DEED OF ABSOLUTE SALE

(CONVEYANCE DEED)

This Deed of absolute sale executed on this day of (
	ву				
represented throug Mochan Niwas, Har Kumar Abhishek so Nagar, Dist Patna-	th its Partner (1) Sri numan Dham, Ashia n of Sri Shajananda 14 in the State of B ant to the context o	rm having its office atAkaswani Road, Khajpura, Patna, Dist Patna Balmukundson of Sri Nageshwar Prasad Singh, resident of Sankat ana Main Road, P.S Rajiv Nagar, Distt Panta800025, (2) Sri Singh, resident of Rakhi Complex, Ashiana Road, P.S Shasrti Bihar hereinafter referred to as the "Promoter" (which expression or meaning thereof be deemed to mean and include its successor-			
PAN-					
MOBILE-					
	IN FAVOUR OF				
MR/MRS	, SON/ DA	AUGHTER/WIFE OF			
Resident of	P.O	, P.S			
Districtthe SECOND PART.	PIN	Nationality Indian, hereinafter referred to as the 'purchaser' of			
PAN					
Mobile					
		th the object of acquiring and developing land in accordance with the need of its of building / apartments and subsequently allotting them to interested persons.			
described in second sch of	edule, hereunder and h/-(Rupees	and the purchaser agreed to purchase ALL THAT plot no more fully nereinafter referred to as the 'SAID UNIT' at and for an aggregate considerationonly) but the stamp duty is being paid on the Rupeesonly).			
	only). For the fl both hereby acquit, rele	d entire consideration of/ (Rupees lat etc. (fully described in second schedule of this deed), the receipt where of the ease and forever discharge the purchaser and/or the said unit hereunder under.			

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

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Partner

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- - 2. The vendor hereby covenants with the purchaser his/her heirs and assigners 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 pendent 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 I 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 purchase 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 quickly 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 pendent and freely, clearly and absolutely acquired, exonerated and released or otherwise by and at cost and expenses of the vender 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,

BHUDEVA BUILDTECH

Partner

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

Certified that Plot of this deed is free from all kinds of

	Description of total land on which has been sale	
	Boundary of the entire land	
	East-	
	West-	
	North-	
	South-	
	Note- Govt. value is mentioned at	
		BHUDEVA BUILDTECH
		Partner
THE SECO	OND SCHEDULE HEREIN ABOVE REFERRED TO:-	
	(Description of the said unit)	
(1)	All that plot no 663,Khata no-324,measuring 20360.56 sq. fbuilt up area is bounded	by:-
	Boundary of the flat:	
	North-	
	South-	
	East-	
	West-	
	Constructed on the said plot of land fully described in the first schedule herein above re the following:-	ferred to and comprising of
	Details schedule of	
	1. Total area of land	
	2. Total Govt. value of the plot	

And attachments and also free from kh	nas mahal, gair mazarua						
Ceiling, bhoodan, Red card, Kaiser-e-Hi	Ceiling, bhoodan, Red card, Kaiser-e-Hind, religious						
Trust board, waqif board and other kin	Trust board, waqif board and other kinds of government						
Land. If the said duplex is found effecte	ed, the vendor						
Of this deed shall be liable and respons	sible for the same.						
		BHUDEVA BUILDTECH					
		Partner					
IN WITNESS WHEREOF the parties hereto have h witnesses, on the day, month and year first abov		ands in presence of the					
, ,							
		BHUDEVA BUILDTECH					
		Partner					
WITNESSES:-							
1							
	Signature of the vendor						
2	signature of the vendee						

Encumbrances, acquisition and requisition, liens, charges