DEED OF SALE

| This DEED OF SALE is made and executed on this 23 | day of | , Two Thousand |
|---|--------|----------------|
| | | |

BETWEEN

| Name | Father's Name | Age | Caste | PAN | Address |
|------|---------------|-----|-------|-----|---------|
| 156 | Father Name | Pan | Caste | Age | Address |
| Name | Father Name | Pan | Caste | Age | Address |
| Name | Father Name | Pan | Caste | Age | Address |

hereinafter called the "SELLER" (which expression shall mean and include his legal heirs, successors, successors-in-interest, executors, administrators, legal representatives and assigns) of the ONE PART.

AND

| Name | Father's Name | Age | Caste | Pan | Address |
|------|---------------|-----|-------|-------|---------|
| bjdm | Father Name | Pan | Age | Caste | Address |
| Name | Father Name | Pan | Age | Caste | Address |
| Name | Father Name | Pan | Age | Caste | Address |
| Name | Father Name | Pan | Age | Caste | Address |
| Name | Father Name | Pan | Age | Caste | Address |

hereinafter called the "PURCHASER" (which expression shall mean and include his legal heirs, successors, successors-in-interest, executors, administrators, legal representatives and assigns) of the OTHER PART.

The SELLER and the PURCHASER are hereinafter referred collectively as parties and individually as party.

| WHEREAS the SELLER is the absolute owner | | · |
|---|--------------------------------|-------------------------|
| corresponding L.R. Plot Number, Record | , 0 | |
| Number, at Mouza, J.L. Number _ | , Touzi Number | _, under Police Station |
| , Registration Sub-District | , in the district of | , more fully and |
| particularly described in the schedule here und | der written and hereafter refe | rred to as the SCHEDULE |
| PROPERTY | | |

| ANDWHEREAS the SCHEDULE P | | | |
|---|------------------------------|--------------------------|----------------------|
| SELLER and he purchased the san | ne from Sri | , son of | of |
| | , by virtue of a Sale | Deed dated | |
| registered in the office of the | | , in Book 1, Volun | ne No, Pages |
| to, Being Number | | | |
| ANDWHEREAS the said | | | s only son namely, |
| Sri, the SELLEF | R herein, as the legal heir. | | |
| ANDWHEREAS the SELLER herei | | | |
| the owner/owners of the SCHEDUL | | | |
| he has been enjoying the same with | - | iterest since then and | he/they has clear |
| and marketable title to the SCHEDU | | | (|
| ANDWHEREAS the SELLER being | | - | |
| expenses have decided to sell the S | SCHEDULE PROPERTY a | and the Purchaser | nas agreed to |
| purchase the same. | nd to call, capyay and trans | ofor the SCHEDIII E D | DODEDTV to the |
| ANDWHEREAS the SELLER agree PURCHASER for a total considerate | | | ROPERTY to the |
| | | | chase the same for |
| the aforesaid consideration and to t | - | = | |
| the dioresald consideration and to t | nat chect the parties enter | ca into an agreement | on the |
| NOW THIS DEED OF SALE WITNI | ESSETH: | | |
| 1. THAT in pursuance of the a | | consideration of a sur | n of Rs. |
| |) on | | |
| cash/cheque/bankdraft and upon re | | | |
|) | only (the SELLER doth he | reby admit, acknowled | lge, acquit, release |
| and discharge the PURCHASER from | om making further paymen | it thereof) the SELLER | doth hereby sells, |
| conveys, transfers, and assigns unt | to and to the use of the PU | IRCHASER the SCHE | DULE PROPERTY |
| together with the water ways, easer | | | _ |
| and interest of the SELLER to and | - | | |
| SCHEDULE PROPERTY hereby co | • | • | |
| 2. THAT THE SELLER DOTH | | | |
| i. That the SCHEDULE PROF | | | |
| enjoyed by the PURCHASER witho | - | iption, or disturbance r | rom the Seller or |
| any person claiming through or und | | warta aall aanvay an | d transfor unto the |
| ii. That the SELLER have absolute a | | • | |
| PURCHASER by way of absolute s suffered anything whereby their right | | - | |
| PURCHASER is diminished. | it and power to sell and co | nivey the GOLIEDOLE | THOI LITTI TO THE |
| iii. That the property is not sub | iected to any encumbrance | es mortgages charge | s lien attachments |
| claim, demand, acquisition proceed | = | | |
| and the SELLER shall discharge th | | | • |
| indemnified. | | | |
| iv. That the SELLER hereby de | eclares with the PURCHAS | SER that the SELLER I | have paid all the |
| taxes, rates and other outgoings du | | | • |
| the SCHEDULE PROPERTY up to | | | |
| bear and pay the same hereafter. I | | | |
| discharged/borne by the SELLER. | - | • | |
| v. That the SELLER have han | ded over the vacant posse | ssion of the SCHEDU | LE PROPERTY to |

the PURCHASER on _____ and delivered the connected original title document in respect of

SCHEDULE OF PROPERTY

| All that piece and parcel of land measuring about decimal, lying and situated in R.S. Plot |
|--|
| Number, corresponding L.R. plot Number, Recorded in R.S. Khatian Number and L.R |
| Khatian Number, at Mouza, J.L. Number, Touzi Number, under Police |
| Station, Registration Sub-District, in the district of, butted and bounded |
| |
| On the North : |
| On the South : |
| On the East : |
| On the West : |
| IN WITNESS WHEREOF the SELLER and the PURCHASER have set their signatures on the |
| day month and year first above written. |
| |
| SELLER |
| DUDCHASED |
| PURCHASER |
| WITNESSES: |
| 1. |
| |

2.