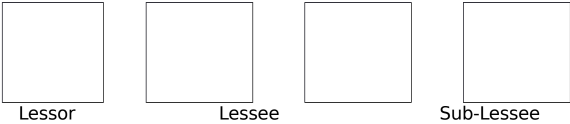
SALE DEED FOR SUPERSTRUCTURE OF RESIDENTIAL UNIT AND SUB-LEASE DEED FOR LAND AT CAPITAL ATHENA, SECTOR 01-, GREATER NOIDA [UP]



Sub-Lessee

Flat No. Floor Tower Super Area Sale Consideration Prevalent Circle Rate

/- (Basic) (+) % (Facilities) (-) % (Floor Discount)] Value of the Property as per Circle Rates

[Inclusive of Covered Car Par-king]

Property Type Stamp duty paid @ %

> All Facilities i.e. (1) Power Backup (2) Security (3) Swimming pool (4) Community Centre/Club (5) Gym and (6) Lift are available in the Complex

[Circle Rate references taken from Page No. 52/ Sector 50/ V. Code 0055 Column No. 4 & 5 to 11 effective from 07.08.2015]

For and on behalf of Greater Noida Industrial & Development Authority

(Authorized Signatory) for and on the behalf of

This Indenture is	made and	executed	at NOIDA	on this	day of $_$	_in the
year	<u>.</u> •					

BY & BETWEEN

GREATER NOIDA INDUSTRIAL AND DEVELOPMENT AUTHORITY, District Gautam Budh Nagar, Uttar Pradesh, India, A Body Corporate constituted under Section 3 of the Uttar Pradesh Industrial Development Act, 1976 (U.P Act No. 6 of 1976) (hereinafter referred to as the "LESSOR"/ "FIRST PARTY" which expression shall unless contrary or repugnant to the context thereof include its successors and assigns) of the FIRST PART;

AND

M/S CAPITAL INFRATECHOMES PVT. LTD. (PAN: AAFCC0363E) A Company registered under the Companies Act 1956 and having its registered office at D-23, 3rd Floor, Sector-63, Noida [UP] PIN 201301 through its Authorized Signatory Mr. NAVEEN KUMAR SINGH (Aadhaar No. 9984 8703 4644) S/o Shri Phool Singh, R/O Y-21D, F-21C, Meghdutam Apartment, Sector-50, Noida [UP], Director, authorized vide resolution dated 22.11.2012 (hereinafter referred to as the "LESSEE"/"SECOND PARTY" which expression shall unless contrary or repugnant to the context thereof include its successors and assigns) of the SECOND PART:

AND

/ Aadhaar t No

)

[PAN

Mr.

S/o Sh. No.	and] s/o w/os	[PAN 6h. 	/ Aadhaar R/O
which expression shall thereof shall inclurepresentatives, permit	unless contrary or rep ide his/her heirs,	as the "SUB LESSE ugnant to the co executors, adr	E"! "THIRD PARTY" ntext or meaning
WHEREAS by a Lease ed in the office of the Subetween the Greater No Nagar, Uttar Pradesh, Uttar Pradesh, Indust (hereinafter referred to the LESSOR has dem GREATER NOIDA [WEST 33941.79 SQ. METER FOI lease rent on the terms been demised for the pof the Second—Party of	ab-Registrar-, Greater Noida Industrial Develope India, A Body Corporation of the India, A Body Corporation of the India, A Body Corporation of the India, A Body Commencing of the India, I and conditions contapurpose of constructing india India, I and conditions contapurpose of constructing india India India, I and I construction of the India India I and I conditions contapurpose of construction I and I conditions I construction I and I conditions I construction I conditions I construction I condition I c	oida (hereinafter of ment Authority, Dis se constituted under t, 1976 (U.P Act T PARTY") and LESSI sis PLOT NO. GH- UDH NAGAR, UP-20 IG FROM 22.11.2012 ined in the said Le g residential units	called the "LEASE") strict Gautam Budh er Section 3 of the t No. 6 of 1976) EE/ SECOND PARTY, 12A-2, SECTOR 01, 1301 ADMEASURING yielding and paying ease. The land has for the registrants
The LEASE WITH THE SUB REGISTR TO, ON 22.	AR—I NOIDA, AS DOCU	IS IMENT NO 22589 B	

For and on behalf of Greater Noida Industrial & Development Authority

(Authorized Signatory) for and on the behalf of

LESSOR LESSEE SUB-LESSEE SUB-LESSEE

The Second Party has constructed dwelling units on the terms and conditions laid down in the said Lease Deed and the Complex is called **"CAPITAL ATHENA"**. It has various types of dwelling units in it. The Second Party has obtained Completion certificate from the competent authority for the Project.

AND WHEREAS under the terms of the said Lease Deed, the Second Party can allot to its registrants, dwelling unit(s) in GREATER NOIDA, including undivided share in land, common areas and facilities appurtenant to the dwelling units on such terms as decided by the Second Party.

AND WHEREAS the Third Party/Sub-Lessee had applied for allotment of a dwelling unit and on the faith of the statements and representation made by the Third Party/Sub Lessee at various stages, the Second Party has allotted and received consideration mentioned herein and delivered possession of the DWELLING UNIT BEARING NO.

_____ HAVING CARPET AREA _____ Sq. Ft. (______ Sq. Mtrs.) ON THE _____ FLOOR IN TOWER No_____ of the aforesaid Complex to the Third Party/Sub-Lessee against the consideration which has already been paid. The Third Party will also observe covenants, terms and conditions, as laid down in the previously mentioned lease between the First Party and Second Party and on the terms and conditions hereunder.

AND WHEREAS the Third Party/Sub-Lessee has carried out the inspection of the Building plans of the said dwelling unit, and has satisfied himself/herself/themselves as to the soundness of the construction thereof and conditions and descriptions of all fixtures and fitting installed and/or provided therein and also the common amenities and passages, appurtenant to the said dwelling unit and also the nature, scope and extent of the undivided benefit of interest in the common areas and facilities within the said complex.

NOW THIS INDENTURE WITNESSETH AS FOLLOWS:

That	in	consideration	on of	the	amount	of	Rs		/-	(Rupees
) wh	nich includ	des th	e cost c	of the sup	erstru	cture of
the u	nit ar	nd the prop	ortionat	e shar	e of the	Land,	paid by	the Third	l Party	y to the
Secon	ıd Par	ty, receipt v	whereof	the Se	cond Part	ty here	eby ackn	owledges	and t	he Third
Party	agree	eing to obse	rve and	perfor	m the terr	ns and	l conditio	ns herein i	mentic	ned, the
Secon	d Par	ty hereby s	ell to th	e Third	d Party th	e sup	erstructu	re of the	dwelli	ing UNIT
BEAR	ING N	10 HA	/ING C	ARPET	AREA _		Sq. Ft.	(Sq. M	ltrs.) ON
THE		FLOOR IN	TOWER I	No	With sani	tary, e	electrical	and other	fitting	ງs, in the
Group	Hous	ing Scheme	"CAPITA	L ATHE	NA at PLO	OT NO.	"GH-12 A	A/2, SECTO	R 01, 0	SREATER
NOIDA	[WES	ST] , DISTRIC	T GAUTA	M BUDI	H NAGAR,	UP-201	301 INDIA	$oldsymbol{A}$ and mor	e par	ticularly
descr	ibed S	Schedule he	reunder	writter	n, and plar	n anne	xed here	to.		

The Second Party simultaneously does hereby also sub-leases unto the said third party for the unexpired period of 90 Years Lease granted by the Lessor/First Party, which commenced on 22nd November, 2012, the undivided title to the Land proportionate to the area allotted to the Third party in relation to the Total area of the land.

For and on behalf of Greater Noida Industrial & Development Authority (Authorized Signatory) for and on the behalf of

- 1. The vacant and peaceful possession of the superstructure of the dwelling unit has been given to the Third Party. The Lessor has received One Time Lease rent of the Plot from the Lessee and the Sub-Lessee is not to pay any Lease Rent to the Lessor during the un-expired portion of the said Lease.
- The third party/sub-lessee without any rebate or deduction whatsoever shall
 pay any other taxes, charges, levies and impositions payable for the time
 being by the Second Party in relation to the land share of the Third Party.
- 3. The third party shall pay annual rents, taxes, charges, levies and impositions payable for the time being by the Second Party as occupier of the said dwelling unit as and when the same becomes due and payable and shall in addition thereto shall also pay all other liabilities charges for repairs, maintenance and replacement etc. as per Maintenance Agreement between the Third Party and nominee of The Second Party.
- 4. That for computation purpose, the CARPET AREA means and includes the net usable floor area of an apartment, excluding the area covered by the external walls, area under services shafts, exclusive balcony or verandah area and exclusive open terrace area, but includes the area covered by the internal partition walls of the apartment. The COMMON AREA means the entire land for the real estate project or where the project is developed in phases and registration under the Act is sought for a phase, entire land for that phase; the stair cases, lifts, staircase and lift lobbies, fire escape and common entrance and exits of building; the common basement, terraces, parks, paly ground, open parking areas and common storage spaces; the premises for lodging of persons employed for the management of the party including accommodation for watch and ward staff or for lodging of community service personnel; installation of central services such as electricity, gas, water and sanitation, air-conditioning and incinerating, system for water conservation and renewable energy; the water tanks, sumps motors, fans compressors, ducts and all apparatus connected with installations for common use; all community and commercial facilities as provided in the project; all other portion of the project necessary or convenient for its maintenance, safety, etc. and in common use. The Sub-Lessee shall get exclusive possession of the built up covered area of the flat and is being transferred the title of the same along with undivided, impartible, unidentified proportionate title to the common area of the Land in the Housing Complex in proportion to the carpet area of the said Flat/Dwelling Unit to the total carpet area constructed in the Housing Complex, through transfer of title in favour of the association of allottes. The Sub-Lessee shall have no right interest, or title in the remaining part of the complex such as club facilities, parking space, roads, parks, overhead water tanks, electric substation, open areas, entrance lobbies, mumties, pump house, Shafts, architectural features, lift wells, lift rooms, circulation area, guard rooms etc. except the right of ingress and egress in common areas, which shall remain

the property of the Lessee/Second Party. The right of usages of the common facilities is subject to the covenants herein and up to date payment of all dues.

For and on behalf of(Greater Noida Industrial & Development Authority Authorized Signatory) for and on the behalf of

LESSOR LESSEE SUB-LESSEE SUB-LESSEE

- 5. The Second Party and the Third Party shall, at all times duly perform and observe all the covenants and conditions which are contained in the said Lease executed between the Lessor and the Second Party and observe the same as applicable and relating to the land pertaining 'to the unit given to him/her/them.
- 6. Any transfer, sale, assignment or otherwise parting with the said dwelling unit by the Third Party will attract payment of prevailing transfer charges in addition to whatsoever other amount' is payable to the Lessor. The decision of the Lessor in respect of transfer charges will be final and binding.

7.The Sub-Lessee shall not mortgage the said dwelling unit for securing any loan at any stage except with prior permission of the Lessor in writing, which shall be obtained, or given by the Lessor as per terms of the Lease. Provided that in the event of the sale or foreclosure of the mortgaged or charged property the Lessor shall be entitled to claim and recover the amount payable to the Lessor on account of the unearned increase in the value of the Land as aforesaid and the amount of Lessor's share of the said unearned increase shall be first charge, having priority over the said mortgage charge. The decision of the Lessor in respect of the market value of the said land and the amount payable by the Third Party to the First Party shall be final and binding on all parties concerned.

- 8. Notwithstanding the restrictions, limitations and conditions mentioned herein above, the Third Party shall be entitled to create tenancy of the whole of the dwelling unit for the purpose of the private dwelling only.
 - 9. Whenever the title of the Second/Third Party in the said dwelling unit is transferred in any manner whatsoever the transferee shall be bound by all covenants and conditions contained herein or contained in the Lease between the First and the Second Party and he/she/they be answerable in all respect thereof in so far as the same may be applicable to effect and relate to the said dwelling unit.
 - 10. In the event of death of the Third Party, the person on whom the title of the deceased devolves shall within three months of the devolution, give notice of such devolution to the Lessor and the Lessee.
 - 11. The Third Party shall from time to time and at all times pay directly to the local govt. /local Authority or Greater Noida, existing or to exist in future all rates, taxes charges and assessments of every description which are now or may be at any time hereinafter during the continuance of this Deed be assessed, charged or imposed upon the dwelling unit hereby transferred or on the Third Party or his/her/their tenant/occupant in respect thereof.

- 12. The Second/Third Party shall in all respect comply with and be bound by the building, drainage, and other bylaws of Greater Noida Authority or other Authority for time being in force or to exist in future.
- 13. The Second Party/Third Party shall not without the sanction and permission in writing of the Lessor, erect any building or make any alteration or subdivide or amalgamate such transferred/ Sub-Leased dwelling unit.

For and on behalf of Greater Noida Industrial & Development Authority (Authorized Signatory) for and on the behalf of

LESSOR LESSEE

SUB- LESSEE SUB- LESSEE

- 14. The Third Party will use the dwelling unit for residential purpose and for no other purpose. •
- 15. The Second/Third Party shall not in any manner whatsoever encroach upon the common land areas and facilities and 'services not handed, over to him/her/them. All unauthorized encroachments made by the Second/Third Party shall be liable to be removed at his/her/their cost.
- 16. The third party/Sub-Lessee of Ground Floor dwelling unit in the Complex will be entitled to the use sit-out area earmarked for such flats, for the limited purpose of keeping the same as green and open. No construction, temporary or permanent is permitted on such sit out areas. The right of user shall however, be subject to the provisions of the U.P Apartment Ownership of Flats Act or any amended Act.
- 17. The Third part/Sub-Lessee of Top Floor dwelling units shall have the limited right of user of the terrace subject to other occupants/maintenance agency in the Building/Tower having right to use the terrace at reasonable time for maintenance/upkeep of water tanks, fixing of TV antennas or any other purposes requiring the use of terrace. The terrace shall also be available to the occupants of the building/tower in times of emergencies like fire etc. No construction, temporary or permanent, is permitted upon the terrace or any other part thereof. The right to user shall however be subject to the provisions of the U.P. Ownership of Flats Act, 1975.
- 18. The Second Party/Third Party shall on the expiry of the lease of the land, peacefully handover the said land unto the Lessor after removing the superstructure within the stipulated period. The Land hereby sub-leased shall always remain indivisible and unidentified. Similarly the Third Party shall have right of usage of common areas and will not have any right of possession of the same.
- 19. The Second/Third Party shall insure the premises comprehensively either singly or collectively with other Allottee(s) and keep the insurance current at all times.
- 20. The Second/Third Party and all other persons claiming under him/her/them shall ensure that the premises are kept in good shape and repairs and that no substantial material damages are caused to the premises or to the sanitary work therein.
- 21. The Stamp duty, Registration charges and other all incidental charges required for execution and registration of this Deed have been born by the Third Party.
- 22. That After this Deed is executed, no dispute or differences relating to the registration, booking and allotment and in all such matters as are instrumental to these and are likely to affect the mutual right, interest, privileges and claim of the

Second/Third Party would be entertained. In the event of any dispute, still arising with regard to the terms and conditions of this Deed the same shall be subject to the jurisdiction of District Court, Gautam Budh Nagar and the High Court of Judicature, Allahabad.

For and on behalf of Greater Noida Industrial & Development Authority (Authorized Signatory) for and on the behalf of

Development Authority

LESSOR LESSEE SUB-LESSEE SUB-LESSEE

- 23. That in case of any breach of the terms and conditions of this deed by the Second Party/Third Party, the Lessor will have the right to re-enter the demised unit after, determining the sub-lease. On re-entry of the demised dwelling unit, if it is occupied by any structure build in an unauthorized manner, by the Second Party/Third Party, the Lessor/the Second Party will remove the same at expenses and costs the Second Party/Third Party. At the time of re-entry of the demised dwelling unit, the Lessor may re-allot it to any other person.
- 24.That if the Third Party is found to have obtained the allotment, sub lease of the demised premises by mis-representation/mis-statement or fraud, this deed shall stand cancelled and the possession of the demised premises may be taken over by the Lessor/the Second Party and the Third Party in such an event will not be entitled to claim any compensation in respect thereof.
- 25. All notices, orders and other documents required under the terms of the Sub lease or under the Uttar Pradesh Industrial Area Development Act, 1976 (U.P. Act No. 6 of 1976) or any rule regulation made or directions issued there under shall be deemed to be served as provided of under Section 43 of the Uttar Pradesh Urban Planning and Development Act, 1973, as reenacted and modified by the Uttar Pradesh President's Act (Re-enactment with modificatio Act, 1974 (U.P. Act No. 30 of 1974).
- 26. All powers exercisable by the Lessor under the Deed may be exercised by the Chairman/Chief Executive Officer of the Lessor. The Lessor may also authorize any of its officers to exercise all or any of the powers excisable by it under this Deed.

Provided that the expression Chairman/Chief Executive Officer shall include the Chief Executive Officer for the time being or any other officer who is entrusted by the Lessor with the functions similar to those of Chairman/Chief Executive Officer.

- 27. All clauses of the Lease Deed executed by GNIDA in favour of "CAPITAL INFRATECHOMES PVT. LTD.", Dated 22.11.2012 in favor of the Second Party shall be applicable to this Deed also. In case of any repugnancies of any provision of the Lease Deed and this Deed, the former shall prevail.
- 28. Authority/Lessor has the right to recover the dues, if any, from the Sub-Lessee or their successors as per rules, as per the rate of interest as per terms and conditions laid in the Lease Deed/Allotment.
 - 29. The Lessee/Sub-Lessee shall make such arrangement as are necessary for maintenance of the building and common services and if the building is not maintained properly the Chief Executive Officer or any officer authorized, by the Chief executive Officer, GNIDA will have the power to get the maintenance done through the nominated authority and recover the amount so spent from the Lessee/Sub-Lessee. The Lessee/Sub-Lessee will be individually and severally liable for

payment of the maintenance amount. The Rules/Regulations of U.P. Ownership of Flat Act, 1975/The Uttar Pradesh Apartment (Promotion of Construction, Ownership and Maintenance) Act, 2010 (as amended from time to time) shall be applicable on the Lessee/SubLessee. No Objection on the amount spent for the maintenance of the building by the Lessor shall be entertained and decision of the Chief Executive Officer, GNIDA in this regard shall be final.

30. Terms and Conditions of the brochure of scheme, allotment, building bylaws as amended from time to time shall be binding on Lessee/Sub-Lessee.

For and on behalf of Greater Noida Industrial & Development Authority (Authorized Signatory) for and on the behalf of

SCHEDULE OF DWELLING UNIT

Dwelling UN	NIT BEARING NO	ON THE	FLOOR	in the Complex
known as	"CAPITAL ATHENA"	constructed	upon PLOT	NO. GH-12A/2,
SECTOR 01	., GREATER NOIDA [V	VEST], DIST	RICT GAUTAM	BUDH NAGAR,
UP-201301	, U.P., having CARPET	AREA of	Sq. Ft. (_	Sq. Mtrs.)
comprising	of			and
One/Two Ca	ar Parking bearing No)	and	together with
interest in p	oroportionate undivide	d, impartial	, unidentified (common area of
the land or	n sub-lease basis, as p	er Enclosed p	olan, and boun	ded as follows:
NORTH				
NORTH				
SOUTH				
EAST				
MECT	AC DED LAVOUT DLAN	ATTACHED		
VV ⊑ ⊃ I	AS PER LAYOUT PLAN	ALIACHED		

For and on behalf of(Authorized Signatory)
New Okhla Industrial for and on the behalf of
Development Authority

IN WITNESS WHEREOF THE PARTIES HERTO HAVE SIGNED THIS INDENTURE AT NOIDA, ON THE DAY, MONTH AND THE YEAR, FIRST ABOVE WRITTEN IN THE PRESENCE OF THE FOLLOWING WITNESSES.

WITNESSES: SIGNED AND DELIVERED BY

(LESSOR) 1. development	(Greater Noida Industrial Authority)
2. (LESSEE)	[Authoirsed Signatory] For & on behalf of Capital Infratechomes Pvt. Ltd.
3. (SUB-LESSEE)	

For and on behalf of Greater Noida Industrial & Development Authority (Authorized Signatory) for and on the behalf of