(2)

SALE-DEED

Nature of Land : Residential 1. V-Code : 0114

3. Ward/Pargana : Sarnath/Shivpur Mohalla/Village 4. : Lalpur Anaula

: Flat No.____, on ___ Floor in Description of Property "RUDRA BANKE BIHARI (Flat/Apartment)

RESIDENCY" : Square Meter Unit of Measurement

Square Meter (_____ Square Feet) Area of Proportionate Land

Underneath : Link Road Status of Road

(3)

9. Others Description : No 10. Nature of Property Residential Flat 11. Total Area of The Land 3300 Square Meter (35508 Property (in case of Multi Square Feet) Storied Building) 12. Total Super Built-up Area : 10687.73 Square Meter (115000 of Building Square Feet) 13. Status-Finished/ Semi : Finished Finished/Others. 14. Valuation of the tree No 15. Boring/Well/Others : No Carpet Area ____ Square 16. Carpet/Covered/Super Builtup area hereby sold Meter (_____ Square Feet), Built-up Area ____ Square Square Feet) Meter (___ Super Built-up Area Square Meter (_____ Square

17. Year of Construction

Feet)

: New

(4)

18.	Whether it is related to the Member of Sahakari Avas Samiti	•	No
19.	Amount of consideration	:	Rs/- (Excluding Service Tax/GST & Other Charges)
20.	Value of Flat (As per Circle	:	Rs <mark></mark> /-
	rate)		
21.	Stamp Duty	:	Rs/-
22.	Boundary of the		
	Flat/Apartment :-		
	East :-		
	West :-		
	North :-		
	South :-		
23.	Number of First Party/	:	Number of Second Party/
	Vendor-01		Vendee

(5)

THIS INDENTURE OF SALE made on									
BETWEEN									
RUDRA REA	L ESTAT	E LIMITI	ED, a co	mpany inco	orporated				
				1 2					
	0	0			- 5				
					0				
		-							
	221001	tnrougn	its au		0 5				
S/o					of				
		Vide	board	resolutio	n dated				
. (hereinafter c	alled the	Vendor w	vhich tei	rm unless re	epugnant				
•					1 0				
		,			0 /				
	ACT No.								
, corti	101110								
			FIRST	PARTY/X	FNDOR				
			11101	TAKII, V	LIVDOR				
		AND							
	S/o			Residen	ıt of				
. (Cont	act No.)						
	RUDRA REAL companies Act, ntra Lane, Hove Rudra House Varanasi - S/o (hereinafter companies in the contraction of the contract	RUDRA REAL ESTAT companies Act, having ntra Lane, Howrah-711 Rudra House, C-27 Varanasi – 221001 S/o (hereinafter called the shall include its succes RT. , CONTACT No.	BETWEEN RUDRA REAL ESTATE LIMITI ompanies Act, having its register of tra Lane, Howrah-711101, West Rudra House, C-27/273, C- Varanasi - 221001 through S/o Vide . (hereinafter called the Vendor weighall include its successors, admir RT, CONTACT No AND S/o	BETWEEN RUDRA REAL ESTATE LIMITED, a companies Act, having its registered offinitra Lane, Howrah-711101, West Bengal, Rudra House, C-27/273, C-13, Indivaranasi – 221001 through its ausianasi – Vide board. Varanafter called the Vendor which tendall include its successors, administrator RT. , CONTACT No	BETWEEN RUDRA REAL ESTATE LIMITED, a company incompanies Act, having its registered office at GR-00 atra Lane, Howrah-711101, West Bengal, and also be Rudra House, C-27/273, C-13, Indian Press Varanasi - 221001 through its authorized S/o resident Vide board resolution. (hereinafter called the Vendor which term unless reshall include its successors, administrators and assignment. CONTACT No. FIRST PARTY/VAND S/o Resident.				

(herein after called the vendees which term unless repugnant the context shall include their heirs, successors, assignees and representatives) of the **SECOND PART**.

.....SECOND PARTY/ VENDEES

WHEREAS, Arun Kumar Agrawal & Bitthal Das Agrawal & Ballabh Das Agrawal & Dilip Kumar Agrawal all s/o Late Banke Bihari Lal owned and possessed the land, S.M. Plot no. 179, area-0.413 Hectare bearing Nagar Nigam no. Sa. 3/186 Ka-3, at Mauza-Lalpur Anaula, Pargana-Shivpur, Ward-Sarnath, Disctrict & City-Varanasi by virtue of Sale Deed dated 9.03.1984 executed by Nihori & others. The sale deed has been registered in Book no. I, Volume no. 5828 at Page 339/341, Document no. 13357 on 29.03.1984 in the office of Sub-Registrar, Varanasi.

AND WHEREAS Dilip Kumar died leaving behind his heirs his brothers aforesaid and the name aforesaid heirs (brothers) has been substituted in place of deceased Dilip Kumar.

AND WHEREAS the aforesaid Land owners divided their aforesaid property amongst them by oral Settlement, later on Mr. Ballabh Das one of the aforesaid owners transferred his part of the land S.M. Plot No. 179 Mi measuring -1278.252 Square Meter by Deed of Sale dated 27.06.2012 to First Party/Vendor. The Sale Deed has been registered in

Book no. I, Volume no. 3753 at Page 207 to 286 Document no. 3777 on 27.06.2012 in the office of Sub-Registrar-Ist, Varanasi.

AND WHEREAS the Land owners approached to the First Party/Vendor for construction of multi-storied residential building over the total land of Mr. Arun Kumar Agrawal & part of the land of Mr. Bitthal Das Agrawal and Mr. Arun Kumar Agrawal and Mr. Arun Kumar Agrawal entered into a Developer Agreement on 4.10.2012 with First Party/Vendor in respect of land S.M. Plot No. 179 Mi measuring-1278.252 Square Meter, the Developer Agreement has been registered in the office of Sub-Registrar-Ist, Varanasi in Book no. I, Volume no. 4002 at Page no. 151 to 228 document no. 5956 on 4.10.2012. Mr. Bitthal Das Agrawal also entered into a Developer Agreement on 4.10.2012 in respect of land S.M. Plot No. 179 Mi measuring - 743.494 Square Meter with First Party/Vendor, the Developer Agreement has been registered in Book no. I, Volume no. 4002, on pages 229 to 280, Document no. 5957 on 4.10.2012 in the office of Sub-Registrar-Ist, Varanasi. Later on a Supplementary Agreement executed between the parties on 14.03.2014 regarding the division of Flats/Apartments as per terms of the Developer Agreement.

(8)

AND WHEREAS the FIRST PARTY/VENDOR has been constructed the Group Housing Project known as "RUDRA BANKE BIHARI RESIDENCY" after obtaining the building Plan approval vide permit no. 3912-GH/dated 28.10.2013 by the V.D.A. on its purchased land and the land of Mr. Arun Kumar & Part of the land of Mr. Bitthal Das Agrawal collectively, more fully detailed & described in the Schedule-'A' hereunder.

AND WHEREAS the First Party/Vendor in furtherance of the Development of the aforesaid scheme offered to the public residential Built-up Flats/Apartments of different sizes, dimensions and descriptions.

AND WHEREAS the VENDEE/VENDEES/2nd Party expressed his/her/their desire to purchase Flat No. ______ in "RUDRA BANKE BIHARI RESIDENCY" having carpet area - _____ Square Meter (_____ Square Feet) Built-up Area _____ Square Meter (_____ Square Feet) Super Built up area _____ Square Meter (_____ Square Feet) along with One Car Parking Space at _____ in the said building.

(9)

AND WHEREAS the Flat hereinafter called the said Flat is the									
share of FIRST PARTY/VENDOR as per Developer Agreements dated									
04.10.2012 and Supplementary Agreement dated 14.03.2014.									
AND WHEREAS the FIRST PARTY/VENDOR has allotted to the									
VENDEE/VENDEES/2nd Party Flat NO on Floor									
along with one Car Parking Space at in "RUDRA BANKE									
BIHARI RESIDENCY".									
AND WHEREAS the VENDEE/VENDEES/2nd Party have paid									
full sale consideration as agreed and Vendee/Vendees are ready to									
purchase and Vendor is ready to transfer the said Flat.									
AND WHEREAS the Board of Directors of the Company									
unanimously resolved in the meeting held on at									
that Mr S/o									
is authorized to execute the Agreement to sale/sale deeds on behalf of the Company and receive the sale consideration for the									
company in respect of property aforesaid.									
ten production of the producti									
NOW, THIS INDENTURE OF SALE WITNESSETH FOLLOWS:-									
(1) That for a total sale consideration of Rs/- (Rupees									
Only Excluding Service									
Tax/GST & Other Charges which has been paid by the									

(10)

- (2) That the Vendee/Vendees has/have right to reasonable use of common area and common services facilities staircase, lift etc. detailed description of which has been given in the deed.
- (3) That the Flat hereby sold and transferred is free from all encumbrances, lispendence, charges. liens and attachments whatsoever and the Vendor has not done anything whereby the

(11)

said property is/or may be under charge, entitled, claims, estate of otherwise in prevented terms, conveying or assigning the said Flat and Vendor has every right to transfer the said Flat and all the taxes and rates in respect of the said Flat has been paid and cleared by the Vendor up-to-date of sale.

- (4) That the Vendor agreed to save harmless and keep indemnified, the Vendee/Vendees from and against all losses, expenses, and costs incurred or suffered by any act or omission of the Vendor affecting in any manner, the property or title hereby conveyed and warranted.
- (5) That the Vendor further agreed that, at the request of the Vendee/Vendees shall do cause to done anything necessary or reasonable for the purposes of more fully assuring selling, transferring or giving full & complete effects to the true meaning and intent of these present.
- (6) That the Vendor has put the Vendee/Vendees in possession of the property hereby sold and transferred or howsoever otherwise the same may be described.
- (7) That the Vendor has provided the common area and common facilities in RUDRA BANKE BIHARI RESIDENCY and that such common area and common facilities shall include round the clock regulated water supply, limited power back-up in the Group

(12)

Housing Building and the common area, pucca approach road to the said building and intercom system to each Flat, necessary fire-fighting equipment and installations, provision of light in the common areas, lift with power back-up, provision for security of the said building "RUDRA BANKE BIHARI RESIDENCY".

- (8) That the VENDEE/VENDEES has/have inspected and otherwise satisfied themselves about the right, title and interest of the Vendor over RUDRA BANKE BIHARI RESIDENCY and the quality and workmanship of the construction of the said building RUDRA BANKE BIHARI RESIDENCY and the said Flat and that the VENDEE/VENDEES agrees and undertakes not to make any claim, objections, contentions of any deficiency against the Vendor regarding the building RUDRA BANKE BIHARI RESIDENCY and the said Flat or any item of work or in respect of anything connected with the same including quality of work, materials used, installations, additions or alterations, common facilities etc. and the same, if made, shall be treated and deemed to have been extinguished and waived.
- (9) That the Vendee/Vendees agrees that the Flat Owners of RUDRA BANKE BIHARI RESIDENCY shall form a society of Flat Owners as per applicable laws which shall ensure that such society shall function properly and the Group Housing Building "RUDRA"

BANKE BIHARI RESIDENCY" as a whole is being properly maintained.

- (10) That it is agreed between the parties that after formation and Registration of the society of flat owners, the society shall take over the undivided proportionate title in the common areas as defined Under Section 2(N) as per provisions of section 17(1) of The Real Estate (Regulation and Development) Act 2016.
- (11) That the Vendee/Vendees agrees that so long as the said building including the said Flat and the said Car Parking space is not separately assessed for the Municipal and any other taxes, the Vendee/Vendees/2nd Party shall pay proportionate share of the Municipal taxes, house tax, water tax or any other taxes assessed on the RUDRA BANKE BIHARI RESIDENCY to the society or until such society formed & registered and takes over charge of management and maintenance of the building to the Vendor, on demand, within a period of 15 days. Such demand shall be made by way of issue of notice to the Vendee/Vendee/2nd Party and the same shall be conclusive, final and binding upon the Vendee/Vendees/2nd Party.
- (12) That same and except in respect of the said Flat & parking space hereby acquired by the Vendee/Vendee/2nd Party and right of to use the common areas and common facilities along with other Flat

(14)

owners, occupants and visitors, the Vendee/Vendees shall have no claim, right, title or interest of any nature or kind whatsoever in respect of all or any open or other spaces. The Vendee/Vendees/2nd Party shall not have parking right in any area except the said Car Parking space allotted to the Vendee/Vendees/2nd Party by the Vendor.

- (13) That the duties and responsibilities of the said society will be to maintain the common areas and the maintenance, upkeep, repairs, security, landscape of the common services etc. in case of more than one owner of the Flat only one owner shall be the member of the said society.
- (14) That the Vendee/Vendees/2nd Party agrees that the proportionate liability of each Flat Owner towards maintenance charges including charges towards running of diesel generator for limited power back-up in the common area or in each apartment or for running or maintaining common facilities or for providing security or for any deposit or tax payable to any authority as determined by a Chartered Accountant appointed by the said society and until such society formed & registered and takes over charge of management and maintenance of the said building by the Vendor shall be final and binding and that the Vendee/Vendees/2nd Party further agrees that the account of

(15)

- expenses of maintenance charges as audited and certified by such Chartered Accountant shall be final and binding.
- (15) That in order to secure adequate provision of maintenance services, the Vendee/Vendees/2nd Party has/have deposited non-refundable one time interest free maintenance security at the rate of Rs. 25/- per Sq. feet on area of the particular Flat with the First Party Vendor. Once when the said society formed & registered and takes over charge of management and maintenance of the building then the Vendor/First Party shall hand over the amount so collected into the registered bank account of the said society without any interest. This amount shall be used for major repair work/maintenance and not in routine manner or for usual purposes.
- In order to secure adequate provision for monthly maintenance services for 12 months, the Second Party has/have deposited @ Rs. 17.50/- per square ft. + GST as applicable on area of the particular Flat with the First Party/Vendor. This amount would be independent and apart from what has been stated herein above in the form of interest Free Maintenance Security Deposit. IF the Society is formed & registered and takes over maintenance liability within one year of the Offer of Possession, then proportionate amount would be given to the registered Society in

(16)

its registered bank account without any interest. Needless to state, the Flat Owner will not have to pay any amount till one year from the date of Offer of Possession towards monthly maintenance charges.

- (17) That in case of any delay or default in making the maintenance charges the Vendee/Vendees/2nd Party agree to pay to the said society until such society formed & registered and takes over charge of management and maintenance of building to the Vendor, in addition to maintenance charges, interest @ 18% per annum on the maintenance charges from the date of maintenance charges becomes due and payable up to the date of payment.
- (18) That the Vendee/Vendees/2nd Party hereby agrees and undertakes to do all other things required at all times as may be necessary for the proper management and for amendment of the bye-laws, rules and regulations of the said society and taking decisions or for framing any rules and regulations to be formulated by the society. It is however made clear that only one person can claim membership from each Flat of the said building.
- (19) It is hereby agreed between the parties that if the Vendee/Vendees/2nd Party neglect, commit default or fail for any reason, whatsoever, to pay the maintenance charges by the respective due date to the said society or until such society formed

(17)

& registered and takes over charge of management and maintenance of building to the Vendor then all such dues shall be first charge on the Flat.

- (20) That the Vendor has informed the Vendee/Vendees and the Vendee/Vendees hereby agree that the Vendor may develop the said premises by creating such facilities and amenities which are not part of the common facilities and may also develop the said premises along with other adjacent property or properties as an integrated development of larger complex and the Vendee/Vendees hereby declares and confirms with Vendor as under
 - i) The Vendor shall be entitled to grant any Right of Way or license or any right through, over or under the said premises to any person or party as the Vendor may desire and deem fit.
 - ii) That the roof of the top floor shall be utilized by all the Flat owners as common facility, none of the Flat owners or society shall be entitled to make construction of any kind on the roof of the top floor.
 - iii) It is agreed between the parties that the ownership right of the Vendee/Vendees/2nd Party shall be restricted only to

(18)

the said Flat. The Vendee/Vendees/2nd Party shall also has/have right to use the said car parking space in RUDRA BANKE BIHARI RESIDENCY as exclusive car parking space and right of reasonable use of the common facilities along with other flat owners, occupants and visitors.

(21) That the Vendee/Vendees/2nd Party hereby agrees that before the transfer of the said Flat he/she/they shall give notice to the said society of the Flat owners of RUDRA BANKE BIHARI RESIDENCY and until such society formed & registered and takes over charge of management and maintenance of building to the Vendor of his intention to transfer the said Flat. The Vendee/Vendees/2nd Party further agrees to clear all his dues of maintenance charges or any other dues and shall obtain no dues certificate from the said society of the Flat owners of RUDRA BANKE BIHARI RESIDENCY and until such society formed & registered and takes over charge of management and maintenance of building from the Vendor before transfer of the said Flat.

(19)

- (22) That it is hereby agreed that in case of any difference between the parties hereto, it shall be resolved by conciliation failing which by arbitration. The conciliation and arbitration shall be concluded in accordance with the Arbitration and Conciliation Act, 1996.
- (23) The terms and conditions contained in this Sale Deed shall always final and prevail unless the same is modified by a registered sale deed subsequent to the execution of this Sale Deed.
- (24) All Communications made with the Vendee/Vendees as contemplated under this deed shall be deemed to have been duly served if delivered by hand or posted to the Vendee/Vendees by Registered Post at the said building or at the mailing address given above.
- (25) That the Vendee/Vendees obtained the possession of the property hereby sold and found all the construction, building-materials, fitting etc. is as per dimension, specification and description. The Vendee/Vendees satisfied about the workmanship of the property (Flat) and the said building "RUDRA BANKE BIHARI RESIDENCY" as a whole.

(20)

- (26) That the Vendor/1st Party will be liable for any structural defect in the said Flat/building for five years from the date of possession dated 27 August 2017 of the Flat/building which has been declared/announced by the Vendor/1st Party, but the Vendor/1st Party shall not liable for any damages caused due to negligence or improper maintenance of Vendee/Vendees/2nd Party or said society for the materials has been used in the Flat/building such as wires, switches, floor tiles, wall tiles, plumbing pipes and fittings etc. and that in the building such as Lift, Generator, water pumps etc. though all materials has been used of branded quality of certified companies and whatever warranties extended by the concern companies to the Vendor/1st Party shall stand extended to the Vendee/Vendees/2nd Party.
- (27) That except in respect of the particular Flat and its common facilities and parking space allotted to him/her/them the Vendee/Vendees will have no claim, right, title or interest on any open or other spaces.
- (28) That since the Flat hereby sold is part of the Group Housing Project "RUDRA BANKE BIHARI RESIDENCY" for the benefit of

(21)

all the owners and occupiers of the said building, the Vendee/Vendees hereby agreed and undertakes that Vendee/Vendees/2nd Party shall not:

- A. Use the said Flat for any purpose other than for residential purposes.
- B. Occupy, interfere, hinder or keep and store any goods, furniture etc. in the common space, entrances, staircase of the said building.
- C. Throw dirt, rubbish, rage or refuse or permit the same to be thrown or accumulated in any common portion of building except in the area of place earmarked for such waste.
- D. Use the Flat for any illegal or immoral purposes or in any manner which is a nuisance or cause nuisance to the occupiers or the other Flat owners in the building.
- E. Do or permit to be done any act or thing which may render void or voidable any insurance of the said building or cause extra premium to be payable in respect thereof.

(22)

- F. Store in the said Flat any goods of hazardous or combustible nature or which are so heavy as to affect the structure of the Flat/building.
- G. Do not suffer any thing to be done in or about the said Flat which may cause or tend to cause any damage to any portion over or below of the said Flat or adjacent to the said Flat or in any manner interfere with the use and rights and enjoyment thereof or of any open space/passage or amenities available for common use.
- H. Close or permit the closing of verandah or lounges or balconies or common passage and shall also not alter or permit any alteration in the elevation and outside color scheme of the exposed wall of the verandah, lounge or any external doors and windows of the Flat nor paste any bills, advertisement, posters, notices, cuttings etc.
- I. At any time demolish or cause to be demolished, divide or sub divide the said Flat or any part thereof.
- J. Claim any right whatsoever over the parking space other than the parking space allotted to the Vendee/Vendees/2nd Party

(23)

and Vendee/Vendees will use the same as parking space only for parking of vehicle and for no other purposes whatsoever and shall not transfer the said parking space to any other person for parking vehicle or for any other purposes, independent of the Flat.

K. Make any structural alterations or any alteration in the said Flat leading to shifting of any wall, doors, windows, etc. without prior written consent of the said society until such society formed & registered and takes over charge of management and maintenance of the building of the Vendor except installation of fixtures fittings and light without any consent from any one and the Vendee/Vendees/2nd Party further agrees not to cause any damage to the building including other Flat and common area and common facility in RUDRA BANKE BIHARI RESIDENCY and pay damages, compensation, cost of restoration in case of any damage is caused to the building including other Flats and common areas and common facilities and/or to any portion in the course of such installation of any fixtures, fittings, light

- equipments, cables etc. by Vendee/Vendees/2nd Party or its agents.
- L. Do, Permit or commit contrary to any provision made by or under any statue or law for the time being in force or any regulation made by the said society and until such society formed & registered and takes over charge of management and maintenance of the building by the Vendor or any other agency as may be appointed for the management for upkeep of RUDRA BANKE BIHARI RESIDENCY.
- (29) That the VENDEES/2nd Party further undertakes to:
 - A. Permit at all reasonable times the workers/laborers/ supervisors appointed by the said society until such society formed & registered and takes over charge of management and maintenance of the building by the Vendor to enter in the said Flat for inspection, maintenance repairs, restoration and cleaning of installations and fixtures comprising the common area and common facilities and not to create any obstruction in the work of such workers/laborers/supervisors.

(25)

- B. Keep the common area and compound of the said building neat and clean and in proper condition.
- C. Maintain at his/her/their own cost the Flat in good condition and shall abide by all laws, bye-laws, rules and regulations of the Government, Varanasi Development Authority or local body as well as with the rules and bye-laws framed by the society of the Flat owners of the "RUDRA BANKE BIHARI RESIDENCY".
- D. Keep the building walls and partition walls and other fittings and fixtures and appurtenances thereto in good condition and protect the said building as a whole and Vendee/Vendees will be liable to pay all taxes and charges imposed by any Government or Authority in proportion to area of construction of the Flat with total constructed area of the building.
- E. Be responsible to Nagar Nigam or any other authority for anything done in connection with the said building complex and shall also keep the said society and until such society formed & registered and takes over charge of management and maintenance of the building to the Vendor indemnified

(26)

against losses, payments which the said society or the Vendor may suffer or may have to pay on account of any violation made by the Vendee/Vendees of any law or regulation of any authority at any time in future.

- (30)That according to the electricity supply rules the builder/Vendor/ 1st Party has taken one electric connection for the said Group Housing building "RUDRA BANKE BIHARI RESIDENCY" in its own name and the vendor shall provide electric connection to each Flat owners. The Vendee/Vendees/2nd Party shall get electric connection through Pre-paid sub-meter provided by Vendor/1st Party, in that connection the Builder/First Party Vendor has deposited security money and incurred other expenses. The Vendor/First Party shall be entitled to take security deposit and other expenses incurred, from each Flat owner in the proportionate ratio along with pre-paid meter cost and other expenses. After taking charge of management and maintenance of the building by society of the Flat owners, the society shall be entitled to collect electric charges from each Flat owners and shall pay the electricity bill amount to the electricity department.
- (31) That the rights of the Vendee/Vendees will be transferable and heritable, however the transferee or legal representatives of the

(27)

- Vendee/Vendees will be bound by the covenants herein contained to be observed by the Vendees/Vendees/2nd Party.
- (32) That the Vendee/Vendees get his/her/their name mutated on Flat separately and assessed by Nagar Nigam, Varanasi. Till separate assessment of the Flat the Vendee/Vendees/2nd Party shall be liable to pay all taxes and charges in proportion to area of construction of the Flat to the Vendor/1st Party. The Vendee/Vendees/2nd Party are liable to pay the maintenance charges to the Vendor/1st Party till the charge of maintenance and management of the building taken over by the said society.
- (33) That the Vendee/Vendees/2nd Party agrees that all costs, charges and incidental expenses for execution of this sell deed or other writing or writings to be made in pursuance thereof including stamp duty, registration charges and legal charges including lawyer's fees thereof shall be borne by the Vendee/Vendees/2nd Party.
- (34) That the Vendor and Vendees are Indian.

SCHEDULE-A

All piece and Parcel of land bearing S.M. plot No. 179, House No. Sa. 3/186 Ka-3, measuring- 3300 Square Meter (35508 Square Feet)

(28)

situated at Mauza Lalpur Anaula, Ward Sarnath, Pargana Shivpur, Tahsil and District Varanasi, bounded by:-

East Pakka Road West :-Land of Others

North :-

North :-Part of Land Mr. Bitthal das Agrawal and

Land of Hriday Narayan Chaubey Land of Chhedi Lal Patel.

South :-

SCHEDULE-B									
	Flat No.		,	Floor No			_ havin	g Carp	et Area.
	Square 1	Meter (<mark>_</mark>		Square 1	Feet)	Built-u	p Area		Square
Meter		Square	Feet)	Super bu	ilt u	ıp area		Squar	e Meter
	Square	Feet)	alon	g with	undi	ivided	and u	n den	narcated
propor	tionate sl	nare of 1	and m	neasuring		Square	Meter	(S quare
Feet)	in the g	group 1	housir	ng buildi	ng	"RUDR	A BA	NKE 1	BIHARI
RESID	ENCY"	situated	d at 1	Mauza -	Lal	pur Ar	aula, V	Ward	Sarnath,
Paraga	na Shivp	our, Ta	hsil &	de Disctri	ct V	aranasi,	shown	n in t	he Plan
annexe	ed hereto,	bounde	ed as b	elow:-					
East	:-								
TATack									

(29)

|--|

SCHEDULE-C MEMO OF SALE CONSIDERATION

On Account of Consideration	On Account of Service Tax/GST	Total	МОР	Date	Bank			
	Total Consideration Amount Rupees							
	Only (Excluding Service Tax/GST & Other Charges)							

IN WITNESS WHEREOF the parties hereto have put their hand

icto navi	e put then hand						
and seal on the day and year first written herein above.							
-	Rs.						
-	Rs.						
-	Rs.						
-	Rs.						
	above.						

(30)

TO	TAL VALU	JATION:-	-	Rs.	
		Say	-	Rs	.00
Sale Consideration			-	Rs	.00
Stamp paid as per G.O. @	2 7%		-	Rs	.00.
Accordingly total stamp	duty Rs<mark></mark>		<mark>/-</mark> is pa	aid throu	ıgh e-Stamp
Datedof 1	Rs	/- aı	nd <mark>Rs.</mark>	/- p	aid through
Non Judicial stamp.					
That "RUDRA I					
building is not on Schedi	uled road aı	nd no any o	comme	ercial acti	vities.
Witnesses :-					
1- Name & Signature :					
Father's/Husband Na					
Occupation :					
Mobile No. :					
Address :					
2- Name & Signature :					
Father's/Husband Na	ame :				
Occupation :					
Mobile No. :					

Address: ______

Date:- _____

Drafted By:Typed By:-