## PROFORMA OF CONVEYANCE DEED

This Deed of Sale (**CONVEYANCE DEED**) made at\_\_\_\_\_on this day of 20 . M/s Gupta Homes Private Limited (CIN No. U45201BR2002PTC9833), a company incorporated under the provisions of the Companies Act, 1956, having its Registered Office at "Gupta Homes is Flat No. - 505, Basudham Appartment Kadam Kuan , Patna, Bihar, India - 800003."and (PAN AACCG6706G), represented by its Authorized signatory Rabindra Prasad (Aadhar No. 6675 7655 9528) authorized *vide* board resolution dated hereinafter referred to as the "Promoter" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor-in-interest, executors, administrators and permitted assignees); AND (If the Second Party is a company) (CIN no.----) a company incorporated under the provisions of the Companies Act, 2013, (Central Act 18 of 2013), having its registered office at -----------(PAN------), represented by its authorized signatory, --------- (Aadhar no.-----)duly authorized vide board resolution dated-----,hereinafter referred to as the "Second Party" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successor-in interest, executors, administrators and permitted assignees). [OR] (If the Second Party is a Partnership) -----, a partnership firm registered under the Indian Partnership Act, 1932 (Central Act 9 of 1932), having its principal place at (PAN), represented by its authorized Partner, , (Aadhar no. ) authorized vide----------, hereinafter referred to as the "Second Party" (which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors-ininterest, executors, administrators and permitted assignees, including those of the respective partners). [(OR] (If the Second Party is an Individual) Mr./Ms.\_\_\_\_\_\_,(Aadhar no.\_\_\_\_\_) son/daughter of\_\_\_\_\_ aged about , residing at , (PAN ), hereinafter called the "Second Party" (which expression shall unless repugnant to the context or

meaning thereof be deemed to mean and include his/her heirs, executors, administrators,

permitted

and

successors-in-interest



assignees).

## [If the Second Party is a Hindu undivided family (HUF)] Mr.\_\_\_\_\_\_, (Aadhar no.\_\_\_\_\_\_) son of\_\_\_\_\_aged about\_\_\_\_for self and as the Karta of the Hindu Joint Mitakshara Family known as\_ HUF, having its place of business/residence at (PAN hereinafter referred to as the "Second Party" (which expression shall unless repugnant to the context or meaning thereof be deemed to include his heirs, representatives, executors, administrators, successors-in-interest and permitted assigns as well as the members of the said HUF, their heirs, executors, administrators, successors-in-interest and permitted assignees). The Sellar and Second Party shall hereinafter collectively be referred to as the "Parties" and individually as a "Party". A. Meena Sinha ("Owner") is the absolute and lawful owner of [khasra no./ survey no.][Please insert land details as per local laws] Mauza- Jalalpur, Pargana- Phulwari, Thana- Danapur, Thana No.- 22, Tauzi No.- 5779, Khata No.- 180, Survey Khesra Plot No.- 345 (P), Dist- Patna, Bihar totally admeasuring 499.48 square meters situated at Mauza- Jalalpur, Pargana- Phulwari, Thana- Danapur, Thana No.- 22, Tauzi No.- 5779, Khata No.- 180, Survey Khesra Plot No.- 345 (P), Dist- Patna, Bihar ("Said Land") vide sale deed(s)/Khatiyan, at the office of the sub-registrar. District Registry Office Patna The Owner and the Promoter have entered into a development agreement dated 27-03-2022 registered as document no. deed No.- 5283, at the office of the Sub-Registrar. Sub Registry Office Danapur; B. The said land is earmarked for the purpose of building a residential project, comprising \_flats is known as Maa Sharde Enclave ("Project"); AND WHEREAS the First Party is sound and disposing mind, without undue influence, coercion or fraud and for legal requirements and necessities has agreed to sell and transfer the said Plot/Apartment unto the Second Party for a total sale consideration of Rs. /-

## NOW THIS SALE DEED WITHNESSSETH AS HEREUNDER:

mentioned saleconsideration.

1. That the entire sale consideration amount of the above said Plot/Apartment amounting to Rs...has been received by the First Party from the Second Party, as full and final sale consideration of the above said Plot/Apartment, prior to the execution of this sale deed, the receipt of which is hereby admitted and acknowledged by the First Party, The details of the payment is given as hereunder:-

and the Second Party has also agreed to purchase of above said Plot/Apartment for the above



Cheque/DD No.	Amount	Dated	Name of the Bank

- 2. That the First Party has handed over the actual, physical, vacant possession of the said Plot/Apartment unto the purchase and the Second Party has taken the possession and he/she is in possession of the same.
- 3. That in consequences of the aforesaid consideration, the said Plot/Apartment is hereby conveyed to the Second Party and Second Party shall hereinafter hold, possess use, utilize the said Plot/Apartment hereby conveyed as absolute owner thereof at all time and from time to time without any interruption by the First Party or any other person claiming through or under the First Party.
- 4. That the First Party hereby undertake and agree to get the above said Plot/Apartment mutated in the name of purchase in all relevant revenue recorded and/or in any other records of any authority concerned and the First Party shall sign any or all documents required in this behalf and/or the Second Party get mutation at his own level on the basis of this sale deed even in the absence of the First Party.
- 5. That the said Plot/Apartment sold hereby is free from all sort of encumbrances such as sale, mortgage, litigation, disputes, attachment, acquirement, charges, claim etc and the First Party has subsisting right to sell, transfer and convey the same in any or all manners.
- 6. That the First Party hereby undertake to indemnify the Second Party in case any defect in the title of the First Party is found of the above said Plot/Apartment.
- 7. That the Second Party has right to use in common any or all casement rights, common path, common stairs, common passage, common sewage, drainage etc.
- 8. That the First Party is liable to pay all taxes and charges of the said Plot/Apartment upto the date of registration of the sale deed and thereafter all such taxes and charges shall be paid and borne by the Second Party.
- 9. That the Second Party has borne all expenses of stamp duty, Registration fee and legal charges in respect of this sale deed.
- 10. That has right to use, utilize, hold, sell and transfer the said Plot/Apartment in any or all the manners and the Second Party has right to use the Plot/Apartment in all manners .
- 11. That the Second Party has the proportionate right in the land and the event of any natural calamity like fire, earthquake, flood and the said building collapse or is materially, damaged then in that event the Second Party above named shall have a right to reconstruct the same and he shall have right to raise pillars, beams etc, from the land and/ the said Plot/Apartment and the First Party, his legal heirs, other transfers or assigns shall have no right to object in any

manner whatsoever it may be.

12. That the SECOND PARTY shall have every right to get new electric, water, sewer

connection(s) or may get transferred and/or changed in his/their own name in the records of

Department/Authority concerned on the basis of this deed without any further consent of the

First Party.

13. The Second Party shall not do any illegal activities in the above said Plot/Apartment which

are against the rules which may cause damages/loss to the neighbors and the other

Plot/Apartments of the Project. PROVIDED ALWAYS AND it is hereby agreed that wherever and

whenever such interpretation would be requisite to give the fuller possible scope and effect or

any contract or covenant herein contained. The expression, First Party and Second Party 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 First Party and the Second Party that this sale deed

has been drafted by the advocate on their instructions and after satisfying the same in their Vernacular, the First Party and Second Party have signed and executed this sale deed on the

day, month and year, first hereinabove written in the presence of the First Party and Second

Party.

WITNESSES

1. FIRST PARTY

2.

SECOND PARTY

For GUPTA HOME'S PVT. LTD.

Raband og Pranal

Managing Director