



Villa Buyer Agreement Between Vatika Limited And Name

Address

Unit No..... Unit Type . "Area (Sq. Ft).

IMPORTANT INFORMATION FOR THE ALLOTTEE(\$)

esteemed applicants who are desirous of purchasing a Signature Villas built on plots of land measuring 339.56/411.49 sq meters (406/492 sq yards) in our residential Colony 'Vatika India Next' are requested to execute 2 (two) copies of the Builder Buyer's Agreement for each Signature Villas desired to be purchased. The Builder Buyer's Agreement – sets forth in detail the terms and conditions of sale with respect to the Signature Villas and the Allottee will read all clauses of this Agreement carefully, understand his/ her obligations and liabilities and the Company's obligations and timitations contained therein.

he Allottee will sign on each page of the Builder Buyer's Agreement, execute and deliver to the company, within 15 (Fifteen) days of receipt of the same together with all'Annexure and amounts due and payable as set forth in the schedule of payments. If the Altottee(s) fails to execute and deliver to the Company the Builder Buyer's Agreement in its original form duly signed within 15 (Fifteen) days of receipt, then the application of the Allottee shall be treated as cancelled and the earnest money paid by the Allottee shall stand forfeited without any notice or reminders and the Allottee(s) shall be telt with no right, tille, lien, charge or interest many form or manner in the Signature Villas provisionally offered to the Allottee(s).

The Builder Buyer's Agreement will not be binding on the Company until executed by the Company through its authorized signatory. The Company will have the option to either accept or reject the signed Builder Buyer's Agreement within thirty (30) days after receiving the same from the Allottee(s). If the Company decides to accept the Builder Buyer's Agreement, then a signed copy of the Builder Buyer's Agreement will be returned to the Allottee(s) for his/her reference and record and one duly executed copy shall be retained by the Company. If the Builder Buyer's Agreement is not executed by the Company and a copy not dispatched by registered post to the Allottee within 90 (Nmety) days from the date of its receipt from the Allottee by the Company, then the application and the Builder Buyer's Agreement shall be deemed to have been rejected by the Company and all sums deposited by the Allottee (s) shall be left no right, fille, ten, charge or interest in any form or manner in the Signature Villas provisionally offered to the Allottee(s).

The Company reserves the right to request the Allottee for additional information / supporting documents for identification, proof of residence, signature verification from Bank / PAN . No etc., it may so desire concerning any Altottee(s). The Company may refuse to execute any Builder Buyer's Agreement wherein the Allottee(s) has made any corrections/ cancellations/ alterations/ modifications or voluntarily made a false statement / declaration. The Company reserves the right to reject any Builder Buyer's Agreement executed by any Allottee(s) without any cause or explanation or without assigning any reasons thereof and to refuse to execute the Builder Buyer's Agreement (s) as the case may be for one or more Signature Villas(s), to any person or entity and the decision of the Company shall be final and unchallengeable.

I

To note that while executing the Builder Buyer's Agreement

- 1	Kindly sig in along with joint Allotteos, if any, on all places marked (x) in the Agreement including all Annexure
2;	Kingly paste at the place provided, color photographs including of joint Allottoes and sign across the photographs.
3)	Both signed copies of the Builder, Buyer 's Agreement with all the Annexuros in its original form shall be returned to the Company by registered post (AD)/ hand delivery only within the time stipulated.
4)	Kindly sign next to the tentative typical Etoor plan in Annexure I - A as a pplied by you.
5)	Witness signatures to be done only on the place specified

I/ We have read and understood the above instructions and all clauses of the Builder Buyer's Agreement, its Annexure etc. and I/ We now execute the Builder Buyer's Agreement being tutly conscious of my/ our rights and obligations and limitations of the Company and undertake to faithfully abide by all the terms and conditions of the Builder Buyer's Agreement.

Signature of the Allottee(s)

BUILDER BUYER'S AGREEMENT : SIGNATURE VILLA

THIS AGREEMENT is made at Gurgaon on this _____ day of ______ 20_____

BETWEEN

VATIKA LTD, a company registered under the Companies Act, 1956 having its registered office at Flat No 621 A. 6° Floor Devika Towers, 6. Nehru Place, New Delhi and corporate office at 7° Floor, Vatika Triangle, Mehrauli-Gurgaon Road, Sushant Lok Phase-I, Gurgaon-122002 (hereinatter referred to as the 'Company' which expression shall, unless repugnant to the context or meaning thereof, be deemed to include its successors and assigns) through its duly authorized signatory Sh.

AND

(INDIVIDUALS)

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1.	Sbri/ Smt/Kumari	
	Son/ Daughter/ Wife of Shn	
	Resident of	
	···· ·································	
2.	*Shri/smt./Kumari,	
	Son/ Daughter/Wife of Shri	
	Resident of	
3.	*Shri/ Smt./Kumari	
	Son/ Daughter/ Wite of Shri	
	Resident of	

("To be filled in case of joint purchasers)

(FOR PARTNERSHIP FIRMS)

M/s			, а	partnership fir	m duly	registered ur	nder
'The Indian	Partnership	Act	1932,	having	its	office	a I
						, through	1 its
partner Shri / Smt		duly	authorized vid	e letter	dated		
enclosed herewith.							

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(*To be filled in case of joint purchasers)

(FOR PARTNERSHIP FIRMS)

M/s, a partnership firm duly registered under 'The Indian Partnership Act 1932, having its office at
its partner Sh/r / Smt, through duly authorized vide letter dated enclosed herewith.
(FOR COMPANIES)
M/s a Company registered under 'The Companies Act, 1956. having its registered office at
through its duly authorized signatory Shir / Smt authorized by a resolution dated passed by the Board of Directors which is enclosed herewith.

hereinalter singly/jointly, as the case may be, referred to as the 'Attottee' (which expression shall, unless repugnant to the context or meaning thereof, be deemed to include his/her heirs executors, administrators, legal representative, successors and assigns) of the PARTY OF THE OTHER PART

COMPANY'S REPRESENTATIONS:

- A. WHEREAS the company in association with its group companies and collaborators is developing an integrated township by the name of "Vetika India Next' comprising of Villas. Group Housing. Independent Floors and Residential Plots located adjacent to Delhi Jaipur Highway in Sectors 82, 82A, 83. 84 and 85 of the Gurgaon Manesar Urban Complex 2021 (hereinafter referred to as the 'sald colony'). The company had obtained LOI vide Memo No. JD(BS)-LC-2224/2008/9072 dated 31.08.2009 from the Director of Town and Country Planning, Chandigath for development of a plotted colony on land measuring 96.781 acres falling in the revenue estate of Village Sim, Shikohpur, Sikanderpur Badha Gurgaon (hereinafter 'said land').
- 8. AND WHEREAS the company is constructing independent floors called 'Signature Villas' in Sector 82 of the said colony on plots of land each measuring 339.56/411.49 sq meters (406/492 sq yards). The tentative lay out plan of the 'Signature Villas' is annexed hereto and marked as Annexure-I.
- C AND WHEREAS the company has clarified to the Allottee that this Agreement is confined and finited to in its scope only to the sale of Signature Villas in the said colony.
- D. AND WHEREAS the company has specifically made clear that the lay out plan of 'Signature Villas' are tentative and is subject to approval of Director Town & Country Planning, Haryana, (DTCP) Chandigarh and any changes / directions / conditions imposed by the DTCP white approving the proposed tentative lay out plan shall be binding on both the Allottee and the Company and the Allottee hereby agrees that it shall not be necessary on the part of the Company to seek consent of the Allottee for the purpose of making any changes in order to comply with such directions / conditions and that the lay out plan as may be amended and approved by DTCP shall supersede the proposed tentative lay out plan as annexed herein shall automatically form part of this agreement as Annoxure-I. Further, the Allottee hereby acknowledges that the Company hereby specifically reserves the right to change the entire lay out plan, number, location, size, direction of the villa. The allottee has been appraised that the Company is still in A. The process of acquiring more land parcels in the proposed scheme of the Company to be named as Vatika India Next and the licenses for such area shall be obtained from the office of DTCP, Chandigarh in duo course. The Allottee shall specifically take note of this factual position and that he/she shall be entering into this Agreement with the full knowledge of the same.
- E. AND WHEREAS, the Company has represented and the Alloitee has specifically noted that the

performance of the Company of its obligation under this Agreement is contingent upon the approval of building plans of the Signature Vifla by Director. Town & Country Planning, Haryana, Chandigarh and any subsequent amendments/ modifications in the building plans as may be made by the Company and approved by the Director, Town & Country Planning, Haryana, Chandigarh from time to time.

ALLOTTEE'S REPRESENTATIONS:

- F. AND WHEREAS, the Allottee has applied to the Company for allotment of a Signature Villas on a plot of land measuring 339 56/411.49 sq mitrs (406/492 sq yards) (*strike out whichever is not applicable*) along with right to use one dedicated car parking slot (hereinatter said 'Residential Villa') in the said colony as per the terms and conditions as set out in the application for alforment thereof in this Agreement.
- G. AND WHEREAS, the Allottee has demanded from the Company and the Company has allowed the Allottee inspection of title deeds of the land, tentative building plans and all other relevant details and the Allottee has confirmed that he/ she is fully satisfied in all respects with regard to the right, title and interest of the Company and its associates/ collaborators in the said Portion of Land on which the Said Residential Villa are being constructed and has understood all limitations and obligations of the Company in respect thereof. The Allottee has agreed that there shall be no further investigations by him/ her in this regard and further that he/ she is fully satisfied of the competency of the Company to enter into this Agreement.
- H. AND WHEREAS, the Allottee acknowledges that the Company has readily provided all information/ clarifications as required by him/ her but that he/ she has not relied upon and is not influenced by any architect's plans, sales plans, sales brochures, advertisements, representations, warranties, stalements or estimates of any nature whatsoever whether written or oral made by the Company, its setting agents, brokers or otherwise including but not limited to any representations relating to description or physical condition of the property, the Building or the floor size or dimensions of the floor or the rooms therein or any other physical characteristics thereof, the services to be provided to the Allottee, the estimated facilities/ amenities to be made available to the Allottee(s) or any other data except as specifically represented in this Agreement and that the Allottee has relied solely on his/ her own judgment and investigation in deciding to enter into this Agreement and to purchase the said Residential Villa. No oral or written representations or statements shall be considered to be part of this Agreement and that this Agreement is self contained and complete in itself in all respects.
- 1. AND WHEREAS, the Allottee contirms that he/ she has authorized the Company to treat this Builder Buyer's Agreement executed by him/ her as cancelled in the event the building plans are not approved by the Director, Town & Country Planning, Haryana, Chandigath for any reason within twelve (12) months from the date of his/ her A. application or if after the building plan(s) is/ are approved, the Company may not be in a position to implement the said building plans for any reason beyond its control or if the Company abandons the project within a period of one year from the date of his/ her application and the Allottee confirms that he/ she has given irrevocable authority to the Company to refund by registered post, upon such non-approval/ cancellation/ abandonment but subject to he/ she not being in default under this Agreement, all amounts received from him/ her together with simple interest @ 8% calculated for the period for which such monies have been lying with the Company and that upon such refund by registered post, he/ she shall not have any further rights, claims etc. against the Company and that the Company shall be released and discharged from all its obligations and liabilities under this Agreement.
- J. AND WHEREAS, the Allottee has confirmed to the Company that he/ she is entering into this Agreement with full knowledge of all the laws, rules, regulations, notifications etc. applicable to the

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said colony in general and the said Residential Villa in particular and the terms and conditions contained in this Agreement and that he/ she has clearly understood his/ her rights, duties, responsibilities, obligations under each and all the clauses of this Agreement.

K. AND WHEREAS, the Company, relying on the confirmations, representations and assurances of the Allottee to faithfully abide by all the terms, conditions and stipulations contained in this Agreement has accepted in good faith his/ her application to allot a Residential Villa and is now willing to enter into this Agreement on the terms and conditions appearing hereinafter.

NOW, THEREFORE, THIS INDENTURE WITNESSETH AND IT IS HEREBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS :

- Price Payable for the Signature Villas and Details of items included in the Price.
- 1.1 Allotment Upon the Allottee offering to purchase and the Company accepting the offer and agreeing to sell a Residential Villa in the said colony, the Company hereby allots to the Allottee a Residential Villa as per the details given below together with indivisible pro-rate share in the land forming the footprint of the said Building Block.

S.No. a	Description Villa No.	Particulars
ь	Floar	
c	Constructed on plot admeasuring	mirs. /sqyrds
G G	Complex	Signature Villa, Vatika India Next, Sector-82, Gurgaon
ſ	Super Area	

Heremaftor referred to as "Said Residential VIIIa" and the building/ block in which the said Signature Villas is / shall be located is being hereinafter referred to as 'Said Building'

1.2 Consideration

The sale consideration for the said Signature Villas has been agreed as follows :-

Sr.No.	Particulars	in Rupees
a.	Basic Sale Price	
Ь.	PLC (1)	
С.	PLC (2)	
Total (a+b-	+c)	
	id on application by the allottee	

Sr.No.	Particulars	in Rupees
a.	Car Parking	
b.	IFMS (Interest Free Maintenance Security @ Rs. 300/- per sq yrd)	

X

The payment of all statutory dues including External Development Charges (EDC) and Infrastructure Development Charges (IDC) have been factored in the total Price of the said Residential Villa. Any enhancement in the same or any other such statutory dues by whatever name called, even with retrospec tive effect, shall be payable by the Allottee in proportion to the super area of the said Residential Villa to the total area of all such Residential Villas subjected to such EDC/ IDC. The pro-rate demand made by the Company to the Allottee with regard to such allos shall be final and binding on the Allottee. If the same is not paid within the stipulated time, such default shall be treated as non-payment of the charges as per the Application/Agreement and the Company shall be entitled to cancel the Allottment/ Agreement and forfeit the Earnest Money along with the non-refundable amounts. If such statutory dues are levied (including with retrospective effect) after the conveyance deed has been executed then the same shall be treated as unpaid sale price of the said Residential Villa.

- 1.3 The Allottee hereby agrees to pay additionally towards Preferential Location Charges (PLC) in respect of the said Residential Villa (Facing Sector Road or Park Facing or Corner Villas or any combination of the two) as per the following rates :
 - One PLC : Rs. /- psqyrd.
 - (ii) Two PLC Rs.____/- psqyrd

However, the Allottee has specifically agreed that if due to a change in the lay out/ building plan, the said Residential Villa ceases to be preferentially located, the Company shall be liable to refund only the amount of preferential location charges paid by the Allottee without any interest and such refund shall be made/ adjusted in the last installment as stated in the Schedule of Payments given in **Annexure-III**. If due to any change in the lay-out/ building plan, the said Residential Villa becomes preferentially located, then the Allottee agrees to pay additional preferential location charges to the Company calculated at the rate applicable for such preferential location(s) in the manner as stated hereinabove or as demanded by the Company. If for any reason whatscever, the Company is not in a position or unable to provide a particular preferential location to an Allottee will be free to cancel the booking and seek refund of all the monies deposited by him/ her with the Company and the company shall refund the same subject to deduction of non-refundable amounts such as interest on delayed payments, brokerages and administrative charges.

1.4 It is made clear by the Company and the Allottee agrees that the sale price of the said Residential. Villa has been calculated on the basis of its super area (as per the definition of super area given in Annexure-II) and that the super area stated in this Agreement is tentative and is subject to change till the construction of the said Building is complete. The final super area of the said Residential Villa shall be confirmed by the Company only after the construction of the said Building is complete and occupation certificate is granted by the competent authority (ies). Upon completion of construction, the total price payable for the said Residential Villa shall be recalculated upon confirmation by the Company of the final super area of the said Residential Villa and any increase or decrease in the super area of the said Residential Villa shall be payable or refundable, as the case may be, without any intorest, at the original rate as agreed in clause (1.2) of this Agreement. If there is an increase in super area, the Allottee agrees and undertakes to pay for the increase in super area immediately on demand by the Company and if there is a decrease in the super area of the Residential Villa, then the refundable amount due to the Allottee shall be adjusted by the Company from the final installment as set forth in the Schedule of Payments in Annexure-III. The Allottee has assured the Company that after having agreed to the definition of super area given in Annexure-II as the basis sale consideration of the said Residential Villa, he/ she shall not raise any dispute or make any claims etc. at a rater date in this regard. All decision of the company with regard to the determination of the Super Area of the Residential Villa based on the certificate issued by the Architect shall be final and binding on the Allottee.

- 1.5 It is further clarified to the Allottee that the Company has calculated the total price payable for the said Signature Villas on the basis of its super area, which comprises of the Residential Villa area and pro-rata share of the common areas and facilities within the said Building only (as listed in Part A of Annexure-IV). The Company makes it abundantly clear to the Allottee that he/ she shall be entitled to the ownership rights and rights of usage of the said Residential Villa only as per details given below:
- (i) The Allottee shall have ownership of the said Residential Villa consisting of the Residential Villa area only.
- (ii) The Allottee shall also have undivided proportionate share in the common areas and facilities in the said Building in which the Signature Villas will be located. As the share of Altottee in the common areas and facilities is undivided and can not be separated this would require h.m/ her to use the common areas and facilities within the said Building harmoniously along with other occupants, maintenance stattletc, without causing any inconvenience or hindrance to them. It is further made abundantly clear and the Allottee has understood that he/ she shalt be entitled to undivided proportionate share in no other common areas and facilities except the common areas and facilities within the said building.
- (iii) In addition to the above, without any additional charge, the Aflottee shall have the ownership of undivided proportionate share in the land underneath the said Building only (i.e. the land which is the foot print of the Building in which the said Residential Villa is located). The undivided proportionate share of land underneath the said Building shall be calculated in the ratio of super area of the said Residential Villa to the total super area of all the Residential Villas within the said Building only. It is made abundantly clear and agreed by the Allottee that no other fand(s) is/ are forming part of this Agreement, and the Alfottee shall have no right, title, interest of any kind whatsoever on any other land(s) except to the extent of using only such general commonly used areas and facilities within the said Complex limited to and precisely fisted in Part-B of Annexure-IV subject, however, to the timely payment of maintenance charges by the Allottee.
- (iv) In addition to above though not forming part of the computation of super area, the Allotted shall also be entitled to use only, the general commonly used areas and facilities within the said Complex limited to and precisely tisted in Annexure-IV. Part-B, which may be within or outside the land underneath the said Building carmarked as commonly used areas by all the occupants of all the buildings to be constructed on the said Land. However, such general commonly used areas and facilities earmarked for common use of all occupants shall not include the exclusive reserved parking space individually allotted to the respective occupants for their use.
- 1.6 (I) All other land(s), areas, facilities and amenities including those listed below, are specifically excluded from the scope of this Agreement and the Allottee shall not be entitled to any ownership rights, rights of usage, title or interest etc. in any form or manner whatsoever in such land(s), areas, facilities and amenities and amenities. Such fands, areas, facilities and amenities have not been included in the scope of this Agreement or in the computation of super area for calculating the safe price and, the Allottee has not paid any money for use or ownership in respect of such lands, areas, facilities and amenities. The Allottee agrees and understands that the ownership of such lands, areas, facilities and amenities vests solely with the Company and their usage and manner/ method of use/ disposal etc. shall be at the sole discretion of the Company.
- (ii) All lands except the general commonly used areas and facilities within the said Comptex earmarked.

tor common use limited to and precisely listed in Parl B of Annexure-IV falling outside the land underreath the said Building in which the said Residential Villa is tocated including but not limited to those as listed in Annexure- IV Part C or any other facility or amonity as may be provided at the sole option and sole discretion of the Company or as may be provided in accordance with the directions of any competent authority(ies) including but not limited to schools, shops, facilities, amonities etc. even if provided in the stills of the said Building, are specifically excluded from the scope of this Agrooment and the Allottee shall have no ownership rights, no right of usage, no title, no interest or no claims whatsoover in such land(s), areas, facilities and amenities within the stifts of the said Building, the said Land or any where in said complex. The Atlance hereby gives an intevocable undertaking to the Company that he/ she shall never claim any rights, title nor any interest in these fand(s), areas, facilities and amenities, including but not limited to those listed in Annexure-IV, Part C as they are specifically excluded from the scope of this Agreement and are not included in the computation of super area in any manner, and for which the Allottee has not part any money to the Company in any form or manner whatsoever and that the Allottee agrees that he/ she shall not, at a later date, after execution of this Agreement, raise any claim or create any dispute in respect of such land(s), areas, tacilities and amenities. The Company along with its Associates/ collaborators, as the owner of such lands, areas, facilities and amenities shall have the sole right and absolute authority to deal with the same in any manner including but not limited to creation of rights in favour of any other party by way of sole, transfer, lease, joint venture, collaboration or any other mode which the Company may deem fit in its sole discretion.

- (iii) All land(s) (other than usage of land(s) earmarked in the lay out plan as may be approved from time to time as public roads only for use by general public in the said colony| falling outside the per-phery/ boundary of the said Portion of Land are clearly outside the scope of this Agreement and the Allottee shall have no ownership rights, no rights of use, no fittle or no interest of any kind whatsoever in such lands. The Company along with its Associates/ Collaborators as the owners of some of these lands, areas, facilities and amenities shall have the sate right and the absolute authority to deal in any manner including but not limited to creation of further rights in favour of any other party by way of sale, transfer, lease or any other mode which the Company may deem fit in its sole discretion.
- (iv) The Alloitee confirms and represents that he/ she has not made any payment to the Company in. any mannor whatsoever and the Aliottee hereby agrees that the Company has not indicated/ promised/ represented/ given any impression of any kind in an explicit or implicit manner. whatsoever, that the Allottee shall have any right, title or interest of any kind whatsoever in any lands, buildings, common areas, facilities and amenities failing outside the land underneath the said Building save and except the use of general commonly used areas (for the purpose of direct exit to a nearest public street, nearest road only) to be identified by the Company in its sole discretion and such identification by the Company in its plans new or in future shall be final, conclusive and binding on the Allottee. The Company has made clear to the Allottee that it shall be carrying out extensive developmental/ construction activities now and for long time in future in the entire area. falling outside land underneath the said Building in which his/ her Residential Vitta is located and that the Allottee has confirmed that he/ she shall not raise any objection or make any claims on account of inconvenience, if any, which may be suffered by him/ her due to such development/ construction or its incidental/ related activities. It is made clear by the Company and agreed by the Allottee that all rights including the rights of ownership of land(s), facilities and amenities (other than those within the said Building and the land underneath the said Building only) shall vest solely with the Company and the Company shall have the sole and absolute authority to deal in any manner with such land(s), facilities and amenifies including but not limited to creation of further rights in favour of any other party by way of sale, transfer, lease, collaboration, joint venture,

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.gperation and management or any other mode, which the Company may deem fit in its sole discretion. The Company relying in good faith on this specific undertaking of Allottee in this Agreement has agreed to allot the said Residential Villa and this undertaking shall survive through out the occupancy of the Residential Villa by the Allottee, his/ her legal representatives, successors, administrators, executors, assigns etc.

- 1.7 It is made clear by the Company and the Allottee agrees that the Common areas and facilities within the said Building are for common use of all the occupants of the said Building and that the general commonly used areas and facilities within the said complex which are outside the land. underneath the said Building (excluding reserved parking areas) are for common use of occupants. of all the buildings to be constructed on the said land. However, it is specifically made clear to the Allottee that his/ her right to use such common areas and facilities within the said Building and general commonly used areas and facilities falling outside the fand underneath the said Building. excluding reserved parking areas for exclusive use, but within the said complex shall be limited to the areas within the said complex as may be included in the Declaration which may be filed by the Company at its sole discretion in terms of the Haryana Aparlment Ownership Act, 1983 or any other amendment(s) or statutory modification(s) or re-enactments thereof or under the provisions of any other applicable law(s) and the Allonee hereby agrees that such Declaration shall be binding upon the Allottee. The Allottee has assured the Company to faithfully abide by such declaration. The common areas and facilities within the said Building and the general commonly used areas and facilities within the said Complex shall be available for use by the Allottee subject to the timety payment of maintenance charges and the Atlottee agrees that in the event of failure to pay maintenance charges on or before due date he/ she shall not have the right to use such common. areas and facilities and such general commonly used areas and facilities.
- 1.8 It is made clear by the Company and understood by the Allottee that all other areas and facilities including but not limited to those as listed in Part C of Annexure IV or any other facility or amenity as may be provided by the Company at its sole option and discretion or provided in accordance with the direction of any competent authority(ics) and including but not timited to shops, facilities, amenities if provided at the Company's sole option and discretion in the stilts of the said Building are specifically excluded from the scope of this Agreement and, therefore, shall not form a part of the declaration to be filed in terms of Haryana Apartment Ownership Act, 1983 or any other amen@ment(s) or statutory modification(s) or re-enactments thereof or under the provisions of any other applicable law(s).
- 1.9 The Allottee agrees that the reserved open/ covered parking space allotted to him/ her for exclusive use shall be understood to be together with the said Residential Villa and the same shall not have independent legal entity detached from the said Residential Villa. The Allottee undertakes not to sell/ transfer/ deal with the reserved parking space independent of the said Residential Villa. The Allottee undertakes to park his/ her vehicle in the parking space alfotted to bim/ her and not anywhere else in the said Complex. The Allottee agrees and confirms that the reserved parking space allotted to him/ her shall automatically be cancelled in the event of cancellation, surrender, relinquishment, resumption, re-possession etc of the said Signature Villas under any of the provisions of this Agreement.
- 1.10 Total price of the said Residential Villa mentioned in the schedule of payments in Annexure-III of this Agreement is inclusive of the cost of providing electric wiring, switches and sanitary fittings in each Residential Villa as mentioned in the specifications. The total price of the said Residential Villa does not include the cost of electric fittings, fixtures, geysers, electric and water moter etc. which shall be got installed by the Allottee further agrees and understands that the Company indicative and subject to change. The Allottee further agrees and understands that the Company

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sha'l have the option to choose specific brands and the Altottee shall not have the right to raise any dispute or claim with regard to the same. The Company is also not giving any warranty or guarantee with regard to the fittings that may be installed in the said Residential Villa and the same shall be as per the terms & conditions mentioned in the warranty/guarantee issued by the manufacturer and supplier and the guarantees/ warranties issued by the suppliers/ manufacturers will be passed on the Altottee at the time of possession. Thereafter, the Company shall be absolved of all its responsibilities and liabilities with regard to the functioning, manufacturing, operation of the fittings and shall not be responsible or hable for any defect, mishap, accident which may occur due to any manufacturing defect, operational defect or otherwise in their functioning.

2. Payment for taxes, wealth-tax, cesses by Allottee

That the Allottee agrees to pay directly or if paid by the Company then reimburse to the Company on demand, Govt, rates, property taxes, wealth tax, any other tax / duty / charge of all and any kind by whatever name called, whether levied or teviable now or in future, on the said Comptex and/ or buildings(s) constructed on the said Land or the said Residential Villa, as the case may be, as assessable/ applicable from the date of application of the Allottee and the same shall be borne and paid by the Allottee in proportion to the Super Area of the said Residential Villa to the super area of all the Residential Villas in the said Building/ said Complex as determined by the Company. Further, the Allottee shall be tibble to pay from the date of his/ hor application house-tax/ property-tax, or any other tax, tee or cess as and when levied by any statutory Body or Authority and so long as the said Residential Villa of the Allottee in proportion to the super area of the super area of the said Residential Villa of the Allottee in proportion to the super area of the super area of any other tax, tee or cess as and when levied by any statutory Body or Authority and so long as the said Residential Villa of the Allottee in proportion to the super area of the said Residential Villa to the total super area of all the Residential Villas in the said Building/ said Complex as determined by the Company. These taxes, tees, cesses etc shall be paid by the Allottee irrespective of the fact whether the maintenance is carried out by the Company or its Nominee or any other Body or Association of all or some of the Residential Villa owners.

3. Amount paid by Allottee with Application

That the Allottee has paid a sum as mentioned in clause no. 1.2 above towards sales consideration of the said Residential Villa along with the application form, the receipt of which the Company doth hereby acknowledge and the Allottee shall and doth hereby agree to pay the remaining price of the said Residential Villa as prescribed in Schedule of Payments attached with this Agreement along with all other charges, securities etc. as may be demanded by the Company within the time and in the manner specified therein.

4. Earnest Money

The Allottee has entered into this Agreement on the condition that out of the amount(s) paid/ payable by him/ her for the said Signature Villas and the reserved parking space allotted to him/ her, the Company shall treat 10% of the total consideration amount of the said Residential Villa allotted herein, as earnest money to ensure fulfillment, by the Alfottee, of the terms and conditions as contained in the application and this Agreement.

5. Mode of Payment

That the Allottee shall make all payments in time in terms of Schedule of Payments as given in Annexure-III annexed to this Agreement and as may be demanded by the Company from time to time and without any reminders from the Company through A/c Payee Cheque(s)/ Demand Draft(s) in favour of **M/s Vatika Ltd.** payable at Gurgaon. However, the Company will send intimation to the Allottee regarding reaching of a particular construction landmark referred to in the Schedule of Payments.

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Compliance of Laws relating to remittances

The Altottoc, if resident outside India, shall solely be responsible for complying with the necessary formalities as laid down in Foreign Exchange Regulation Act, 1973, Foreign Exchange Management Act, 1999, Reserve Bank of India Act and Rules made there under or any statutory amendment(s), modification(s) made thereof and all other applicable laws including that of remittance of payment, acquisition/ sale/ transfer of immovable properties in India etc. Whenever there is any change in the residential status of the Atlottee subsequent to the signing of this Agreement it shall be the sole responsibility of the Atlottee to intimate the same in writing to the Company and the concerned authorities immediately.

7. Adjustment /Appropriation of Payments

The Allottee authorizes the Company to adjust/ appropriate all payments made by him/ her under any head(s) of dues against outstanding if any in his/ her name as the Company may in its scle discretion deem lit and the Allottee undertakes not to object/ demand/ direct the company to adjust such payments in any manner otherwise than as decided by the Company in its sole discretion.

8. Time is the Essence

Time is the essences with respect to the Allottee's obtigations to pay the price of the said Residential Villa in accordance with the Schedule of Payments as given in Annexure III along with other payments such as applicable stamp duty, registration fee, interest free maintenance security deposit and other charges, taxes, cesses as stipulated under this Agreement to be paid on or before due date or as and when demanded by the Company as the case may be and also perform or observe all the other obligations of the Allottee under this Agreement. It is clearly agreed and understood by the Altottee that it shafl not be obligatory on the part of the Company to send demand notices / reminders regarding the payments to be made by the Allottee as per Schedule of Payments or obligations to be performed by Allottee. However, in case of any default/ defay in the payments by the Allolfee, the Company may, at its sole option and discretion, without prejudice to its rights as set out in Clauses (4) and (12) of this Agreement, waive the breach by the Allottee in not making payments as par the Schedule of Payments but on the condition that the Allottee shall pay to the Company interest which shall be charged for the first ninety (90) days after the due date Is the second an additional penal interest @ 3% per annum (total interest 18 % per annum only). It is made clear and so agreed by the Allottee that exercise of discretion by the Company in the case of one Aflottee shall not be construed to be a precedent and/ or binding on the Company to exercise similar discretion in the case of other Allottees.

9.1 Construction of the said Building / said Residential Villa / said Complex

The Allottees has seen and accepted the Schedules of payment, tentativo fayout plan, tentative specifications, which are subject to change at the sole option and discretion of the Company and the Allottee has accepted and consented to this condition. The construction of the said Building/ said Complex and the said Residential Villa including the materials, equipments and fixtures to be installed therein shall substantially be in accordance with the specifications as given in Annexure-V subject to the right of the Company to amend the specifications in order to substitute materials and equipments or fixtures of similar quality or subject to any direction from competent authority or due to force-mateure conditions, alterations, deletions and modifications in the building plans, floor plans, change in specifications etc. including the number of floors as the Company may consider necessary or as directed by any competent authority while sanctioning the building plans or at any

time thereafter till the grant of an occupation certificate. The issuance of the occupation certificate for the Building/Complex shall be the conclusive evidence (issued for the said Building or for the said Complex as the case may be) that the Building/ Complex and the said Residential Villa have been fully completed in accordance with the plans and specifications as annexed to this Agreement or any modifications thereof and the Allottee agrees that upon issue of occupation certificate he/ she shall not make any claim against the Company in respect of any item of work in the said Residential Villa which may be alleged not to have been carried out or completed or in respect of any design, specifications, building materials used or for any other reason whatsoever. A copy of the tentative lay out plan of the said Residential Villa is attached to this Agreement as Annexures-l.

9.2 Major Alteration / Modification

It is agreed between the parties that in case of increase / decrease in the super area of the said Residential Villa upto \pm 10%, the same shall be within the permissible limit and the price of the same shall be adjusted accordingly in the last installment. However, In case of any major alteration/ modification resulting in excess of \pm 10% change in the super area of the said Residential Villa or material/ substantial change in the specifications, any time prior to and or upon the grant of occupation certificate, the company shall intimate the Allottee in writing the changes thereof and the resultant change, if any, and the difference in the price of the said Residential Villa to be paid by him or refunded to him by the Company as the case may be. The Allottee agrees to inform to the Company his/ her written consent or objections to the changes within thirty (30) days from the date of dispatch by the Company of such notice failing which the Allottee shall be deemed to have given his/ her full and unconditional consent to all such alterations/ modifications and for payments, if any to be paid in consequence thereof. If the written notice of Allottee is received by the Company within thirty (30) days of intimation in writing by the Company indicating his/ her rejection / nonconsent/ objections to such alternations/ modifications as intimated by the Company to the Allottee, then, in such case alone the Company may at its sole option and discretion decide to cancel this Agreement without further notice and in such event the Company shall refund the entire money received from the Allottee excluding interests on delayed payments and non-refundable deposits with simple interest @ 8% per annum within ninety (90) days from the date of intimation received by the Company from the Allottee and upon dispatch of such refund by registered post, the Company shall be released and discharged from all its obligations and liabilities under this Agreement and the Allottee agrees and authorizes the Company to resell or deal with the said Residential Villa and the parking space thereafter in any manner whatsoever at the Company's sole discretion.

10.1 Schedule for Possession of the said Residential Villa

The Company based on its present plans and estimates and subject to all just exceptions, contemplates to complete construction of the said Building/ said Residential Villa within a period of 4 (Four) years from the date of release of the approved building plans by the competent authority unless there shall be delay or there shall be failure due to reasons mentioned in Clauses (11.1), (11.2), (11.3) and Clause (37) or due to failure of Allottee(s) to pay in time the price of the said Residential Villa along with all other charges and dues in accordance with the schedule of payments or as per the demands raised by the Company from time to time or any failure on the part of the Allottee(s) to abide by any of the terms or conditions of this Agreement.

10.2 Procedure for taking possession

The Company, upon obtaining certificate for occupation & use from the competent authority(ies) shall offer in writing to the Allottee to take over, occupy and use the said Residential Villa in terms of this Agreement within thirty (30) days from the date of issue of such notice and the Company shall hand over the said Residential Villa to the Allottee for his/ her occupation and use subject to the Allottee having complied with all the terms and conditions of this Agreement and is not in default

under any of the provisions of this Agreement and has complied with all provisions, formalities, documentation's etc as may be prescribed by the Company in this regard.

10.3 Failure of Allottee to take Possession

Upon receiving a written intimation from the Company in terms of Clause (10.2) above, the Allottee shall within the time stipulated by the Company in the notice, take over the said Residential Villa from the Company by executing necessary Indemnities, Undertakings, Maintenance Agreement and such other documentation as the company may prescribe and the company shall after satisfactory execution of such documents and payment by Allottee of all the dues under this Agreement permit the Allottee to occupy and use the said Residential Villa. If the Allottee fails to take over the said Residential Villa as aforesaid within the time limit prescribed by the Company in its notice, then the said Residential Villa shall lie at the risk and cost of the Allottee and the Company shall have no liability or concern thereof. Further it is agreed by the Allottee that in the event of his/ her failure to take over the said Residential Villa in the manner as aforesaid, then the company shall have the option to cancel this Agreement and avail the remedies as stipulated in Clause (12) of this Agreement or the Company may, without prejudice to its rights under any of the clauses of this Agreement and at its sole discretion, decide to condone the delay by the Allottee in taking over the said Residential Villa in the manner as stated in this clause on the condition that the Allottee shall pay to the Company holding charges @ Rs.7.50/- (Rupees Seven and Paise Fifty only) per sq ft. of the super area plus the common area maintenance charges of the said Residential Villa per month for the entire period of such delay and to withhold conveyance or handing over for occupation and use of the said Residential Villa till the entire holding charges with applicable overdue interest, if any, at the rates as prescribed in this agreement are fully paid. It is made clear and the Allottee agrees that the holding charges as stipulated in this clause shall be a distinct charge not related to (but in addition to) maintenance or any other charges/expenses as provided in this Agreement including expenses required to restore the Said Unit into habitable condition that may have deteriorated because of the delay in taking over the possession by the Allotee. Further, the Allottee agrees that in the event of his/ her failure to take over the said Residential Villa within the time stipulated by the Company in its notice, he/ she shall have no right or any claim in respect of any item of work in the said Residential Villa which he/ she may allege not to have been carried out or completed or in respect of any design specifications, building materials, use or any other reason whatsoever and that he/ she shall be deemed to have been fully satisfied in all respects concerning construction and all other work relating to the said Residential Villa / said Building/ said Complex.

11.1 Delay due to reasons beyond the control of the Company

If, however, the completion of the said Residential Villa / said Building is delayed by reason of nonavailability of steel and/ or cement or other building materials or water supply or electric power or slow down, strike or due to dispute with the construction agency(ies) employed by the Company, lock-out or civil commotion, by reason of war or enemy action or terrorist action or earthquake or any act of God or if non-delivery for possession is as a result of any Act, Notice, Order, Rule or Notification of the Government and/ or any other Public or Competent Authority or due to delay in sanction of building/ zoning plans/ grant of completion/ occupation certificate by any Competent Authority or for any other reasons beyond the control of the Company then the Allottee agrees that the Company shall be automatically entitled to the extension of time for delivery of possession of the said Residential Villa. The Company as a result of such a contingency arising reserves the right to alter or vary the terms and conditions of this Agreement or if the circumstances beyond the control of the Company so warrant, the Company may suspend the Scheme for such period as it may consider expedient and the Allottee agrees not to claim compensation of any nature whatsoever (including the compensation stipulated in Clause (11.5) of this Agreement during the period of suspension of the Scheme).

11.2 Failure to deliver possession due to non-approval of Building / Sectoral / Other Plans

The Aliottee has applied for the allotment of the said Residential Villa with the specific knowledge that the building plans for the said Complex/ said Buildings are yet to be approved by the competent authority (ies). The Allottee confirms that he/ she has authorized the Company to treat this Builder Buyer's Agreement executed by him/ her as cancelled in the event the Building / other plans are not approved by Director, Town & Country Planning, Haryana, Chandigarh within twelve (12) months from the date of his/ her application or if after the building plans are approved, the Company is not in a position to implement the said Building plans for any reason within a period of one year from the date of his/ her application or if the Company abandons the project and the Allottee confirms that he/ she has given irrevocable authority to the Company that upon such cancellation/ abandonment and subject to Allottee not being in default under this Agreement and to refund by registered post, all amounts received from him/ her together (except for interest for delayed payments and other non-refundable sums) with simple interest thereon @ 8% p.a. calculated for the period for which such monies have been lying with the Company and upon dispatch of such refund by registered post, the Allottee agrees that he/ she shall not have further rights, claims etc. against the Company and that the Company shall be released and discharged from all its obligations and liabilities under this Agreement.

11.3 Failure to deliver possession due to Government Rules, Orders, Notifications etc.

That if as a result of any law that may be passed by any legislature or Rule, Regulation or Order or Notification that may be made and/ or issued by the Government or any other Authority including a Municipal Authority, the Company is unable to complete the construction of the said Residential Villa / said Building/ said Complex, then the Company may, if so advised, though not bound to do so, at its discretion challenge the validity, applicability and / or efficacy of such Legislation, Rule, Order or Notification by moving the appropriate Courts, Tribunal(s) and / or Authority. In such a situation, the money (ies) paid by the Allottee in pursuance of this Agreement, shall continue to lie with the Company and the Allottee agrees not to move for or to obtain specific performance of the terms of this Agreement, it being specifically agreed that this Agreement shall remain in abeyance till final determination by the Court(s)/ Tribunal(s) / Authority (ies). However, the Allottee may, if he/ she so desires, become a party along with the Company in such litigation to protect Allottee's rights arising under this Agreement. In the event of the Company succeeding in its challenge to the impugned legislation or Rule, Regulation, Order or Notification as the case may be, it is hereby agreed that this Agreement shall stand revived and the Allottee shall be liable to fulfill all obligations as provided in this Agreement. It is further agreed that in the event of the aforesaid challenge of the Company to the impugned Legislation/ Order/ Rule/ Regulation/ Notification not succeeding and the said legislation / Order / rule / regulation becoming final, absolute and binding, the Company will, subject to provisions of law/ court order, refund to the Allottee, the amounts attributable to the said Residential Villa (after deducting interest on delayed payments and interest paid, due or payable, any amount of non-refundable nature) that have been received from an Allottee by the Company without any interest or compensation of whatsoever nature within such period and in such manner as may be decided by the Company and the Allottee agrees to accept the Company's decision. Save as otherwise provided herein the Allottee shall not have any other right or claim of whatsoever nature against the Company under or in relation to this Agreement.

11.4 Failure to deliver Possession by the Company : Remedy to Allottee

If for any reasons other than those given in Clauses (11.1), (11.2), (11.3) supra and Clause (37), the Company shall be unable to or fails to deliver possession of the said Residential Villa to the Allottee within three years from the date of release of the approved building plans by the competent authority or within any extended period or periods envisaged under this Agreement, then in such

expiry of said period of four years or such extended periods, as the case may be, for terminating this Agreement. In that event the Company shall be at liberty to sell and/ or dispose off the said Residential Villa and the allotted parking space to any other party at such price and upon such terms and conditions as the Company may deem fit without accounting for the same in respect thereof to the Allottee. Thereafter the Company shall within ninety (90) days from the date of the realization of the sale price after sale of the said Residential Villa and the parking space refund to the Allottee, without any interest, the balance from the amounts paid by him/ her in respect of the said Residential Villa and the parking space without deduction of earnest money but after deduction of any interest paid, due or payable and any other amount of a non-refundable nature. The Allottee agrees that he/ she shall have no other claim against the Company in respect of the said Residential Villa and parking space under this Agreement. If the Allottee fails to exercise his/ her right of termination within the time limit as aforesaid, by delivery to the Company of a written notice acknowledged by the Company in this regard then he/ she shall not be entitled to terminate this Agreement.

11.5 Failure to deliver Possession: Remedy to the Company

The Allottee agrees that in consequence of the Company abandoning the Scheme or becoming unable to give possession within four years from the date of release of the approved building plans by the competent authority or such extended periods as permitted under this Agreement, the Company shall be entitled to terminate this Agreement whereupon the Company's liability shall be limited to the refund of the amounts paid by the Allottee with simple interest @ 8% per annum for the period such amounts were lying with the Company and to pay no other compensation whatsoever. However, the Company may at its sole option and discretion, decide not to terminate this Agreement and not to any one else and only in cases other than those provided in Clauses (11.1), (11.2), (11.3) and Clause (37) and subject to the Allottee not being in default under any term of this Agreement, compensation @ Rs. 7.50/- per sq ft of the super area of the said Residential Villa per month for the period of such delay beyond four (4) years or such extended periods as permitted under this Agreement. The adjustment of such compensation shall be done only at the time of conveyance of the said Residential Villa to the Allottee first named in this Agreement and not earlier.

12. Events of Defaults and Consequences

It is specifically made clear to the Allottee that all defaults, breaches and/ or non-compliance of any of the terms and conditions of this Agreement shall be deemed to be events of defaults liable for consequences stipulated herein. With a view to acquaint the Allottee some of the indicative events of defaults are mentioned below which are merely illustrative and are not exhaustive.

- i) Failure to make payments within the time as stipulated in the Schedule of Payments as given in Annexure III and failure to pay the stamp duly, legal, registration any incidental charges, any increases in security including but not limited to Interest Free Maintenance Security as demanded by the Company, any other charges, deposits for bulk supply of electrical energy, taxes etc. as may be notified by the Company to the Allottee under the terms of this Agreement and all other defaults of similar nature.
- ii) Failure to pay any increase in the EDC / IDC charges or any statutory dues.
- Failure to perform and observe any or all of the Allottee's obligations including those contained in [12(1)] above as set forth in this Agreement or if the Allottee fails to execute any other deed/ document/ undertakings/ indemnities etc. or to perform any other obligation, if any set forth in any

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other Agreement with the Company in relation to the said Signature Villas.

- Failure to take over the said Residential Villa for occupation and use within the time stipulated by the Company in its police.
- Failure to execute the conveyance deed within the time stipulated by the Company in its notice.
- vi) Failure to execute Maintenance Agrooment and/or to pay on or before its due date the maintenance charges, maintenance security deposits, deposits/charges for bulk supply of electrical energy or any increases in respect thereof, as demanded by the Company, its nominee other Body or Association of Signature Villas Owners.
- vii) Failure pursuant to a request by the Company, in terms of Clause (25) of this Agreement to become a member of the Association of Signature Villas Owners at the said Building/ said Complex or to pay subscription charges etc, as may be required by the Company or Association of Signature Villas Owners, as the case may be.
- viii) Assignment of this Agreement or any part of this Agreement without prior written consent of the Company.
- ix) Dishonor of any cheque(s), given by Allottee for any reason whatsoever.
- Sale/ transfer/ disposal of/dealing with, in any manner, the reserved parking space independent of the said Residential Villa.

Upon the occurrence of any one or more of event(s) of default under this Agreement including but not limited to those specified above, the Company may, at its sole discretion decide, by notice to the Allottee, to cancel this Agreement. If the Company elects to cancel this Agreement, the Allottee shall have thirty (30) days from the date of issue of notice of cancellation by the Company to rectify the default as specified in that notice. The Allottee agrees that if the default is not rectified within such forty (30) days, this Agreement shall be automatically cancelled without any further notice and the Company shall have the right to retain, as and for liquidated damages, the entire earnest money as specified in this Agreement along with other non-refundable amounts e.g. interest on delayed payments, any brokerage paid, due to payable etc.. The Allottee agrees that upon such cancellation of this Agreement. the Company will be released and discharged of all liabilities and obligations under this Agreement and the Allottee hereby authorizes the Company that the said Residential Villa and the car parking space may be sold to any other party by the Company or dealt. in any other manner as the Company may in its sole discretion deem fit as if this Agreement had never been executed and without accounting to the Allottee for any of the proceeds of such sate. In the event of the Company electing to cancet this Agreement any amount which shall prove to be refundable to the Allottee over and above the amounts retained as liquidated damages such as the earnest money, interest on delayed payments, any brokerage paid, due or payable, any other amount of non-refundable nature, shall be refunded by the Company only after realizing such refundable amount on further sale resale to any other party and shall be refunded without any interest or compensation of whatsoaver nature and upon such cancellation and retund by the Company by registered post, the Allottee shall be left with no right, title, interest or lien over the said Residential Villa and the car parking space in any manner whatsoever.

13. Conveyance of the said Residential Villa

The Company shall prepare and execute along with the Alfottee a conveyance deed to convey the little of the said Residential Villa in favour of Alfottee but only after receiving full payment of the total price of the Signature Villas and the parking space allotted to him/her and payment of all securities including maintenance security deposits and charges for bulk supply of electrical energy, interest, penal interest etc. on delayed installments stamp duty, registration charges, incidental expenses for registration, legal expenses for registration and all other dues as set forth in this Agreement or as demanded by the Company from time to time prior to the execution of the Conveyance Deed. If the Allottee is in default of any of the payments as set forth in this Agreement then the Allottee. authorizes the Company to withhold registration of the Conveyance Deed in his/her favour till full. and final settlement of all dues to the Company is made by the Allottee and agrees to bear the consequences. The Allottee undertakes to execute Conveyance Deed within the time stipulated by the Company in its written notice failing which the Allottee authorizes the Company to cancel the allotment and terminate this Agreement in terms of Clause (12) of this Agreement and to forfeit out of the amounts paid by him/ her the earnest money and other Non-Refundable amounts e.g. interest on delayed payments, brokerages paid, due or payable, and to refund the balance amount without any interest in the manner prescribed in Clause (12) Supra. The Allottee shall be solely responsible and liable for compliance of the provisions of Indian Stamp Act, 1899 including any actions taken or deficiencies / penalties imposed by the competent authority (ies). Any increase / decrease in the Stamp Duty charges during the period when the case for execution of the Conveyance Deed of the allotted Residential Villa is being processed by the Company shall be borne by / refunded to the Allottee.

14.1 Maintenance of the said Building/said Complex/said Residential Villa

In order to provide necessary maintenance services, the Company shall, upon the completion of the said Building / said Complex, shall provide the maintenance of the said Building / said Complex, by itself or hand over to any other nominee including other Body or Association (hereinafter referred to as the "Maintenance Company/ Agency") as the Company in its sole discretion may deem fit. The Allottee hereby agrees to execute a separate Maintenance Agreement (draft given in Annexure VI to this Agreement). This Agreement shall not be deemed to be executed till the draft Maintenance Agreement is signed and returned with this Agreement. The Allottee further undertakes to abide by the terms and conditions of the Maintenance Agreement from time to time. The Company reserves the right to change, modify, amend, impose additional conditions in the Maintenance Agreement at the time of its final execution.

14.2 Interest Free MaIntenance Security Deposit (IFMSD)

In order to secure due performance of the Allottee in paying promptly the maintenance bills and other charges as raised by the maintenance agency/ company. The Allottee agrees to deposit as perthe schedule of payment and to always keep deposited with the Company/ Maintenance Company. an Interest Free Maintenance Security Deposit (IFMSD) calculated at the rate of Rs. 300/- per square yard, of the super area of the said Residential Villa. In case of failure of the Allottee to pay the maintenance bills, other charges on or before the due date, the Allottee in addition to permitting the Company/Maintenance Company to deny him/ her right to avail the maintenance services, also authorizes the Company to adjust maintenance security deposit against such defaults. If due to such adjustment, the IEMSD fails below the agreed sum of Rs 300/- per square yard, of the suporarea of the said Residential Villa, then the Allottee hereby undertakes to make good the resultant. shortfall within fifteen days of demand by the Company. The Company/ Maintenance Company. reserves the right to increase the IFMSD from time to time in keeping with the increase in the cost of maintenance services and the Alfottee agrees to pay such increases within fifteen (15) days of demand by the Company If the Alloffee fails to pay such increase in the IFMSD or to make good. the shortfall as aforesaid on or before its due date, then the Allottee authorizes the Company to charge interest at the rate of @ 16% for the period of such delay and to stop/ disconnect all maintenance services to the said Residential Villa till such sums due along with interest as stipulated hereinabove are paid by the Aflottee. It is made specifically clear and it is so agreed by and between the parties heroto that this part of the Agreement relating to IFMSD as stipulated in

this clause shall survive the conveyance of title in favour of Allottee and the Company shall have first charge/ lien on the said Residential Villa in respect of any such non-payment of shortfall/ increases as the case may be.

14.3 Payment of deposits & charges for bulk supply of Electrical Energy

If the Company or the maintenance company/ agency decides to apply for and thereafter receives. permission from Dakship Haryana Bidyut Vilaran Nigam Ltd. (DHBVN) or from any other body/ Commission/ Regulatory/ Licensing Authority constituted by the Government of Haryana for such purpose, to receive and distribute bulk supply of electrical energy in the said complex, then the Allottee undertakes to pay on domand to the Company, proportionate share as determined by the Company of all deposits and charges paid/ payable by the Company or the maintenance agency/company to DHBVN or such authority/Body failing which the same shall be treated as unpaid portion of the total price payable by the Atlottee for the said Residential Villa and the conveyance of the said Residential Villa shall be withheld by the Company till full payment thereof is received by the Company from the Allottee. Further, the Allottee agrees that the Company shall be entitled in terms of the Maintenance Agreement to withhold electricity supply to the said Residential Villa till full payment of such deposits and charges is received by the Company or the Maintonance. Company/ agency. Further, in case of bulk supply of electrical energy, the Allottee agrees to abide by all the conditions of sanction of bulk supply including but not limited to waiver of the Allottee's rights to apply for individual/direct electrical supply connection directly from DHBVN or any other body responsible for supply of electrical energy. An undertaking in this regard executed by the Allottee is attached as Annexure VIII to this Agreement. The Allottees agrees to pay any increase in the deposits, charges for bulk supply of electrical energy as may be demanded by the Company. from time to time.

14.4 Fixation of total Maintenance Charges

The total maintenance charges as more elaborately described in the Maintenance Agreement will be fixed by the Maintenance Agency/ Company taking into consideration various inputs/ overheads/ charges in its sole discretion. Maintenance charges would be levied from the date of issue of occupation certificate and the Allottee undertakes to pay the same promptly. The estimates/ calculations of monthly maintenance charges by the Maintenance Agency/ Company shall be tinal and binding on the Allottee. The maintenance charges along with taxes, if any, shall be recovered on monthly intervals or as may be decided by the maintenance agency/ company. The Allottee agrees and undertakes to pay the maintenance bills on or before due date as intimated by the maintenance agency/ company.

14.5 Payment for replacement, up gradation, additions of DG Sets, Electric Sub-Stations Pumps, Fire Fighting Equipment and other Capital Equipments

That as and when any Plant and Machinery within the said Complex/ said Building, as the case may be, including but not limited to DG sets, electric sub-stations, pumps, fire fighting equipment, any other equipment of capital nature etc. require replacement, up-gradation, additions etc. the cost thereof shall be contributed by all the Allottees in the said Building/ said Complex on pro-rata basis (i.e. in proportion to the super area of the said Residential Villa to the total super area of all the Residential Villas in the said Building/ said Complex, as the case may be). The Company or the maintenance company/agency shall have the sole authority to decide the necessity of such replacement, up-gradation, additions etc. including its timings or cost thereof and the Allottee agrees to abide by the same.

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14.6 Right of Allottee to use common areas and facilities subject to payment of total maintenance charges

The Allottee hereby agrees to purchase the said Residential Villa on the specific understanding that his/her right to the use of common areas and facilities within the said Building/ said Complex and right to exclusive use of parking space, if allotted, shall be subject to timely payment of total Maintenance. Charges as billed by the Maintenance company/agency and performance by the Allottee of all his/ her obligations under this Agreement and the Maintenance Agreement. If the maintenance charges are not paid by the Allottee regularly and on or before its due date, then the Allottee agrees that he/ she shall have no right to use such common areas and facilities. But so fong as the maintenance charges and all payments envisaged under these presents are regularly paid, on or before due date and covenants are observed, the Allottee shall be entitled to use such common areas & facilities and the exclusive use of parking space, if allotted.

14.7 Right to Enter the Said Residential Villa for Repairs

In addition to the Company's and the maintenance company's/ agency's rights of unrestricted usage of all common areas 8 facilities and parking spaces for providing necessary maintenance services, the Altottee agrees to permit the Company or the maintenance agency to enter into the said Residential Villa or any part thereof, after due notice in writing and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect in the said Residential Villa or the defects in the Signature Villas above or below the said Residential Villa. Any refusal of the Altottee to give such right will be deemed to be a violation of this Agreement and the Company shall be entitled to take such actions as it may deem fit.

15. Use of the said Residential Villa

The Allottee shall not use the said Signature Villas for any purpose other than residential or in a manner that may cause nuisance or annoyance to occupants of other Residential Villas in the said Building/ said Complex or for any commercial or itlegal or immoral purpose or to do or suffer anything to be done in or around the said Residential Villa which tends to cause damage to any flooring or ceiling or services of any Residential Villa over/ below/ adjacent to the said Residential Villa or anywhere in the said Complex or in any manner interfere with the use thereof or of spaces, passages, corridors or amenities available for common use. The Allottee heroby agrees to indemnify the Company against any penal action, damages or loss due to misuse for which the Allottee / occupant shall be solely responsible.

16. Exclusive Use of Certain Areas

That each of the Signature Villas being constructed on plot of land measuring 339.56/411.49 sq mirs (406/492 sq yards) shall have three independent floors, one each on the Ground, First and Second. The Owner of the Ground Floor shall have exclusive use of rear lawn and front sit outs. The owner of the First Floor and Second Floor shall have exclusive right to use the terrace of the said Building. However, the right to use the entrance as well as the passage, stairs, corridors, overhead water tank and other common facilities catering to the said Building. Further, No constructions, whether temporary or permanent, shall be permitted on the second floor terrace and front / rear lawns.

17. General compliance with respect to the said Residential Villa

That the Allottop shall, after the expiry of period as stipulated in Clause (10.2) be solely responsible to maintain the said Residential Villa at his/ her own cost, in a good repair and condition and shall not do or suffer to be done anything in or to the said Building, or the said Residential Villa or the

claiccases, common passages, corridors, circulation areas, atrium or the compound which may be in violation of any laws or Rules of any Authority or change or alter or make additions to the said Residential Villa and keep the said Residential Villa. its walls and partitions, sewers, drains, pipes. and appurtenances thereto or belonging thereto in good and tenamable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the Building or pertaining to the Building in which the said Residential Villa is located is not in any way damaged or jeopardized. The Allottee further undertakes, assures and guarantees that her she would not put any sign-board/ name-plate, neon-light, publicity material or advertisement material eld, on the face/ facade of the Building or anywhere on the exterior of the Building or common areas. Air conditioners/ coolers etc. shall be installed by the Allottee at places earmarked or approved by the Company and nowhere else and the Allottee shall ensure that there is no water leakage from them. The Allottees shall also not change the color scheme of the outer wails or painting of the exterior. side of doors and windows etc. or carry out any change in the exterior elevation or design. The Nonobservance of the provisions of this clause shall entitle the Company or the maintenance agency to enter the Residential Villa, if necessary and remove all non-conforming littings and fixtures at the cost and expense of the Allottee. The Allottee shall be responsible for any loss or damages arising out of breach of any of the atoresaid conditions.

19. Compliance of Laws, Notifications etc. by Allottee

The Al-ottee is entering into this Agreement for the allotment of a Residential Villa with the full knowledge of all laws, rules, regulations, notifications, applicable to said colony in general and the said Residential Villa in particular. The Allottee hereby undertakes that he/ she shall comply with and carry out, from time to time after he/ she has taken over for occupation and use the said Residential Villa the requirements, requisitions, demands and repairs which are required by any Development Authority/ Municipal Authority/ Government or any other Competent Authority in respect of the said Residential Villa / Building at his/ her own cost and keep the Company indemnified, secured and harmless against all costs, consequence and all damages, arising on account of non-compliance with the said requirements, requisitions, requisitions, demands and repairs.

20. EWS Flats/ Dwelling Villes, Schools, Shops, Commercial Premises/ Building etc.

That If stipulated in the terms of LOI / License issued by the Government of Haryana to the Company for development of the said colony, it is required to earmark a portion of the said Land, for construction of flats/ residential Villas for Economically Weaker Sections of the society (EWS), schools, shops, commercial premises/ buildings etc. in such a case, it is a condition of this Agreement agreed to by the Altottee that he/ she shall have no right, no title or no interest in any form or manner in the EWS flats/ residential Villas, schools, shops, Commercial premises/ buildings etc. and/ or the area of land earmarked for EWS flats/ residential Villas, schools, shops, commercial premises/ buildings etc. and/ or tacibites provided therem. Further, the Allottee hereby agrees that he/ she shall not have any claim or right to any Commercial premises/ buildings or interfere in the manner of booking, alforment and sale of flats/ Villas for EWS, schools, shops, commercial premises/ buildings etc. The Company shall enter into a separate agreement with Allottees of EWS flats/ Villas, schools, shops, commercial premises/ buildings etc. and the Allottee confirms that he/ she has specifically noted the same

Right of the Company to make additional constructions.

The Allottee agrees and authorizes the Company to make additions to or put up additional structures in/ upon the said Building or Additional Building(s) and/ or structures anywhere in the said Complex/ said Portion of Land as may be permitted by the competent authorities and such

additional Floors / Building(s) /structures shall be the sole property of the Company which the Company will be entitled to dispose off in any way it chooses without any interference on the part of the Allottee(s). The Allottee agrees that the Company, at its cost, shall be entitled to connect the electric, water, sanitary and drainage sources. The Allottee further agrees and undertakes that he/she shall after taking possession of the said Residential Vilia or at any time thereafter, not subject to the Company constructing or continuing with the construction of the other building(s)/blocks outside /adjacent to the said Building or inside the said Complex/said Portion of Land or claim any compensation or withhold the payment of maintenance and other charges, as and when demanded by the Company, on the ground that the infrastructure required for the said Complex is not yet complete. Any violation of this condition shall entitle the Company to seek remedies provided under this Agreement in cases of breach, non-payment, defaults etc.

22. Company's right to raise finance

That the Allottee hereby authorizes and permits the Company to raise finance/ loan from any Financial Institution/ Bank by way of mortgage/ charge/ securitization of receivables or in any other mode or manner by charge/ mortgage of the said Residential Villa / said Building/ said Complex/ said Land subject to the condition that the said Residential Villa shall be free from all encumbrances at the time of execution of conveyance deed. The Company/ Financial Institution/ Bank shall always have the first charge on the said Residential Villa for all their dues and other sums payable by the Allottee or in respect of any loan granted to the Company for the purpose of the construction of the said Building/ said Complex.

23. This Agreement subordinate to mortgage by the Company

he Allottee agrees that no tien or encumbrance shall arise against the said Residential Villa as a result of this Agreement or any money deposited hereunder by the Allottee. In furtherance and not in Emilation of the provisions of the preceding sentence the Allottee agrees that the provisions of this Agreement are and shall continue to be subject and subordinate to the lien of any mortgage heretofore or hereafter made/created by the Company and any payments or expenses already made or incurred or which hereafter may be made or incurred pursuant to the terms thereof or incidental thereto or to protect the security thereof, to the fulfest extent thereof and such mortgage(s) or encumbrances shall not constitute an objection to the title of the said Residential Villa or excuse the Allottee from completing the payment of the price of the said Residential Villa or lability of the Company provided that at the time of the execution of the conveyance deed the said Residential Villa shall be free and clear of all encumbrances, lien and charges whatsoever.

24. Company's charge on the said Residential Villa

The Allottee agrees that the Company shall have the first charge/ lien on the said Residential Villa for the recovery of all its dues payable by the Allottee under this Agreement and such other payments as may be demanded by the Company from time to time. Further, the Allottee agrees that in the event of his/ her failure to pay such dues as aforesaid, the Company will be entitled to enforce the charge / lien by setting the said Residential Villa to recover and receive the outstanding dues out of the sale-proceeds thereof.

25. Purchase not dependent on financing contingency.

The Allottee may obtain finance from any financial institution / bank or any other source but the Allottees' obligation to purchase the said Residential Vitla pursuant to this Agreement shall not be contingent on the Allottee's ability or competency to obtain such financing and the Allottee will remain bound under this Agreement whether or not he/ she has been able to obtain financing for the purchase of the said Residential Vitla.

26. Haryana Apartment Ownership Act, 1983

The Allottee has contirmed and assured the Company prior to entering into the Agreement that ne/ she has read and understood the Haryana Apartment Ownership Act, 1983 and its implications thereof in relation to the various provisions of this Agreement and the Allottee has further confirmed that he/ she is in full agreement with the provisions of this Agreement in relation to Maryana Apartment Ownership Act, 1983 and shall comply, as and when applicable and from time to time, with the provisions of Maryana Apartment Ownership Act, 1983 or any statutory amendments or modifications thereof or the provisions of any other law(s) dealing with the matter.

The said Residential Villa and the building in which it is located shall be subjected to Haryana Apartment Ownership Act. 1983 or any statutory enactments or modifications thereof. The common areas and facilities and the undivided interest of each Residential Villa owner in the common areas and facilities as specified by the Company in the Deed of Declaration which may be filed by the Company in comptiance of Haryana Apartment Ownership Act, 1983 shall be conclusive and binding upon the Residential Villa owners and the Allottee agrees and confirms that he shall sign and fite his own counter part of Deed of Undertaking in the prescribed formal to be furnished for signature at the time of taking over possession or at such other appropriate time as may be decided by the Company from free to time in this regard.

27. Association of Signature Villas Owners

That the Allottop agrees and undertakes that he/ she shall join any Association: Society of Signature Villas Owners as may be formed by the Company on behalf of Signature Villas owners and to pay any fees, subscription charges thereof and to complete such documentation and formalities as may be deemed necessary by the company for this purpose. An application form for enrolling the Allottop as a member of such Association is attached as **Annexure VII** and the Allottop agrees to execute the same.

28. Binding Effect

That forwarding this Agreement to the Allottee by the Company does not create a binding obligation on the part of the Company or the Allottee until firstly, the Allottee signs and delivers this Agreement with all the annexure along with the payments due as stipulated in the Schedule of Payments within 15 (Fifteen) days from the date of dispatch by the Company and secondly a copy of this Agreement executed by the Company through its authorized signatory is delivered to the Allottee within 30 (Thirty) days from the date of receipt of this Agreement by the Company from the Allottee the Allottee(s) fails to execute and (teliver to the Company this Agreement within 15 (Fifteen) days from the date of its dispatch by the Company this Agreement within 15 (Fifteen) days from the date of its dispatch by the Company the Allottee shall stand forfeited. Upon such refund being made neither party shall have any further rights, obligations or liabilities against the other.

29. Agreement not assignable

This Agreement or any interest of Allottee in this Agreement shall not be assigned by the Allottee without prior written consent of the Company which consent may be given or denied by the Company in its sole discretion and shall be subject to applicable laws and notifications or any governmental directions as may be in force and further subject to the terms, conditions and administrative charges as the Company may impose. The Allottee shall be solely responsible and liable for all legal, monetary or any other consequences that may arise from such assignments and the Company shall have no direct or indirect involvement in any manner whatsoever. Any purported assignment by the Allottee in violation of this Agreement shall be a default on the part of Allottee crititing the Company to cancel this Agreement and to avail of remedies as set forth in clause (12).

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gi this Agreement. It is also made clear to the Allottee that at present under executive instructions of the competent authority any nomination/ transfer/ assignment of allotted Signature Villas by the Allottee is not permitted.

30. Entire Agreement

This Agreement along with its annextres and the terms and conditions contained in the application constitutes the entire Agreement between the parties with respect to the subject matter nereof and supersocles any and all understandings, any other Agreements, correspondences, arrangements whether written or oral, if any, between the parties. The terms and conditions of the application shall continue to prevail and be binding on the Allottee save and except in cases where the terms and conditions of the application are at variance with the terms and conditions of this Agreement in which cases the terms and conditions of this Agreement shall prevail and shall supersode those terms and conditions contained in the application. This Agreement or any provision hereof cannot be orally changed, terminated or waived. Any changes or additional provisions must be set forth in writing in a separate Agreement duly signed by and between the parties.

31. Right to amend Annexures

The draft Maintenance Agreement is attached to this Agreement to acquaint the Allottee with some of the terms and conditions as may be stipulated in this document as and when it is finally executed at the appropriate time as notified by the Company. The Allottee hereby confirms that he/ she consents to the terms and conditions contained in this draft which shall substantially be the same in the final document to be executed at the appropriate time as notified by the Company. The Allottee further agrees that the Company shall have the right to impose additional terms and conditions or to modify/ amend/ change the terms and conditions as stated in this draft in the final document to be executed at the appropriate time. The Company further reserves the right to correct, modify, amend or change all the annexures attached to this Agreement and also annexures which are indicated to be tontative at any time prior to conveyancing of the said Residential Villa, as deemed necessary by the Company at its sole discretion.

32. Agreement Specific only to this Residential Villa / Project

It is clearly understood and agreed by the Allottee that the provisions of this Agreement, draft Maintenance Agreement and those contained in other annexures are specific and applicable to said Residential Villa offered for safe in Signature Villas only (in the said Complex) and these provisions cannot be read in evidence or interpreted in any mannor in or for the purpose of any suit or proceedings before any Court(s). MRTP Commission, Competition Tribunal, Consumer Disputes Redressal Forum(s) or any other judicial/ quasi judicial forum involving any other Residential Villa (s)/ Building(s)/ Projects(s) of the company/ its associates / subsidiaries, partnership firms in which the company is a partner or is interested.

33. Provisions of this Agreement applicable on Occupiers/ Subsequent Purchasers

It is clearly understood and so agreed by and between the parties hereto that all the provisions contained herein and the obligation arising hereunder in respect of the said Residential Villa / said Building/ said Complex shall equally be applicable to and enforceable against any and all occupiers, tenants, licensoos and/ or subsequent purchasers/ assignces of the said Residential Villa, as the said obligations go along with the said Residentia! Villa for all intents and purposes.

34. Waiver not a limitation to enforce

Failure on the part of the Company to enforce at any time or for any period of time the provisions hereof shall not be construed to be a waiver of any provisions or of the right thereafter to enforce each and every provision.

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35. Severability

If any provision of this Agreement shall be determined to be void or unenforceable under applicable law, such provisions shall be deemed amended or doleted in so far as reasonably inconsistent with the purpose of this Agreement and to the extent necessary to conform to applicable faw and the remaining provisions of this Agreement shall remain valid and enforceable as applicable at the time of execution of this Agreement.

36. Captions/Headings

The captions' headings in this Agreement for easy reading and convenience and are of indicative nature only and in no way define, limit or describe the scope of this Agreement or the intent of any provision hereof. The true interpretation of any matter/ clauses in this Agreement shall be done by reading the various clauses in this Agreement as a whole and not in isolation or in parts or in terms of captions provided.

37. Force Majeure

The Company shall not be held responsible or liable for not performing any of its obligations or undertakings provided for in this Agreement if such performance is prevented, delayed or hindered by i) an act of God i.e. fire, drought, flood, earth quake, epidemics, natural disasters ii) war and hostilities of war, riots, bandh, acts of terrorism or civil commotion, iii) strikes, lock outs or industrial disputes, iv) the promulgation of or amendment in any law, rule or regulation or the issue of any injunction, court order, v) Non availability of material /aggregates/material inputs/ labor/ machinery.

38. Rights to join as affected Parly

The Allottee agrees that the Company shall have right to join as an affected party in any suit/ complaint filed before any appropriate court by the Allottee if the Company's rights under this Agreement are likely to be affected/ prejudiced in any manner by the decision of the court on such suit/ complaint. The Allottee agrees to keep the Company fully informed at all times in all regard.

39. Indemnification

The Allottee hereby covenants with the Company to pay from time to time and at all time the amounts which the Allottee is liable to pay under this Agreement and to observe and perform all the covenants and conditions contained in this Agreement and to keep the company and its agents and representatives, estate and effects, indemnified and harmless against any loss or damages that the company may suffer as a result of non-payment, non-observance or no-performance of the covenants and conditions stipulated in this Agreement.

40. Brokerage

In case the Allottee has to pay any commission or brokerage to any person for services rendered by such person to the Allottee, the Company shall in no way whatsoever be responsible or liable therefor and no such commission or brokerage shall be deductible from the amount of sale price agreed to be payable to the Company for the said Signature Villas. Further the Allottee undertakes to indemnify and hold the Company free and harmless from and against any or all liabilities and expenses in this connection.

41. Further Assurances

The Allottee and the persons to whom the said Residential Villa or part therof is let, transferred, assigned or given possession shall execute, acknowledge and deliver to the Company such instruments and take such other actions in addition to the instruments and actions specifically provided for herein as the Company may reasonably request in order to effectuate the provisions of this Agreement or of any transaction contemplated herein or to confirm or perfect any right to be

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created or fransferred hereunder or pursuant to any such transaction.

42. Copies of the Agreement

Two copies of this Agreement shall be executed and the Company shall retain one executed copy of the Agreement and send the second executed copy to the Allottop for his/ her reference and record,

43. Place of Execution

The execution of this Agreement will be complete only upon its execution by the Company through its Authorized Signatory at the Company's corporate office at Gurgaon after the copies du'y executed by the Allottee are received by the Company. Hence this Agreement shall be deemed to have been executed at Gurgaon even if the Allottee has prior thereto executed this Agreement at any place(s) other than Gurgaon.

44. Notices

All notices and other communications under the Agreement shall be made in writing and delivered either by hand against receipt or sent by certified or registered mail at the notified addresses of the Allottee (the current addresses being set out herein). Any such notice or communication shall be deemed to have been duly given and served (i) upon actual delivery and contirmed receipt in case of hand delivery, or (ii) on the third day of the putting the notice/communication in the course of transmission if sent via certified or registered mail. The Allottee shall keep the Developer informed in writing about any change in his/her postal address, th case of joint Allottee, all communications will be sent by the Developer to the Allottee whose name appears first, which will for all purposes be considered as served on all the Allottees.

COMPANY	ALLOTTEE	
Vatika Limited 7 ^{ar} Floor, Vatika Triangle Sushant Lok-I, Block 'A' Mehrauli Gurgaon Road Gurgaon – 122002, Haryana		To be filled in by the Alfottee

45. Certain References

Any reference in this Agreement to any one gender, masculine, feminine or neuler includes the other two and the singular includes the plural and vice versa, unless the context otherwise requires. The terms "herein", "hereto", "hereto", "hereof", or "thereof", or similar terms used in this Agreement refer to this entire Agreement and not to the particular provision in which the term is used unless the context otherwise requires. Unless otherwise stated all references herein to clauses, sections or other provisions are references to clauses, sections or other provisions of this Agreement. Further whenever the words "tool print of the said Building" occurs in this Agreement it shall refer and mean "the precise land underneath the Building in which the said Residential Villa is located".

46. Jurisdiction

That the rights and obligations of the parties under or ansing out of this Agreement shall be constructed and enforced in accordance with the laws of India. The courts at Gurgaon alone and

the Punjab & Haryana. Court at Chandigarh alone shall have the jurisdiction in all matters ansing out of/ touching and/ or concerning this Agreement regardless of the place of execution of this Agreement which is deemed to be at Gurgaon.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SIGNED AND EXECUTED THIS AGREEMENT AT GURGAON ON THE DAY, MONTH AND YEAR FIRST ABOVE WRITTEN.

WITNESSES	For Vatika Limited
1 	Authorised Signatory [Company
2	
	Allottee(s)

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LAY OUT PLAN : SIGNATURE VILLAS

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TENTATIVE FLOOR PLAN

DEFINITION OF SUPER AREA

Super Area for the purpose of calculating the sale price in respect of the said Residential Villa shall be the sum of covered area of the said Residential Villa and its pro-rate share of common areas in the entire building.

Whereas the covered areas of the said Residential Villa, shall mean the entire area enclosed by its walls including area under walls, columns, batconies and cupboards etc. and half the area of common walls with other premises/ Residential Villa which form integral part of said Residential Villa. Common area shall mean all such parts/ areas in the entire building which the allottee shall use by sharing with other occupants of the said building including entrance lobby at ground floor, common corridors, passages and staircases.

common area shall not include the rear yard on Ground Floor, the exclusive right to use of which shall vest with the allottee of ground floor and similarly the terrace, the exclusive right to use of which shall vest with the allottee of first floor and second floor only.

If is specifically made clear that the computation of Super Area does not include:

a) Sites(s) for shops and shop(s).

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- b) Sites/ buildings/ areas of commVilla facilities/ Amenities fike Nursery/ Primary/ Higher Secondary Schools, Club/ CommVillay Centers, Dispensary, Creche, Religious Buildings, Health Conters, Police Posts, Electric Sub-Station, Dwellings Villas for Economically Weaker Section/ Service Personnel.
- c) Car Parking area within Signature Villass.

It is further clarified that the super area mentioned in the Agreement is tentative and for the purpose of computing sale price in respect of said Residential Villa only and that the inclusion of common areas within the said building, for the purpose of calculating super area does not give any right, title or interest in common areas to the Allose except the right to use common areas by sharing with other occupants/ affortees in the said building subject to timely payment of maintenance charges.

Super Area and the percentage of the Floor Area to super area may undergo changes till the completion of the Building/ Complex and final super area shall be intimated upon completion of construction of said building(s).

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SCHEDULE OF PAYMENTS

COMMON AREAS & FACILITIES

PART-A

List of common areas & facilities for use of Signature Villas Aliottees within the said Building proportionate area of which is included in the computation of super area of the said Residential Villa in the manner as comprehensively defined in Annexure II

- Enfrance Lobby at Ground Floor.
- 2 Staircases and mumties.
- 3 Common passages / Controlors including lighting and fire tighting equipments (if provided).
- 4 Overhead Water Tanks
- Electrical/Plumbing.

Part-B

List of General commonly used Areas & Facilities within the said Residential Villa for use of all Allottees of Signature Villas excluded from computation of super area of the said Residential Villa.

- 1. Electric sub-station/Transformers/ Electrical Panels.
- Maintenance/Services rooms/Offices.
- Lawns & Play areas, including lighting & services etc.
- Boads & Driveways, including lighting & services etc.
- 5. Guard Posts.

That save and except the common areas and facilities described in Part-A, Part-8 abovo, exclusive use of covered/ open car parking space as specifically allotted to the said allottee and the undivided prorata share in the land underneath the said building, it is specifically made clear by the company and agreed by the allottee that he/she shall have no right, no title, no interest in any other land(s), facilities and amenities outside the Residential Villa (the said complex) as these are specifically excluded from the scope of this Agreement and the Allottee has not paid any money in respect of such land(s), areas, facilities and amenities shall vest solely with the Company, its Associates, its subsidiaries and the Company shall have the absolute discretion and the right to decide on their usage, manner and method of disposal etc.

Part-C

It is specifically made clear by the Company and agreed by the Allottee that this Agreement is limited and confined in its scope only to the said Residential Villa, areas, amenities and facilities as described in Part-A and Part B of this Annexure, the land underneath the said building. It is understood and confirmed by the allottee that all other land(s), areas, facilities and amenities outside the periphery/ boundary of the said Building or anywhere in said complex are specifically excluded from the scope of this Agreement and the Allottee agrees that he/ she shall have no ownership rights, no rights of usage, no title, no interest in any form or manner whatsoever in such other lands, areas, facilities and amenities as these have been excluded from the scope of this Agreement and have not been taken in the computation of super area for calculating the sale price and, therefore, the allottee has not paid any money in respect of such other lands, areas, facilities and amenities. The Altottee agrees and confirms that the ownership of such other lands, areas, facilities and amenities shall vest solely with the Company, its Associate companies, its subsidiary companies and the Company shall have the absolute discretion and the right to decide on their usage, manner and method of disposal etc. A contative list of such other lands, areas, facilities and amenities is given below which is merely illustrative and provisional and is not exhaustive in any manner:

- 1. Shops within the said Building/Complex, if any, and/or within the said land/Portion of the Land.
- Dwelling Villas for Economically Weaker Sections and Service Personnel's Villas in buildings other than Signature Villas building.
- 3 Areas for all kinds of schools and school buildings (including but not limited to nursery, primary & higher secondary schools).
- Areas for Club/CommVillay Centre and Club/commVillay building(s).
- Areas for Dispensary and Dispensary building(s).
- Areas for Creche and Creche building(s).
- Areas for Religious Building and Religious building(s).
- Aroas for health Centres and health Centre Building(s).
- Areas for Police Posts and Police post building(s).
- 10. Areas for Eclectic sub-stations(ESS) & ESS Building(s)
- Areas for Telephone Exchange, Telecommunication facilities, Post Office etc. and building(s) thereof
- 12. Areas for all commercial buildings and commercial buildings/ premises.
- Areas for sports, recreational facilities etc.
- 14. Areas for laundry services.
- Road, parks for use of general public.
- All areas, buildings, premises, structures falling outside the perphery/ boundary of the said portion of the Land.

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TENTATIVE/PROVISIONAL SPECIFICATIONS

SPECIFICATION SHEET

To be attached

Signature VIIIas

This Draft Maintenance Agreement is tentative and the company reserves the sole right at the time of final execution of the Maintenance Agreement to amend/ change/ modify the terms and conditions contained in this Draft Maintenance Agreement as the Company may in its sole discretion deem (it. The present draft of Maintenance Agreement needs to be signed by the Altottee to indicate his/her consent to the terms and conditions as contained herein.

DRAFT MAINTENANCE AGREEMENT

This Agreement made on this day ______ of _____, 20, ____ al Gurgaon.

BETWEEN

VATIKA LTD., a company registered under the Companies Act, 1956 having its registered office at Flat No 621, 6" Floor Devika Towers, 6, Nehru Place, New Delhi and corporate office at 7" Floor, 'Vatika Triangle', Mehrauli-Gurgaon Road, Sushant Lok Phase-I, Gurgaon-122002, heremafter called the "Company", which expression shall unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns through its authorized Signatory Shri of the First Part

AND

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Shri	_\$/o	H\o
Shri	 _S/a	 R\o

Hereinafter jointly referred to as the "User" which expression shall unless it be repugnant to the context.

or meaning thereof be deemed to mean and include his/ hor/ thoir heirs, executors, administrators an

legal representatives of the Third Part.

WHEREAS, the User has executed a Builder Buyers Agrooment dated (hereinafter referred to as the "Said Agreement") for the purchase of a Signature Villas No.______ on ______ floor built on plot of land admeasuring 339 56/411.49 sq meter (406/492 sq yards) having a super area of approximately _______ Sq. mtrs. {_______ Sq. Feet) (hereinafter referred to as the "Said 'Residential Villa') in the complex named as 'Vatika India Next' (hereinafter reforred to as the "Said Complex").

AND WHEREAS the said Agreement executed by the User contained a stipulation vide Clauso No. 14.1 for the provision of maintenance services by Vatika Ltd. (VL) and payment of maintenance charges by the User to the Company.

AND WHEREAS the User has agreed vide Clause No. 14.2 of the said Agreement to deposit and keep deposited with the Company an Interest Free Maintenance Security Deposit (IFMSD) @ 50/- (Fifty) per square foot of the super area of the said Residential Villa which shall be dealt with in the manner as provided in the said Agreement.

AND WHEREAS the Company, in order to provide necessary maintenance services, dedicated focus and transparency, shall upon completion of the said Building/ said Complex hand over the maintenance of the said Building/ said Complex to VL.

AND WHEREAS the User has approached VL with a request to provide maintenance services and on the assurances that the User shall abide by the terms and conditions of this Agreement and shall.

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promptly pay the bills raised by VL, the parties have now decided to execute this Agreement on the terms and conditions recorded hereunder.

NOW, THEREFORE, THIS INDENTURE WITNESSETH AND IT IS HEREBY AGREED AND DECLARED BY AND BETWEEN THE PARTIES HERETO AS FOLLOWS.

1. DURATION OF MAINTENANCE AGREEMENT:

VL shall provide maintenance services as per the scope of maintenance services as set out in Clause (2) hereinatten initially for a period of three years from the date of offer of possession of the said Residential Villa to be renewed automatically for further term each of three years on mutually agreed terms and conditions between the Company and VL, unless otherwise the work of providing maintenance services is carlier handed over by the Company to any other Assignee/ Nominee/ other Body Corporate or to Association of Signature Villa's owners.

2. SCOPE OFTOTAL MAINTENANCE SERVICES:

"Total Maintenance Services" shall mean and include the following services inclusive of general and administrative overheads including salaries, wages etc

- a) Operations and maintenance of all equipments including sub station(s) connected with the supply of electrical energy to all occupants including the User of the said Complex under bulk electric supply scheme, subject to the terms and conditions of Application to be executed by the User as per Annexure-VI-A. VL shall apply for permission for supply of electrical energy and the permission, which when received, shall be deemed to form a part of this Agreement. The operation and maintenance of bulk supply and distribution of electrical energy shall be handled by VL or if VL decides, at its sole discretion, by any other company, nominee, agency to whom this work may be handled over by VL.
- b) Common Areas Maintenance Services : These relate to operation and maintenance of common areas. tists, fire fighting equipment(s) and other common facilities inside the said Building.
- c) Open area maintenance Services : These relate to operation and maintenance of open spaces within the boundary wall of the Said Complex such as maintenance of compound wall, landscaping, electofication of the said portion of land, water supply, sewerage, roads, paths & other services etc. within the boundary wail of the Said complex.
- d) Security services for the common areas within the said complex / colony.
- c) Insurance of the said Complex/Building structure/ common equipments in the said Complex (However, the user shall be solely responsible for insuring the contents within the said Rosidential Villa at his/ her own cost, risk and responsibility).
- Any other services as may be required as exclusive services by the User or as common services by the User along with other users.
- g) It is clarified by VI, and understood by the User that the entire overheads including salaries and wages, cost of insurance of the building/ complex/ cost of electric meters installed in the individual Residential Villa shall form a part of the above services wherever directly allocable with general overheads and administrative costs being additionally included and charged. It is further clarified that cost of any services included in overheads shall pro-rata be included in the above computation to the extent required and necessary for the performance of total maintenance services. The total maintenance services shall be provided in terms of the said Agreement and this Agreement shall be read in consonance and not in derogation of the Said Agreement.

3. DEFINITION AND COMPUTATION OF MAINTENANCE CHARGES.

The maintenance charges shall be defined and computed in the manner provided herein below:

- a) The maintenance charges shall be computed by taking into account the entire cost incurred by VL for rendering total maintenance services including the cost of electrical energy paid by VL to Dakshin Haryana Vidyut Bitaran Nigam Limited (DHVBN) and/ or the cost of operating and maintaining standby DG Set(s) (including fuel etc.) and deducting there from actual recerpts from billing of electrical energy to all the occupants of the said Complex on account of electrical energy consumed inside their respective said Residential Vilta. The resultant net expenditure shall be treated as a component of Total Maintenance. Charges and billed to individual occupants in proportion to the super area of their respective Residential Vilta.
- b) VL shall bill separately or in the same bill for the consumption of ofectrical energy inside the said Residential Villa based on number of Villas consumed as indicated by common/ separate meters installed in respect of the said Residential Villa at pre-determined rate (which for want of a more suitable slandard/ rate shall correspond to the rates charged by DHVBN to its direct consumers) falling in the schedule of tariff as applicable from time to time to the said Residential Villa. The bill shall also include motor hire charges and minimum demand charge, if applicable. It is made clear and the User agrees that VL shall have the sole authority to make changes in the schedule of tariff given in Annexure-III and such changes shall be binding on the User from the date on which such changes shall be deemed to be effective by VL.
- c) The cost of insuring the said Complex/ Building structure(s) (excluding the contents inside the said Residential Villa) shall be recovered from the user as a part of total maintenance charges. The user shall not do or permit to be done any act or thing which may render void or voidable insurance of any building or any part of the said Complex or cause increased premium to be payable in respect thereof. However, the User shall solely be responsible for insuring contents within the said Residential Villa at his/her own cost and the VL accepts no responsibility in this regard.
- VL reserves absolute right to increase, revise, and modify charges for any of the service(s) to enable VL to provide necessary maintenance services.
- Note :If in the event of more than one residential building/ complex sharing the same facility then in that event the total cost of operating and maintaining that facility will be shared by the User Buildings/ Complexes in a manner determined by the Company/VL at their sole discretion.

4. PROCEOURE OF BILLING AND PAYMENT OF MAINTENANCE CHARGES

- a) VL shall bill the Maintenance Charges to the User monthly, in advance. However, supply of electrical energy inside the said Residential Villa shall be billed on the basis of actual consumption based on meter reading of the previous month and billed in the beginning of the succeeding month. The maintenance charges, other than consumption of electrical energy in the said Residential Villa shall be payable by the User on the basis of period yrd. Super Area basis on the rates as periodically determined by VL. The charges for any exclusive maintenance services, as may be specially required and provided to the User, shall be billed and payable by the User.
- b) There shall be separate bills for Maintenance Charges and Charges for electrical energy consumption. The user shall pay in full the bills portaining to Maintenance/ Electricity/ Water presented to him/her and VL shall not accept any pert payment of any Bill raised on the User.
- c) The User undertakes to pay the bills without any reminders form the VL on or before the due date indicated in the bill.
- d) VL shall charge interest at the rate of 18% p.a for the period of delay in payment after the due date.
- All payments shall be made by the User through Crossed Cheque/ Demand Dratt only drawn in favour of Vatika Space Management (a Vitla of Vatika Ltd.) payable at Gurgaon and shall be subject to realization.
- Without prejudice to any notwithstanding to the rights of VL to charge interest for the period of delay in

payment of a bill by due date, in case the User fails to pay the bill on or before the due date indicated in the bill, then the unpaid bill will be deemed to be a notice and the maintenance services including electricity/water supply to the user shall, without prejudice to the right of VL to recover charges as in the bill, be disconnected after the expiry of seven days of the due date mentioned in the bill without any notice to the User. The supply shall not be reconnected unless and until the amount shown in the bill together with interest at the rate of 18% p.a. for the period of delay and all other connected expenses incurred/ to be incurred by the VL in cutting off and reconnecting the electric/ water supply and maintenance services is paid by the User. The bill shall be treated as notice for disconnection of the maintenance services including electricity/ water supply to the said Residential Villa in the event of non payment by the User notwithstanding the inclusion of any part of the charges in the bill of the maintenance services including electricity/ water supply to the said Residential Villa under default being included in the subsequent bills sent by The VL.

- g) The payment of bill shall not be held up/ delayed if there are any differences or disputes as to its accuracy. Any difference or disputes regarding accuracy of the bill shall be separately settled as provided in Clause (16) of this Agreement.
- h) All returned/ dishonored cheques shall be subject to legal action under the provisions of Negotiable instrument Act, 1988 or any modification thereof apart form civil action for recovery of the amount. Vt. shall be entitled to recover bank charges in addition to bill amount, interest at the rate of 18% p.a. and other charges as provided in this Agreement in case of dishonored cheques.

5. RIGHT TO USE OF MAINTENANCE SERVICES SUBJECT TO PAYMENT OF MAINTENANCE CHARGES BILL

The User agrees that his/ her right to use the common facilities including supply of electrical energy and water, shall be subject to regular and prompt payment of Maintenance/ Electricity and Water charges as billed by VL. If maintenance/ electricity/ water charges or any part thereof is not paid regularly, the User agrees that he/ she shall lose the right to use any of the common facilities/ services including right to received electrical energy and water inside the said Residential Villa, but so long as the maintenance charges are regularly paid, and all the covenants herein are observed, the right of the User to use such common facilities/ services shall be allowed.

VL shall apply for permission from the Dakshin Haryana Vidyut Bitaran Nigam Ltd (DHVBN) or any other Licensing and/ or Regulatory Authority for permission to receive bulk supply of electric energy and to distribute it to the said Complex/ said Residential Villa. VL intends to undertake the responsibility of receiving in bulk the supply of energy from DHVBN and to supplement it by generation through standby DG sets and to distribute the electricity to the various occupants of the said Complex in terms. of their application for supply of electrical energy (Annexure II). VL shall supply electrical energy as a part of its total maintenance services and not as a separate function. The right of the User to receive the supply of electrical energy shall be subject to payment of maintenance and electricity charges billed by VL and performance of all covenants of this Agreement. If the maintenance and other charges are not paid regularly by the User, he/ she shall have no right to avail the maintenance services including the supply of electrical energy provided by VL. The User agrees that in case of non payment of any portion of any bill in respect of maintenance services, electricity or on account of any other head, the user shall be liable for disconnection of all or any of the maintenance services, including supply of electrical energy to the said Residential Villa space. However, so long as the maintenance and other charges are paid and the covenants of this Agreement are observed the right of the User to avail of the maintenance. services as well as supply of electrical energy shall continue.

7. LIMIT ON THE PRESPONSIBILITY OF VL

a) It is clearly understood by the User that the provision of maintenance services shall be done by VL.

through various outside agencies under separate agreements to be entered into with them. VL's responsibility will be limited only to the extent of supervision of these agencies and to ensure that their operation is in conformity with the Agreement executed by them and to change an agency it its performance is not upto the desired standards. VL accepts no legal liability whatsoever arising from acts of omission, commission, negligence, defaults of the aforesaid agencies in providing the maintenance services. Similarly, VL's role and responsibility for the supply of electrical energy to the users shall be limited to receiving the supply of energy from DHVBN in bulk and to distribute the same to the User in terms of Application (Annexure VLA). VL is a mere distributing agency on behalf of DHVBN and has no power or control on the quality/ quantity or any other specifications with respect to the electrical energy supplied by DHVBN and, frierefore, if shall accept no responsibility whatsoever and shall not be liable for any action, damages whatsoever for any failure on the part of DHVBN to supply effective length to VL/the User.

- b) VL shall in no way be responsible or liable for any line, electrical, pollution, structure or any kind of hazard originating from the said Residential Villa/ said Building/ said complex including those or due to electrical devices installed in the said Residential Villa. The hazards aforesaid originating from the said Residential Villa. The hazards aforesaid originating from the said Residential Villa/ said Suilding/ said Comptex shall not impose any kind of legal or financial liability on VL and the User(s) agrees to keep VL indemnified and harmless against any loss or damage that may be caused to VL in this regard. The User shall ensure that the internal air conditioning and electrical systems and any other work or thing done internally within the said Residential Villa or externally, shall not pose any fire, electrical, structural, pollution and health hazard for which the User shall solely be responsible for all legat and financial consequences arising thereon.
- c) VL shall not be responsible for any injury, toss, damage or destruction resulting from any material failure, faulty workmanship, faulty construction etc. in the said building complex. VL shall be entitled to take action as deemed appropriate against the agency which had executed the work.

8. GENERAL

- All costs, charges and expenses payable on or in respect of this agreement and on all other instruments and deeds to be executed, if any, pursuant to this Agreement, tegal fees, if any, shall be borne and paid solely by the User.
- a) The Company/VL shall retain the original of this agreement and the user shall be provided with a duplicate copy thereof.
- b) The failure of The Company/VL to enforce at any time or for any period of time any provision(s) hereof shall not be construed to be waiver of any provisions or of the right to enforce any or each and every provisions of this agreement.
- c) The failure of The Company/VL to enforce at any time or for any period of time any provisions(s) hereof shall not be construed to be waiver of any provisions or of the right to enforce any or each and every provisions of this agreement.
- d) This agreement constitutes the entire agreement between the parties and revokes and supersedes all previous discussions/ correspondence and agreements between the parties, if any concerning the matters covered herein whether written, oral or implied. However, it is understood by the parties that the terms of this Agreement shall be read in consonance and not in derogation of the said Agreement. Unless otherwise provided, this agreement shall not be changed or modified except in writing and signed by the parties hereof.
- e) Any notice letter or communication to be made served or communicated under these presents shall be in writing and shall be deemed to be duly made, serve or communicated only if the notice or letter or communication is addressed at the aforesaid address and sent by registered post.

- f) The Company/ VI, shall not be held responsible or liable for not performing its obligations under this Agroament due to force major conditions or for reasons beyond the control of the Company/ VL. Force major conditions shall, inter alia include strikes, lock outs, enemy action, earthquake, non availability of supply etc.
- g) That it is clearly understood and so agreed by and between the parties hereto that all the provisions contained herein and the obligation arising there under in respect of the sard Residential Villa shall equally be applicable to and enforceable against any and all occup:ers, tenants/ employees of the user and/ or subsequent purchasers of the said Residential Villa, as the said obligations go along with the said Residential Villa for all intents and purposes.
- h) The courts at Gurgaon alone and/ or Bigh court at Chandigath alone shall have the jurisdiction in all matters of dispute arising out of or touching and/ or covering this transaction.

IN WITHNESS WHEREOF, the parties have set their hands to this Agreement at the place and on the day, month and year first above written. In the presence of

WITNESSES

1)	For and on behalf of Vatika Ltd					
··· ·· · · ·						
·_ ·_ ·_						
2)						
	Authorized signatory					
·	Mc/Mrs/M/s					

APPLICATION FOR BECOMING MEMBER OF THE ASSOCIATION (To be filled up by Signature Villas Allottee)

From:

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To,

The Secretary, Signature Villas Owners' Association,

Sır,

Enave entered into an Agreement with Vatika Limited for purchase of a Signature Villas built on plot of land admeasuring 339.56/411.49 sq meters (406/492 sq yards) No. ______ on _____ Floor in Block No. ______ in the complex 'Vatika India Next'. Please enroll me as a member of Signature Villas Owners' Association and I herewith remit a sum of Rs. _______ towards membership foe of the said Association.

Kindly let me know the annual subscription fee to be paid and also let me have a copy of the by-laws of the Signature Villas Owners Association.

Kindly keep me informed of the activities of the Association from time to time.

Thanking You,

Yours Faithfully.

Member

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ANNEXUAE - VIII

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UNDERTAKING

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	<u> </u>		on		floor in	Block	No		it1	ihe con	npfex "	/atik:	a India	Next', I
am awa	are that	t M/s Va	itika Lto	l (The Ma	antenar	ice Co	mpany	/Agency	/) is enl	rusted	with th	ie tas	sk ot p	roviding
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owners	s for wh	lich pur	pose th	e Mainte	nance (Compa	ny/Age	ency sha	ll be ap	plying	for per	rmiss	sion to	receive
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supply i	in the c	complex	, for sa	nctioning) electria	ity loa	d, for i	nstallatio	on of m	eters, t	oilling a	ind r	ecover	ry etc. I
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ANNEXURE-IX

ASSIGNMENTS AND ENDORSEMENTS

First Endorsement

1/ We		S/o/D/o/W/o	
	R/o		
	ihe original a	Ilottee of Signature Villas No	
Block	built on plot of land admeasuring 3	39.56/411.49 sq meters (406/492 sq yards	s) in the
Residential co	lony 'Vatika India Next' do hereby assign tř	is agreement in favour of	
Sh/ Smt/ I	Ms	S/o/ D/o	/W/o
. . .			R/o
	<u> </u>	and the Developer M/s Vat	ika Ltd.
hereby endors	es the said Signature Villas in the name (of above said Assignee/ Transferee on pay	ment of
Rs.	per sq yrd super area towards.	administrative charges and all other pendin	ig duos,
of Rs	(Aupees	only) till о	date.
Allotlee	Assignee	Company/Developer	
Second Endo	rsement		
1/ We		\$/o/D/o/W/o	
	the Assignee	of Signature Villas No	Block
ł	built on plot of land admeasuring 339.9	56/411.49 sq meters (406/492 sq yards)	in the
Residential Co	lony 'Vatika India Nexi' do hereby assign ti	is agreement in favour of	
Sh/ Sm(/ N	vis		/W/o
			R/o
		and the Developer M/s Vati	ika Ltd.
hereby endors	es the said Signature Vitlas in the name (of above said Assignee/ Transferse on pay	ment of
Rs	per sq yrd super area lowards :	administrative charges and all other pendin	g dues,
of Rs	(Rupees	only) till o	date.
Assignee	Second Assignee	Company/Developer	

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Third Endorsement

1/ We	
	R/o
Block	k built on plot of land admeasuring 339.56/411.49 sq meters
(406/49 2 sq yards) in the R	csidential Colony 'Vatika India Next' do hereby assign this agreement in favour of
Sh/ Smt/ Ms	
	and the Developer M/s Vatika Ltd.
hereby endorses the said	Signature Villas in the name of above said Assignee/ Transferee on payment of
As p	er sq yrd super area towards administrative charges and all other pending dues.
of Rs (Rupe	esonly) till date.

Second Assignee

Third Assignee

Company/ Developer

Fourth Endorsement

17 We			
	the Third Assignee of Signature Villas No		
Block	built on plot of land admeasuring 339.56/411.49 sq meters (406/492 sq yards) in the		
Residential Colony	Valika India Next' do hereby assign this agreement in favour of		
Sh/ Smt/ Ms			
	R/o		
hereby endorses the said Signature Villas in the name of above said Assignee/ Transferee on payment of			
Rs per sq yrd super area towards administrative charges and all other pending dues.			
al Rs	(Rupeesonly) till date.		

Third Assignee

Fourth Assignee

Company/ Developer

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Vatika Limited Vatika Triangle, 7th Floor Sushant Lok, Phase I, Block A Mehrauli - Gurgaon Road Gurgaon - 122002, Haryana Tel, 91, 124, 4177777 info@vatikagroup.com

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