## SALE OF A HOUSE BY AN EXECUTOR APPOINTED UNDER WILL

THIS Deed of Sale made at this day of,
2000 by A, son of B, resident of appointed as executor under the
will dated executed by Shri (hereinafter called the
Vendor) in favour of Shri C, son of resident of
(hereinafter called the Purchaser).
WHEREAS C was absolutely seized and possessed of or well and
sufficiently entitled to the house bearing Municipal No
situated on Road City, more
particularly described in the Schedule hereto.
AND WHEREAS the said C executed his last will and testament on
wherein the Vendor herein has been appointed as an
executor.
AND WHEREAS the said Vendor obtained the probate of the said will on
from the Court of at
AND WHEREAS in terms of the said Will, the legacies denoted in the
said Will and testament have to be paid, which is not possible to pay without
selling a part of the estate left by the deceased.
AND WHEREAS as the house mentioned in the Schedule herein was
being used by the deceased alone and after his death, the house is lying vacant
and the sons and daughters of the deceased are well settled outside
and therefore the Vendor desired the said house to be
sold to pay the legacies described in the WILL.

AND WHEREAS the Vendor has agreed to sell and the Purchaser has
agreed to purchase the said house for a price of Rs vide
agreement dated
NOW THIS SALE DEED WITNESSETH THAT in pursuance of the said
agreement and in consideration of the sum of Rs out of which a
sum of Rs has been paid by the Purchaser on
as earnest money (the receipt whereof the Vendor hereby
acknowledges) and the payment of balance amount of Rs made
by the Purchaser before the Sub- Registrar at the time of registration of these
presents (the receipt whereof the Vendor hereby acknowledges), the Vendor
hereby sells, conveys and transfers to the Purchaser All that residential house
bearing Municipal No situated on
City, more particularly described in the Schedule hereto together
with all lands, structures, and other buildings attached thereto, and all rights,
privileges easements, and appurtenances held or enjoyed with or appurtenant to
the same or reputed or known so to be to have and to hold the same unto the
Purchaser as absolute owner thereof free from encumbrances.

(2) The Vendor has delivered the possession of the house and title Deeds in respect of the said house to the Purchaser before the Presentation of this deed for registration.

IN WITNESS WHEREOF the parties hereunto set and subscribed heir respective hands on the day and year first above mentioned.

Vendor	
Purchaser	