DEED OF ABSOLUTE SALE

(CONVEYANCE DEED)

This Deed of Absolute sale executed on this the ...day of

	()		
	BY		
M/S GEN X INFRACON PRIVATE LIMITED (CIN NO. U42909BR2024 PTC 067204), a Company incorporated under the Company's Act 1956 or 2013 as the case may be) and having its registered office at – 703, Gen x Icon, Mangalan Colony, Bailey Road, Danapur Bazar, Patna, Danapur-Cum-Khagaul, Patna 801503, District – Patna, Bihar, India, through its Director Mr. Rakesh Ranjan S/Sri Ramesh Prasad Singh residing at 703, Gen x Icon, Mangalam Colony, Bailey Road, Danapur Bazar, Patna, Danapur-Cum-Khagaul, Patna-801503, District Patna, Bihar, India, Nationality Indian, hereinafter called the Developer Builder/Vendor of the (which expression shall, unless repugnant to the subject of context, mean and include its executors, administrators, representatives, successor and assigns) of the FIRST PART.			
	PAN-AAKCG9763F		
	Mobile – 9709052000		
	IN FAVOUR OF		
	MR/MRS, son/daughter/wife of, resident of, P.O, P.S District, PIN Nationality Indian, hereinafter referred to as the 'Purchaser' of the SECOND PART.		
	PAN		
	Mobile		

WHEREAS, the Builder/Developer is a company with the object of acquiring and developing land in accordance with the need of its Purchasers/members and doing construction of building/apartments and subsequently allotting them to interested persons.

AND WHEREAS, the Developer agreed to sell and the purchaser agreed to		
purchase ALL THAT Plot No more fully described in Second Schedule,		
more fully described in the Second Schedule hereunder and hereinafter referred to		
as the 'SAID UNIT' at and for an aggregate consideration of/-		
(Rupees only) But the stamp		
duty is being paid on the Govt. value of/- (Rupees		
only).		
AND WHEREAS, the purchaser has paid the said entire consideration of		
of the vendor of the First part doth hereby as well as under the Memo of		
consideration set out hereunder admit and acknowledge and of and from the same		
and every part there of doth hereby acquit, release and forever discharge the		
Purchaser and/or the said unit hereunder conveyed and obtained possession of the		
said unit.		

AND WHEREAS, the purchaser has requested the vendor to grant and execute the conveyance of the said unit.

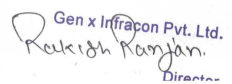
NOW THIS INDENTURE WITNESSETH AS FOLLOWS:-



Director

and from the same and every part there of doth hereby acquit, release and forever discharge the purchaser and/or the said unit hereunder conveyed) the vendor doth hereby grant, transfer, convey, assign and assure unto the purchaser the said unit more fully described in the second schedule.

- 2. The vendor hereby covenants with the purchaser his/her heirs and assignees as follows:-
- (a) The vendor is lawfully seized and possessed of the said unit and indefeasible estate of inheritance in free, simple in possession or an estate equivalent there to free from all attachments, encumbrances, liens, lis pendens whatsoever without any manner or condition of use or trust or other thing whatsoever to alter, defeat, encumber or make void the same AND the vender that now in itself good rightful power and absolute authority to grant, convey, transfer, sell, assure and assign the said unit hereunder hereby granted, conveyed, sold, transferred and assured or intended so to be unto and to the use of the said purchaser in the matter aforesaid.
- (b) It shall be lawful for the purchaser, his her heirs or assigns from time to time and at all times hereafter to quietly enter into and upon the said unit hereby conveyed and transferred unto the purchased and every part thereof and to enjoy the said unit.
- (c) The said unit is free from all attachments, encumbrances, liens, trusts and lis pendens and freely, clearly and absolutely acquired, exonerated and released or otherwise by and at cost and expenses of the vendor well and sufficiently indemnified of from and against all or any manner of claims, demands, charges, liens, debts, attachments and encumbrances whatsoever made or suffered by the vendor or any person lawfully or equitably claiming as aforesaid.
- (d) The vendor and estate right, little and interest unto or upon the said unit hereby so conveyed and transferred unto the purchaser or any part thereof under or in trust for the vendor and at all times hereafter upon every reasonable request and



cost of the purchaser make do acknowledge, execute, perfect all such further and other lawful and reasonable deeds, assurances, matters and things whatsoever for further and better and more perfectly assuring the said unit unto the purchaser in manner aforesaid as may be reasonable required.

3. PROVIDED ALWAYS it is hereby expressly agreed by and between the vender and the purchaser at that terms, conditions, stipulations covenants contained herein including the schedules hereunder shall prevail and have overriding effect not withstanding anything to the contrary contained in any other document exchanged by and between the parties hereto and the purchaser shall not be entitled to make claim or demand any compensation or damages from the vendor for any deviation or alteration in the terms, conditions, stipulations and covenants between the said Agreement for sale and these presents and the purchaser hereby waived all such rights, if any, in consideration of the terms, conditions, stipulations, and covenants contained in these presents.

THE FIRST SCHEDULE HEREIN ABOVE REFERRED TO:-

(Description of total land on which 12206 SQft. Has been Sale)

Boundary of the entire land:

East – Apartment

West - Road

North - Vikash Kumar, Jay Prakash singh & Avinash Kumar

South - Jay Prakash Singh

Note: - Govt. value is mentioned at Code No.&

Zone - of M.V.R. 1,12,08,000/-

Gen Tiniracon Pvt. Ltd.

Rakish Raylan.

Director

THE SECOND SCHEDULE HEREIN ABOVE REFERRED TO:-

(Description of the said unit)

and attachments and also free from Khas Mahal,

the same.

Gairmazarua, Ceiling, Bhoodan, Red Card, Kaiser-e-

Hind, Religious Trust Board, Waqf Board and other kinds

of Government land. If the said Duplex is found effected,

the vendor of this deed shall be liable and responsible for

Gen x Infracon Pvt. Ltd.

Row Your.

Director

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands in presence of the witnesses, on the day, month and year first above written.

WITNESSES :-	Gen x Infracon Pvt. Ltd.	
1		
	Signature of the Vendor Director	
2	Signature of the vendee	
,		