# 9

#### FORMAT OF CONVEYANCE DEED

ThisDeed of Sale (CONVEYANCEDEED)madeat\_\_\_\_onthisdayof2023.

APARAJITA REALTORS BUILDER & DEVELOPER, aProprietorship firmhavingits of fice Harishankar Verma Lane, New Patliputra, P.S.-Patliputra, Patna-800013, through its duly authorized Proprietor SRISATISH KUMAR PATHAK, (PANNo.-AGCPP7891G) (Aadharno-330879417643), hereinafter referred to as the "Sellar" (which expression shall unless repugnant to the context or meaning thereto mean and include its heirs, administrators, executors, legal representation ves and successors-in-interest).

#### AND

| (IfthePurchaserisaco      | mpany)   |   |   |   |               |
|---------------------------|--|---|---|---|---------------|
| provisionsoftheCon(PAN    | npaniesAct,2013,(Cer<br>), repre<br>)duly authori<br>ed to as the "Purcl<br>ngthereofbedeemedi<br>s,administrators and | ntralAct18of20<br>sentedbyits au<br>ized vide boa<br>haser"(which<br>tomeanandinc | 13),havingitsreg<br>ithorizedsignato<br>rd resolution di<br>expression sha<br>ludeitssuccesso | risteredoff<br>ry,<br>ated<br>II unless |               |
| [OR]                      |  |   |   |   |               |
| (IfthePurchaserisaPa      | rtnership)   |   |   |   |               |
| Act,1932(CentralAct       | , a partnershi<br>9of1932),havingitspr   | rincipalplaceat<br>   | esented by its aut  | (PAN<br>horizedPa                       | rtner,        |
|                           | ferred to as the <b>"Pu</b>  |   |   |   |               |
| tothe context or n        | neaning thereof be   | deemed to   | mean and incl   | ude its su                              | uccessors-in- |
| interest, executors, a    | dministratorsandper  | mittedassigne   | es,includingthos  | seoftheres                              | pectivepart   |
| ners).                    |  |   |   |   |               |
| [(OR]                     |  |   |   |   |               |
| (Ifthe Purchaser is an Ir | ndividual)   |   | •   |   |               |
| Mr./Ms.                   | ,(Aadharno)sor   | n/daughterof  |   |   |               |
|                           | ,agedabout,resid   | dingat  |   | ,(PAN                                   | _<br>),       |
|                           | hereinaftercalled  |   |   |   |               |
| repugnant                 | to   | the   | cont  | ext                                     | or            |
| ${\sf meaningthereofbed}$ | eemedtomeananding  | cludehis/herhe  | eirs, executors, ac   | lministrate                             | ors,success   |
| ors-in-interest           | and  |   | permitted   |   | assignees).   |



## [If the Purchase risa Hindu undivided family (HUF)]

| Mr  | ,(Aadharno  | )sonof  | agedaboutfor   |
|---|---|---|--|
| seirandastneka                            | rtaoftheHinduJoin   | nt Mitakshara Familyk nowna   | S101   |
|   | HUF,having  |   |  |
| itsplaceofbusin                           | ess/residenceat   |   | (PAN),   |
| thecontext or<br>executors,adm<br>members | meaning there<br>inistrators, succe   | " <b>Purchaser</b> " (which expres<br>of be deemed to inclu<br>ssors-in-interest and pern                 | de his heirs, representatives, mitted assigns as well as the ors, administrators, successors-in- |
| The Sellar and and and individually       | d Purchaser shall<br>ras a <b>"Party".</b>  | hereinafter collectively be   | e referred to as the "Parties"   |
| A. TheSellar                              | is the  | absolute and law  | ful owner of the   |
| isbasedo<br>asperthe<br>Thusthe           | ceomesub-Regist<br>of the consentofth<br>mutationfortheyed<br>totallandforthepro<br>eterssituatedatVill | e saledeed(s)datedre<br>rar; and forthe balan<br>neland owners,with Khasr<br>ar<br>jectadmeasuring<br>age | nce partofland measuring anumbers  |
| B. Thesaidlandi<br>plotsis                | searmarkedforthe<br>knownas   | purposeofbuildingaresiden<br>("Project");   | tialproject,comprising   |
| AND WHEREAS orfraud and for               | the seller is soun  | d and disposing mind, with  | hout undue influence, coercion<br>eed to sell and transfer the said                              |
| Plotuntothepure                           | chaser foratotalsal   | econsiderationofRs  |  |
| nd the purchase<br>aleconsideration       | er has also agreed on.  | /<br>to purchase of above said P  | Plot for the above mentioned   |
|   |   |   |  |

## NOWTHISSALEDEEDWITHNESSSETHASHEREUNDER:

 That the entire sale consideration amount of the above said Plot amounting to Rs...hasbeen received by the Seller from the purchaser, as full and final sale consideration of theabove said Plot, prior to the execution of this sale deed, the receipt of which is herebyadmittedandacknowledgedbytheSeller,Thedetailsofthepaymentisgivenashereunder

6)

| Cheque/DD<br>No. | Amount | Dated | NameoftheBank |  |
|------------------|--------|-------|---------------|--|
|                  |        |       |               |  |
|                  |        |       |               |  |

- 2. That the Seller has handed over the actual, physical, vacant possession of the said Plot unto the purchase and the purchaser has taken the possession and he/she is in possession of the same.
- 3. That in consequences of the aforesaid consideration, the said Plot is hereby conveyed to thepurchaserandpurchasershallhereinafterhold,possessuse,utilizethesaidPlotherebyconveyed as absolute owner thereof at all time and from time to time without any interruptionbytheSeller oranyotherpersonclaiming throughorunder theSeller.
- 4. That the Seller hereby undertake and agree to get the above saidPlot mutated in the nameofpurchase in all relevant revenue recorded and/or in any other records of anyauthorityconcerned and the Seller shall sign any or all documents required in this behalf and/or thepurchaser get mutation at his own level on the basis of this sale deed even in the absence of theSeller.
- ThatthesaidPlotsoldherebyisfreefromallsortofencumbrancessuchassale,mortgage, litigation, disputes, attachment, acquirement, charges, claim etc and the Seller hassubsistingrighttosell,transferandconveythesameinanyorallmanners.
- 6. That the Seller hereby undertake to indemnify the purchaser in case any defect in the title oftheSellerisfoundoftheabovesaidPlot.
- 7. That the purchaser has right to use in common any or all casement rights, common path ,commonstairs, commonpassage,commonsewage,drainageetc.
- 8. ThattheSellerisliabletopayalltaxesandchargesofthesaidPlotuptothedateofregistration of the sale deed and thereafter all such taxes and charges shall be paid and bornebythepurchaser.
- 9. That the purchaser has borne all expenses of stamp duty, Registration fee and legal chargesinrespectofthissaledeed.
- 10. That has right to use, utilize, hold, sell and transfer the said Plot in any or all the mannersandthepurchaserhas righttousetheplotinall manners.
- 11. That the purchaser has the proportionate right in the land and the event of any naturalcalamity like fire, earthquake, flood and the said buildingcollapseor ismaterially, damagedthen in that event the purchaser above named shall have a right to reconstruct the same and heshall have right to raise pillars, beams etc, from the land and/ the said Plot and the Seller, hislegal heirs, other transfers or assigns shall have no right to object in any manner whatsoever itmaybe.

7

#### 12. Thatthe

PURCHASERshallhaveeveryrighttogetnewelectric, water, sewerconnection (s) or may get transferre dand/or changed in his/their ownname in the records of Department/Authority concerned on the basis of this deed without any further consent of the seller.

13. The purchaser shall not do any illegal activities in the above said plot which are against theruleswhichmay causedamages/loss to theneighborsandtheotherPlotsofthe Project.PROVIDED ALWAYS AND it is hereby agreed that wherever and whenever such interpretationwould be requisite to give the fuller possible scope and effect or any contract or covenanthereincontained. The expression, seller and purchaser include their heirs, executors, administrators, legal representatives and assigns language and it is hereby declared by both the parties that in any case the interpretations of this sale deed in considered necessary the English language drafting shall prevail of all intents and purposes.

IN WITNESS whereof, it is declared by the Seller and the Purchaser that this sale deed has beendrafted by the advocate on their instructions and after satisfying the same in their Vernacular, the seller and purchaser have signed and executed this sale deed on the day, month and year, firsthereinabovewritteninthepresence of the Seller and Purchaser.

WITNESSES

1.

SELLER

2.

**PURCHASER**