DETAILS OF DOCUMENT (SALE DEED)

1-1 TPE OF LAND:	- Residentioai
2-WARD/PARGANA:	-57, Nagar Nigam, Meerut
3-MOHALLA/CITY:	-Sarasawati Vatika Colony (I-Block)
4-DISCREPTION OF PRPERTY:	Plot No
5-AREA OF PROPERTY:	Sq. Mtr.
6-ROAD:	1.5 Km Far from Delhi Road
7-SALE CONSIDERATION:	RsOnly
8-MARKET VALUE ACCORDING	
CIRCLE RATE FIXED BY COLLECTOR	RsOnly
Name of Vendor/First Party:	
$M\!/\!s$ Saraswati Buildcon office at 2^{nd} Floor,	Saraswati Plaza, Shivaji Road, Meerut
through its partner Shri	&
Occupation:	PAN
Aadhar Card No	Mob. No
Name of Vendee/Second Party:	
Shri/Km./Smt.M/sS	/o/D/o/W/o through Shri
R/o	
Occupation:	PAN
Aadhar Card No	Mob. No
SALE DEED FOR Rs/- Only	
VALUE ACCORDING TO STAMP CIRCL	E RATE FIXED BY COLLECTOR Rs
/- Only	
STAMP DUTY Rs	
CIRCLE RATE OF LAND Rs	R SQ.MTR.
THIS DEED OF SALE is made on this	day of in between:-
M/s Saraswati Buildcon, A partner	ship firm having its office at IInd Floor
Saraswati Plaza, Shivaji Road, Meerut (U.J	P) through its partner Shri
, hereinafter referred to as	Vendor which expression shall, whereve
the context so admits include its heirs,	successors, assignees, administrators and
executors on the First Part;	
AN	TD .
Shri/Km./Smt.M/s	S/o /D/o/W/o through Shri
R/o	, hereinafter referred to as the
Vendee, which expression shall wherever the co	ontext so admits include his/her heirs,
successors, administrators, executors and assig	nees on the Second part, and;

Where	eas the V	endor/Ven	dors 1s/a	re developin	g a ML	A appro	ved colon	y (Plan
No.MDA/LD/2	21-22/013	33) in the	name &	style of Sa	raswati	Vatika C	Colony (I-	·Block)
situated in Kha	asra No. 2	293 A & B	(Part) Vi	llage Noor N	agar, Me	erut and	the Plot un	der this
sale is the par	rt of abov	e said Kha	sra situat	ed in Village	e Noorna	ıgar, Mee	erut City T	ehsil &
Distt. Mee	erut,	which	was	purchase	by	the	vendors	from
			, Meer	ut vide sale	deed dat	ed	wh	ich was
registered in th	he office o	of Sub-Reg	istrar IIIro	d in Book No	Volu	me o	n page No.	to -
at SL.No	on c	dated	and fro	m Shri / Smt.	/ Km		S/c	o / D/o /
W/o Shri		R/o						Meerut
vide sale deed	dated	· \	which was	s registered in	n the offi	ce of Sub	o-Registrar	IIIrd in
Book No Vo	olume	- on page N	No to	at SL.No	(on dated -	(her	einafter
referred to as t	the "Said (Colony"); a	and					
Where	eas the V	endee app	roached	to the Vend	or for th	ne purcha	ase of Plot	t No
vide his / her / their application dated in the said colony, and the Vendor								
by agreeing to sale the same Plot No area Measuring aboutSq. Mtr. to								
the Vendee with his/her sweet will in the Said colony issued an allotment Letter								
Noon d	dated			and the	e same j	olot is be	eing as sh	own in
red colour in	the plan	annexed h	ereto and	d bounded a	s detaile	ed at the	foot of thi	s deed,
hereinafter re	eferred to	as the "Sa	aid Plot"	, for a consid	deration	of Rs	/- (]	Rupees
		Only) be	ing the sa	ale price of l	Plot; and	d		
Where	eas the V	endor has	received	l the conside	eration o	of Rs	/- (R	upees -
		Only) fro	m the Ve	endee, towar	ds the s	ale price	of the Sa	id Plot
as shown of the	the foot o	f this deed	l.					

NOW, THEREFORE, THIS DEED OF SALE WITNESSETH AS UNDER:-

- 2. That the Vendee shall be liable to pay maintenance charges as applicable per month, for all times from the date of this deed, for the up keep, and maintenance of water supply, street light, sewage, parks, roads of the Said colony, to the Vendor or any other agency nominated by the Vendor, on this behalf at the sole discretion of the Vendor, or Resident welfare Society (R.W.A)/Association of allottees as the case may be and the Vendee also affirms and hereby indemnifies the maintenance charges, and dues as may be applicable time to time towards the Vendee and it shall always remain a charge on the said Plot and this term /clause shall also be binding on the nominees or transferees of the Vendee, and the Vendor or the agency nominated by the vendor or Resident Welfare Society (R.W.A) shall be in full right to stop Vendee and their nominees or transferees to enjoy common facilities/amenities in case of non-payment of Maintenance Charges and the Vendor or the said Agency or Resident welfare Society nominated by vendor, as the case may be may realize & recover the due amount through Court.
- 3. That the Vendor hereafter shall have no claim or title in the Said Plot and the Vendee shall be the absolute owner thereof subject to above terms as stated in clause/Para 2 hereinabove stated.
- 4. That the Plot under this sale is only for the residential purpose and the Vendee is not permitted to run any type of Hotel, Banquet Hall, Mandap, Dharamshala, Mandir, Gurudwara, Maszid or any Public worship place, any type of hostel, Guest House, Milk Dairy, Hospital, Nursing Home, Industrial, educational, Professional and commercial activities from the said plot or house/building constructed on the said plot.
- 5. That the vendee shall not make Car parking & hedges in front of the said Plot and in the condition of house constructed on the above said plot the vendee shall remain bound to maintain cleanness of drains and free approach and clearness for all Parks, passages and other areas in the Said Colony meant for the common enjoyment of all purchasers / owners of the Plots / house holders in the Said Colony. The vendee at the time of construction of the house on the said Plot will make drive-way with in the limits of said plot and shall not make entry gate more than 9" (Nine Inches) high then the road level and the ramp will rest on the road not out of the drain width limits i.e maximum" (Thirty Inches) on the drain. vendee will kept the doors & Windows and drain pipe open towards road side and within his boundry limits and not into the other's property.

- 6. That the Vendee shall be liable to pay all type of charges, City Development Charges, MMRTP, R.R.T.P Charges development charges, External Development Charges, Regularization Fee, Betterment Charges/ fees to Meerut development or any Govt. department (State or Central) authority payable at the time of sanction of his Building plan and layout plan of the colony and/or any other charges levied and to be levied by MDA or any Government Department (Central or State) in future after this sale deed.
- 7. That the Vendor has delivered the peaceful vacant possession of the Said Plot to the Vendee, free from all encumbrances, charges and demands whatsoever.
- 8. That the Vendor declare and assured the Vendee that the Vendor is the rightful owner of the said Plot and the same belongs to the Vendor and the Vendor has the right to transfer the same and Vendee verified all title papers related to the said Colony/Project and is satisfied with same e and also has knowledge of "Doctrine of Purchaser Beware" (dszrk lko/kku).
- 9. That the Vendor is developing this colony by providing sever line, water supply with other development works like, Roads, Parks, Drains etc. So the vendee have to use the sewer line only for waste from Latrine seat purpose i.e. no water from kitchen, bath, rain etc. should be turned into sever line, Wastewater other then Latrine will be drained out by the seprate under ground /covered drains provided in the colony.
- 10. That the Vendor do hereby declare that no tax is payable in respect of the Said Plot up to the date of this deed. However, from the date of this Deed all such taxes in respect of the Said Plot or house/building constructed on the said plot shall be the responsibility liability and subject matter of the Vendee.
- 11. That G.S.T. is not applicable on the sale of Plot /Plot No. Sonno amount is being added in price of Plot. If in future any amnout regarding G.S.T is being levied on this Plot. In such case the purchaser/Allotee shall have to pay such amont demanded by government (State or Centrral(to Party of Ist Part i.e seller /Developers.
- 12. That the vendee has joined and put his/her/its signatures in the execution of this sale deed to commit herself/himself/itself/themsalves in respect of the obligations which are to be fulfilled or completed or obligatory to the vendee.
- 13. That the vendee at the time of construction of house / building on the said plot or any time in future shall not break the boundry wall/Compund wall of the Colony attached with said plot, if it is in its boundries in any direction of the plot.

	MEASUR	MENT & BO	UNDARIES OF PLOT NO					
	EAST:	Mtr.	Plot No./Road /boundrywall of the colony /Other Property/Plot No.					
	WEST:	Mtr.	Plot No./Road /boundrywall of the colony /Other Property/Plot No.					
	NORTH	Mtr.	Plot No./Road /boundrywall of the colony /Other Property/Plot No.					
	SOUTH	Mtr.	Plot No./Road /boundrywall of the colony /Other Property/Plot No.					
	SCHEDULE OF PAYMENT OF PLOT NO							
1.	RsOnly) recieved by Ch. No							
		Dated	Drawn, Meerut.					
	WITNESS WHEREOF the Vendor and the Vendee have put their hands & signed or							
	this Deed in the presence of witnesses.							
	WITNE	<u>SS</u> : -						
	(1)		(VENDOR)					
	(2)		(VENDEE)					
	DATED-	DR	AFTED BY VIPIN KUMAR BISHNOI, ADVOCATE, MEERUT.					