UNDERTAKING CUM INDEMNITY

		aton this the	
day of	_ 20 BY		
Mr./Mrs./Ms./M/s.			
	And		
Mr./Mrs./Ms./M/s			
S/W/D/C/o			
R/o			
company incorporated	under the Companies Act, : Bagh West, New Delhi -	n favour of Mapsko Builders Private Limite 1956 having its registered office at 52, N 110026 and all its directors and employ	orth
		t with the context shall include and mean t nistrators, legal representatives and permi	
Measur Haryana (hereinafter I Agreement /Allotment Allottee(s)/Assignor(s) Rs	ing (Sq. Yd.) in "Mareferred to as " Plot ") by the Letter /Application Form and the Company. The	their application, was/were allotted a Plot MAPSKO ASPR GREENZ" Sector - 35, Sonne Company, the developer vide Plot Buy datedexecuted between Allottee(s)/Assignor(s) has/have so far (Rup	ipat, yer's the paid
only) to the	he Company against aforesaid	allotment.	
AND WHEREAS the C	Original Allottee(s)/Assignor(s)	has assigned/transferred by way of assignment	nent
all his/her/their right/in	terest/title with respect to the	Plot in favour of:	
Mr./Mrs./Ms./M/s			
S/W/D/C/o			
R/o			
	And		
Mr./Mrs./Ms./M/s			_
S/W/D/C/o			
R/o			

(hereinafter called the **Assignee(s)**) and approached/requested the Company to record necessary changes in its records or other relevant documents for substitution/transfer aforesaid right/interest/title of Allottee(s)/Assignor(s) in favour of Assignee(s) regarding the Plot. The aforesaid substitution/transfer is on the mutual understanding and joint request of the Allottee(s)/Assignor(s) and the Assignee(s) and they bear complete responsibility of consequences arising thereof.

AND WHEREAS the Company, acting in good faith and on the representations made by the Original Allottee(s)/ Assignor(s) and the Assignee(s), has agreed to record the said change in its records and endorse the original Plot Buyer's Agreement /Allotment Letter /Application Form at the sole risk, responsibility of the Original Allottee(s)/ Assignor(s) and the Assignee(s)

Now the Allottee(s)/Assignor(s) undertakes to indemnify the Company and its directors, officers, employees, staff and associates as under:

- The Original Allottee(s)/Assignor(s) hereby indemnify and shall always keep the company and 1. its directors and employees indemnified against any loss or damage that they may sustain in agreeing to the request of the Original Allottee(s)/ Assignor(s) and the Assignee(s) or any claim of any revenue or other authority, proceeding or litigation that may be taken out or brought against them or arising out of or in connection with the aforesaid nomination/assignment/substitution/transfer of the Plot and the company shall be fully entitled and empowered to have its charge on the said Plot in the event the Original Allottee(s)/Assignor(s) and the Assignee(s) fail to keep their commitment in this regard.
- 2. That the transfer/assignment by Allottee(s)/Assignor(s) in favour of Assignee(s) with respect of the right/interest/title of the said Plot, and request of substitution/transfer in Company's record thereof, is being made and accepted with mutual consent and understanding of Allottee(s)/Assignor(s) and Assignee(s) inter-se in a sound mental state without any undue pressure, force or coercion without any interference or involvement of the Company.
- 3. That Allottee(s)/Assignor(s) has/have paid all dues on account of sale consideration, interest (if any), maintenance, arrears or on any other account till date of substitution/transfer, as raised by the Company are paid by the Allottee(s)/Assignor(s). In case any amount become refundable from aforesaid payment made by Allottee(s)/Assignor(s), the Allottee(s)/Assignor(s) undertake/s not to raise any claim of refund of the same directly from the Company. The Company shall have right to adjust the same into the account of the Assignee(s) or deal with the same as per its policy. The Allottee(s)/Assignor(s) and Assignee(s) undertake to indemnify the Company against all/any adverse consequences arising from situation of non-transfer/non-substitution of right/interest/title in favour of Assignee(s) due to non-compliance of any term or condition of substitution/transfer either by the Allottee(s)/Assignor(s) or Assignee(s).

IN WITNESS WHEREOF the Original Allottee(s)/ Assignor(s) and the Assignee(s) have executed this Indemnity Bond signed on the day, month and year above written in the presence of the following witnesses:

ALLOTTEE(S)/ ASSIGNOR(S)

WITNESSES:

1.

2.