DEED OF CONVEYANCE

THIS INDENTURE OF SALE made this the

AND

GRIHA NIRMAN, a proprietorship firm having its office at 13/4, New Santoshpur Main Road, Ground Floor, P.S. Survey Park, Kolkata – 700 075, represented by its Sole Proprietor of MR. UMA SHANKAR SINGH, (PAN – ALTPS0296G). son of Late Jagadish Singh, a Hindu Business man, residing at 13/4, New Santoshpur Main Road, Ground Floor, P.S. Survey Park, Kolkata – 700 075, hereinafter called and referred to as the **DEVELOPER** (which term or expression shall unless excluded by or repugnant to the subject or context be deemed to mean and include his heirs, executors, administrators, legal representatives and/or assigns) of the **THIRD PART**;

GRIHA NIRMAN
UMA Shanban Sinh

day of Two

WHEREAS the present OWNER herein purchased one plot of land measuring an area of 3 (Three) Cottahs 8 (Eight) Chittacks 0 (Zero) Sq.ft. situated in Mouza – Nayabad, J.L. No.25, Touzi No.56, Scheme Plot No.253(Phase No.I), comprising in R.S. Dag No.88 (Part), out of the total land being R.S. Dag Nos. 3, 83, 85, 86, 87, 88, 89, 91, 131, 132, 135, 136, 139 and 191 (Part), under R.S. Khatian No. 101, out of R.S. Khatian Nos. 76, 90, 101, 103, 104 and 145, within the presently Police Station – Panchasayar, formerly P.S. Purba Jadavpur, within the jurisdiction of K.M.C. Ward No.109, Kolkata – 700 099, by virtue of a registered Deed of Sale dated 11.08.2006, registered in the office of the District Sub-Registrar-III, at Alipore, South 24 Paraganas and recorded in Book No. I, Volume No.15, at Pages 722 to 734, Being No.5935 for the year 2006 togetherwith all easement rights for a valuable consideration from the previous Owner/Vendor namely The Jadavpur Co-Operative Land and Housing Society Limited, registered under the West Bengal Co-operative Society Act, 1940 (Registration No. 116/CAL of 1965) and having its registered office at 6/85, Bijoygarh, P.S. Jadavpur, Kolkata - 700 032, in the District of South 24-Parganas and the said The Jadavpur Co-Operative Land and Housing Society Limited purchased the aforesaid land together with other land and property by virtue of many registered Deeds.

AND WHEREAS after purchase the present **OWNER** herein is in the possession of the said plot of land measuring an area of 3 (Three) Cottahs 8 (Eight) Chittacks 0 (Zero) Sq.ft. Scheme Plot No.253(Phase No.I) and it has been morefully described in the **SCHEDULE** – 'A' hereunder written.

AND WHEREAS thereafter the present **OWNER** herein mutated his name in the record of The Kolkata Municipal Corporation known as Premises No.2966, Nayabad, being Assessee No. 31-109-08-6009-8, within K.M.C. Ward No.109, under formerly P.S. Kasba, thereafter P.S. Purba Jadavpur, at present P.S. Panchasayar, Kolkata – 700 099.`

AND WHEREAS so the OWNERS herein are now the joint Owners of the entire plot of land measuring an area of 3 (Three) Cottahs 8 (Eight) Chittacks 0 (Zero) Sq.ft. situated in Mouza – Nayabad, J.L. No.25, Touzi No.56, Scheme Plot No.253(Phase No.I), comprising in R.S. Dag No.88, under R.S. Khatian No. 101, within the presently Police Station – Panchasayar, formerly P.S. Purba Jadavpur, within the jurisdiction of K.M.C. Ward No.109, Kolkata – 700 091and the entire

property as mentioned in the **SCHEDULE** A below and the **OWNER** has no any fund to erect the proposed building and the present **OWNER** is still in possession and has been enjoying his absolute ownership and possession of the said land as free from all encumbrances and the present **OWNER** is the Owner of the land and property as described in the **SCHEDULE-'A'** below, hereinafter called the said property.

AND WHEREAS the **OWNER** is very much desirous to construct a Ground Plus Four storied building with lift facility on their said property and to do and make the construction of a new building upon the said property, but the **OWNER** has no financial capacity or experience. Owing to such desire the **OWNER** has approached the **DEVELOPER** for development of the said property and the **DEVELOPER** herein has agreed to do so as per the terms and conditions as mentioned hereinafter.

AND WHEREAS being desirous of the promotion work of his said premises the OWNER entered into a by virtue of registered Development Agreement alongwith Development Power of Attorney on, registered at D.S.R., Alipore, South 24 Parganas and recorded into Book No.1, Volume No......, at Pages to, Deed No...... for the year with the DEVELOPER and the OWNER has no any fund to erect the proposed building and the present OWNER is still in possession and have been enjoying their absolute ownership and possession of the said land and structure as free from all encumbrances and property as described in the SCHEDULE-'A' below, hereinafter called the said property.

AND WHEREAS the OWNER are very much desirous to construct a Ground Plus Four storied building with lift facility on his said property and to do and make the construction of a new building upon the said property, but the OWNER has no financial capacity or experience. Owing to such desire the OWNER has approached the DEVELOPER for development of the said property and the DEVELOPER herein has agreed to do so as per the terms and conditions as mentioned in the said Development Agreement.

AND WHEREAS For the smooth running of the" said project, the Land Owner herein agreed to execute a registered Development Power of Attorney, by which the Land Owner herein has appointed and nominated M/S. GRIHA NIRMAN as his Constituted Attorney and new Developer, to act on behalf of the Land Owner and also for entering into an agreement for sale in respect of the Developer's allocation after Execution of this Development Agreement in the name and on behalf of the Owner and also for to appear before any Registrar of Assurances, District Registrar, Sub-Registrar, Additional District Sub-Registrar or other offices or authorities haying jurisdiction in that behalf and to present and execute all deeds, instruments and writings for the purpose of affirmation, registration and giving declarations on our behalf and to do all other acts and deeds in that behalf developer may deem necessary, expedient and proper.

AND WHEREAS in terms of the said Development Agreement, the DEVELOPER has the right and/or entitle to sell, transfer convey its allocation to any

Purchaser and to receive consideration amount from the intending purchaser and the Flat and Car Parking Space are of Developer's Allocation.

AND WHEREAS the West Bengal Government introduced the new Promoter and Builder Law with effect from as per The RERA Act,, for taking the
registration of this project under this Act and Building Rules the DEVELOPER has filed an application before the concerned Authority vide No
No
AND WHEREAS when the DEVELOPER herein had been erected the said
building in the said KMC Premises No.2966, Nayabad, within K.M.C. Ward
No.109, under P.S. Panchasayar, Kolkata – 700 099 the Parties of the SECOND PART/PURCHASERS , having their desire to purchase one residential Flat
No situated on the
measuring carpet area of the Flat is
Flat is
Sq.ft. corresponding to super built up area of the Flat is
No situated on the Ground Floor of the building measuring an area of
(
well as the VENDOR as shown in the Floor Plan and constructed by the DEVELOPER
which is morefully and particularly described in the SCHEDULE "B" hereunder written.
AND WHEREAS the DEVELOPER agreed to sell and convey the said Flat
No situated on the
togetherwith one Car Parking Space No situated on the Ground Floor of
the building being part of KMC Premises No.2966, Nayabad, within K.M.C. Ward
No.109, under P.S. Panchasayar, Kolkata - 700 099 togetherwith undivided
proportionate share of land and also together with all common rights and facilities as described
in the SCHEDULE "A", "B" and "C" herein below and the consideration of the said flat
alongwith one Car Parking Space is Rs/- (Rupees) only free from all encumbrances, charges, lien and liabilities etc. payable to the DEVELOPER
as the said Flat and Car Parking Space are of Developer's Allocation.
as the said I fat and car I arking space are of Developer 37 inocation.
AND WHEREAS the DEVELOPER alongwith the VENDORS has entered into
an Agreement for Sale with the PURCHASERS and the DEVELOPER has agreed to
hand over by way of Sale the said Flat No situated on thefloor
side of the huilding teachbourgith one Can Daulying Change
side of the building togetherwith one Car Parking Space No. situated on the Ground Floor of the building constructed as per
No situated on the Ground Floor of the building constructed as per
No situated on the Ground Floor of the building constructed as per specification of the PURCHASERS herein and the sold properties i.e. ALL THAT the
No situated on the Ground Floor of the building constructed as per specification of the PURCHASERS herein and the sold properties i.e. ALL THAT the Flat No situated on the
No situated on the Ground Floor of the building constructed as per specification of the PURCHASERS herein and the sold properties i.e. ALL THAT the Flat No situated on the floor side of the building togetherwith one Car Parking Space No situated on the Ground

NOW THIS INDENTURE WITNESSETH that in pursuance of the said Agreement for Sale and in consideration of the said sum of Rs...../-(Rupees) only of which the entire consideration money against the said Flat No...... situated on thefloor side of the building togetherwith one Car Parking Space No..... situated on the Ground Floor of the building along with the proportionate share of land which morefully described in the SCHEDULE 'B' below for a total sum of Rs....../-(Rupees) only paid by the PURCHASERS to the DEVELOPER on or before execution of this Deed on different dates as described in the Memo of Consideration of which receipts have been granted by the **DEVELOPER** totaling Rs...... only paid by the PURCHASERS the receipt whereof the **DEVELOPER** hereby acknowledge and admit as per memo below and/or from the said and every part thereof truly acquit release and forever discharge the PURCHASERS of all their liabilities thereof and the DEVELOPER and also the VENDOR as beneficial parties herein do hereby grant, sell, convey, transfer, assigns, assure unto the said PURCHASERS free from all encumbrances ALL THAT the undivided proportionate share of interest in the said land morefully and more particularly described in the SCHEDULE "A" hereunder written together with a the building togetherwith one Car Parking Space No...... situated on the Ground Floor of the building situated at The KMC Premises No.2966, Nayabad, within K.M.C. Ward No.109, under P.S. Panchasayar, Kolkata – 700 099 together with right to use all common open areas and common services of the building and undivided proportionate share of land as mentioned in the SCHEDULE 'B' and 'C' hereunder written. AND TO HAVE AND TO HOLD the said flat and Car Parking Space together with undivided proportionate share of land together with the right to use the common space, stair-cases, lift, common-land, and also together with common rights, water supply lines and other common paths and drains and sewerages, equipments and installation and fixtures and fittings and passages and stair appertaining to the said building as mentioned in the SCHEDULE "B" and "C" hereunder comprised and hereby granted, sold, conveyed, transferred assigned assured and every part or parts thereof respectively together with their and every of their respective rights and appurtenances whatsoever unto the said PURCHASERS absolutely and forever free from all encumbrances, trust, liens and attachments whatsoever ALL **TOGETHER** with the benefit belonging to and attached therewith the covenant for production of the all previous title deeds relating to the said land/building subject **NEVERTHELESS** to easement or provision in connection with the beneficial use and enjoyment of the said Flat No..... situated on thefloor side of the building together with one Car Parking Space No...... situated on the Ground Floor of the building and also together with all

common rights, facilities, amenities and undivided proportionate share of land morefully described in the SCHEDULE "B" and "C" hereunder written.

IT IS HEREBY AGREED BY AND BETWEEN THE VENDOR AND THE DEVELOPER AND THE PURCHASERS as follows:-

1.	That the VENDOR has good rightful power and absolute authorities, indefeasible
	title to grant, sell, convey, transfer, assign and assure the undivided proportionate
	share of land pertaining to the said Flat No situated on the
	side of the building togetherwith one Car
	Parking Space No situated on the Ground Floor of the building
	togetherwith common stair-case and other common portions parts and open spaces,
	paths and passages and undivided proportionate share of land in the said building as
	described in the SCHEDULE "B" hereunder written.

- 5. The **PURCHASERS** shall be entitled to the right of access in common with the **DEVELOPER** and also the **VENDOR** and/or other Owners and the Occupiers of the said building at the times and for all normal purposes connected with the use and enjoyment of the said building.

- 8. The **PURCHASERS** shall also be entitled to the right for passage in common as aforesaid for taking gas, electricity, telephone, water to the said Flat through pipes, drains, wires and common spaces lying or being in under through or over the same of the said building and premises so far may be reasonably necessary for the beneficial occupation of the said Flat for the purpose whatsoever.
- 9. The **PURCHASERS** shall have the right with or without workmen and necessary material so to enter from time to time upon the other part of the said building and premises for the purpose of repairing so far as may be necessary such pipes, drains and common spaces as aforesaid and for the purpose of building repair or cleaning of the said Flat.
- 11. The **PURCHASERS** shall pay all taxes, rates, impositions and other outgoings in respect of the said flat and Car Parking Space proportionately as may be imposed by The Kolkata Municipal Corporation, and/or State Government and shall pay all such

betterment fees or development charges or any other taxes or payment of similar nature.

- 12. The **PURCHASERS** shall pay the proportionate cost of building maintenance and taxes, repairing cost etc., as common expenses as mentioned in the SCHEDULE 'D' hereunder written.
- 14. The said **PURCHASERS** shall maintain their said flat, inner walls, sewer, drains, pipes and other fittings, fixture and appurtenances belonging thereto in good working order and conditions.
- 15. That the said **PURCHASERS** shall not make any such further construction of structural alteration of the outer portion of the building causing any damages to other flats or obstruction to other Owners of the flats of the building.
- 16. The said **PURCHASERS** shall at their own costs and expenses fix up separate meter connection or meters in the said flat for electricity power or gas connection to be consumed in the said flat by the **PURCHASERS** and the **PURCHASERS** shall pay all rates and taxes which may be imposed by the appropriate authority in connection with his said flat. The **PURCHASERS** shall be entitled to make such interior construction and decoration in their said flat for their necessities like racks, storage space, gas cylinder spaces, cooking racks etc. without causing any damages to the building.
- 17. The **PURCHASERS** shall have full right and absolute authority to sell, transfer, convey, mortgage, charges, lease of in any encumber deal, with or dispose of their said flat and Car Parking Space and/or their possession and or to assign or to let out full or part with their interest possession benefit of their said flat togetherwith said Car Parking Space or any part thereof.
- 18. The **PURCHASERS** shall have to carry out the necessary repair which may be pointed out by the Association only to extent of the said flat which will be applicable to all the flat Owners.
- 19. The **PURCHASERS** shall not use or caused to be used the said flat in such manner which may likely to cause nuisance or annoyance to the occupants of the other flats of the said building nor shall use the same for any illegal nor immoral purposes nor as a restaurant, workshop and/or godown.

- 20. The said **PURCHASERS** shall not bring keep or store in or any part of the said flat any inflammable combustible substance articles things likely to injure, damage or prejudicially affect the said flat or any part thereof except cooking gas cylinder, gas stove, kerosene stove and kerosene for cooking purpose.
- 21. The **PURCHASERS** shall have no right title or interest in any other flat except Schedule B Flat and open common land, if any of the said premises. The **PURCHASERS** hereby declares that they shall not raise any objection if the **DEVELOPER** sells the other Car Parking Space to any outsider of the building. Each owner of the Car Parking including the **PURCHASERS** herein shall use and enjoy their demarcated Car Parking Space on mutual understanding during egress and ingress of the Car without raising any objection and obstruction to other.
- 22. The **PURCHASERS** shall have to carry out the necessary repair which may be pointed out by all the Flat Owners of the building only to the extent of the said flat which will be applicable to all the flat Owners and also Car Parking Space Owners. The **PURCHASERS** hereby declares and confirms that they have already received the peaceful physical possession of the said flat and Car Parking Space from the **DEVELOPER** with full satisfaction as regards the area of the said Flat and Car Parking Space and construction of the said building and he is also satisfied with the title of the property..

THE SCHEDULE – A ABOVE REFERRED TO (DESCRIPTION OF THE PROPERTY)

ALL THAT piece and parcel of a plot of land measuring net land area of area of 3 (Three) Cottahs 8 (Eight) Chittacks 0 (Zero) Sq.ft. and the entire property lying and situated in Mouza – Nayabad, J.L. No.25, Touzi No.56, Scheme Plot No.253(Phase No.I), comprising in R.S. Dag No.88 (Part), out of the total land being R.S. Dag Nos. 3, 83, 85, 86, 87, 88, 89, 91, 131, 132, 135, 136, 139 and 191(Part), under R.S. Khatian No. 101, out of R.S. Khatian Nos. 76, 90, 101, 103, 104 and 145, situated within the K.M.C. Premises No.2966, Nayabad, being Assessee No. 31-109-08-6009-8, within K.M.C. Ward No.109, under formerly P.S. Kasba, thereafter P.S. Purba Jadavpur, at present P.S. Panchasayar, formerly P.S. Purba Jadavpur, Kolkata – 700 099, Additional District Sub-Registration Office Sealdah, District Registration Office Alipore and the entire property is butted and bounded by:

ON THE NORTH: Plot No.253A;ON THE SOUTH: 40'-0" wide Road;ON THE EAST: Plot No.254A;ON THE WEST: 25'-0" wide Road.

THE SCHEDULE-B ABOVE REFERRED TO (DESCRIPTION OF THE SOLD FLAT AND CAR PARKING SPACE HEREBY TO BE SOLD

SCHEDULE "C" ABOVE REFERRED TO (COMMON RIGHTS)

- 1. All stair-cases on all the floors of the said building.
- 2. Stair-case of the building leading towards the vacant roof.
- 3. Common passages including main entrances on the ground floor leading to the top floor vacant roof of the building.
- 4. All common services and upon common spaces and undivided proportionate share of land and rights, liberties, easement and privileges and appendages and appurtenances to be enjoyed by the Co-owners.
- 5. Roof of the building is for the purpose of common services.
- 6. Water pump, overhead water tank and all water supply line and plumbing lines.
- 7. Electric meter space, electricity service and electricity main line wirings and common and electric meter space and lighting.
- 8. Drainages and sewerages lines of the building and drive way.
- 9. Boundary walls and main gate and parapet wall on the roof.
- 10. Such other common parts, like equipments, installations, fixtures, and fittings and open spaces in or about the said building and lift and lift room of the building to be used as common purposes.
- 11. Lift of the building shall be used as commonly by the all Flat owners of the building.
- 12. Vacant space of the ground floor and right of egress and ingress of the car through open space of the premises.

13. Car taker's room and toilet shall be used as common by the all Flat owners of the building.

THE SCHEDULE "D" ABOVE REFERRED TO (MAINTENANCE / COMMON EXPENSES TO BE PAID BY THE PURCHASERS)

- 1. Repairing rebuilding repainting improving or other treating as necessary and keeping the property and every exterior part thereof in good and substantial repair order and condition and renewing and replacing all worn or damaged parts thereof.
- 2. Painting with quality paint as often as may (in the opinion of the Premises Organisation) be necessary and in a proper and workman like manner all the wood metal stone and other work of the property and the external surfaces of all exterior doors of the Building and decorating and coloring all such parts of the property as usually are or ought to be.
- 3. Keeping the private road in good repair and clean and tidy and edged where necessary and clearing the private road when necessary.
- 4. Paying a fair proportion of the cost of clearing repairing instating any drains and sewers forming part of the property.
- 5. Paying such workers as may be necessary in connection with the upkeep of the property.
- 6. Cleaning as necessary the external walls and windows (nor forming part of any unit) in the property as may be necessary keeping cleaned the common pan's and halls passages landing and stair cases and all other common parts of the building.
- 7. Cleaning as necessary of the areas forming parts of the property.
- 8. Operating maintaining and (if necessary) renewing the lighting apparatus from time to time of the maintained property and providing such additional lighting apparatus as the Owner may think fit.
- 9. Maintaining and operating the lifts.
- 10. Providing and arranging for the emptying receptacles for rubbish.
- 11. Paying all rates taxes duties charges assessments license fees and outgoing whatsoever (whether central and/or state and/or local) assessed charged or imposed upon or payable in respect of the said New Building or any part whereof including in respect of any apparatus, fittings, utilities, gadgets and/or services that require statutory licensing excepting in so far as the same are the responsibility of the individuals Owner/occupiers of any flat/unit.
- 12. Abating any nuisance and executing such works as may be necessary for complying with any notice served by a local authority in connection with the development or any part thereof so far as the same is not the liability of or attributable to the Unit of any individual owner of any Unit,
- 13. Generally managing and administering the development and protecting the amenities in the building and for that purpose employing any contractor and

- enforcing or attempting to enforce the observance of the covenants on the part of any occupants of any of the Units
- 14. Employing qualified accountant for the purpose of maintenance and auditing the accounts in respect of the maintenance expenses and certifying the total amount thereof for the period to which the account re fates.
- 15. Complying with the requirements and directions of any competent authority and with the provisions of all statutes and all regulations orders and byelaws made. There under relating to the building excepting those that are the responsibility of the owner/occupier of any flat/unit.
- 16. Administering the management organisation staff and complying with all relevant statutes and regulations and orders there under all employing persons or firm to deal with these matters.
- 18. The provision maintenance and renewal of any other equipment and the provision of any other service which in the opinion of the Management Company /Premiss Organisation it is reasonable to provide.

SCHEDULE - 'D' ABOVE REFERRED TO (RESTRICTIONS TO BE OBER5VED BY THE PURCHASER)

- 1. Not to use the said Flat or permit the same to be used for any purpose whatsoever other than for residential purpose and shall not use for the purpose which may or is likely to cause nuisance or annoyance to occupiers of the other portions of the said building or to the Owner and occupiers of the neighboring premises or for any illegal or immoral purpose or as a Boarding House, Guest House, Club House, Nursing Home, Amusement on entertainment Center, eating or catering place, Dispensary or a meeting place or for any industrial activities whatsoever and similarly shall not keep in the parking place, if allotted, anything other than private motor car or motor cycle and shall not raise or put up any kutcha or pucca construction thereon or part thereof and shall Keep it always open as before dwelling or staying of any person or blocking by putting any articles shall not be allowed in the car parking space.
- 2. The Purchasers shall not store in the said Flat any goods of hazardous or combustible nature that are too heavy to effect the construction of the said structure of the said building or to the insurance of the building.
- 3. The Purchasers shall not decorate the exterior of the said building otherwise than in a manner agreed by the Owner or in a manner as near as may be in which the same was previously decorated.
- 4. The Purchasers shall not put any neon sign or other boards on the outside of the said Flat. It is hereby expressly made clear that in no event the Purchasers shall be entitled to open any new window or any other apparatus producing outside the exterior of the said portion of the said building.

- 5. The Purchasers shall permit the Owner and its surveyor or agents with or without workman and others at all reasonable times to enter upon the said Flat or any part thereof to view and examine the state conditions thereof good within seven days from the giving of such notice all defects decays and want of repairs of which a notice in writing shall be given by the Owner to the Purchaser.
- 6. Not to allow or permit to be deposited any rubbish in the staircases or in any common parts of the Building.
- 7. Not to allow or permit to be allowed to store any goods articles or things in the staircase or any portion thereof in the land or any part thereof
- 8. Not to hang from or attach to the beams or rafters any articles or machinery which are heavy or likely to affect or endanger or damage the constructions of the building or any part thereof.
- 9. Not to close or permit the closing of verandahs or lounges or balconies and lobbies and common parts and also not to alter or permit any alternation in the elevation and outside colour scheme of the exposed wails of the verandahs, lounge or any external walls or the fences of external doors and windows, including grills of the said Flat which in the opinion of the Owner differs from the colour scheme of the building or deviation or which in the opinion of the Owner may affect the elevation in respect of the exterior walls of the said buildings.
- 10. Not to make in the said unit any structural additional and/or alterations such as beams, columns, partitions, walls etc. or improvements of a permanent nature except with the prior approval in writing of the Owner and with the sanction of the Kolkata Municipal Corporation and/or concerned authority.
- 11. Not to use the allocated car parking space, or permit the same to be used for any other purposes whatsoever other than parking of its own car/cars.
- 12. Not to park car on the pathway or open spaces of the building or at any other place except the space allotted to it, and shall use the pathways as would be decided by the Owner.
- 13. Not to commit or permit to be committee any waste or to remove or after the exterior to the said building in any manner whatsoever and other fixtures and fittings serving the said building and the said Flat No clothes or other articles shall be hung or exposed outside the said Flat nor flower box flower pot or like other object shall be placed outside the said Flat nor Taken out of the window of the Flat nor any bird dog or other animal which may cause annoyance to any other occupier of other Flats comprised in the said building shall be kept in the Flat.
- 14. Not to install any generator without permission of the Association of the Premises.
- 15. Not to do or cause to be done any act deed matter or which may be a nuisance or annoyance To the other Flat Owner and occupiers in the said building including not to permit and/or gathering and/or assembly of any persons under the

Purchasers in the common areas nor to make any noises in the said building and the Premises including the said Flat that may cause inconvenience to the occupiers of the building.

<u>ITNESS</u> :	
	As attorney of the Vendor herein
	As attorney of the vendor herein
	SIGNATURE OF THE VENDOR
	SIGNATURE OF THE PURCHASER
	SIGNATURE OF THE TURCHASER
	SIGNATURE OF THE DEVELOPER/

MEMO OF CONSIDERATION

RECEIVED of and from the within mentioned PURCHASERS the full consolidated consideration sum of against the within mentioned Flat No								
Sl.	Date	RTGS/Draft	Name of the Bank & Branch	Amount				
No.		No.		(Rs.)				
TOTAL : Rs (Total Rupees) only WITNESSES :								
1.								
2.			GRIHA NIRMAN UMA Shanba Proprietor SIGNATURE OF THE DI					