DEED OF CONVEYANCE

Made and ex	secuted on this day of, 2017, at
	BETWEEN
(PAN Age : Resid	Mrs, N:) : About Years, Occupation : Agriculturist/Business, ding at :
repugnant to named, as a	EAFTER called or referred to as 'the Vendor' (which expression shall, unless it be the context or meaning thereof, be deemed to mean and include the Vendor above also his/her heirs, successors, executors and administrators)
	AND
(PAN Age : Resid	MRs, N:
HER be repugnan above name	EAFTER called or referred to as 'the Purchaser' (which expression shall, unless it to the context or meaning thereto, be deemed to mean and include the Purchaser ed, as also his/ her heirs, successors, executors, administrators, assignees and or
WHE	EREAS the Vendor herein is the Owner of all that piece or parcel of land totally
bearing Gat admeasuring Ares, assess situate withi , situate v	g about Hectare Ares, assessed at Rs Paise, from out a total land to No, admeasuring about Hectares Ares plus Pot Kharaba g about Hectare Ares, thus totally admeasuring about Hectare ed at Rs Paise, of Village, Taluka, District, n the Registration District of, Registration Sub-District of Taluka within the Revenue Limits of Tahasil and situate within the limits of linicipal Corporation (which total land is more particularly described in Schedule I)

the Vendor herein having purchased the same by a Registered Sale Deed dated ----/----, from the then Owner of the said portion of Land, one ------, which Sale Deed is duly Registered in the Office of Sub-Registrar, ------, on the same day at Sr.

No. ----:

AND WHEREAS the Vendor herein had purchased the said portion of land from out of his/her self acquired money and the Vendor herein has an absolute right to transfer the same to

any other party of his / her choice;

AND WHEREAS for good and sufficient reasons the Vendor herein has decided to sell, transfer, assign and convey all his / her ownership rights, title and interests in respect of a portion of land, bearing Plot No. -----, admeasuring about ------- sq. mtrs., from out of the said sanctioned layout laid on the said portion of land (which plot No. ----- is more particularly described in Schedule hereunder written and the same is hereafter for the sake of brevity called or referred to as 'the plot Land' or as 'the said plot Land' as the context may require or permit) to and in favour of a party willing to acquire the same;

AND WHEREAS the Vendor herein has handed over the original receipts of various dues paid by the Vendor herein to local authorities till date, to the Purchaser herein, on the execution of these presents in respect of the said plot of land in favour of the Purchaser herein;

AND WHEREAS the Purchaser herein has requested the Vendor herein to execute and register a Deed of Conveyance of the said plot of land to and in favour of the Purchaser herein and the Vendor herein has agreed to execute this Deed of Conveyance in respect of the said plot of land, to and in favour of the Purchaser herein in the manner hereinafter appearing;

No.	Amount	Particulars
	in Rs.	
1)	/-	Paid by Cheque No, dated, drawn on the
		Purchaser's Banking Account with Bank,
		Branch,
2)	/-	Paid by Cheque No, dated, drawn on the
		Purchaser's Banking Account with Bank,
		Branch,
3)	/-	Paid by Cheque No, dated, drawn on the
		Purchaser's Banking Account with Bank,
		Branch,
4)	/-	Paid by Cheque No, dated, drawn on the
		Purchaser's Banking Account with Bank,
		Branch,
Total	/-	(Rsonly)

(if the consideration is above 50 Lakh please add one row about deduction of 1% TDS in the above chart)

All of which above mentioned Pay Order/Cheques are drawn in the name of the Vendor herein, receipt of which total sum the Vendor herein does hereby own, admit and acknowledge and of and from the same and every part thereof does hereby acquit, discharge and release the Purchaser herein forever, the Vendor herein does hereby grant, convey, release and assure unto

the Purchaser herein forever all her ownership rights, title and interests in respect of all that piece or parcel of land totally admeasuring about --- Hectare ---- Ares, assessed at Rs.--- Paise -----, from out a total land bearing Gat No. -----, admeasuring about ----- Hectares ---- Ares plus Pot Kharaba admeasuring about ---- Hectare ----- Ares, thus totally admeasuring about ----Hectare -----, Taluka ------, Taluka ------, District -----, situate within the Registration District of -----, Registration Sub-District of Taluka ----- situate within the Revenue Limits of Tahasil ----- and situate within the limits of ----- Municipal Corporation (which total plot of land is more particularly described in Schedule hereunder written and the same is hereafter for the sake of brevity called or referred to as 'the property' or as 'the said property' as the context may require or permit), TOGETHER with vacant and peaceful possession of the said property AND ALL the estate, right title and interest, inheritance, claim and demand whatsoever both at Law and in equity of the Vendor into, out of or upon the said plot of land or any part thereof TO HAVE and TO HOLD the same, which is hereby granted, conveyed, assured or intended so to be unto and to the use of the Purchaser FOREVER subject to payment of all rents, rates, taxes, assessments, dues and duties now chargeable or hereafter to become payable to the concerned authorities in respect of the same and the Vendor herein does hereby covenants with the Purchaser that notwithstanding any act, deed matter or thing whatsoever by the Vendor or by any persons or persons lawfully or equitably claiming by from, through, under or in trust for the Vendor done, made, committed or executed or knowingly or willingly suffered to the contrary, He / She the Vendor now has in himself / herself good right, full power and absolute authority to grant, release, sell convey and assure in the manner aforesaid, the said property which is more particularly described in the Schedule hereunder written to the Purchaser herein and it shall be lawful for the Purchaser herein from time to time and at all times hereafter to peaceably and quietly to enter upon, have, occupy, hold, possess and enjoy the said plot of land hereby granted, sold, conveyed unto and to the use of the Purchaser with appurtenances and with right to use the internal road and facilities of the said total layout in common with the other holder of the various plots in the said layout and to receive the rents and profits thereof and every part thereof for the use and benefit of the Purchaser without any lawful eviction, interruption, claim or demand of whatsoever nature from or by the Vendor or by her heirs, executors, administrators or any person or persons lawfully or equitably claiming by, from, under or in trust for the Vendor and that free and clear and freely and clearly and absolutely acquitted, exonerated, released and FOREVER discharged or otherwise by the Vendor well and sufficiently saved, defended, kept harmless and indemnified of, from and against all estates, charges and encumbrances of whatsoever nature already executed and occasioned or suffered by the Vendor or by any person or persons lawfully or equitably claiming by, from, under or in trust for the Vendor and all person or persons having or lawfully or equitably claiming any estate, right, title or interest at law or in equity in the said plot of land more particularly described in the Schedule hereunder written hereby granted or any part hereof by, from, under or in trust for the Vendor and the Vendor shall and will from time to time and at all times hereafter at the request of the Purchaser do and execute or cause to be done and executed all such further and other lawful and reasonable acts, deeds, things, matters, conveyances and assurances in Law whatsoever for the better further and more perfectly and absolutely assuring the said plot of land/properties hereby sold, unto and to the use of the Purchaser in the manner aforesaid as shall or may reasonably by required by the Purchaser or by the heirs, successors of the Purchaser and the Vendor further state that the Vendor has not done, anything or knowingly or willingly suffered or has been party or privy to any act, deed or thing whereby the Vendor is prevented from granting, selling, conveying the said plot of land which is more particularly described in the Schedule hereunder written in the manner aforesaid whereby the same or any part thereof are, is, can or may be charged, impeached encumbered or prejudicially affected in the estate, title or otherwise howsoever.

The Vendor further confirms that he/she has this day handed over the peaceful and vacant possession of the said plot of land, which is more particularly described in the Schedule hereunder written to the Purchaser herein and the Purchaser hereby confirms having received such peaceful and vacant possession of the said plot of land from the Vendor herein this day.

The Purchaser confirms that all statutary liabilities releated to the said plot of land like Taxes, M.S.E.B. / M.S.E.D.Co. Ltd. bills from the date of the execution of these presents, would be borne and paid by the Purchaser herein alone;

The Purchaser herein alone has borne and paid all the expenses of stamp duty, typing, registration fee etc. of this Sale Deed as also of the earlier Agreement above referred to, however the parties herein are to bear and pay the respective costs, fees and charges of their respective advocates.

SCHEDULE

(Above 1	referred t	o being	the o	description	of the	total	property,	viz.	land	and	building	standi	ing
thereon,	which is	the subj	ect n	natter of the	ese pre	sents))						

All that piece or parcel of land totally admeasuring about Hectare Ares, assessed
at Rs Paise, from out a total land bearing Gat No, admeasuring about
Hectares Ares plus Pot Kharaba admeasuring about Hectare Ares, thus totally
admeasuring about Hectare Ares, assessed at Rs Paise, of Village,
Taluka, District, situate within the Registration District of,
Registration Sub-District of Taluka, situate within the Revenue Limits of Tahasil
and situate within the limits of Municipal Corporation, which plot of land
is bounded as under:

On or towards the East	:	By,
On or towards the South	:	By,
On or towards the West		By,
On or towards the North	:	By,

Along with all easementary, ownership rights, title and interests therein or along with the things attached to the said plot of land together with all things therein such as water, trees and facilities available thereto such as internal roads etc. therein.

IN WITNESS WHEREOF the Vendor and the Purchaser herein have set and subscribed their respective signatures hereunto in their respective capacities above mentioned, in the presence of witnesses within singed on the day, month and the year first above written.

	Mr./Mrs	the Vendor
	Ma (Mas	
Jitnesses :-	IVIT./IVITS	the Purchaser

Witnesses:-1)
Signature:Name:Address:-2)

Signature :- Name :-

Address:-Requirements:

- Latest VII-XII extract / CTS card required
 Latest Zone Certificate required
- 3) Commencement certificate
- 4) Completion certificate
- 5) Electricity meter bill
- 6) Property tax7) Fill in all the blanks