

उत्तर प्रदेश UTTAR PRADESH

CG 680149

AGREEMENT TO SELL

This AGREEMENT TO SELL is made and executed at Greater North on this 03 day of 0.3. 2021, between Rarry Britie Sto In Harthen Nath Finhe R/o. 202- B, Greenwood County Omega I. Panae I Greater Norda of the one part, hereinafter called the VENDOR.

AND

ShGmt Alsanderha Gupla Sto Worth Direch Sharma R/o Flat no. 64 Shri Hone Apartments Sec 12, Mut no. 6 Dwarley South West Define second part, hereinafter called the VENDEE.

(The expression and words of the VENDOR and VENDEE shall mean and include their legal heirs successors, nominees, assignees, executors, administrators and legal representatives respectively).

seef Attested , thanksha Gupta Ray Sitt



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AND WHEREAS THE VENDOR aforesaid is desirous to sell said property in favour of the VENDEE aforesaid for the total Sale consideration amount of Rs $US_60000/$ (Rupees for the fire (acts for 5 those of forly) and the VENDEE has also agreed to purchase/acquire the same for this very amount.

NOW THIS AGREEMENT TO SELL WITNESSETH AS UNDER:-

That the total sale consideration of the said property has been settled to as Rs US 60 corol - 1- (Rupees Forty fire Cars Filly thromonly in between both the parties. Rog Sin M. Meerled La Wantscha Gupte

MODE OF PAYMENT

AMOUNT

PIP

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0	UN ho.	515441	dated. 02.03, 2021 (1010/10/10) - 3,60,000/= 00	
12	RP. no.	070248	dal 26.02.2021 (101012and) -42,00000/- 00	

- 3 That there is no balance due towards the Vendee to be paid to the Vendor ... in respect of the said property.
- 4. That the Vendor has assures the Vendee that the aforesaid property is free from all sorts of encumbrances such as charges, sale, lien, gift, pledge, loan, dispute, mortgage, litigation attachment, injunction, exchange and decree of any court of law, if it is proved otherwise the Vendor shall be liable and responsible for the same and the Vendee shall have the rights to recover the entire amount with cost and expenses from the movable and immovable properties of the Vendor.
- 5. That the Vendor shall apply and obtain the permission for transfer the aforesaid property from the concerned authority in favour of the said Vendee or his/her nominee (s) and shall execute the Transfer Deed/Sale Deed within 60 days after such permission.

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6 That the expenses to be incurred for the execution of the TRANSFER DEED / SALE DEED on stamp duty, registration fees and other legal expenses will be borne by the Vendee 'an

- 7 That the Vendee shall have the rights to get the Transfer Deed / Sale Deed of the said property executed in his/her favour or in favour of his/her nominee (s) for which the Vendor has got no objection.
- That the Vendor confirms & assures the Vendee that Vendor or his/her spouse living did not avail & shall never be availed such and facility contrary to the terms/conditions of the allotment & other benefit of the aforesaid property till the execution & registration of final Transfer Deed & mutation process of process property in process of the Vendee or his/her legal heirs nominees etc.
 - 9. That the Vendor has received the payment against the above said property and shall not demand any further payment at the time of execution of lease deed if & when required and also make himself present for further sale in any other name if desired by the Vendee, on receiving of balance amount, if any.
 - 10 That the Vendor shall be liable to incur all out-standing dues and demands in respects of the said property to the date hereof and that all future dues & palance payment shall be paid by the Vendee.
 - That in case of breach of any clause by the Vendor aforesaid, the Vendee shall have the rights to get the Transfer Deed registered through Court of law after depositing the balance amount of this Agreement to sell and expenses so incurred in the legal proceedings shall be the liability of Vendor
 Wendor
 Wendor
 Wendor

- 12 That the Vendor has handed over the possession of the above said property in favour of the Vendee at the time of execution of this Agreement to Sell.
- 13 That if the Vendee does not execute the Transfer Deed within the given time then his advance money aforesaid will be forfeited in favour of Vendor.
- 14 That if the Vendor does not execute the Transfer Deed within the given time then he/she has to pay the double amount of the advance money to the Vendee.
- 15. That both the parties would pay 2% commission each to the broker.

IN WITNESSES WHEREOF: The Vendor and the Vendee have set their respective hands to execute this Agreement to sell, on the day month and the year first above written in presence of the following witnesses.

WITNESSES

Sul Astachel Akankehe Guyse

Hankeha Gupta VENDEE

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