DEED OF CONVEYANCE

- 1. Date:
- 2. Place : Kolkata
- 3. Parties:
- 3.1 SANDIP KUMAR AGARWAL [PAN: ADMPA3225G], son of Jagdish Prasad Agarwal, by faith Hindu, by occupation Business, by nationality Indian, residing at P-19/1, C.I.T. Road, Scheme VII (M), Police Station Manicktala, Kolkata-700054, West Bengal.

The said (1) Sandip Kumar Agarwal, represented by their constituted attorney, 'SUPREME SANDY INFRA PRIVATE LIMITED, (that the name of the Company has been changed from 'ANTRIX INFRASTRUCTURE PRIVATE LIMITED' to 'SUPREME SANDY INFRA PRIVATE LIMITED' with effect from date of Twenty Third day of August Two Thousand Twenty Two) a Company incorporated under the Companies Act, 1956 having its Registered Office at P 19/1, CIT Road, Scheme VII (M), Kolkata-700054 having PAN AALCA9869M and represented by its Director Mr. Sandip Kumar Agarwal, hereinafter referred to as the "DEVELOPER" (which expression unless excluded by or repugnant to the subject or context shall be deemed to mean and include its successors or successors-in-office.

Hereinafter jointly and collectively called and referred to as the "LANDOWNERS/VENDORS" (which terms and expression shall unless excluded by or repugnant to the context be deemed to mean and include their heirs, executors, administrators, representatives and assigns) of the FIRST PART.

AND

3.2 [PAN.], [AADHAAR NO. son/wife/daughter of, by occupation -, by nationality - Indian, residing at, Pin -, State -

Hereinafter called and referred to as the "PURCHASER" (which terms and expression shall unless excluded by or repugnant to the context be

SUPREME SANDY INFRA PAT. LTD.

1

deemed to mean and include his/her heirs, executors, administrators, representatives and assigns) of the SECOND PART.

AND

3.3 SUPREME SANDY INFRA PRIVATE LIMITED, (that the name of the Company has been changed from 'ANTRIX INFRASTRUCTURE PRIVATE LIMITED' to 'SUPREME SANDY INFRA PRIVATE LIMITED' with effect from date of Twenty Third day of August Two Thousand Twenty Two) a Company incorporated under the Companies Act, 1956 having its Registered Office at P 19/1, CIT Road, Scheme VII (M), Kolkata-700054 having PAN AALCA9869M and represented by its Director Mr. Sandip Kumar Agarwal,

Hereinafter called and referred to as the "DEVELOPER/CONFIRMING PARTY" (which terms and expression shall unless excluded by or repugnant to the context be deemed to mean and include its/their heirs, executors, administrators, representatives and assigns) of the THIRD PART.

Landowners/Vendors, Purchaser and the Developer/Confirming Party collectively Parties and individually Party.

NOW THIS DEED OF CONVEYANCE WITNESSETH AS FOLLOWS:-

- 4. Subject Matter of Conveyance:
- 4.1 Transfer of Said Flat & Appurtenances:
- Said Flat/Said Property: ALL THAT piece and parcel of one 4.1.1 independent and complete residential flat, being Flat No. '......,' on the Floor, Side, measuring Square Feet be the same a little more or less of covered area corresponding to Square Feet be the same a little more or less of super built up area, lying and situated in the building namely "SUPREME RESIDENCY", situate at Mouza-Gopalpur, J.L. No.-2, L.R. Khatian No. 10259 & 7405 Dag No.-2370, 2365, 2368 & 2369 under Airport, District- North 24 Paraganas, Ward No-3, under Bidhannagar Municipal Corporation, West Bengal morefully described in the Second Schedule hereunder written, lying and situate on the plot of land, which is morefully described in the First Schedule hereinafter written, together with undivided proportionate share of land, common areas, common amenities and common facilities of the said flat/said property, lying in the said building [SOLD PROPERTY/SAID PROPERTY].

- 5. BACKGROUND, REPRESENTATIONS, WARRANTIES AND COVENANTS:
- 5.1 **Representations and Warranties Regarding Title :** The Landowners/Vendors and the Developer/Confirming Party have made the following representation to the Purchaser regarding title.
- 5.1.1 CHAIN AND TITLE REGARDING ABSOLUTE JOINT OWNERSHIP OF (1)
 SANDIP KUMAR AGARWAL, (2) MAYA DEVI AGARWAL, LANDOWNERS
 HEREIN, IN RESPECT OF FIRST SCHEDULE PROPERTY, AS IS
 FOLLOWS:
- 5.1.1.1 **WHEREAS** the Owners have purchased different portions or shares the said premises with each of them owning areas as mentioned in the FIRST SCHEDULE hereunder written;
- 5.1.1.2 **AND WHEREAS** pursuant to the purchase as aforesaid, the Ownersbecame entitled to their respective areas in the said premises and have in common desired to enjoy the commercial benefit out of development of the premises on engagement of developer and promoter who would at its own costs and expenses construct a Building Complex thereon and would transfer the same to interested transferees and the Owners shall be entitled to a specified percentage of the consideration payble by the transferees for such Transferas consideration for sale of proportionate undivided share in the land to such interested transferees;
- 5.1.1.3 **AND WEHREAS** upon mutual discussions and negotiations between the parties, it was agreed and decided by and between them that the Developer hereto would be responsible as the Developer for the Building Complexat the said Premises who would construct the same exclusively at its costs and expenses and would also Transfer the same and the Realizations would belong to the parties in the Agreed Ratio and the Owners shall receive their share of Realizations as consideration for the proportionate shares in land in favour of Transferees of Transferable Area upon completion of construction thereof;
- 5.1.1.4 **AND WHHEREAS** to avoid possible dispues and differences in future between he parties desired to record into writing the terms and conditions agreed between them as contained in this Agreement.
- 5.1.1.13 **Sanction of Building Plan & Construction of Super Structure of Building:** The said (1) Sandip Kumar Agarwal, (2) Maya Devi Agarwal, sanctioned a building plan on the said demarcated plot of land measuring

- 5.1.2 REGISTERED DEVELOPMENT AGREEMENT & REGISTERED DEVELOPMENT POWER OF ATTORNEY AFTER REGISTERED DEVELOPMENT AGREEMENT:
- 5.1.2.1 Registered Development Agreement: The Landowners namely (1) Sandip Kumar Agarwal, (2) Maya Devi Agarwal, after considering and acknowledging the aforementioned facts and circumstances, and were searching for a reputated Developer for completing and finishing the said incomplete building, and the present Developer have approached the owners herein, to complete and finish the entire building in accordance with the aforesaid sanctioned building plan duly sanctioned by the concerned Bidhannagar Municipal Corporation as stated above, and on consent, both the parties herein, have executed a Registered Development Agreement, with some terms and conditions mentioned therein. The said Registered Development Agreement was registered 21.08.2015, registered in the office of the Registrar Of Assurance II and recorded in Book No. I, Volume No. 1902-2015, Page from 126494 to 126532, being Deed No. 190209521 for the year 2015.
- Development Agreement: On the basis of the said Registered Development Agreement, the Landowners herein, have jointly executed a Registered Development Power of Attorney After Registered Development Agreement, wherein, the Landowners herein, have jointly appointed and nominated one Future Construction, Developer herein, as their constituted attorney, with power to sell, transfer and convey the units under purview of Developer's Allocation. The said Registered Development Power of Attorney After Registered Development Agreement, was registered on 25.08.2015, registered in the office of the Registrar Of Assurance III, and recorded in Book No. IV, Volume No. 1903-2015, Page from 67638 to 67672, being Deed No. 190305850 for the year 2015.

5.1.3 **CONSTRUCTION OF BUILDING:**

- 5.1.3.1 **Construction of Building:** On the basis of the said sanctioned building plan, the Developer herein, constructed a multi storied building namely **"SUPREME RESIDENCY"** on the said plot of land and which is morefully described in the First Schedule hereunder written.
- 5.1.4 <u>DESIRE OF PURCHASE & ACCEPTANCE AND SALE CONSIDERATION</u>
 <u>:</u>
- Desire of Purchaser for purchasing a Flat from Developer's Allocation 5.1.4.1 : The Purchaser herein perused and inspected Title Deeds, Registered Development Agreements, Registered Power of Attorney, Building Sanctioned Plan and other related documents in respect of the schedule mentioned property including its amenities and facilities and areas and satisfied himself/herself in regards thereto and approached to the said Future Construction, Developer herein, to purchase ALL THAT piece and parcel of one independent and complete residential flat, being Flat No. '.......', on the Floor, Side, measuring Square Feet be the same a little more or less of covered area corresponding to Square Feet be the same a little more or less of super built up area, lying and situated in the building namely "SUPREME RESIDENCY", situate at Mouza-Gopalpur, J.L. No.-2, L.R. Khatian No. 10259 & 7405 Dag No.-2370, 2365, 2368 & 2369 under P.S- Airport, District- North 24 Paraganas, Ward No-3, under Bidhannagar Municipal Corporation, West Bengal, morefully described in the Second Schedule hereunder written, lying and situated on the said plot of land which is morefully described in the First Schedule hereunder written, together with undivided proportionate share of land, common areas, common amenities and common facilities of the said flat, lying in the said building, from Developer's Allocation [Hereinafter called and referred to as the SAID FLAT/SAID PROPERTY].
- 5.1.4.2 **Acceptance by Developer:** The said Future Construction, Developer/Confirming Party herein accepted the aforesaid proposal of the Purchaser herein and agreed to sell the **SAID FLAT/SAID PROPERTY** morefully described in the Second Schedule hereunder written, together with land share and share in common portion.

the said Future Construction, Developer/Confirming Party herein as per memo attached herewith.

5.1.5 **LAND SHARE & SHARE IN COMMON PORTIONS:**

- 5.1.5.1 **Land Share :** Undivided, impartible, proportionate and variable share in the land comprised in the Said Property as is attributable to the Said Flat morefully described in the Part-I of the Third Schedule hereinafter written (**Land Share**). The Land Share is/shall be derived by taking into consideration the proportion which the super built-up area of the Said Flat bears to the total super built-up area of the Said Building.
- 5.1.5.2 **Share In Common Portions:** Undivided, impartible, proportionate and variable share and/or interest in the common areas, amenities and facilities of the Said Building is attributable to the Said Flat (**Share In Common Portions**), the said common areas, amenities and facilities being described in the Part-II of the Third Schedule below (**collectively Common Portions**). The Share in Common Portions is/shall be derived by taking into consideration the proportion which the super built-up area of the Said Flat bears to the total super built-up area of the Said Building.
- 6. **REPRESENTATIONS, WARRANTIES AND COVENANTS REGARDING ENCUMBRANCES:** The Landowners/Vendors and Developer/Confirming Party represent, warrant and covenant regarding encumbrances as follows:
- No Acquisition/Requisition: The Landowners/Vendors and Developer/Confirming Party have not received any notice from any authority for acquisition, requisition or vesting of the Said Flat and/or any part of the property in which the present building is lying and declare that the Said Flat is not affected by any scheme of the concerned authority/authorities or Government or any Statutory Body.
- 6.1.1 **No Encumbrance :** The Landowners/Vendors and Developer/Confirming Party have not at any time done or executed or knowingly suffered or been party or privy to any act, deed, matter or thing, including grant of right of easement, whereby the Said Flat or any part thereof can or may be impeached, encumbered or affected in title.
- 6.1.2 **Right, Power and Authority to Sell:** The Landowners/Vendors and Developer/Confirming Party have good right, full power, absolute authority and indefeasible title to grant, sell, convey, transfer, assign and assure the Said Flat to the Purchaser herein.

- 6.1.3 **No Mortgage :** No mortgage or charge has been created by the Landowners/Vendors and the Developer/Confirming Party in respect of the Said Flat or any part thereof.
- 6.1.4 **No Personal Guarantee :** The Said Flat is not affected by or subject to any personal guarantee for securing any financial accommodation.
- 6.1.5 **No Bar by Court Order or Statutory Authority :** There is no order of Court or any other statutory authority prohibiting the Landowners/Vendors and Developer/Confirming Party from selling, transferring and/or alienating the Said Flat or any part thereof.

7. **BASIC UNDERSTANDING:**

8. **TRANSFER:**

- 8.1 **Hereby Made**: The Developer/Confirming Party and Landowners/Vendors hereby sell, convey and transfer the Purchaser the entirety of their right, title and interest of whatsoever or howsoever nature in the **SAID FLAT/SAID PROPERTY** morefully described in the Second Schedule hereinafter written, together with proportionate undivided share of land morefully described in the Part-I of the Third Schedule (said land share) and also together with all easement rights for egress and ingress of all common spaces, amenities and facilities (said common portion) in the said building, described and referred in the Part-II of the Third Schedule hereinafter written.

9. **TERMS OF TRANSFER:**

- 9.1 **Salient Terms:** The transfer being effected by this Conveyance is:
- 9.1.1 **Sale:** A sale within the meaning of the Transfer of Property Act, 1882.
- 9.1.2 **Absolute :** Absolute, irreversible and perpetual.
- 9.1.3 **Free from Encumbrances:** Free from all encumbrances of any and every nature whatsoever including but not limited to all claims, demands, encumbrances, mortgages, charges, liens, attachments, lispendens, uses, trusts, prohibitions, Income Tax Attachments, Financial Institution charges, reversionary rights, residuary rights, statutory prohibitions, acquisitions, requisitions, vestings and liabilities whatsoever.
- 9.2 **SUBJECT TO:** The transfer being effected by this Conveyance is subject to:
- 9.2.1 **Indemnification:** Indemnification by the Landowners/Vendors and Developer/Confirming Party about the correctness of their title and authority to sell and this Conveyance is being accepted by the Purchaser on such express indemnification by the Landowners/Vendors and Developer/Confirming Party about the correctness of their title and the representation and authority to sell, which if found defective or untrue at any time, the Landowners/Vendors and Developer/Confirming Party shall at the cost of the purchaser, forthwith take all necessary steps to remove and/or rectify.
- 9.2.2 **Transfer of Property Act**: All obligations and duties of Landowners/Vendors and Developer/Confirming Party and the Purchaser as provided in the Transfer of Property Act, 1882, save as contracted to the contrary hereunder.
- 9.2.3 **Delivery of Possession :** Khas, vacant and peaceful possession of the Said Flat has been handed over by the Landowners/Vendors and Developer/Confirming Party to the Purchaser, which the Purchaser admits, acknowledges and accepts.
- 9.2.4 **Outgoings:** All statutory revenue, cess, taxes, surcharges, outgoings and levies of or on the Said Flat, relating to the period till the date of this Conveyance, whether as yet demanded or not, shall be borne, paid and discharged by the Landowners/Vendors and Developer/Confirming Party with regard to which the Landowners/Vendors and Developer/Confirming

Party hereby indemnify and agree to keep the Purchaser fully and comprehensively saved, harmless and indemnified.

- 9.2.5 Holding Possession The Landowners/Vendors and Developer/Confirming Party hereby covenant that the Purchaser and his heirs, executors, administrators, representatives and assigns, shall and may, from time to time, and at all times hereafter, peacefully and quietly enter into, hold, possess, use and enjoy the Said Flat and every part thereof and receive rents, issues and profits thereof and all other benefits, rights and properties hereby granted, sold, conveyed, transferred, assigned and assured or expressed or intended so to be unto and to the Purchaser, without any lawful eviction, hindrance, interruption, claim demand whatsoever disturbance. or from or by Landowners/Vendors and Developer/Confirming Party or any person or persons lawfully or equitably claiming any right or estate therein from under or in trust from the Landowners/Vendors and Developer/Confirming Party.
- 9.2.6 The No Objection to Mutation : Landowners/Vendors and Developer/Confirming Party declare that the Purchaser can fully be entitled to mutate his name in the record of the concerned Bidhannagar Municipal Corporation and/or any other respective authority/authorities and to pay tax or taxes and all other impositions in his own name. The Landowners/Vendors and Developer/Confirming Party undertake to cooperate with the Purchaser in all respect to cause mutation of the Said Flat in the name of the Purchaser and in this regard shall sign all documents and papers as required by the Purchaser.
- 9.2.7 **Further Acts**: The Landowners/Vendors and Developer/Confirming Party hereby covenant that the Landowners/Vendors and Developer/Confirming Party or any person claiming under them, shall and will from time to time and at all times hereafter, upon every request and cost of the purchaser and/or his successors-in-interest, does and executes or cause to be done and executed all such acts, deeds and things for further or more perfectly assuring the title of the Said Property.

THE FIRST SCHEDULE ABOVE REFERRED TO [Description of Land & Premises]

ALL THAT piece and percel of a demarcated plot of Bastu land measuring **46** (Forty Six) Cottahs 3 (Three) Chittacks 15 (Fifteen) sq.ft. be the same a little more or less, lying and situate at Mouza-Gopalpur, J.L. No.-2, L.R. Khatian No. 10259 & 7405 Dag No.-2370, 2365, 2368 & 2369 under P.S- Airport, District-

North 24 Paraganas, Ward No-3, under Bidhannagar Municipal Corporation, West Bengal. The said demarcated plot of land is butted and bounded as follows:

ON THE NORTH: By portion of R.S. Dag Nos 2364;

ON THE SOUTH : By portion of R.S. Dag Nos 3140 and 3365/3919;

ON THE EAST : P.W.D. Road;

ON THE WEST : By portion of R.S. Dag Nos 2364.

THE SECOND SCHEDULE ABOVE REFERRED TO [Sold Property/Said Property] [Description of Flat]

THE THIRD SCHEDULE ABOVE REFERRED TO Part-I [Description of share of land]

ALL THAT piece or parcel of proportionate impartiable share of land morefully and specifically described in the First Schedule hereinbefore.

Part - II [Description of share of common areas & common amenities]

ALL THAT piece or parcel of proportionate impartiable share of common areas and common amenities morefully and specifically described in the Fourth & Fifth Schedule hereinafter.

THE FOURTH SCHEDULE ABOVE REFERRED TO [Common Areas & Amenities]

- :: Lobbies on all floors and staircase of the Said Building.
- :: Lift machine room and lift well of the Said Building.
- :: Overhead Water reservoir/tanks of the Said Building.
- :: Water supply, pipeline in the Said Building (except those inside any Unit).
- :: Drainage and sewage pipeline, Septic Chambers, Pits etc. in the Said Building (except those inside any Unit).
- :: Wiring, fittings and accessories for lighting of lobbies, staircase and other common portions of the Said Building.
- :: Space for Electricity meters. Lights and fittings in the common area and spaces.
- :: Open and/or covered paths and passages.
- :: Ultimate Roof of the building.
- :: Water pump/s, water pipe line and motor/s.
- :: Boundary walls and main gates of the Said Building.
- :: Right of common passage in common portion, installation of T.V. Antena, A.C. Outdoor units etc.
- :: Other such common areas, fittings and installations as may be specified by the developer to be common areas fittings and installations/equipments.

THE FIFTH SCHEDULE ABOVE REFERRED TO [Common Expenses / Maintenance Charges]

- 1. Common Utilities: All charges and deposits for supply, operation and maintenance of common utilities of the building.
- 2. Electricity: All charges for the electricity consumed for the operation of the common machinery and equipment of the building.
- 3. Fire Fighting : Cost of operating and maintaining the fire-fighting equipments and personnel deputed for the building, if any.
- 4. Association: Establishment and all other capital and operational expenses of the Association of the flat owners of the building.

- 5. Litigation: All litigation expenses incurred for the common purposes and relating to common use and enjoyment of the common portions of the building.
- 6. Maintenance: All costs for maintaining, operating, replacing, repairing, white-washing, painting, decorating, re-decorating, re-building, reconstructing, lighting and renovating the common portions [including the exterior or interior (but not inside any unit) walls of the said building].
- 7. Insurance: Insurance of the building against earth-quake, fire, mob, violence, riots and other natural calamities if any.
- 8. Operational: All expenses for running and operating all machinery, equipments and installations comprised in the common portions, including changeover switches, pumps and other common installations including their license fees, taxes and other levies (if any) and expenses ancillary or incidental thereto and the lights of the common portions of the building.
- 9. Rates and Taxes: Municipal Tax, Surcharge, Water Tax and other levies in respect of the said building save those separately assessed on the buyer/s.
- 10. Staff: The salaries of and all other expenses on the staff to be employed for the common purposes, viz. manager, caretaker, clerks, security personnel, sweepers, plumbers, electricians, etc. including their perquisites, bonus and other emoluments and benefits of the building.

THE SIXTH SCHEDULE ABOVE REFERRED TO [Rights and obligations of the purchaser]

Absolute User Right:

The purchaser shall have full, complete and absolute rights of use in common with the other owners and/or occupiers of the different flat of the building:

- 1. The common areas and amenities as described in the Fourth & Fifth Schedule hereinbefore.
- 2. Keeping, raising, inserting, supporting and maintaining all beams, gutters and structures on and to all walls, supporting the said flat including all boundaries and/or load bearing or dividing and/or separating and/or supporting walls, the purchaser shall have to maintain the floor of the said flat, so that it may not cause leakage or slippage to the floor underneath.

- 3. Obtaining telephone connection to the said flat as well as the right of fixing television antenna and/or Radio Serials on the roof of the said property and for this purpose, the purchaser shall have the right of digging, inserting and for fixing plug and supporting clumps in all portions of the said property provided always that the purchaser shall restore forthwith such dug up holes or excavations at his own costs and expenses.
- 4. Maintaining, repairing, white washing or painting of the door and windows of the said property in any part of the said property provided any such work does not cause any nuisance or permanent obstructions to the other occupants of the said property.
- 5. Mutating his name as owner of the said property in the records of the Government or local Authority and/or have the said property separately numbered and assessed for taxes.
- 6. Absolute proprietary rights such as the vendors/developer derives from their title save and except that of demolishing or committing waste in respect of the property described in schedule in any manner, so as to effect the vendors/developer or other co-owners, who have already purchased and acquired or may hereafter purchase or acquire similar property rights as covered by this conveyance.
- 7. Sell, mortgage, gift, lease or otherwise alienate the said property hereby conveyed.
- 8. To take separate electric meter, gas and other necessary connections and/or lines for the use and enjoyment of the property hereby purchased.

Obligations:

- 1. The purchaser shall not store any inflammable and/or combustible articles in the said flat, but excluding items used in kitchen and personal purpose.
- 2. The purchaser shall not store any rubbish or any other things in the stair case not to the common areas and/or parts causing inconveniences and also disturbances to other owners and occupiers of the building.
- 3. The purchaser shall not make any additions and alterations in the property, whereby the main building may be damaged, but the purchaser shall be entitled to erect wooden partition in the said flat for the purpose of his family requirement.

- 4. The purchaser shall also pay his proportionate share for insurance of the building for earthquake, fire, mob, violence and commotion alongwith maintenance charges of the said property as decided by the members of the Society with all required proposal and consent.
- 5. Not to make any objection for fixation of dish antenas in the part of the ultimate roof of the building by the developer and also not to make any objection to the developer and/or its associates for constructing any further floor over the existing floor of the building.

THE SEVENTH SCHEDULE ABOVE REFERRED TO [Easements and Quassi Easements]

- 1. The right of common parts for ingress in and egress out from the units or building or premises.
- 2. The right in common with the other purchaser to get electricity, water connection from and to any other unit or common parts through pipes, drains, wires connection lying or being in under through or over the sold unit as far as may be reasonably necessary for the beneficial use and occupation of the respective unit/flat and/or parts and/or common areas.
- 3. The right of protection for other parts of the building by all parts of the unit/flat as far as it is necessary to protect the same.
- 4. The right of the enjoyment of the other parts of the building.
- 5. The right with or without workmen and necessary materials to enter from time to time upon the unit/flat for the purpose of repairing as far as may be necessary for repairing.
- 6. Such pipes, drains, wires and as aforesaid provided always that save in cause of the emergency purchaser shall be given prior notice in writing of the intention for such entry as aforesaid.

THE EIGHTH SCHEDULE ABOVE REFERRED TO [Management & Maintenance of the Common Portions]

1. The co-owners of the flats shall form an association/society for the common purposes including taking over all obligations with regard to management control and operation of all common portions of the said building under West Bengal Ownership Apartment Act, 1972.

Upon the purchaser fulfilling his obligations and covenants under and upon its formation the Association, shall manage, maintain and control the common portions and do all acts, deeds and things as may be necessary and/or expedient for the common purposes and the purchaser shall cooperate with the vendor/developer till the Association/Society may frame rules regulations and bye laws from time to time for maintaining quiet and peaceful enjoyment of the said building.

- Upon formation of the Association/Society, the vendors/developer shall transfer all its rights and obligations as also the residue of the remaining of the deposits made by the purchaser or otherwise after adjusting all amounts his/her/their remaining due and payable by the purchaser and the amounts so transferred henceforth be so held the Association/Society under the account of purchaser for the purpose of such deposit.
- The Association/Society upon its formation and the co-owners shall however, remain liable to indemnify and keep indemnified the vendors/developer for all liabilities due to non fulfillment of his/her/their respective obligations by the co-owners and/or the Association/Society.

IN WITNESS WHEREOF the parties hereto have hereunto set and subscribed their respective hands and seals on the day, month and year first above written.

SIGNED, SEALED AND DELIVERED

by the parties at Kolkata In presence of :-

1.

SUPREME SANDY INFRA PVT. LTD.

Sandip Kumar Agarwal

2.

Landowners/Vendors

Purchaser/s

SUPREME SANDY INFRA PVT. LTD.
(Formerly ANTRIX INFRASTRUCTURE PRIVATE LIMITED)

Developer/Confirming Party

MEMO OF CONSIDERATION

Received with thanks from the above named purchaser, a sum of Rs.....) only towards the total consideration of the said flat, which is morefully described in the Second Schedule hereinabove written, together with undivided proportionate share of land morefully mentioned in the First Schedule hereinbefore written as per money receipts given to the purchaser.

Mode of Payment Date Bank & Branch

Amount

Witnesses :-

SUPREME SANDY INFRA PVT. LTD.

SUPREME SANDY INFRA PVT. LTD. (Formerly ANTRIX INFRASTRUCTURE PRIVATE LIMITED)

Developer/Confirming Party

DATED THE DAY OF 2024