respect of the above said property then I will be 5.

responsible for the same.

VERIFICATION: Verified that the contents of the above affidavit are true and correct to the

my untrowledge and belief and nothing has been concealed therein.

Diet Courts, Gurgeon Advocate

Attested as Identifical Evecutive Magistrate Surgaon



2. That the above Property is free from all encumbrances, dispute, litigation, gift, court attachment

3. That the above Property may be transferred in M.C. Gurgaon record in my/our name(s).

4. That the above statement is true and correct.

DEPONENT (S)

VERIFICATION: Verified that the contents of the above affidavit are true and correct to the best of

my knowledge and belief and nothing has been concealed therein.

C.L. ARORA C.L. Advocate Distl. Courts, Gurgaon

Executive Magistrate

1 A FEB 2016

DEPONENT(S)

10



SI. No. 685138 GSR / 002

# RECEIPT

STATE BANK OF INDIA

নত হীতী হীত, যুদ্দীৰ (01565) Mahraus Road, Gurgaon (01565)

Branch

Code No.

Received a sum of ₹ 6,51,000 (Rupees Six lac Fifty one Moudand only from Smi. / Sifri Kamla Sharma w/o Jagdish Chandra Sharma & residing at west Bengal of INDIA Government of How for credit to Government of Haryana account towards Stamp Duty,

Date:

8 5 FEB 701

Place: GURGAON



#### SALE DEED

- Type of Deed
- Name of Colony/Locality
- Segment/Block Name
- Plot Area in Sq. Mtrs./
- 5. Type of Property
- 6. Covered Area
- 7. Portion Transferred
- 8. Transaction Value
- Stamp Duty
- 10. Stamp No. & Date

- Safe Deed
- Uppal's Southend
- : Block No. S, Plot/Building No.143A
- : 314.61 Sq. Mtrs. (376.27 Sq. Yds.)
- : Residential
- : 156.657 Sq. Mtrs.(1687 Sq. ft.)
- : First Floor
- : Rs.93,00,000/-
- : Rs.6,51,000/-
- : GSR/002:685138/05.02.2016
- 11. Stamp Certificate issued by : SBI MG Road, Gurgaqu

hat at

### डीड सबंधी विवरण डींड का नाम SALE OF FLOORWISE DWELLING UNIT WITH IN MC AREA तहसील/सब-तहसील गुडगांवा गांव/शहर साउब सिटी स्थित मेलबो टाउन/उपल आदि भवन का विवरण 1687 Sq. Feet श्रेणी क भृमि का विवरण निवासीय 0.00000001 Sq. Meters सबंधी विवरण राशि 9,300,000,00 रुपये कुल स्टाम्प डयूटी की राशि 651,000.00 रुपये स्टाम्प न. 685138 स्टाम्प की राशि 651,000.00 रुपये रजिस्ट्रेशन फीस की राशि 15,000.00 रुपये पेस्टिंग शुल्क 2,00 रुपये

Drafted By: Self

Service Charge: 200.00 रुपये

यह प्रलेख आज दिनॉक 18/02/2016 दिन गुरूवार समय 3:03:00PM बजे श्री/श्रीमती/कुमारी Pravind Kain thru S. Sabharwal पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी Santosh Kumar Kain निवासी 45, Nirvana Country, Gurgaon द्वारा पेंजीकरण हेतु प्रस्तुत किया

हस्ताक्षर प्रस्तृतकर्ता

प्रसियुंक्त पुँजीयन अधिकारी

hamount र एवं ग्रामिण आयोजना विभाग के अधिनियम 1975 की धारा 7-ए के अन्तर्गत अधिसुचित है इसलिए दस्तावेज को पंजीकृत करने से पूर्व सर्वधित विभाग से अनापत्ती प्रमाण पत्र प्राप्त कर लिया गया है।

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

दिनांक

सर्वुकत पँजीयन अधिकारी

गृहगांवा

eash OT sit Pravind Kain thru S. Sabharwal (GPA), Santosh Kumar Kain thru (GPA)

उपरोक्त विक्रेताच श्री/श्रीमती/कुमारी Jagdish Chandra Sharma क्रेता हाजिर है। प्रस्तुत प्रलेख के तथ्यो को दोनो पक्षो ने सुनकर तथा समझकर स्वीकार किया। प्रलेख के अनुसार 0.00 रूपये की राशि क्रेश ने मेरे समक्ष विक्रेश को अदा की तथा प्रलेख में वर्णित अग्रिम अदा की गई राशि के लेन देन को स्वीकार किया। दोनो पक्षो की पहचान श्री/श्रीमती/कुमारी Varunjit Singh पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी Inderjit Singh निवासी A-65, वि-अभिअभिस्तेष्टकुमारी C L Arma पुत्र/पुत्री/पत्नी श्री/श्रीमती/कुमारी निवासी Adv. Gurgaon साक्षी न: 1 को हम नम्बरदार/अधिवकता के रूप में जानते है तथा वह साक्षी न:2 की पहचान करता है।

दिनोंक 18/02/2016

सर्यकत पंजीयन अधिकारी

यह प्रमाणित किया जाता है कि पंजीकृत वसीका की स्क्रीन प्रति jamabandi.nic.in पर डाल दी गई है ।

E SEAL O

GURGAGUS

सर्थेक्त पंजीयन अधिकारी

गुडगांवा

THIS SALE DEED IS EXECUTED AT GURGAON THIS 18th DAY OF FEBRUARY 2016, BY Mrs. Pravina Kain W/o Mr. Santosh Kumar Kain and Mr. Santosh Kumar Kain, S/o of Late Mr. Jai Singh Kain, Both R/o 4,Gurudwara Rakabganj Road, New Delhi-110001, Presently staying at Villa No.45, Aspen Green, Nirvana Country, Sector-50, Gurgaon, Through GPA holder MR. S. SABHARWAL S/o Late Sh. D. Sabharwal R/o 802, Skyland C.G.H.S Ltd., Plot No-GH-17, Sector-56, Gurgaon, Haryana 122011. Vide GPA No.560, registered in the office of The Sub – Registrar II, Noida U.P, on the 12th Day of February 2013. The executant is still alive and GPA is not revoked by the executant till today. Hence the GPA is still enforceable) hereinafter called "THE VENDOR".

### IN FAVOUR OF

MR. JAGDISH CHANDRA SHARMA S/o Late Sh. Kanhaiya Lal Sharma and MRS. KAMLA SHARMA W/o Mr. Jagdish Chandra Sharma both R/o 96/5, Block E, New Alipur, Kolkata, Pin 700053, West Bengal, hereinafter called "THE VENDEES".

The expression of the Vendor and the Vendee shall mean and include them, their respective legal heirs, successors, legal representatives, administrators, executors, nominees and assigns).

WHEREAS Mrs. Pravina Kain W/o Mr.Santosh Kumar Kain and Mr. Santosh Kumar Kain, S/o of Late Mr. Jai Singh Kain. Both R/o 4,Gurudwara Rakabganj Road, New Delhi-110001, Presently staying at Villa No.45, Aspen Green, Nirvana Country, Sector-50, Gurgaon, Haryana purchased a freehold plot of land bearing No.143A, in Block No. S, measuring 314.61 Sq. Mtrs. (or say about 376.27 Sq. Yds.), situated in the colony known as Uppal's Southend. Sector-48 and 49 situated in the revenue estate of Villages Fazilpur, Jharsa and Ghasola, Tehsil and District Gurgaon, Haryana, (hereinafter referred to as 'THE SAID PLOT OF LAND') and bounded as under:

North : S-144A East : S-281A South : Park

West : Road

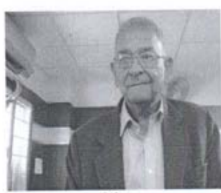
From M/s. Uppal Housing Pvt. Ltd. Vide Conveyance Deed Document No. 2580 dated 28-05-2003 in the office of the sub-registrar, Gurgaon.

AND WHEREAS after the purchase of the said plot of land the Vendor constructed a residential building on the said plot of land, comprising of Ground Floor, First Floor and Second Floor, after getting the building plans sanctioned from the authorities concerned.

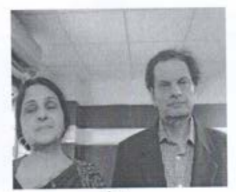
AND WHEREAS the Vendor herein due to some bonafide needs and commitments decided to sell the Entire residential Floor bearing No. 143A, Block S on First Floor, having built up area of 156.657 Sq. Mtrs. (1687 Sq. ft.)constructed on plot of land measuring 314.61 Sq. Mtrs. (or say about 376.27 Sq. Yds.) comprising of Drawing room, utility, 3 bedrooms ,Kitchen, 4 toilets, 1 WC Stair Case and Mumty, in the colony known as "UPPAL'S SOUTHEND", Sector-48 and 49 situated in the revenue estate of Villages Fazilpur, Jharsa and Ghasola, Tehsil and District Gurgaon, Haryana alongwith proportionate undivided, indivisible and impartible ownership rights in the said plot of land No. 143A. Block No. "S" measuring 314.61 sq. mtrs. (376.27 sq. yards), and the Vendee herein agreed to purchase the same(hereinafter called the PROPERTY)

Reg. No. Reg. Year Book No.

29,003 2015-2016







क्रेता



गवाह



उप /सर्युंकत पॅजीयन अधिकारी



# THEREFORE IT IS HEREBY AGREED DECLARED COVENANTED AND RECORDED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS:

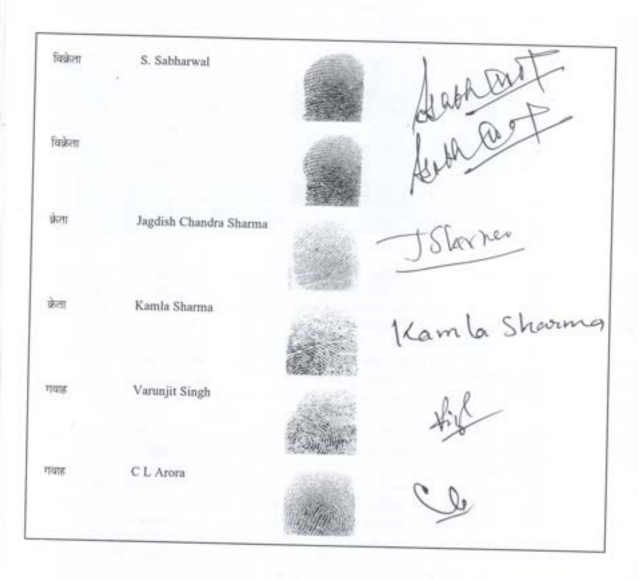
1. That the Vendor has agreed to sell the said entire residential Floor bearing No. 143A, Block S on First Floor, having built up area of 156.657 Sq. Mtrs.(1687 Sq. ft.)constructed on plot of land measuring 314.61 Sq. Mtrs. (or say about 376.27 Sq. Yds.) comprising of Drawing room, utility, 3 bedrooms ,Kitchen, 4 toilets, 1 WC Stair Case and Mumty, in the colony known as "UPPAL'S SOUTHEND", Sector-48 and 49 situated in the revenue estate of Villages Fazilpur, Jharsa and Ghasola, Tehsil and District Gurgaon, Haryana alongwith proportionate undivided, indivisible and impartible ownership rights in the said plot of land No. 143A. Block No. "S" measuring 314.61 sq.mtrs.(376.27 sqyards), and the Vendee herein agreed to purchase the same for a sum of Rs.93,00,000/- (Rupees Ninety Three Lacs Only) which is paid by the Vendee to the Vendor as the cost of the above said property as under:

Date	Ch./RTGS No.	Bank	Amount
17-11-2015	878461	IOB, KOLKATA	Rs.21,00,000/-
05-01-2016	037274	Central Bank of India	Rs.30,00,000/-
05-01-2016	878462	IOB, KOLKATA	Rs.30,00,000/-
04-02-2016	IOBAR52016020400184816	IOB, KOLKATA	Rs.7,00,000/-
02-02-2016	037278	Central Bank of India	Rs.4,07,000/-
	allan Serial No.10405 BSR Co		Rs.93,000/-

Total Rs.93,00,000/- (Rupees Ninety Three Lacs Only)

- 2. That the Vendor being of sound mind and by free WILL without any pressure herein grants conveys and transfers all their rights, titles and interests in entire residential Floor bearing No. 143A, Block S on First Floor, having built up area of 156.657 Sq. Mtrs.(1687 Sq. ft.)constructed on plot of land measuring 314.61 Sq. Mtrs. (or say about 376.27 Sq. Yds.) comprising of Drawing room, utility, 3 bedrooms, Kitchen, 4 toilets, 1 WC Stair Case and Mumty, in the colony known as "UPPAL'S SOUTHEND", Sector-48 and 49 situated in the revenue estate of Villages Fazilpur, Jharsa and Ghasola, Tehsil and District Gurgaon, Haryana alongwith proportionate undivided, indivisible and impartible ownership rights in the said plot of land No. 143A. Block No. "S" measuring 314.61 sq. mtrs.(376.27 sq. yards)
- That the said property transferred herein is free from all encumbrances, claims, demands, liens, mortgages, decrees, litigations, prior sales, agreement to sell and gift etc.
- 4. That the actual physical vacant possession of the said portion of the said property has been delivered by the Vendor to the Vendee at the spot who have become the absolute owners in possession of the same and shall enloy all the rights, privileges, passages, appurtenances and possession etc. and absolute ownership in the said property without any hindrances, claims, demands by the Vendor or their heirs etc.etc.
- That all the expenses for the Stamping, engrossing and other incidental Charges, etc. for this sale deed have been borne and paid by the Vendee.
- 6. That the taxes, cesses, dues or demands in respect of the said property have been paid and cleared by the Vendor upto the date of execution of this sale deed absolutely and thereafter it shall be the responsibility of the Vendee for future taxes etc.

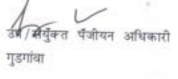
Reg. No.	Reg. Year	Book No.
29,003	2015-2016	1



#### प्रमाण-पत्र

प्रमाणित किया जाता है कि यह प्रलेख कमांक 29,003 आज दिनोंक 18/02/2016 को वहीं न: 1 जिल्द न: 13,147 के पृष्ठ न: 59 पर पैंजीकृत किया गया तथा इसकी एक प्रति अतिरिक्त वहीं सख्या 1 जिल्द न: 4,962 के पृष्ठ सख्या 13 से 16 पर चिपकाई गयी। यह भी प्रमाणित किया जाता है कि इस दस्तावेज के प्रस्तुतकर्ता और गवाहों ने अपने हस्ताक्षर/निशान अंगुटा मेरे सामने किये हैं।

दिनाँक 18/02/2016





- 7. That the Photostat copies of all previous documents concerning this property have been handed over by the Vendor to the Vendee at the time of execution of this sale deed, and whereas the Vendee is at the cost and expense of the Vendee.
- 8. That the Vendor and the Vendee hereby covenant that any taxes or charges including any levy by the Government of Haryana or any other authority, payable or due in respect of the above property shall be paid by the Vendor upto the date of execution of the sale deed and thereafter it shall be the responsibility of the Vendee to pay all such charges.
- 9. That the amount of sale consideration includes the proportionate amount of Contingency Deposit and Security which the Vendor has paid to M/s. Uppal Housing Pvt. Ltd, now the vendee is entitled to get the said amount endorsed in their favour.
- 10. That the common area namely entry gate, underground water source, overhead/under ground water tank, passage from entry gate to stairs, shall remain common. The maintenance expenses of these common area shall be shared by all the occupants/owners of the building on proportionate measures and the Roof/Terrace Rights shall be remain with the owner of the Second Floor.
- The Vendee shall have right to access the top terrace of the building for purposes of TV Antenna and to inspect, repair and maintain overhead tank at all reasonable times.
- That the Vendee will get 2(Two) Car parking right outside the front boundary wall.
- That the owner/occupant of the Ground Floor shall have exclusive right for using the inside area on the Ground Floor for Parking and usage for his/her purposes.
- That the vendee shall abide by all the terms and conditions laid by M/s. Uppal Housing Pvt.
   Ltd. at the time of allotment or execution of sale deed.
- 15. That it has been clearly agreed between the parties that the Vendees shall have no ownership and no usage rights of the Terrace above Second Floor of the said property and the Vendor shall have full right to raise further construction on the top terrace by utilizing the un-consumed FAR (if any) and entire additional FAR as may be permitted by the authorities concerned in future, without any objection /hindrance by the Vendees. However in such an event, the Vendor shall shift the Utility Space, overhead water tanks and other common facilities and amenities so provided to the other owners/occupants of the said property (of the same size and same location) shall be shifted by the Vendor on the newly built top terrace at its own cost and expenses and shall also ensure that during the course of construction no damage is caused to the existing structure of the building and the normal water supply is maintained. The Vendees shall be deemed to have granted its irrevocable and unconditional consent and No Objection to the Vendor to construct and own any areas/floors on the terrace above Second Floor of the said property and accordingly the Vendor shall not be entitled to obtain any consent and/or approval and/or no objection from the Vendees in this regard.

That it is hereby clarified that save and except the portion hereby agreed to be sold to the Vendees, the Vendees shall have no right, title, interest, claim or concern of any nature whatsoever in the remaining portions of the said property including but not limited (to the additional/ enhance FAR as may be sanctioned by the concerned authorities).

Jun at

- 16. That the said portion of the said property hereby agreed to be sold shall be kept properly repaired and in good condition by the Vendees and the Vendees shall not do or allow to do any thing which may endanger or effect the structure/other portions of the said building or hinder the proper and responsible use of such portions by the owners /occupants of such portions.
- 17. That no common parts of the building will be used by the Vendees or other owners/occupants of the said building for keeping/chaining pets, dogs, birds or for storage of cycles, motor cycles nor the common passage shall be blocked in any manner.
- 18. That the house tax, water and electricity charges, and other dues and demands of whatsoever nature if any payable in respect of the said portion of the said property shall be paid and borne by the Vendor upto the date of handing over possession to the Vendees and thereafter the Vendees will be responsible for the payment of the same.

## THE VENDOR DECLARES AND ASSURES THE VENDEE

- a) That the property hereby conveyed was self purchased/acquired property by virtue of the Sale deed mentioned hereinabove and that no one else except the Vendor has rights, claims, interest and concern whatsoever in the property hereby conveyed or any part thereof.
- b) That the property hereby conveyed is free from all sorts of encumbrances, charges, legal flaws, liens, taxes, dues, demands, liabilities, notification, mortgages, court-decree and attachments etc.
- c.) That the contents of this sale deed are true and correct, if at any time hereafter the assurance and contents contained hereinabove are found to be incorrect due to any defect in the title of the Vendor or their rights to sell the property hereby conveyed or any part thereof and the Vendee suffers any loss then the Vendor shall be liable to make good the loss thus suffered by the Vendee and keep the Vendee saved, harmless and indemnified through their property movable and immovable against all losses, costs, damages and expenses occurring thereby the Vendee.
- d) that the Vendee can get the said property mutated/transferred in their name as owner in the records of the concerned authorities on the basis of this sale deed or its certified true copy.

IN WITNESS WHEREOF, THE PARTIES ABOVE NAMED HAVE AFFIXED THEIR SIGNATURES ON THIS DEED OF SALE ON THE DATE MONTH AND YEAR WRITTEN IN THE PRESENCE OF THE WITNESSES GIVEN BELOW:

WITNESSES:

Varunjit Singh S/o Late Sh. Inderjit Singh R/o A-65, Sushant Lok-II, Gurgaon (HR)

3. Jati

SHISH CHOUGHARY

Advocate
Distl. Courts, Gurgaon

VENDERS

Wamler Sharon