

: AGREEMENT FOR SALE :

This <u>Agreement For Sale</u> executed on this the day of , Two
Thousand Twenty (202), of the Christian Era

<u>Amongst</u>

State Resource Centre For Adult Education, West Bengal, (Pan: AABAS0551J), having its registered office at 50/1, Dr. Suresh Chandra Banerjee Road (Portion of old/former Premises No. 50, Beliaghata Main Road), P.O. Beliaghata, P.S. Beliaghat, Kolkata-700 010, represented by its the then Director/Authorized Signatory namely Dr. Arup Kumar Das (Pan: AHOPD 6679D, Aadhaar No. 9365 3638 7161 and Mobile No. 90622 03763), son of Late Gopal Chandra Das, by Occupation-Service, by Nationality - Indian, by Faith - Hindu, residing at 510/1, Tirupati Apartment, Sahid Hemanta Kumar Bose Sarani, P.O. Motijheel, P.S. Dumdum, District: North 24 Parganas, Pin-700 074, hereinafter called and referred to as the First Party / Land Owner / Vendor (Which terms or expression shall unless excluded by or repugnant to the subject or context shall mean and include its successors-in-office, executors, administrators, legal representatives and assigns) of the One Part, represented by its Lawful Constituted Attorney namely M/s. Matrix Construction (Pan: ABGFM 4974Q), a Partnership firm having its registered office at 157/2A, Acharya Prafulla Chandra Road, First Floor, Room No. 1B, P.O. Shyambazar, P.S. Shyampukur, Kolkata-700 004, represented by its Partners namely (1), Sri Uttam Kumar Kundu (Pan: AFYPK 1781M, Aadhaar No. 2735 1143 6624 and Mobile No. 93310 52340), son of Late Jadab Chandra Kundu, by Occupation- Business, by Nationality - Indian, by Faith - Hindu, residing at 13/8D, Ariff Road, P.O. Ultadanga Main Road, P.S. Ultadanga, Kolkata-700 067 and (2) Sri Samiran Kundu (Pan: BEWPK 1160G, Aadhaar No. 6026 2958 4918 and Mobile No. 92300 21001), son of Sri Uttam Kumar Kundu, by Occupation- Business, by Nationality - Indian, by Faith - Hindu, residing at Block-AE, Plot No. 124, P.O. Bidhannagar CC Block, P.S. Bidhannagar (North), Kolkata-700 064, by virtue of a Development Power of Attorney, Dated 11/05/2023, which was duly registered in the office of the Additional District Sub-Registrar, Sealdah, District: South 24-Parganas and recorded there in Book No. I, Volume No. 1606-2023, Page from 49483 to 49503, Being No. 160601685, For the year 2023.

And

M/s. Matrix Construction (Pan: ABGFM 4974Q), a Partnership firm having its registered office at 157/2A, Acharya Prafulla Chandra Road, First Floor, Room No. 1B, P.O. Shyambazar, P.S. Shyampukur, Kolkata-700 004, represented by its Partners namely (1) Sri Uttam Kumar Kundu (Pan: AFYPK 1781M, Aadhaar No. 2735 1143 6624 and Mobile No. 93310 52340), son of Late Jadab Chandra Kundu, by Occupation- Business, by Nationality - Indian, by Faith - Hindu, residing at 13/8D, Ariff Road, P.O. Ultadanga Main Road, P.S. Ultadanga, Kolkata-700 067 and (2) Sri Samiran Kundu (Pan : BEWPK 1160G, Aadhaar No. 6026 2958 4918 and Mobile No. 92300 21001), son of Sri Uttam Kumar Kundu, by Occupation-Business, by Nationality - Indian, by Faith - Hindu, residing at Block-AE, Plot No. 124, P.O. Bidhannagar CC Block, P.S. Bidhannagar (North), Kolkata-700 064, hereinafter called and referred to as the Second Party / Developer / Promotor (Which terms or expression shall unless excluded by or repugnant to the subject or context shall mean and include its successors-in-office, executors, administrators, legal representatives and assigns) of the Second Part.

And

(1) Sri		(Pan :		, Aadhaar	
No.	and Mobile No.), son of Sri/Late		
, by Occupation-		by Nationality-	, by Faith-	, residing	
at	, P.O.		, P.S	. ,	
Kolkata-	and (2) Smt		(Pan:	,	
Aadhaar No.	ar	and Mobile No.), wife of Sri	
, b	y Occupation-	, by Natio	nality- , b	y Faith-	
residing at	, P.O			,	
P.S.	, Kolkata- hereinafter jointly called and referred to as				
the Third Part	ty / Allottees / P	urchasers (which	ch terms or exp	ression shall	
unless exclude	ed by or repugnal	nt to the subject	or context sh	all mean and	
include their re	espective heirs, e	executors, succe	ssors, legal rep	oresentatives,	
administrators	and assigns) of the	ne Third Part.			
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Whereas The Body Corporate named and known as Kolkata Improvement Trust (K.I.T.), a statutory body under the Urban Development Department. Government of West Bengal, having its registered office at P-16, India Exchange Place Extension, P.S. Bowbazar, Kolkata-700 073, absolutely seized and possessed of or otherwise well and sufficiently entitled to All That piece and parcel of Bastu Land containing an area of 577.48 square meter i.e. 08 Cottahs - 10 Chattaks - 43 sq.ft., which Bastu Land practically found as 07 Cottahs - 09 Chattaks - 37 Sq.ft., together with more than 20 years old, cemented floor, two and partly three storied fully residential building stood thereon, having its total covered area of 4398.90 sq.ft. be the same a little more or less (i.e. on the Ground Floor: 1646.92 sq.ft. + on the 1st Floor: 2566.85 sq.ft. and on the portion of 2nd Floor: 185.13 sq.ft.), along with all easement, appurtenances and common rights of the KMC main road on the southern side of the said Basu Land available therein, within limits of K.I.T. Scheme No. IV-M, formed out of original Premises No. 50 (Por.) Beliaghata Main Road, under jurisdiction of the Kolkata Municipal Corporation, Ward No. 034, Borough No. III and District: South 24-Parganas, hereinafter referred to as the said property.

And Whereas in course of peaceful possession and enjoyment of the said property, the said Kolkata Improvement Trust (K.I.T.) the Vendor therein,

being represented by its the then Officer-on-Special Duty, by virture of a registered Deed of Conveyance, dated 01/12/2009, which was registered in the office of the Additional District Sub-Registrar at Sealdah, District: South 24 Parganas and recorded there in Book No. I, CD Volume No. 1, Pages From 5100 to 5109, Being No. 00248, For the year 2010, sold, conveyed, transferred and assured the said property, for a valuable consideration mentioned thereon, morefully described in the Schedule therein in favour of State Resource Centre For Adult Education, West Bengal, the Parchaser therein and since Purchase as aforesaid, the said State Resource Centre For Adult Education, West Bengal, being the First Party/Land Owner/Vendor herein, got its name mutated in the Books and records of the Kolkatra Municipal Corporation and was allotted a new premises number with new road name being Premises No. 50/1, Dr. Suresh Chandra Banerjee Road, vide Assessee No. 11-034-09-1002-3, arise out of the then part of mother/former Premises No. 50, Beliaghata Main Road, morefully described in the Schedule-"A" mentioned property hereunder written and it is free from all encumbrances, attachments whatsoever having a good and marketable tittle thereto, hereinafter referred to the said Property.

Whereas

(A) The aforesaid manner the said First Party / Land Owner / Vendor herein, in course of their peaceful possession and joint enjoyment of the said Property being intendent to have the said Property developed by construction of a new multistoried building, through a Developer / Promotor and accordingly entered into a Development Agreement with the said M/s. Matrix Construction, a Partnership firm, represented by its Partners namely (1) Sri Uttam Kumar Kundu, son of Late Jadab Chandra Kundu and (2) Sri Samiran Kundu, son of Sri Uttam Kumar Kundu, being the Second Party / Developer therein and being the Second Party / Developer / Promotor herein upon the terms and conditions mentioned therein and the said Development Agreement, dated 11/05/2023, which was duly registered in the office of the Additional District Sub-Registrar at Sealdah, District: South 24-Parganas and recorded there in Book No.: I, Volume No.: 1606-2023, Page from 47035 to 47076, Being No.: 160601675, For the year 2023 and simultaneously the First Party / Land Owners / Vendors herein on the same date i.e. dated 11/05/2023, executed a Development Power of Attorney, in favour of the said M/s. Matrix Construction, a Partnership firm, represented by its Partners namely (1) Sri Uttam Kumar Kundu, son of Late Jadab Chandra Kundu and

(2) Sri Samiran Kundu, son of Sri Uttam Kumar Kundu, being the Second Party / Developer therein and being the Second Party / Developer / Promotor herein which was duly registered in the office of the Additional District Sub-Registrar at Sealdah, District: South 24-Parganas and recorded there in Book No.: I, Volume No.: 1606-2023, Page from 49483 to 49503, Being No.: 160601685, For the year 2023, empowering the Second Party / Developer herein and being the Second Party / Developer / Promotor herein, to look after the affairs related to the said proposed development of the said Property and to sale, assigns and / or transfer of the Developer's / Promotor's allocation as reserved under the said Development Agreement, dated 11/05/2023.

The aforesaid manner the said First Party / Land Owner / Vendor herein further executed a General Power of Attorney, dated 11/05/2023, in favour of the said M/s. Matrix Construction, a Partnership firm, represented by its Partners namely (1) Sri Uttam Kumar Kundu, son of Late Jadab Chandra Kundu and (2) Sri Samiran Kundu, son of Sri Uttam Kumar Kundu, being the Second Party / Developer therein and being the Second Party / Developer / Promotor herein, which was duly registered in the office of the Additional

District Sub-Registrar at Sealdah, District: South 24-Parganas and recorded there in Book No.: I, Volume No.: 1606-2023, Page from 47021 to 47034, Being No.: 160601674, For the year 2023, empowering to look after the affairs related to the sanction of Building Plan from the Building Department, Borough No. III of the KMC Office for construction of a new multistoried Building upon the said plot of Bastu Land.

- (B) The said Bastu Land is earmarked for the purpose of building a (commercial / residential / any other purpose) Project, comprising G+4 storied Building and the said project shall be known as "Iconic Appartment".
- (C) The Second Party / Developer / Promotor herein is fully competent to enter into this Agreement For Sale and all the legal formalities with respect to the right, title and interest of the Second Party / Developer / Promotor herein regarding the said Bastu Land on which project is to be constructed have been completed.

The Second Party / Developer / Promotor herein has informed to the Building Department, Borough No. III of the Kolkata Municipal Corporation on / /202, regarding commencement of the said development work.

(E) The Second Party / Developer / Promotor herein has obtained the final layout plan approvals for the project from Building Department, Borough

No. III of the Kolkata Municipal Corporation. The Second Party / Developer / Promotor herein agrees and undertakes that it shall not make any changes to these layout plans except in strict compliance with section 14 of the Act. and other laws as applicable.

- (F) The Second Party / Developer / Promotor herein has registered the said project under the provision of the Act. with the Real Estate Regulatory

 Authority at Kolkata, vide registration no.

 on / /202.
- (G) The Third Party / Allottees / Purchasers herein has applied for one

 Flat in the said Project vide application no. , dated / / 202 .

 And same has been alloted in the said "Iconic Appartment", being Flat

 No. , on the Floor, having carpet area of sq.ft., along with one

 under roof / open Garage, being no. , admeasuring sq.ft. in the Ground

 Floor as permissible under the applicable Law and of prorata share in the

 "Common Areas", as defined under clause (N) of Section 2 of the Act.

 (hereinafter referred to as the said "Apartment" morefully and particularly described in the Schedule-"A" and the floor plan of the said apartment in annexed hereto and marked as the Schedule-"B".

- (H) The Parties have gone through all the terms and conditions set out in this Agreement For Sale and understood the mutual rights and obligations detailed herein.
 - (I) The additional disclosurer:

- (J) The Parties herby confirm that they are signing the Agreement For Sale with full knowledge of all the laws, rules, regulations, notifications, etc., applicable to the said Project.
- (K) The Parties relying o the confirmations, representations and assurances of each other to faithfully abide by all the terms, conditions and stipulations contained in this Agreement For Sale and applicable laws are now willing to enter into this Agreement For Sale on the terms and condition appearing hereinafter.
- (L) In accordance with the terms and conditions set out in this Agreement

 For Sale and as mutually agreed upon by and between the Parties, the Second

 Party / Developer / Promotor hereby agrees to sell and the Third Party /

 Allottees / Purchasers hereby agrees to purchase the said one Flat and the

 said one Garage, as specified in paragraph "G".

Now Therefore in consideration of the mutual representations, covenants, assurances, promises and agreemnts contained herein and other good and valuable consideration, the Parties agree as follows.

(1) <u>Terms</u>:

Subject to the terms and condition as detailed in this Agreement For Sale, the Second Party / Developer / Promotor herein agrees to the Third Party / Allottees / Purchasers herein and the Third Party / Allottee / Purchasers hereby agrees to purchase, the said one Flat as specified in paragraph "H".

The Total price for the said Flat, besed on the carpet area is

Rs. /- (Rupees) only. The Total Price, give

break up and description given under.

One Flat No. , on the Floor, under the said "Iconic Appartment", having carpet area sq.ft.. rate of Rs. /- (Rupees) only per sq.ft. and rate of common areas Rs. /- (Rupees) only per sq.ft.

And

One under roof / open Garage space, being no. , admeasuring sq.ft. in the Ground Floor, total price of Rs. /- (Rupees) only.

Explanation:

- (i) The total price above includes the booking amount paid by the Third

 Party / Allottees / Purchasers herein to the Second Party / Developer /

 Promotor herein towards the said one Flat and one under roof /

 open Garage Space.
- (ii) The total price above excluding CGST and SGST (consisting of the other tax if any or cess and any other similar taxes as per law, which may be levied, in connection with the construction of the said entire Project payable by the Second Party / Developer / Promotor herein, upto the date of handing over the possession of the said one Flat and one under roof / open Garage Space).

Provided that in case there is any change / modification in the taxes, the subsequent amount payable by the Third Party / Allottees / Purchasers herein to the Second Party / Developer / Promotor herein shall be increased / reduced based on such change / modification.

(iii) The Second Party / Developer / Promotor herein shall periodically intimate to the Third Party / Allottees / Purchasers herein, the amount payble as started in (i) above and the the Third Party / Allottees / Purchasers herein shall make payment within 30 days from the date of such written intimation. In addition, the Second Party / Developer / Promotor herein shall provide to the Third Party / Allottees / Purchasers herein the details of the taxes paid or

demanded along with the acts / rules / notifications together with dates from which such taxes / levies etc. have been imposed or became effective.

(iv) The total price of the said one Flat includes: 1) prorata share in the common areas and 2) said one Garage space as provided in this Agreement For Sale.

The total price is escalation-free, save and except increases which the third Party / Allottees / Purchasers hereby agrees to pay, due to increase on account of development charges payable to the competent authority and / or any other increase in charges which may be levied or imposed by the competent from the time to time. The Second Party / Developer / Promotor herein undertakes and agrees that while raisint a demand on the Third Party / Allottees / Purchasers herein for increase in development charges, cost charges imposed by the completent authorities, the Second Party / Developer / Promotor herein shall enclose the said notification / order / rule / rugulation to the effect along with the demand letter being issued to the Third Party / Allottees / Purchasers herein, which shall only be applicable on subsequent payments.

The Third Party / Allottees / Purchasers herein shall make the payment plan set out in the Schedule-"C" ("Payment Plan")

The Second Party / Developer / Promotor herein may allow, in its sole discretion, a rebate for early payments for installments payable by the Third Party / Allottees / Purchasers herein by discounting such such early payment % per annum for the period by which the respective installment has been preponed. The provision for allowing rebate and such rate of rebate shall

not be subject to any revision / withdrawal, once granted to the Third Party / Allottees / Purchasers herein by the Second Party / Developer / Promotor herein.

It is agreed that the Second Party / Developer / Promotor herein shall not make any additions and alterations in the sanctioned plan, layout plan and specifications and the nature of fixtures, fittings and amenities described therein in respect of the said "Iconic Appartment" or Building, as the case may be without the previous written consent of the Third Party / Allottee / Purchasers herein. Provided that the Second Party / Developer / Promotor herein may make such minor additions or alterations as may be required by the Third Party / Allottees / Purchasers herein or such minor changes or alteration as per provision of the Act.

The Second Party / Developer / Promotor herein shall confirm the final carpet area that has been allotted to the Third Party / Allottees / Purchasers herein after the construction of the said Building is complete and the occupancy cerficate is granted by the competent authority, by furnishing details of the changes, if any, in the carpet area. The total price payble for the carpet area shall be recalculated upon confirmation by the Second Party / Developer / Promotor herein. If there is any reduction in the carpet area within the defined limit then the Second Party / Developer / Promotor herein shall refund the excess money paid by the Third Party / Allottees / Purchasers herein within forty-five days with annual intest as the rate spefied in the rules, from the date when such an excess amount was paid by the Third Party / Allottees / Purchasers herein. If their is any increase in the carpet area allotted to the

Third Party / Allottees / Purchasers herein, the Second Party / Developer / Promotor herein shall demand that from the Third Party / Allottees / Purchasers herein as per the next myles tone of the payment plan. All these monetary adjustments shall be made the same rate per square feet as agreed in Clause 1.2 of this Agreement For Sale.

Subject to Clause 9.3 the Second Party / Developer / Promotor herein agrees and acknowledges, the Third Party / Allottees / Purchasers herein shall have the right to the said one Flat and said one Garage space as mentioned below:

- (i) The Third Party / Allottees / Purchasers herein shall have exclusive ownership of the said one Flat and said one Garage space.
- undivided proportonate share in the common areas. Since the share / interest of the Third Party / Allottees / Purchasers herein in the common area is undivided and connot be divided or separated, the Third Party / Allottees / Purchasers herein shall use the common areas along with other occupants, maintenance staff etc. without causing any inconvenience or hindrance to them (the Third Party / Allottees / Purchasers herein). Further the right of the Third Party / Allottees / Purchasers herein to use the common areas shall always be subject to the timey payment of maintenance charges and other charges as applicable. It is clarified that the Second Party / Developer / Promotor herein shall convey undivided proportionate title in the common areas to the association of allottees / purchasers as provided in the Act.

(iii) That the computation of the price of the said one Flat and said one Garage space includes recovery of price of bastu land, construction of the common areas, internal development charges, external development charges taxes cost of prividing electric wiring, fire detection and fire fighting equipments in the common areas etc. and includes cost for providing all other facilities as privided within the said Project.

It is made clear by the Second Party / Developer / Promotor herein and the Third Party / Allottees / Purchasers herein agrees that the said one Flat and said one Garage space shall be treated as a single indivisible unit for all purposes. It is agreed that the said Project is an independent, self-contained Project covering the said bastu land and is not a part of any other Project or zone and shall not form a part of and / or linked / combined with any other project in its vicinity or otherwise except for the pupose of integration of infrastructure for the benefit of the Third Party / Allottees / Purchasers herein. It is clearified that Project's facilities and amenities shall be available only for use and enjoyment of the Third Party / Allottees / Purchasers herein of the said Project.

It is understoood by the Third Party / Allottees / Purchasers herein that all other areas and i.e. areas and facilities falling outside the Project, namely "Iconic Appartment", shall not form a part of the declaration to be filed with the competent authority in accordance with the West Bengal Apartment Ownershiip Act. 1972.

The Second Party / Developer / Promotor herein agrees to pay all outgoings before transferring the physical possession of the said one Flat and

said one Garage space to the Third Party / Allottees / Purchasers herein, which it has collected from the Third Party / Allottees / Purchasers herein, for the payment of outgoings (including land cost, ground rent, municipal or other local taxes charges for water or electricity, mainteance charges, including mortgage loan and interest on mortgages or others encumbrances and such other liablities payble to competent auhtorities, banks and financial institutions, which are related to the said Project). If the Second Party / Developer / Promotor herein fails to pay all or any of the outgoing collected by it from the Third Party / Allottee / Purchasers herein or any liability, mortages loan and interest thereon before transferring the said one Flat and said one Garage space to the Third Party / Allottees / Purchasers herein, the Second Party / Developer / Promotor herein agrees to be liable, even after the transfer of the one Flat and said one Garage space, to pay such outgoings and penal charges, if any to the authority or person to whom they are payable and be liable for the cost any legal proceedings which may be taken there for by such authority or person.

The Third Party / Allottees / Purchasers herein has paid a sum of Rs. /- (Rupees) only, as booking amount being part payment towards the total price of the one Flat and said one Garage space at the time of application dated / / 202 , the receipt of which the Second Party / Developer / Promotor hereby acknowledges and the Third Party / Allottees / Purchasers hereby agrees to pay the remaining price of the one Flat and said one Garage space as prescribed in the "Payment Plan" as as

may be demanded by the Second Party / Developer / Promotor herein within the time and in the manner specified therein.

Provided that if the Third Party / Allottees / Purchasers herein delays in payment towards any amount for which is payble, the Third Party / Allottees / Purchasers herein shall be liable to pay interest at the rate specified in the rules.

2. Mode of Payment:

Subject to the terms of this Agreement For Sale and the Second Party / Developer / Promotor herein abiding by the construction milestones, the Third Party / Allottees / Purchasers herein shall make all payments, on demand by the Second Party / Developer / Promotor herein within the stipulated time as mentioned in the "Payment Plan" through A/c. Payee Cheque/ Demand Draft or online payment (as applicable) in favour of "M/s. Matrix Construction", payble at Kolkata.

3. Compliance of Laws Relating to Remittances:

The Third Party / Allottees / Purchasers herein, if resident outside of India, shall be solely responsible for complying with the necessary formalities as laid down in Foreing Exchange Management Act, 1999, Reserve Bank of India and Regulations made there under or any statutory amendment(s) / modification(s) made thereof and all other applicable laws including that of remittance of payment acquistion / sale / transfer of immovable properties in India etc. and provide the Second Party / Developer / Promotor herein with such permission, approvals which would enable the Second Party / Developer / Promotor herein to fulfil its obligations under this Agreement For Sale. Any

refund, transfer of security, if provided in terms of this Agreement For Sale shall be made in accordance with the provision of Foreing Exchange Management Act, 1999 or statutory enactments or amendments thereof and the rules and Regulations of the Reserve Bank of India or any other applicable law. The Third Party / Allottees / Purchasers herein understand and agrees that in the event of any failure on the Third Party / Allottees / Purchasers herein part to comply with the applicable guidelines issued by the Reserve Bank of India, the Third Party / Allottees / Purchasers herein shall be liable for any action under Foreing Exchange Management Act, 1999 or other laws as applicable, as amended from time to time.

The Second Party / Developer / Promotor herein accepts no responsibility in this regard. The Third Party / Allottees / Purchasers herein shall keep the Second Party / Developer / Promotor herein fully indemnified and harmless in this regard. Whenever there is any change in the residential status of the Third Party / Allottees / Purchasers herein subsequent to the signing of this Agreement For Sale, it shall be the sole responsibility of the Third Party / Allottees / Purchasers herein to intimate the same in writting to the Second Party / Developer / Promotor herein immediately and comply with necessary formalities if any under the applicable laws. The Second Party / Developer / Promotor herein shall not be responsible towards any thirty party making payment / remittances on behalf of any of the Third Party / Allottees / Purchasers herein and such thirt party shall not have any right in the application / allotment of the said one Flat and said one Garage space applied for herein in any way and the Second Party / Developer / Promotor herein shall be issuing the payment receipts in favour of the Third Party / Allottees / Purchasers herein only.

4. Adjustment / Appropriation of Payment:

The Third Party / Allottees / Purchasers herein authorizes to the Second Party / Developer / Promotor herein to adjust / appropriate all payments made by the Third Party / Allottees / Purchasers herein under any head(s) of dues against lawfull outstanding. if any in the name of the Third Party / Allottees / Purchasers herein, as the Second Party / Developer / Promotor herein may in its sole discretion deem fit and the Third Party / Allottees / Purchasers herein undertakes not to object / demand / direct the Second Party / Developer / Promotor herein to adjust their (the Third Party / Allottees / Purchasers herein) payments in any manner.

5. Time is Essence:

Time is essence for the Second Party / Developer / Promotor herein as well as the Third Party / Allottees / Purchasers herein. The Second Party / Developer / Promotor herein shall abide by the time Schedule for completing the said Project and handing over the said one Flat and said one Garage space to the Third Party / Allottees / Purchasers herein and common areas to the association of the all allottes / purchasers after re ceiving the occupancy certificate or the completion certificate or both, as the case may be. Similarly, the Third Party / Allottees / Purchasers herein shall make timely payment or the installment and otehr dues payable by the Third Party / Allottees / Purchasers herein and meeting the other oblication under this Agreement For Sale subject to the simultaneous completion of construction by the Second Party / Developer / Promotor herein as provided in Schedule-"C" ("Payment Plan").

6. Construction of the Project / Apartment:

The Third Party / Allottees / Purchasers herein has seen the specification of the one Flat and said one Garage space and accepted the Payment plan, floor plan, layout plans (annexed along with this Agreement For Sale), which has been approved by the competent authority, as represented by the Second Party / Developer / Promotor herein. The Second Party / Developer / Promotor herein shall develop the said Project in accordance with the said layout plans, floor plans and specifications. Subject to the terms in this Agreement For Sale, the Second Party / Developer / Promotor herein undertakes to strictly abide by such plans approved by the competent authorities and shall also strictly abide by the bye-laws, FAR and density norms and provisions prescribed by the Building Department Borough No. III, of the KMC office rules in force and shall not have an option to make any variation / alteration / modification in such plans, other than in the manner provided under the Act. and breach of this terms by the Second Party / Developer / Promotor herein shall constitute a materials breach of this Agreement For Sale.

7. Possession of the Apartment:

The Schedule for possession of the said one Flat and said one Garage space :

The Second Party / Developer / Promotor herein agrees and understands that timely delivery of possession of the said one Flat and said one Garage space is the essence of this Agreement For Sale. The Second Party / Developer / Promotor herein, based on the approved plans and specifications, assures to hand over possession of the one Flat and said one Garage space expected as on / / 202 .

Unless there is delay or failure due to war, flood, drought, fire, cyclone, earthquake or any other calmity caused by nature affecting the regular development of the real estate project ("Force Majeure"). If, hwever, the completion of the said project is delayed due to the "Force Majeure" conditions then the Third Party / Allottees / Purchasers herein agrees that the Second Party / Developer / Promotor herein shall been titled to the extension of time for delivery of possession of the said one Flat and said one Garage space, provided that such "Force Majeure" conditions are not of a nature which make it impossible for the contract to the implemented. The Third Party / Allottees / Purchasers herein agrees and confirms that, in the event it becomes impossible for the Second Party / Developer / Promotor herein to impletment the said Project due to "Force Majeure" conditions, then this allotment shall stand terminated and the Second Party / Developer / Promotor herein shall refund to the Third Party / Allottees / Purchasers herein the entire amount received by the Second Party / Developer / Promotor herein from the allotment within 45 days from that date. After refund of the money paid by the Third Party / Allottees / Purchasers herein, the Third Party / Allottees / Purchasers herein agrees that they (the Third Party / Allottees / Purchasers herein) shall not have any rights claims etc. against the Second Party / Developer / Promotor herein and that the Second Party / Developer / Promotor herein shall be released and discharged from all its obligaitons and liabilities under this Agreement For Sale.

Procedure for taking possession: The Second Party / Developer /
Promotor herein, upon obtaining the occupancy certificate from the competent
authority shall offer in writing the possession of the said one Flat and said one

Garage space, to the Third Party / Allottees / Purchasers herein in terms of this Agreement For Sale to be taken within 03 (three) months from the date of issue of such notice and the Second Party / Developer / Promotor herein, shall give possession of the said one Flat and said one Garage space, to the Third Party / Allottees / Purchasers herein. The Second Party / Developer / Promotor herein, agrees and undertakes to indemnify the Third Party / Allottees / Purchasers herein in case of failure of fulfilment of any of the provision, formalities, documentation on part of the Second Party / Developer / Promotor herein. The Third Party / Allottees / Purchasers herein agrees to pay the maintenance charges as determind by the Second Party / Developer / Promotor herein / Association of allottees / purchasers as the case may be the Second Party / Developer / Promotor herein on its behalf shall offer the possession to the Third Party / Allottees / Purchasers herein in writing within 15 days of receiving the occupancy certificate of the said Project.

Failure of the Third Party / Allottees / Purchasers herein to take possession of the said one Flat and said one Garage space :-

Upon receiving a written intimation from the Second Party / Developer / Promotor herein as per clause 7.2, the Third Party / Allottees / Purchasers herein shall take possession of the said one Flat and said one Garage space from the Second Party / Developer herein by executing necessary indemnities, undertakings and such other documentation as prescribed in this Agreement For Sale and the Second Party / Developer / Promotor herein shall give

possession of the said one Flat and said one Garage space to the Third Party

/ Allottees / Purchasers herein. In case the Third Party / Allottees /

Purchasers herein fails to take possession within the time provided in clause

7.2, such the Third Party / Allottees / Purchasers herein shall continue to be liable to pay maintenance charges as applicable.

Possession by the Third Party / Allottees / Purchasers herein :-

After obtaining the occupancy certificate and handing over physical possession of the said one Flat and said one Garage space to the Third Party / Allottees / Purchasers herein, it shall be the responsibility of the Second Party / Developer / Promotor herein to hand over the necessary documents and plans, including common areas, to the association of the all Allottees / Purchasers or the completent authrity, as the case may be as per the local laws.

Cancellation by the Third Party / Allottees / Purchasers herein :-

The Third Party / Allottees / Purchasers herein shall have the right to cancel / withdraw their (the Third Party / Allottees / Purchasers herein) allotment in the said project as provided in the Act.

Provided that where the Third Party / Allottees / Purchasers herein proposes to cancel / withdraw from the said Project without any fault of the Second Party / Developer / Promotor herein, the Second Party / Developer / Promotor herein is entitled to forfeit the booking amount paid for the allotment. The balance amount of money paid by the Third Party / Allottees / Purchasers herein shall be return by the Second Party / Developer / Promotor herein to the Third Party / Allottees / Purchasers herein within 45 days of such cancellation.

Compensation: The Second Party / Developer / Promotor herein shall compensate to the Third Party / Allottees / Purchasers herein in case of any loss caused to they (the Third Party / Allottees / Purchasers herein) due to defective title of the said bastu land, on which the said Project is being development or has been development in the manner as provided under the Act. and the claim for compensation under this section shall not be barred by limitation provided under any law for the time being in force.

Except for occurrence of a "Force Majeure" event, if the Second Party / Developer / Promotor herein fails to complete or is unable to give possession of the said one Flat and said one Garage space (i) in accordance with the terms of this Agreement For Sale, duly completed by the date specified herein, or (ii) due to discontinuance of its business as a Developer on account of suspension of revocation of the registration under the Act. or for any other reason, the Second Party / Developer / Promotor herein shall be liable, on emand to the Third Party / Allottees / Purchasers herein, in case the Third Party / Allottees / Purchasers herein whish to withdraw from the said Project, without prejudice to any other remedy available, to return the total amount received by the Second Party / Developer / Promotor herein in respect of the said one Flat and said one Garage space, with interest at the rate specfied in the rules within 45 days including compension in the manner as provided under the Act. Provided that where if the Third Party / Allottees / Purchasers herein does not intend to withdraw from the said Project, the Second Party / Developer / Promotor herein shall pay the Third Party / Allottees / Purchasers herein interest at the rate specified in the rules for every month of delay, till the handing over of the possession of the said one Flat and said one Garage space.

8. Representations and warranties of the Second Party / Developer / Promotor herein :

The Second Party / Developer / Promotor hereby represents and warrants to the Third Party / Allottees / Purchasers herein as follows:

- (i) The Second Party / Developer / Promotor herein has absolute, cleare and marketable title with respect to the said Bastu Land, the requisite rights to carry out development upon the said Bastu Land and absolute, actual, physical and legal possession of the said Bastu Land for the said Project.
- (ii) The **Second Party / Developer / Promotor** herein has lawful rights and requisite approvals from the competent authorities to carry out development of the said Project.
- (iii) There are no encumbrances upon the said Bastu Land or the said Project. (in case there are any encumbrances on the said Bastu Land, provide details of such encumbrances including any rights, title, interest and name of party in or over such Bastu Land)
- (iv) There are no litigations pending before any Court of Law with respect to the said Bastu Land, Project or the said one Flat and said one Garage space.
- (v) All approval, licenses and permits issued by the competent authroities with respect to the Project, said Bastu Land and the said one Flat and said one Garage space are valied and subsisting the have been obtained by

following due process of law. Further, the Second Party / Developer / Promotor herein has been and shall at all times, remain to the compliance with all applicable laws in relation to the said Project, said Bastu Land, entire Building / Appartment and the said one Flat and said one Garage space and common areas.

- (vi) The Second Party / Developer / Promotor herein has the right to enter into this Agreement For Sale and has not committed or omitted to perform any act or things, where by the right, title and interest of the Third Party / Allottees / Purchasers created herein, may prejudicially be affected.
- (vii) The Second Party / Developer / Promotor herein has not entered into any agreement for sale and / or development agreement or any other agreement / arrangement with any person or party with respect to the said Bastu Land, including the said Project and the said one Flat and said one Garage space which will, in any manner, affect the rights of the Third Party / Allottees / Purchasers herein under this Agreement For Sale.
- (viii) The Second Party / Developer / Promotor herein confirms that the The Second Party / Developer / Promotor herein is not restricted in any manner whatsoever from selling the said one Flat and said one Garage spaces to the Third Party / Allottees / Purchasers herein in the manner contemplated in this Agreement For Sale.
- (ix) At the time of execution of the **Deed of Conveyance**, the **Second Party / Developer / Promotor** herein shall handover lawful, vacant, peaceful physical possession of the said one **Flat** and said one **Garage** space to the

Third Party / Allottees / Purchasers herein and the common areas to the Assocation of the all Allottees / Purchasers.

- (x) The **Schedule-"A"** property is not the subject matter of any **HUF** and that no part thereof is owned by any minor and / or no minor has any right, title and claim over the **Schedule-"A"** property.
- (xi) The Second Party / Developer / Promotor herein has duly paid and shall continue to pay and discharge all governmental dues, rates, charges and taxes and other monies, levies, imposition, premiums, damages and / or penalities and other out goings, whatsoever payable with respect to the said Project to the competent authorities.
- (xii) No noties from the Government or any other local body or authority or any legislative enactment, government ordinance, order, notification (including any notice for acquistion or the said Project / Property / Bastu Land) has been received by or served upon the **Second Party / Developer / Promotor** herein in respect of the said Project / Property / Bastu Land.
- (xiii) That the said Project / Property / Bastu Land is not belongs to the Waqf property.

9. Events of Defaults and Consequences:

Subject to the "Force Majeure" clause, the Second Party / Developer / Promotor herein shall be considered under a condition of default, in the following events.

(i) The Second Party / Developer / Promotor herein fails to provide ready to move in possession of the said one Flat and said one Garage space

to the **Third Party** / **Allottees** / **Purchasers** herein within the time period specified. For the purpose of this clause, "**ready to move in possession**" shall mean that the said Apartment / Project shall be in a habitable condition which is complete in all respect.

(ii) Discontinuance of the **Second Party** / **Developer's** / **Promotor's** business as a **Developer** on account of suspension or revocaion of **its** registration under the provisions of the Act. or the rules or regulations made there under.

In case of Default by the Second Party / Developer / Promotor herein under the conditions listed above, the Third Party / Allottees / Purchasers herein is entitled to the following:

- (i) Stop making further payments to the Second Party / Developer / Promotor herein as demanded by the Second Party / Developer / Promotor herein. If the Third Party / Allottees / Purchasers herein stops making payments, the Second Party / Developer / Promotor herein shall correct the situation by completing the construction milestones and only thereafter the Third Party / Allottees / Purchasers herein be required to make the next payment without any penal interest, or.
- (ii) The Third Party / Allottees / Purchasers herein shall have the option of terminating this Agreement For Sale in which case, the Second Party / Developer / Promotor herein shall be liable to refund the entire money paid by the Third Party / Allottees / Purchasers herein under any head whatoever towards the purchase of the said one Flat and said one Garage space, along with interest at the rate specified in the rules within 45 days or receiving the termination notice.

Provided that where the Third Party / Allottees / Purchasers herein does not intend to withdraw from the said Project or terminate this Agreement For Sale, they (The Third Party / Allottees / Purchasers herein) shall be paid, by the Second Party / Developer / Promotor herein, interest at the rate specified in the rules, for every month of delay till the handing over of the possession of the said one Flat and said one Garage space.

The Third Party / Allottees / Purchasers herein shall be considered under the condition of Default, on the occurrence of the following events:

- (i) In case the Third Party / Allottees / Purchasers herein fails to make payment for 2 (Two) consecutive demands made by the Second Party / Developer / Promotor herein as per the "Payment Plan" annexed hereto, despite having been issued notice in that regard, the Third Party / Allottees / Purchasers herein shall be liable to pay interest to the Second Party / Developer / Promotor herein on the unpaid amount at the rate specified in the rules.
- (ii) In case of default by the Third Party / Allottees / Purchasers herein under the condition listed above continues for a period beyond consecutive months after notice from the Second Party / Developer / Promotor herein in this regard, the Second Party / Developer / Promotor herein shall cancel the allotment of the said one Flat and said one Garage space in favour of the Third Party / Allottees / Purchasers herein and refund the amount money paid to the Second Party / Developer / Promotor herein by the Third Party / Allottees / Purchasers herein after deducting the booking amount and the interest liabilities and this Agreement For Sale shall there upon stand terminated.

10. Conveyance of the said one Flat and said one Garage space :

The Second Party / Developer / Promotor herein, on receipt of complete amount of the total Price of the said one Flat and said one Garage space under the Agreement For Sale from the Third Party / Allottees / Purchasers herein shall execute a Deed of Conveyance and convey the title of the said one Flat and said one Garage space together with proportionate indivisible shall in the commoon areas within 3 (Three) months from the issuance of the occupancy certificate. However, in case the Third Party / Allottees / Purchasers herein fails to deposit the stamp duty, registration charges and all other incidental and legal expenses etc. so demanded within the period mentioned in the demand letter, the Third Party / Allottee / Purchasers herein authorized the Second Party / Developer / Promotor herein to with hold regration of the Deed of Conveyance in their (the Third Party / Allottees / Purchasers herein) favour till full and final settlement of all dues and stamp duty, registration charges to the Second Party / Developer / Promotor herein is made by the Third Party / Allottees / Purchasers herein. The Third Party / Allottees / Purchasers herein shall be solely responsible and liable for complance of the provision of Indian Stamp Act. 1899 including any actions taken or deficiencies / panalties imposed by the authority / authorities.

11. Maintenance of the said entire Building / Apartment / Project :

The Second Party / Developer / Promotor herein shall be responsible to provide and maintain essential service in the said Project till the laking over of the maintenance of the said Project by the Association of the all Allottees/Purchasers. The such maintenance has been calculated of the each areas.

12. Defect Liability:

It is agreed that in case any structural defect or any other defect in workmanship, quality or provision of services or any other obligations of the Second Party / Developer / Promotor herein as per this Agreement For Sale relating to such development is broght to the notice of the Second Party / Developer / Promotor herein within a period of 5 (five) years by the Third Party / Allottees / Purchasers herein from the date of handing over possession.

It shall be the duty of the Second Party / Developer / Promotor herein to rectify such defect without further charges within 30 (thirty) days and the event of the Second Party / Developer's / Promotor's herein failure to rectify such defects within such time, the aggrieved the Third Party / Allottees / Purchasers herein shall be entitled to received appropriate compensation in the manner as provided under the Act.

13. Right the Third Party / Allottees / Purchasers herein to use common areas and facilities subject to payment of total maintenance charges:

The Third Party / Allottees / Purchasers hereby agrees to purchase the said one Flat and said one Garage space on the specific understanding that their (The Third Party / Allottees / Purchasers herein) right to the use of common areas shall be subject to timely payment fotal maintenance charges, as determind and thereafter bilted by the mainteance agency appointed or the Association of the Allottees / Purchasers (or the mainteance agency appointed by it) and performance by the Third Party / Allottees / Purchasers herein of all their (the Third Party / Allottees / Purchasers herein) obligation in

respect of the terms and conditions specified by the maintenance agancy or the Association of the Allottees / Purchasers from time to time.

14. Right to enter of the said entire apartment / building for repairs :

The Second Party / Developer / Promotor herein / maintenance agency / Association of the Allottees / Purchasers shall have rights of unrestricted access of all common areas, open / under roof garages / parking spaces for providing necessary maintenace service and the Third Party / Allottees / Purchasers herein agrees to permit the Association of the Allottees / Purchasers and / or maintenance agency to enter into the said one Flat and said one Garage space or part of thereof, after due notice and during the normal working hours, unless the circumstances warrant otherwise, with a view to set right any defect.

15. Usage :

Use of service area: The service areas, if any as located within the "Iconic Appartment", shall be earmarked for purposes such as parking spaces and service including but not limited to electric sub-station, transformer, DG set room, under ground water tanks, pump rooms, maintenance and service rooms, fire fighting pump and equipment's etc. and other permitted uses as per sanctioned plans. The Third Party / Allottees / Purchasers herein shall be not be permited to use the services areas and if any manner whatsoever, other then those earmarked as parking spaces and the same shall be reserved for use by the Association of the Allottees / Purchasers formed by the Allottees / Purchasers for rendering mainenance services.

16. General Compliance with Respect to the said entire Apartment / Building:

Subject to clause 12 above, the Third Party / Allottees / Purchasers herein shall after taking possession, be solely responsible to maintain the said one Flat and said one Garage space at their (the Third Party / Allottees / Purchasers herein) own cost, in good repair and condition and shall not door suffer to be done anything in or to the said entire Apartment / Building or the said one Flat and said one Garage space or the staircases, lifts, common passages, corridors, circulation areas, atrium or the compound whichmay be in violation of any laws or rules of any auhtority or change or alter or make additions to the said one Flat and said one Garage space and keep the said one Flat and said one Garage space it walls and partitions, sewers, drains, pipe and apurtenances thereto or belonging there to, in good and tenantable repair and maintain the same in a fit and proper condition and ensure that the support, shelter etc. of the said entire Apartment / Building is not in any way damaged or Jeopardized. The Third Party / Allottees / Purchasers herein futher undertakes, assures and guarantees that they (the Third Party / Allottees / Purchasers herein) would not put any sign-board / name-plate, neon light, publicity material or advertisement material etc. on the face/facade of the said entire Apartment / Building or anywhere on the exterior of the said Project, Apartment, Building therein or common areas. The Third Party / Allottees / Purchasers herein shall also not change the colour Scheme of the outer walls or painting of the exterior side of the windows or carry out any change in the exterior elevation or design. Further the Third Party / Allottees / Purchasers herein shall not store any hazardous or combustible goods in the said one Flat and said one Garage space or place any heavy material in the common

passages or staircase of the said entire Apartment / Building. The Third Party / Allottees / Purchasers herein shall also not remove any wall, including the outer and load bearing wall of the said one Flat and said one Garage space. The Third Party / Allottees / Purchasers herein shall plan and distribute its electrical load in conformity with the electrical systems installed by the Second Party / Developer / Promotor herein and thereafter the Association of the Allottees / Purchasers and / or maintenance agency apartment by the Association of the Allottees / Purchasers. The Third Party / Allottees / Purchasers herein shall be responsible for any loss or damages arising out of breach of any of the aforesaid conditions.

17. Compliance of Law, Notifications etc. by The Third Party / Allottees / Purchasers herein:

The Third Party / Allottees / Purchasers herein is entering into this Agreement For Sale for the allotment of the said one Flat and said one Garage space with the full knowledge of all laws, rules, regulations, notifications applicable to the said Project in general and this Project in particular. That the Third Party / Allottees / Purchasers hereby undertakes that they (the Third Party / Allottee / Purchasers herein) shall comply with and carry out, from time to time after they (the Third Party / Allottees / Purchasers herein) has taken over for occupation adn use of the said one Flat and said one Garage space, all the requirements, requisitions, demands and repairs which are required by any competent authority in respect of the said one Flat and said one Garage space at their (the Third Party / Allottees / Purchasers herein) own cost.

18. Additional Constructions:

The Second Party / Developer / Promotor herein undertake that it has no right to make additions or to put up addition structure(s) any where in the said Project after Building plan, vide B.P. No.

dated

, for G+IV storied Building, which has been approved by the competent authority. Provided the Second Party / Developer / Promotor herein may be make additional structure(s) upon the said Bastu Land which approved of the competent authority.

19. The Second Party / Developer / Promotor herein shall not mortgage or create charge :

After the Second Party / Developer / Promotor herein execute this Agreement For Sale, its shallnot mortgate or create a charges on the said one Flat and said one Garage space and if any such mortgage or charge is made or created then notwithstading anything contained in any other law for the time being in force, such mortgage or charge shall not affect the right and interest of the Third Party / Allottees / Purchasers herein who has taken or agreed to take such of the said one Flat and said one Garage space.

20. Apartment ownership Act. :

The Second Party / Developer / Promotor herein has assured the Third Party / Allottees / Purchasers herein that the said Project in its entirely is in accordance with the provisions of the West Bengal Apartment Ownership Act. 1972. The Second Party / Developer / Promotor herein showing compliance of various laws/regulations as applicable in the State of West Bengal.

21. Binding Effect.:

Forwarding the Agreement For Sale to the Third Party / Allottee / Purchasers herein by the Second Party / Developer / Promotor herein does not create a binding obligation on the part of the Second Party / Developer / Promotor herein or the Third Party / Allottees / Purchasers herein until, firsly, the Third Party / Allottees / Purchasers herein signs and delivers this Agreement For Sale with all the Schedules along with the payment due as stipulated in the "Payment Plan" within 30 (thrity) days from the date of receipt by the Third Party / Allottees / Purchasers herein and secondly, appears for registration of the same before the concerned Sub-Registrar as and when intimated by the Second Party / Developer / Promotor herein. If the Third Party / Allottees / Purchasers herein fails to execute and deliver to the Second Party / Developer / Promotor herein this Agreement For Sale within 30 (thrity) days from the date of its receipt by the Third Party / Allottees / Purchasers herein and / or appear before the Registrar / Sub-Registrar / Registrar of Assurances for its registration as and when intimated by the Second Party / Developer / Promotor herein, then the Second Party / Developer / Promotor herein shall serve a notice to the Third Party / Allottees / Purchasers herein for rectifying the default, which if not retified 30 (thrity) days from the date of its receipt by the Third Party / Allottees / Purchasers herein, application of the Third Party / Allottees / Purchasers herein shall be treated as cancelled and all sums deposited by the Third Party / Allottees / Purchasers herein in connection there with including booking amount shall be returned to the Third Party / Allottees / Purchasers herein without any interest or compensation whatsoever.

22. Entire Agrement For Sale:

This Agreement For Sale, along with its Schedules, constitues the entire Agreement For Sale between the Parties with respect to the subject matter hereof and supersedes any and all understandings, any other agreements, allotment letter, correspondences, arrangements whether written or oral, if any between the Parties in regard to the said one Flat and said one Garage space, as the case may be.

23. Right to Amend:

This **Agreement For Sale** may only be amended through written consent of the Parties.

24. Provision of this Agreement For Sale applicable on the Third Party / Allottees / Purchasers herein :

It is clearly understood and so agreed by and between the Parties hereto that all the provisions contained herein and the obligations arising hereunder in respect of the said Project shall equally be applicable to and enforceable against any subsequent the Third Party / Allottees / Purchasers herein of the said one Flat and said one Garage space, in case of transfer, as the said obligation go along with the said one Flat and said one Garage space for all intents and purposes.

25. Waiver not a Limitation to Enforce :

The Second Party / Developer / Promotor herein may at its sole option and discretion, without prejudice to its rights as set out in this Agreement For Sale, wave the breach by the Third Party / Allottees / Purchasers herein is not making payment payments as per the "Payment Plan" including waiving the payment of interest for delayed payment. It is made clear and so agreed by the Third Party / Allottees / Purchasers herein, that exercise of discretion by the Second Party / Developer / Promotor herein in the case of the Third

Party / Allottees / Purchasers herein shall not be construed to be a precedent and / or binding on the Second Party / Developer / Promotor herein to exercise such discretion in the case of other Allottees / Purchaser.

Failure on the part of the **Second Party / Developer / Promotor** herein to enforce at any time or for any period of time the Provision hereof shall not be construed to be a waiver of any provision or of the right there after to enforce each and every provision.

26. Severability:

If any provision of this Agreement For Sale shall be determined to be void or unenforceable under the Act. or the rules and regulations made there under or under other applicable laws, such provision of this Agreement For Sale shall be deemed amended or deleted in so for as reasonably inconsistent with the purpose of this Agreement For Sale and to the extent necessary to conform to Act. or the rules and regulations made there under or the applicable as the case may be and the remaining provision of this Agreement For Sale shall remain valid and enforceable as applicable at the time of execution of this Agreement For Sale.

27. Method or Calculation of Proportionate share wherever referred to in this Agreement For Sale :

Wherever in this Agreement For Sale it is stipulated that the Third Party

/ Allottees / Purchasers herein has to make any payment, in common with
other Allottees / Purchasers in the said Project the same shall be the proportion
which the carpet area of the said one Flat and said one Garage space bear
to the total carpet area of all the flats / garage area in the said Project.

28. Further Assurances:

Both Parties agree that they shall execute, acknowledge and deliver to the otehr such instruments and take such other actions, in additions to the instruments and actions specifically provided for herein as may be reasonably required in order to effectuate the provision of this agreement for sale or of any transction contemplated herein or to confirm or perfect any right to be created or transfer hereunder or pursutant any any such transction.

29. Place of Execution:

The execution of this Agreement For Sale shall be complete only upon its execution by the Second Party / Developer / Promotor herein through its authorized signatory at the Second Party / Developer's / Promotor's office or some other place, which may be mutually agreed between the Second Party / Developer / Promotor herein and the Third Party / Allottees / Purchasers herein in Kolkata after this Agreement For Sale is duly executed by the Second Party / Developer / Promotor herein and the Third Party / Allottees / Purchasers herein or simultaneously with the execution the said Agreement For Sale shall be registered at the office of the Sub-Registrar at Sealdah, District: South 24-Parganas. Hence this Agreement For Sale shall be deemed to have been executed at Kolkata.

30. Notices:

That all notices to be served on the Third Party / Allottees / Purchasers herein and the Second Party / Developer / Promotor herein as contemplated by this Agreement For Sale shall be deemed to have been duly served it sent to the Third Party / Allottees / Purchasers herein or the Second Party / Developer / Promotor herein by registered post at their (the Third Party / Allottees / Purchasers herein) respective addresses specified below:

Name of the Third Party / Allottees / Purchasers herein

(1) Sri

and (2) Smt.

Address:

, P.O.

, P.S.

, Kolkata-

Name of the Second Party / Developer / Promotor herein,

M/s. Matrix Construction

Partners: (1) Sri Uttam Kumar Kundu (2) Sri Samiran Kundu, Office Address: 157/2A, Acharya Prafulla Chandra Road, First Floor, Room No. 1B, P.O. Shyambazar, P.S. Shyampukur, Kolkata-700 004.

It shall be the duty of the Third Party / Allottees / Purchasers herein and the Second Party / Developer / Promotor herein to infrom each other of any change in address subsequent to the exection of this Agreement For Sale in the above address by registered post filling which all communications and letters posted at the above address shall be deemed to have been received by the Second Party / Developer / Promotor herein or the Third Party / Allottees / Purchasers herein as case may be.

31. Joint Allottees / Purchasers :

That in case there are Joint Allottees / Purchasers all communication shall be sent by the Second Party / Developer / Promotor herein to the Third Party / Allottees / Purchasers herein whose name appears first and at the address given by their (the Third Party / Allottees / Purchasers herein) which shall for all intents and purposes to consider as peroperly served on all the Third Party / Allottees / Purchasers herein.

32. Governing Law:

That the rights and oblication of the Parties under or arising out this Agreement For Sale shall be construed and enforced in accordance with the laws of India for the time being in force.

33. Dispute Resolution:

All or any disputes arising out or touching upon or in relation to the terms and conditions of this **Agreement For Sale**, including the interpretation and validity of the terms there of and the respective rights and obligations of the Parties, shall be settled amicably by mutual discussion, failing which the same shall be settled through the Adjudicating Officer appointed under the Act.

(The other terms and conditions are as per the contractual understanding between the Parties, however, the additional terms and conditions are not interrogation of or inconsistent with the terms and conditions set out above or the Act. and the rules and regulation made there under)

The Schedule-"A" Above Referred To

(Entire Bastu Land / Property / Premises)

All That piece and parcel of revenue redeemed Bastu Land measuring about 07 (Seven) Cottahs - 09 (Nine) Chattaks-37 (Thirty Seven) Sq.Ft. (as per physical measurement), which Bastu Land area written as 08 (Eight) Cottahs - 10 (Ten) Chattaks-43 (Fourty Three) Sq.Ft. (as per registered Deed of Conveyance, dated 01/12/2009) be the same a little more or less, together with a proposed newly G+IV storied Building, named "Iconic Apartment", constructed / erected thereon of several residential Flats, Garage spaces, Office Spaces and Shop Rooms, having Lift Facilities therein, along with all easements, appurtenances and common rights of the KMC main road on the southern side of the said Bastu Land available therein lying, situate at and being Premises No. 50/1, Dr. Suresh Chandra Banerjee Road, P.O. Beliaghata, P.S. Beliaghata, Kolkata-700 010, under the KMC Ward No. 034, vide Assessee No. 11-034-09-1002-3, within the Jurisdiction of the Additional District Sub-Registrar at Sealdah, District: South 24-Parganas, which is butted and bounded as the following manner:

(Zone : Rail Bridge, W-34-CIT/GS Rd on Road)

On The North By : Premises No. 5/6, Hem Chandra Naskar Road

On The South By : 60'-0" wide Dr. Siresh Chandra Banerjee Road

On The East By : Premises No. 1, Hem Chandra Naskar Road

On The West By : Premises No 59A, Dr. Siresh Chandra Banerjee Road

and 2.76 meters wide private passage

The Schedule-"B" Above Referred To (The Said Flat Hereby Intend To Be Sold)

All That the self contained, independent vitrified tiles finished floored, fully residential one Flat (being No.) on the Floor, having carpet area Sq.Ft. + proportionate common uses area Sq.Ft.) be the same, a little more or less, along with one Garage Space (being No.) on the Ground Floor together proportionate share of Bastu Land, morefully described in the Schedule-"A" mentioned property hereinbefore written of the newly constructed G+IV storied Building.

The Schedule-"C" Above Referred To ("Payment Plan" by the Third Party / Allottees / Purchasers)

tota	es to pay the	nasers nereby agree	e Tilira Party / Allottees / Purc	111
only)	(Rupees	ration amount of Rs. /-	conside
asers	ottees / Purch	the Third Party / Allot	ng CGST and SGST) out of which	(excludi
1		/- (Rupees	as already paid a sum of Rs.	
nt the	which amour	5-17 (************************************	or before execution of this Agre	
			Party / Developer / Promotor	
			ceived and the balance amount	
ortion	n in the propo		to the Second Party / Develope	
			nanner hereinafter appearing —	
			On or before signing of this a	1.
,	D-		sale (inclusive of the applicate of the total consideration amou	
/-	Rs.	IIIL .	On Completion of Foundation	2.
1-	Rs.	tion amount	10% out of the total considera	
			On Casting of Ground Floor	3.
1-	Rs.	fion amount	10% out of the total considera-	
			On Casting of First Floor	4.
1-	Rs.	tion amount	15% out of the total considera	_
	D-	tion amount	On Casting of Second Floor 15% out of the total considerate	5.
/-	Rs.	lion amount	On Casting of Third Floor	6.
/-	Rs.	tion amount	10% out of the total considerate	O.
			On Casting of Fourth Floor	7.
1-	Rs.	tion amount	10% out of the total considerate	
		the entire Building	On Brick and Plaster work of	8.
/-	Rs.	on amount	5% out of the total consideration	
			On Possession or on before ex	9.
			registration of Deed of Convey	
1-	Rs.	ut of the total	Flat and Garage Space 5% o consideration amount	

The Schedule-"D" Above Referred To

(The Second Party / Developer / Promotor Herein And The Third Party / Allottees / Purchasers Herein Are Entitled

As Common User Of The Common Areas And The Common Parts Mentioned In The Indenture Shall Include)

- 1) Stair case on all the floors and stair cover room on ultimate roof
- Stair case landing on all the floors.
- 3) Main gate to the said premises and common passage and lobby or mandatory open space surrounding on the ground floor to top floor excepting the other's places on the ground floor.
- 4) Water pump, pump room on the ground floor, underground water tank, main water pipes, overhead water tank on the roof and other common plumbing installations.
- Installation of common service viz. electricity, water pipes, sewerage, rain water pipes.
- Lighting in the common space, passage staircase, including main electric meter fittings.
 - 7) Common Electric meter and box.
- 8) Electric wiring meter for lighting stair case, lobby and other common areas (excluding those as the installed for any particular floor) and space required thereto.
- 9) Window, Doors, Grills and other fittings of the common area of the said premises including side space of the said premises.
- 10) Such other common parts areas equipments installation, fixtures, fittings, covered and open space in the said premises of the said proposed G+4 storied new Building as are necessary for use and occupancy of the units.
- 11) Electrical wiring meters (excluding those are installed for any particulars unit)

- 12) General Common Elements of all appurtenances and facilities and other items which are not part of the said unit.
- (a) Entire Bastu Land, morefully described in the Schedule-"A" mentioned property hereinabove written.
 - (b) All private ways curves, side-walls area of the said premises.
 - (c) Exterior conduits, utility lines.
- (d) Public connection meters, gas, electricity, telephone and water owned by public utility or other agencies providing such services and located outside of the said proposed G+4 storied new Building.
- (e) Exterior lighting and other facilities necessary to the upkeep and safety of the said proposed G+4 storied new Building.
- (f) All elevations including shafts, shaft walls, pump room and apartments facilities.
- (g) All other facilities or elements or any improvement outside of the unit but upon the said proposed **G+4 storied** new Building which is necessary for or convenient to the existence, management, operation, maintenance and safety of the said proposed **G+4 storied** new Building in common use.
- (h) The foundation, corridor, lobbies, stairways, entrance and exists path ways, footings, column, girders, beams, supports and exterior walls beyond the said unit side or interior load bearing walls within the said proposed G+4 storied new Building or concrete floor slab except the roof slab and all concrete ceiling and all staircase in the said proposed G+4 storied new Building.
- (i) Conduits, utility lines, telephone and electrical systems contained within the said proposed G+4 storied new Building.

(j) The ultimate roof or terrace including structure in the said proposed G+4 storied new Building will jointly be undivided property among the said First Party / Land Owners / Vendors herein and the other owners as the purchasers herein or other purchasers of different unit subject to limitation, if any to their such right of the said proposed G+4 storied new Building, the purchasers being entitled to use and enjoy the said ultimate roof or terrace with the said First Party / Land Owners / Vendors herein, other purchasers with causing inconvenience to one another.

The Schedule-"E" Above Referred To (Common Expenses To Be Borne By The Second Party / Developer / Promotor Herein And The Third Party / Allottees / Purchasers Herein)

- 1) The expenses of administration, maintenance, repair, replacement of the common parts and equipment and accessories common area and facilities including white washing, painting and decorating the exterior portion of the said proposed **G+4 storied** new Building, the boundary walls, entrance, the stair case, the landing the gutters, ultimate roof, rainwater pipes, motors pumps, water and gas pipe, electric wirings and installations, sewers, drains and all other common parts, fixtures fittings and equipments, in under or upon the said proposed **G+4 storied** new Building enjoyed in common by the purchaser or purchasers of the said proposed **G+4 storied** new Building.
- 2) The cost of cleaning maintaining and lighting the main entrances, passages, landings, stair cases and other parts of the said proposed G+4 storied new Building as enjoyed or used in common by the occupiers of the said proposed G+4 storied new Building.
- 3) Cost and charges of establishment reasonable required for the maintenance of the said proposed G+4 storied new Building and for watch and watch duty and other incidents costs.

- The cost of decorating the exterior of the said proposed G+4 storied new Building.
- 5) The cost of repairing and maintenance of water pump, all electrical installations and service charges supplies of common utilities.
- 6) Insurance premium if any for insurance the said proposed G+4 storied new Building against any damage due to earthquake, fire, lightening, civil commotion etc.
- 7) The Kolkata Municipal Corporation taxes of the said proposed G+4 storied new Building, if any and other similar taxes save those separately assessed on the respective Flats / Garages and unless the said Flats / Garages handed over to the said First Party / Land Owners / Vendors herein and or prospective purchaser or purchasers of the said Second Party / Developer / Promotor herein shall bear all kinds of rates and taxes.
- 8) Litigation expenses as may be necessary for protecting the right, title and possession to the Bastu Land and the said proposed G+4 storied new Building.
- 9) Such other expenses as are necessary or incidental for the maintenance, Govt duties and up-keepment of the said proposed G+4 storied new Building as may be determined by the Flats / Garages Owners Association.

The Schedule-"F" Above Aeferred To

(The Guidance Respecting Possission And/Or User Of The Said Unit Inter-Alia Shall Include The Impositions And Restriction As Under)

- Not to carry on or permit to be carried on upon the said proposed G+4 storied new Building / unit any offensive or unlawful activities illegal or forbidden under any law for the time being in force.
- Not to demolish or cause to be demolished or damaged the said proposed G+4 storied new Building / unit or any part thereof.

- 3) Not to do or permit to be done any act deed or thing which may render void or void-able any insurance of any Flats / Garages or any part thereof or cause any increase in premium payable in respect thereof.
- 4) Not to claim division or partition of the said Bastu Land and / or the said proposed G+4 storied new Building thereon and common areas within the same.
- 5) Not to decorate the exterior of the said unit which may affect the other Flats / Garages owners within the said proposed G+4 storied new Building or the structure thereof, in any manner whatsoever.
- 6) Not throw or accumulate in the said proposed G+4 storied new Building / unit or any portion of the said proposed G+4 storied new Building / unit the same.
- 7) Not to paint outer walls or portion or common walls or portions of the said proposed **G+4 storied** new Building, exclusive of the getup thereof, the said First Party / Land Owners / Vendors herein being entitled to paint inside the walls and portions of the said First Party / Land Owners / Vendors herein only in any colour of the said First Party / Land Owners / Vendors herein choice.
- 8) The purchasers of the said proposed G+4 storied new Building / unit together with other purchasers or the said First Party / Land Owners / Vendors herein or other units shall must have abide by obligations for guidance of members or maintenance, safety and security of the said proposed G+4 storied new Building or otherwise as shall be necessary in the interest thereof.
- 9) Not to encroach any common portion of the said proposed G+4 storied new Building as aforesaid, nor to obstruct, jeopardize the user thereof and nor to encumber any of such portion in any manner whatsoever.

The Schedule-"G" Above Referred To (Specification Of Work)

Construction to be made and fitting and fixtures to be installed and provided in the said proposed **G+4 storied** new Building shall be standard or ISI marked quality and according to the plan and advice of the Architect / Engineer and includes the following:

- 1. Foundation: The foundation shall be reinforced cement, concrete as per design, by the L.B.S. Engineer and any appropriate authorities. The Cement will be used like (ACC / Ambuja / Laffarge / Ultratech)
- Super Structure: The Super Structure of the said proposed G+4 storied new Building shall have reinforce cement, concrete framed structure with reinforced cement, concrete columns, beams and slabs.
- 3. Wall: Wall of the said proposed G+4 storied new Building shall be 8 inches thick brick walls on the external face and 3 inches thick brick partition internal walls and the said walls will be finished by putty of good quality.
- 4. Finishes: All internal surfaces to be plastered with cement, sand and will be finished by putty, All external wall to be plastered with cement, sand and the said walls will be finished by colour of standard or ISI marked quality.
- 5. Flooring: Flooring inside the all flats shall be of vitrified tiles, flooring in the stair case and lobby shall also be vitrified tiles.
- 6. **Doors**: All the door frames shall be of sall woods and the door shutters will be of flush doors.
 - 7. Window: Alluminium sliding windows, Iron grill with colour glass.
- 8. **Kitchen**: Kitchen shall have cooking platform of black stone make with steel sink attached, ceramic tiles of standard quality shall be provided on the walls up to a height of 7 feet from the floor. All plumbing items and fittings in the kitchen shall be standard or ISI marked quality.
- 9. Toilet: Toilet shall have concealed water line facility. All plumbing items and fittings in the toilets shall be standard or ISI markd quality. Ceramic tiles of standard quality shall be provided on the walls up to a height of 7 feet from the floor.
- 10. **Electrical**: Concealed installation of electric pipes and wire and box in the wall of the all flats. The **Third Party** / **Allottees** / **Purchasers** herein will have to arrange the installation of their own electric meter.
- 11. Water Supply: Underground reservoir and overhead water tank shall be made for 24 hours water supply by common water pump, which is fix in the ground floor.

In Witnesses Whereof parties hereinabove named have set their respective hands and signed this Agreement For Sale, at Kolkata in the presence of attesting witnesses, signing as such on the day first above written.

The First Party / Land Owner/Vendor In The Presence Of	For, M/s. Matrix Construction			
	Partner Pa	rtner		
(Sri) Son of Occupation : Address : P.O. P.S. , Kolkata-700	(Sri Uttam Kumar Kundu/Sri Samiran Kur As Constituted Attorneys of the First Party / Owner / Vendor namely :- State Resource Centre For Adult Education, Wes —Signature of the First Party/Land Owner/Vend	t Benga		
Signed And Delivered By The Second Party / Developer/ Promotor In The Presence Of	For, M/s. Matrix Construct	ion		
(Sri Son of	Partner Pa	rtner		
Occupation :	(Sri Uttam Kumar Kundu / Sri Samiran K	undu)		
Address : P.O.	-Signature of the Second Party / Developer/Pro	motor		
P.S. , Kolkata-700	—Signature of the Second Party / Developer/Plot	110101-		
,				
Signed And Delivered By				
The Third Party / Allottees /	1.			
Purchasers In The Presence Of				
	2.			
(Sri				
Son of	(Sri)			
Occupation : Address :	(Smt)	and the second		
P.O.	—Signature of the Third Party/Allottees P	urchas		
P.S. , Kolkata-700	Drafted By Me.			
Typed By Me,				
(Was Carres Bart)	(Kazi Tozammel Hossain)			
(Miss. Suparna Paul) D/o. Sri Sukamal Paul	-Advocate-			
Occupation : Private Service	Sealdah Civil Court			
Address: 157/2A, A.P.C. Road	Enrolment No. F-165/176 of 1995			
P.O. Shyambazar, P.S. Shyampukur Kolkata-700 004	Kolkata-700 014			

Memo of Earnest / Advance Money

Received of and from the within named Third Party / Allottees / Purchasers

herein, the v	vithin mentioned	sum of Rs.	/- (Rup	ees) only
as and by w	ay of earnest /	advance money	against this	Agreemen	t For Sale
	er as follows :-			-	
Date	Cheque No.	Name of Bank	of Branch		Amount
				Rs.	/-
(Rupees) Only			tal Rs.	<i>J-</i>
	4				
Witnesses	:		ř		
(Sri Son of Occupation :)				
Address : P.O. P.S.	, Kolkata-700	F	or, M/s. Ma	trix Const	ruction
			Partner		Partner
		(5	Sri Uttam Kumar I	Kundu/Sri Samir	
(Sri Son of Occupation : Address :)	—Signat	ure of the Second	Party / Developer	/Promotor—
P.O. P.S.	, Kolkata-700				

PHOTO PEST AND FINGER IMPRESSION SHEET NOS. 1 OF 3

	Small Finger	Ring Finger	Middle Finger	Indication Finger	Thumb Finger
LEFT					
For, M/s. Matrix Construction	Thumb Finger	Indication Finger	Middle Finger	Ring Finger	Small Finger
Partner (Sri Uttam Kumar Kundu) As Constituted Attorneys of the State Resource Centre For Adult Education, West Bengal —Signature of the First Party / Land Owner / Vendor—	Small	Ring	Middle	Indication	Thumb
	Finger	Finger	Finger	Finger	Finger
LEFT					
For, M/s. Matrix Construction	Thumb Finger	Indication Finger	Middle Finger	Ring Finger	Small Finger
Partner RIGHT (Sri Samiran Kundu) As Constituted Attorneys of the State Resource					

PHOTO PEST AND FINGER IMPRESSION SHEET NOS. 2 OF 3

	Small	Ring	Middle	Indication	Thumb
	Finger	Finger	Finger	Finger	Finger
LEFT					
	Thumb	Indication	Middle	Ring	Small
	Finger	Finger	Finger	Finger	Finger
For, M/s. Matrix Construction RIGHT HAND Partner (Sri Uttam Kumar Kundu) —Signature of The Second Party / Developer / Promotor—	7-				
	Small	Ring	Middle	Indication	Thumb
	Finger	Finger	Finger	Finger	Finger
LEFT					
	Thumb	Indication	Middle	Ring	Small
	Finger	Finger	Finger	Finger	Finger
For, M/s. Matrix Construction RIGHT HAND Partner (Sri Samiran Kundu) —Signature of The Second Party / Developer / Promotor—				4	

PHOTO PEST AND FINGER IMPRESSION SHEET NOS. 3 OF 3

	Small	Ring	Middle	Indication	Thumb
	Finger	Finger	Finger	Finger	Finger
LE					
	Thumb	Indication	Middle	Ring	Small
	Finger	Finger	Finger	Finger	Finger
RIGH HAN	ID				
—Signature of the Third Party/Allottee / Purchaser—	Small	Ring	Middle	Indication	Thumb
	Finger	Finger	Finger	Finger	Finger
LE					
	Thumb	Indication	Middle	Ring	Small
	Finger	Finger	Finger	Finger	Finger
RIGI					