## **ANNEXURE 10-A: AGREEMENT TO SELL**

DAY OFF2019.				
BETWEEN				
M/s throw its director Mr (Aadhar No ) S/o Sh of the first part, hereinafter called the				
AND				
[If the Allottee is a company]				
M/s throw its director Mr (Aadhar No ) S/o Sh of the Second part, hereinafter called				
(The expression and words of the Vendor and Vendee shall mean and include their legal heirs, successors, assigns, nominee, executors, administrators and legal representatives respectively).				
[If the Allottee is a Partnership]				
Partnership Act 1932, having its principal place of business atb,  (PAN) resented by its authorized partner,				
(Aadhar no) authorized vide, hereinafter referred to as the "Allottee"				
(Which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors-in-interest, executors, administrators and permitted assignees, including those of the respective partners)				
[OR]				
[If the Allotee is an individual]				
Mr./Ms, (Aadhar no. ) son/daughter of aged about, residing at, (Pan), hereinafter called the				
"Allotte" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include his/her heirs, executors, administrators, successors-in interest and permitted assignees.)				

	WHEREAS the vendor aforesaid is the lawful owner/allotted and in possession of Commercial/Residential Flat beating No: situated in PMAY (EWS) SAI CITY YOJNA, Baijjalpatti, Dasepur, Anaura Varanasi, measuring appx. 425:39 sq.mt., duly approved by Varanasi Development Authority, vide sanction Letter No.: 284/PMAY dated 02-03-2019 hareinafter referred to as the PROPERTY.				
	AND WHEREAS the VENDOR aforesaid is desirous to sell the said property in favor of the vendee at the total sale consideration of Rs /- (Rupeesonly) from the vendee has also agreed to purchase the same for this amount.				
	IOW THIS AGREEMENT TO SELL WITNESS AS UNDER:-				
1- That the total sale consideration of the said Residential/Commercial Flat No.  of PMAY (EWS) SAI CITY YOJNA, Baijjalpatti, Dasepur, Anaura Varanasi U.P. has been settled as Rs /- (Rupees only) between both the parties.  2- That the VENDOR aforesaid has received a sum of Rs /- (Rupees /- (R					
made in the following manner: PAYMENT SCHEDULE					
	Date Instrument Type				
	instrument No. Amount				
	TOTAL				
	TOTAL				
	3- That the time is the essence of the contract and the VENDEE agrees to pay the balance amount on or before to the VENDOR as per the following payment plan/schedule:				
	. Stage Name Amount				
<ul> <li>4- That the total price above excludes Taxes (consisting of fax paid or payable by the promoter by way of GST, Value Added Tax, Service Tax, and case or any other similar taxes which may be levied, in connection with the construction of the project payable by the promoter) up to the date of handing over of the possession of the Plot.</li> <li>5- That the total Price is escalation-free, save and except increases which the VENDEE hereby agrees to pa, due to increase on account of development charges payable to the competent authority and/or other increase in charges which may be levied or imposed by the competent authority from time to time.</li> <li>6- That the VENDOR has assured the VENDEE that the above said property is free from all sorts of encumbrances such as mortgage, transfer deeds,</li> </ul>					
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sale/agreement, pledge, lien, gift, exchange, attachment dispute, loan, litigation, injunction and decree of any court of law, and if proved otherwise the Vendor shall be liable and responsible for the same and the VENDEE shall have the rights to recover the entire amount from the vendor

- 7- The VENDOR agrees and understands that timely delivery of possession of the Plot is the assence of the Agreement. The VENDOR, based on the approved plans and specification, assures to hand over possession of the Plot on or before unless there is delay or failure due to war, flood, drought, fire, cyclone, earthquake or any other calamity caused by nature and stoppage of project due to any order passed by any competent court and authority affecting the regular development of the real estate project ("Force Majeure"). If, however, the completion of the project is delayed due to the Force Majeure conditions then the VENDEE agrees that the promoter shall be entitled to the extension of time for delivery of possession of the plot, provided that such force Majeure conditions are not of a nature nature which make it impossible for the contract to be implemented, The VENDEE agrees and continues that, in the event it becomes impossible for the Promoter to implement the projects due to force Majeure conditions, then this allotment shall stand terminated and the promoter shall refund to the VENDEE the entire amount received by the promoter from the allotment within 45 days from that date. After refund of the money paid by the VENDEE, VENDEE agrees that he/she shall not have any rights, claims etc. against the promoter and that the promoter small be released and discharged from all its obligations and liabilities under the agreement.
- 8- The VENDEE shall have the right to cancel/withdraw his allotment in the project as provided in the Act: Provided that where the VENDEE proposes to cancel/withdraw from the project without any fault of the promoter, the promoter herein is entitled to forfeit the booking amount paid for the allotment. The balance amount of money paid by the VENDEE shall be returned by the promoter to the VENDEE within 45 days of such cancellation.
- 9- In case of default of part of any of the parties, the suffering party shall be entitled to interest from the other party as per the provision provided in the real estate and development Act.
- 10-That the Vendor or RWA or Maintenance agency reserves the right of Maintenance and same shall be charged as per the rules of the society/housing which VENDEE hereby agrees to pay.
- 11-That the expenses to be incurred on stamp duty, registration fee and other legal expenses i.e. transfer deed/sale deed shall be bourn the VENDEE only.
- 12- That upon payment of full consideration as above, the VENDEE shall have the rights to get the sale deed of the said property in his /her own favor for which the VENDOR has got no objection.

1	13-That the transaction has taken place Ghaziabad or as provided in the REAL E have exclusive jurisdiction to entertain an touching or concerning this agreement to se	and development Act shall
		DOR and the VENDEE aforesaid have
	VENDOR WITNESS	VENDEE