

THIS <u>DEED OF SALE</u> made at SILVASSA in the Union Territory of Dadra and Nagar Haveli on 1st day of December, 1997, BETWEEN, M/s. AJAY ENTERPRISES a Partnership concern

p.m. Siroth

Contd.....2/-



No. 300 OF 900 handed over to

Lissue to Shriffsom Censume

ch.

Sub-Treasury Officer DNH. Silvassa.

--: 2 :--

having its Registered Office at 6, Krunal Apartment, Opp. Cottage Hospital, Silvassa, Dadra and Nagar Haveli through its Partner SHRI. AJAYBHAI THAKORBHAI DESAI, Hindu by Religion, Adult, Businessman by Occupation, Residing at Krunal Appt., Opp. Cottage Hospital, Silvassa, Dadra and Nagar Haveli, hereinafter called as the "VENDOR" (which expression shall unless repugnant to the context or meaning thereof mean and include the partners, for the time being their successor/successors their/his respective heirs, executors, administrators and assigns) of the ONE PART.

AND SHRI. PARAS MAL B. SIROHIA, Son of Bhikamchand Sirohia, Aged about 38 Years, Hindu by Religion, Occupation Business, Residing F-4-B, 507, Shankar Dham, Sundrvan Complex, Off. Lokhandwala Link Road, Andheri (West), Mumbai-53, hereinafter referred to as the "PURCHASER" (which

12 gesai

Contd.....3/-



No. Flor OF Dalm handed over to Kodney

CILVASSA STAMO OF 175. Local issued to Shri/Smy Terresonal Sixoling

Sub-Wasuny Office DNH. Silvassa.

--: 3 :--

expression shall unless repugnant to the context meaning thereof mean and include his heirs, administrators and assigns) of the OTHER PART.

Whereas the VENDOR is an owner and in possession of nonagricultural land bearing Plot No. 1 of Survey No. 202 admeasuring 5045 Sq. Mtrs. at Village Dadra in the Union Territory of Dadra and Nagar Haveli, more particularly described in the Schedule 'A' hereunder written.

AND Whereas the VENDOR became lawful owner and in possession of the said land. AND Whereas Administration of Dadra and Haveli, Silvassa by their Oficical Order No. TPS/CP/FB/Srv.No./Pt.No./1178 dated 10/10/1997, issued construction permission for building constructed on said land and whereas the construction of building on the said plot is already completed. Contd.....4/-



SILVASSA STAMP OF MA LOUR PROLETY IS Shrifsmy Land Jaken l. | fed over to ____

> ELLETY Offices DNH. SIIVassa.

AND Whereas the VENDOR applied to the competent authority to issue Occupancy Certificate for the Ground Floor of the building 'A' on the said Survey Number and the Associate have issued the necessary Town and Country Planner his Order Certicicate vide No. Occupancy ATP/OC/Dadra/S.No.202/1/97/1357 dated 25/11/1997.

AND Whereas the PURCHASER having demanded from the Vendor inspection of building plan, construction permission letter, specifications, amenities, provided, services provided, quality of construction. Provided and other documents relating to the said land/property. Such inspection has been given to and verified and checked by the PURCHASER.

AND Whereas the PURCHASER has taken inspection of the documents relating to the title of the said land/property

Contd.....5/-



STAMP OF Rs. 100 Issued to Striffsmg. Tarsasmul _ handed over to Kochey

Sub-Treastry Officer DNH. Silvassa.

has satisfied himself about the title of the said and property of the VENDOR there and whereas to the knowledge of the VENDOR there is no encumbrance on the said property and that the title of the lands clear and marketable.

AND Whereas the PURCHASER has taken inspection of the building thoroughly and has satisfied about quality of construction, specification, amenities provided, services provided.

AND Whereas the VENDOR has already informed the PURCHASER that in the event of more area of construction being available by the Administration, in respect of the property, the right to construct the additional the shall remain with the VENDOR only and that the PURCHASER

Contd.....6/-



OILVASSA STAMP OF Rs. 100/ issued to Shri/Smt. Larcus mel Dedou handed over to_ DEC 1997

Sub-Treasury Officer DNH. Silvassa.

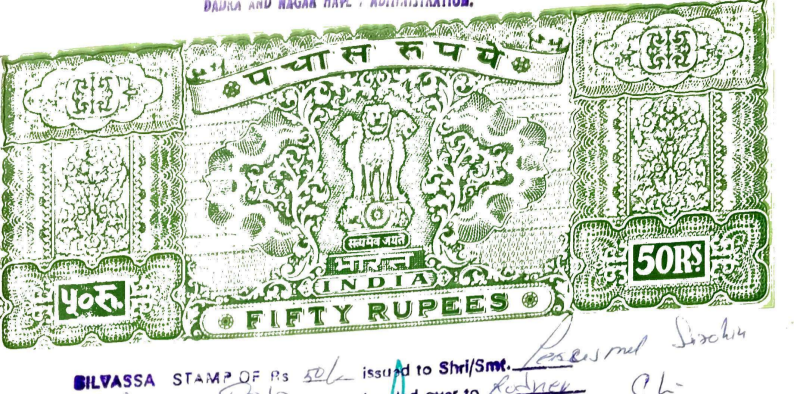
--: 6 :--

shall not obstruct the same and the PURCHASER will not demand any compensation whatsoever. And under condition one Gala described in the Schedule 'B' hereinafter is sold to the PURCHASER.

AND Whereas on the aforesaid understanding and terms and conditions hereinafter mentioned the Industrial Gala Bearing 7, in the Building 'A' on Ground Floor at Dadra Industrial Estate, Opp. Check Post, Dadra in the Union Territory of Dadra and Nagar Haveli, admeasuring 1463.80 Sq. Fts. (135.99 Sq. Mtrs.) Super Built up area on the Plan ANNEXURE-I is sold to the PURCHASER. The said Gala is more particularly described in Schedule 'B' hereunder written referred to as the said Industrial Gala.

Desai

Contd.....7/-



Sub-Treasury Officer

AND Whereas the VENDOR has sold and the PURCHASER has purchased the above said Gala more particularly described in the Schedule 'B' hereunder written hereinafter described for the total lumpsum price consideration of Rs. 4,25,000/= (Rupees Four Lacs Twenty Five Thousand Only).

7 :--

NOW THIS INDENTURE WITHNESSETH AS FOLLOWS :-

1] The VENDOR has constructed two buildings on the said plot consisting of 18 Galas each in accordance with the plan, specifications seen and approved by the concerned authority with such variations and modifications as the VENDOR may in his discretion consider necessary and desirable hereafter or as may be required to be done by government or local Authority the PURCHASER shall not

Contd.....8/-

gove Jedani

be entitled to object to such alterations, variations and or modifications of the said plan & construction.

- 2] The PURCHASER has taken inspection of the said Gala has satisfied about the quality of work specifications, amenities provided, services provided.
 - PURCHASER has purchased the said Gala in building The showing on plan approved by the PURCHASER for the sum of Rs. 4,25,000/= (Rupees Four Lacs Twenty total Thousand Only). And Whereas the PURCHASER Five the full amount of consideration to the VENDOR. acknowledge the VENDOR hereby admits and the receipt of Rs. 4,25,000/= (Rupees Four Lacs Twenty Five Thousand Only) and the VENDOR does hereby sell, grant, convey and assure unto the PURCHASER forever all that piece or parcel of immovable property more particularly described in the schedule hereunder written together with all rights and previlages whatsoever connected to said Industrial Gala held & enjoyed by the the all the right, title, interest, claim and demand and the VENDOR into or upon said the whatsoever of property and every part of the said Gala, immovable granted & conveyed unto and to the use of sold PURCHASER forever and absolutely subject neverthless to payment of all the taxes now or hereafter become the Government or Panchayat respect in to payable

1- Deser

3]

Contd.....9/-

thereof and business activities etc. of the PURCHASER from today onwards.

- 4] The PURCHASER has to pay all the necessary deposit against taxes, water and electricity deposits charges etc. and all incidental charges if any as may be required to be paid as may be the actuals.
- 5] The VENDOR has today given the physical and peaceful possession of the said Gala hereinafter described in the Schedule 'B' hereunder written. Now onwards the PURCHASER shall be free to enjoy and user the said Gala as owner and possessor of the said Gala the VENDOR has not reserved any right in the said Gala to be PURCHASER by these presents.
- for all the PURCHASER has right to use the common passage, road, open space, parking place etc. as co-owner. The PURCHASER has also right to take water from the overhead water tank build over the terrace of the said building as co-owner and the PURCHASER shall have to pay the proportionate operating and maintenance cost of water pump from time to time as co-owner.
- 7] The PURCHASER shall maintain the said Gala from today at his own costs in good and tenantable condition and repairs.

N- Desai

Contd.....10/-



- 8] The PURCHASER shall use the said Gala for manufacturing activities and business.
- 9] If further construction is allowed by the authority of the said land the VENDOR would be entitled to put additional or other construction and that the PURCHASER will not obstruct the VENDOR in exceresing the additional construction.
- The PURCHASER shall be liable to bear and pay all taxes and charges proportionately for electricity operating, maintenance costs of water supply, drainage lighting, the common passage, terrace and stair case cleaning the common passage, staircase and terrace land and other outgoings whatsoever it may be from today onwards.
- 11] If at any time development and or betterment charges or other levy are/is charged, levived or sought to be recovered by the panchayat, government and/or any other public authority in respect of the said land and/or building, the same shall be responsible of all the PURCHASER of floor space in the building proportionately.
- 12] The PURCHASER shall have no right to claim whatsoever except for one Gala hereby sold.
- 13] The present PURCHASER and future PURCHASER shall abide by the terms and conditions contained in this Sale-Deed strictly.

Contd.....11/-

To Dodge and Milk

- 14] The PURCHASER shall not create any nuisance in front of the property to disturb its elevational beauty and harming for healthy environment.
- 15] In this sold premises no inhygynic hazarduous and illegal materials/goods will be sold, manufacture, stored. Which may create nuisance to any other/adjacent co-holders.

The PURCHASER shall have share in undivided land on which Building 'A' is constructed alongwith the other owners of the gala in case of collapse/reconstruction of the building.

Any alteration, basically in the structure is not allowed in any case.

- 18] The PURCHASER shall have the right to let sub-let, transfer, assign, mortgage etc. as per the prevailling rules of the Government and Panchayat etc. from time to time for the Gala to the PURCHASER by the VENDOR alongwith all terms and conditions which are fixed between the VENDOR and PURCHASER in this Sale Deed.
- 19] The PURCHASER of all Galas in the said building will form and join a limited company or co-operative society or any other incorporated body, as the VENDOR may decide as per sales and the PURCHASER agrees to join

N- gerai

171

Contd.....12/-

such body. All cost, charges and expenses in connection with the formation/registration etc. of the co-perative society as well as the cost of preparing executing and registering of the conveyance and any other documents as also the professional fees of the advocates and stamp duties applicable at the time of the conveyance & registration charges shall be born and paid proportionately by all the PURCHASER of the said building and VENDOR shall not be liable to contribute towards such expenses.

- other company or financial institutes by the VENDOR prior to execution of this agreement and the title of the above said gala is clear and marketable and free from any kind of encumbrances. If at all in future the title of the said gala found defective in such case the VENDOR hereby indemnify to the PURCHASER for all loss, damage occurs to the PURCHASER.
- It is agreed by and between the parties hereto that this agreement shall be subject to the exclusive jurisdication of the civil courts of Dadra and Nagar Haveli. The PURCHASER shall be entitlted to get his name entered in the Government and Panchayat records by producing this Sale Deed and the VENDOR does hereby agree to give their statement or signature wheresas the

Mr. Desaw

Contd.....13/-

wherever necessary to transfer this property in the name of the PURCHASER.

SCHEDULE -

that piece and parcel of non-agricultural bearing Plot No. 1 of Survey No. 202, admeasuring 5045 Sq. Mtrs. situated Village Dadra in the Union Territory of Dadra and Nagar Haveli, which is bounded as follows :-

Silvassa-Vapi Main Road. On or towards the North .

Plot No. 2 of Survey No. 202. On or towards the South

Survey No. 201. On or towards the East :

Survey No. 206 & Village Road. On or towards the West :

SCHEDULE

Industrial Gala No. 7 in Building 'A', on Ground Floor The Dadra Industrial Estate, Opp. Check Post, Dadra of the at Territory of Dadra and Nagar Haveli, having Union up area of 1463.80 Sq. Fts. (135.99 Sq. Mtrs.) upon Built the plot referred to in Schedule 'A' hereinabove. Bounded as follows :

Vapi-Silvassa Main Road. On or towards the North

No. Survey Building 'B' of On or towards the South 202/1.

Gala No. 6 of Building 'A'. On or towards the East

Gala No. 8 of Building 'A'. On or towards the West :

Contd.....14/-

IN WITNESSESS WHEREOF the parties hereto have hereunto set their respective hands on the day and year first hereinbefore mentioned.

I'm Desai

D.M. Sixoh

[PARAS MAL B. SIROHIA]

" PURCHASER "

" RECEIPT "

RECEIVED of and from the PURCHASER withinnamed the sum of Re. 4,25,000/= (Rupees Four Lacs Twenty Five Thousand Only) being the full and final consideration money paid to the VENDOR. The details mentioned are as under:

Sr. Cheque No. Date Name of the Bank Amount Rs.

1. 0897371 28/10/97 Syndicate Bank, Marol 2,50,000=00

2. 0897372 01/12/97 Syndicate Bank, Marol 1,75,000=00

Total Rs..... 4,25,000=00

I SAY RECEIVED.

Ma Desai

(AJAYBHAI THAKORBHAI DESAI)
Partner of
M/s. AJAY ENTERPRISES
" VENDOR "

UNION TERRITORY OF DADRA AND NAGAR HAVELI, SILVASSA.

DATE : 01/12/1997.

p.m. Sinoka

WITHESSES :-

11 S. C. Kor

21 mayorull.

DADRA & NAGAR HAVELI ADMINISTRATION

20 Rs.

8,80hin



SH.VASEA STANF OF RE. Issued to ShriVSons.
No. Sol _____ handed over to___

€ 9 JUL 2804

doath

•

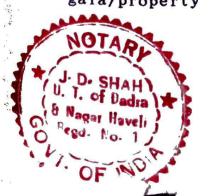
1

DECLARATION ON AFFIDAVIT

I SHRI PARASMAL B. SIROHIA, Adult, Hindu, Business by Occupation, Residing at F-4-B, 507, Shankar Dham, Sundarvan Complex, Opp. Lokhandwala Link Road, Andheri [West], Mumbai - 53, do hereby solemnly affirm and declare as under:



- Industrial Gala No.7 admeasuring 1463.80 square feets [135.99 square meters] on the first floor of the Building "A" constructed in Dadra Industrial Estate situated on the land Survey No.202/1 [Plot No.1 of Survey No.202] of village Dadra of the Union Territory of Dadra and Nagar Haveli.
- 2] I have entitled to mortgage the said gala/property without obtaining any permission from the Administration of Dadra and Nagar Haveli or from any authority to any person and to execute the Mortgage Deed.
- 3] I have paid the full and final price consideration to the original gala holders, from whom I have purchased the above said gala/property.
- 4] I have not created any charge on the said gala/ property and I have not mortgaged the above gala/property to any Bank and Financial Institution and to any person and I have not received any notice for acquisition or requisition of the gala/property and no inquiry or litigation is pending in any offices or courts for the above said gala/property.
- 5] I have not committed any breach of the conditions of the N.A. order and construction permission and other orders issued in respect of the above gala/property and prevailing Rules and Regulations



with the said gala/property from time to

I have paid all house tax/tax for the said he concerned authority.

have decided to mortgage the above said nfavour of the State Bank of India, Andheri . Mumbai.

I have further state that the title of the said property is clear marketable and free from encumbrances and reasonable doubt whatsoever.

tever stated above is true and correct to the best my knowledge and I know that making false declaraon on affidavit is a crime.

> D. W. Sirapis [PARASMAL B. SIROHIA] DEPONENT

Mace: Silvassa. Dadra and Nagar Haveli.

Date: 09/07/2004.

Identified by me

before me by Shric Arshey M.

Whom I Know Personally

Solemniy Affirmed Before Me by Shrifson, Resistant B. Simplia.

JAYVANT D. SHAH A SHIPET DAURA U.T. O. WANTE & M.GAR TIME INDIA.

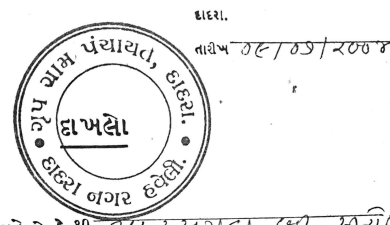
Nagar Haveli

DADRA GROUP GRAM PANCHAYAT

(8)

* દાદરા ગૃપ ગામ પંચાયત *

DADRA, (Dadra & Nagar Haveli) Pin-396 191. Via-Vapi દાદરા, (દાદરા નગર હવેલી) પીન-૩૯૬ ૧૯૧. વાયા-વાપી. 🙉 : 2668270



आयी हाणले आपवामा आवे छे हे श्री पाययामा माने प्रात्या तथा

माथ हाह्यां (कावडा कोन्दरप्रीही अह

ના મકાનની આકારણી પંચાયત દર્દતરે ઘર નંખર 🕝 🕒

३१. ह्यू १००० (अंडे ३पिया स्ता २ (१) ए) प्रकार कर्मा हुला न्या)नी नोंधायेस छे, के जहस मा हामसे। भापवामा भावे छे। स्ति हुल कर्मा हाहरी प्रिता स्वा मा हिंद्वर स्वी स्वाहरी

> િયાન્સન / સૌર્થિયા / મુત્રી કાલ્ટ્રો જૂથ ગુમાં આપ્રા અપ્યાથી થત હાલ્ટા

IAYAT

Vapi 1270

8002/60

ज्मा. यन्त्री हिट्ट

अवरा योग्रम्। 721-)-11 येरी लायाय

પૈ[ા] આ મેં ^{કર્}પ થાયત काइरा.

वसुब ४३नीर हारकुननी सही

नभुना-८ डर्ल्या व्यद्धती पढांच 30 ની ગ્રામ પંચાયત ू न वर : 2960 017. Am as 6211 M MIDDIANO सने २००% - २०० नी सार्धना नी मेना धरना धर न'. ખીલ તં. ना भज्या छे. ચાલુ સાલની રકમ પાછલી બાકી કુલ રહમ वेरानुं नाभ ॏ. પૈસ पैसा 31. 31. ąΙ. 10006 1000} धरवेरे। 240/ 2401 **८यवसायवे**रे। ત'બર પ્લેટ

2670/-हारस अ अ अ उत्पर जयाको प्यापनी नुरा न्यसा

तारी भारी माडे ०० सने २०० ४

वार्धन वेरे।

वेरे।

. R. act XVI of 1908, r. 5, p, Exhidered Season Bar dos પકાંચ નં. 10366 અરજીનો ત્રુ 400 દા 41. 15 - 4 - agt mig. Gold No. X. gan. 110 Tot રસુ કરનારનું નામ -નીચે પ્રમાણે ફી પહોંચી-નોંધણી ફી નકલ ફી (ફોલીઆ) શેરાની નકલ ફી નકલો અગર યાદીઓ (કલમ ૬૪ થી ૬૭) શોધ અગર તપાસણી દંડ કલમ ૨૫ કલમ ૩૪ નકલ ફી (કલ્મ ૧૭) ફોલીઆ આ સિવાય બાબતોની ફી યાબત (પાછળ જુઓ) ∹ંબર અકંદર ફી Melila સ્તાવેજ ना हिवसे तैयार धशे अने ते हिन्दि हिल्हीं इंग्ड ાવેલ સ્ઝુસ્ટર પોલ્ટ્રી નીચેનાં સરનામે મોકલશો. દ્ર′∦આપશો. રજુ કરનાર e of the Sub Registrar D. & N. H., Silvassa